

No. 19-1289

In The
Supreme Court of the United States

GEORGE ANDREW BENAVIDE,
PETITIONER

V.

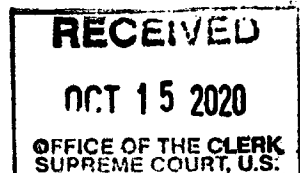
UNITED STATES ATTORNEY GENERAL WILLIAM BARR, et al
DEFENDANT(S)

On Petition For Writ OF Certiorari
To The United States Court Of Appeals
For The Fifth Circuit

PETITION FOR REHEARING

GEORGE ANDREW
BENAVIDES
PETITIONER, Pro se
1308 E. Common St, Suite 205
Mail Box 408
New Braunfels, Texas 78130
(210) 322-9328
(210) 954-23268
benbarr1951131@outlook.com

JEFFREY B. WALL
COUNSEL OF RECORD
ACTING SOLICITOR GENERAL
UNITED STATES DEPARTMENT
OF JUSTICE
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001
SupremeCtBriefs@USDOJ.gov
Telephone: 202-514-2217



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PETITION FOR REHEARING

Pursuant to Rule 44 of this Court, the Petitioner, hereby respectfully petitions for rehearing of this cad before full nine-Member Court.

1. For twenty-five years (25) the Petitioner has been retaliated against, illegally spied on, invaded of his privacy, tortured, falsely imprisoned, exposed to society and the government without due process of the law, without permission from a federal judge's court order, without probable cause or without his consent. This case Is not just about the Petitioner, It's about the lives of the Americans people who are being tracked, targeted and tortured daily by these exotic space weapons, space weapons, satellite weapons illegally used by the Respondents and other private corporations. Why is this going on? Who will be the next victim? Will it be you, your family members or friends next? Why isn't the federal government allowed to be exposed? When is it going to stop?
2. This case is unusual and involves a challenge by the Respondents who violated the Espionage Act of 1917 when they illegal spied on the Petitioner during the Gulf War while serving in the United States Marines from 1993 until 1998 when he was honorably discharged. The

Respondents bribed a lawless family member of the Petitioner to agree to a contract to spy on the Petitioner as an experiment for the rest of his life. The contract agreed upon between the Petitioner's family member and the Respondents is null and illegal, because the Petitioner was not involved in the signing of the contract and the Petitioner was over the age of eighteen to do his own contractual agreements. Knowing all this why did the Respondents entrap the Petitioner's family member on a bribe to agree to a contract that they knew was illegal and null? Why weren't all male recruited members who enlisted with the Petitioner all treated the same way the Petitioner was. *See Exhibit #1 list of members enlisted with the Petitioner on January 10, 1994.*

3. After the Petitioner's obligation ended in the United States Marines in 1998 with an honorable discharge, why did the Respondents continue to spy on the Petitioner after his obligation ended in the military?
4. On May 12, 2000 the Petitioner filed a lawsuit in the United States District Court For Western District of Texas San Antonio Division to try to stop these crimes committed against him by the United States Navy and United States Department of Veterans Affairs. The Federal Judge Edward Prado threw the case out. Why would a federal judge throw a case out of court that involved espionage or illegal spying and torturing of an American citizen? From that date on until this current time several federal officials: Two United States Congressmen, Four United States Presidents, FBI, and United States Senators were asked to investigate the Petitioner's complaint but they neglected to do so. Why?
5. What is incredibly insane and frivolous is that the United States Department of Veterans Affairs neglect to investigate the Petitioner's complaint that he was illegally spied on and tortured during and after his military career. The DVA wrongfully diagnosed the Petitioner as delusional prism and compensates the Petitioner at a One Hundred percent status. Why didn't the DVA investigate the crime instead of compensating the Petitioner?
6. Because the Petitioner made these complaints since the year 2000 to federal officials he has since then been a victim of Retaliation and criminal conspiracy by the Respondents to cover up his federal complaints submitted to federal officials. They are attacking the Petitioner with sonic weapons, satellite weapons, electronic harassment, and neighborhood electronic harassment to attempt to day and night to manipulate his thought or kill the Petitioner to cover up this court case. All federal officials and evidence including his Book: *The 1994 Hacked Mind* by G.A Benavides listed in the Petitioner's Writ of Certiorari tells this court that the Respondents and federal officials neglect to face the facts that the Petitioner and Americans are being tracked, stalked, targeted, tortured and even kill with space exotic weapons and electronic

- harassment. Instead the FBI calls this insane and asked that people calling their office see a psychiatrist. Why?
7. On October 2, 2001, United States Congressman Dennis Kucinich from the State of Ohio attempted to pass a bill to protect Americans to what the Petitioner and Americans are experiencing now. Why would the legislative body of the United States Federal Government not pass a law to protect Americans?
 8. In February 2017 Dr. Michael Hoffer from the University of Miami Health System first treated U.S Diplomats hurt in Cuba by exotic space weapons or sonic weapons. See You tube Video Title: Doctors Who First Saw U.S Diplomats Hurt In Cuba Say Symptoms Cannot Be Faked, reported by NBC News Published on December 12, 2018.
 9. Because these crimes of space weapons, exotic weapons, electronic harassment are being used on the Petitioner and Americans. The Petitioner contacted Dr, Michael Ellis Hoffer, located at 1120 Northwest 14th Street, Floor 5, Miami, Fl 33136. On October 7, 2020 a recorded statement clarified that Dr Michael Ellis Hoffer agree to treat the Petitioner, George Andrew Benavides on October 29, 2020 as a victim of exotic weapons, space weapons and electronic harassment on The conversation was recorded by the Petitioner because the FBI does not recognize these space crimes or electronic harassment committed against Americans but instead call Americans inane for reporting this. This court has to hear evidence that Dr. Michael Ellis Hoffer is treating patients as of 2019 in the United States who call themselves “Targeted Individuals” and who are victims of exotic weapons, satellite weapons and electronic harassment. *See attached USB drive for the evidence of Dr. Michael Hoffer, and whistleblowers of victims of satellite weapons and electronic harassment.*

CONCLUSION

If the Petitioner made complaints since the year 2000 about being spied on, tracked, targeted and tortured by exotic weapons, satellite weapons and electronic harassment and federal officials such as the FBI neglect to investigate these crimes. Then, wouldn't this be fraud if a doctor treats and diagnoses patients who claim to be targeted individuals and validates these complaints? Then why do you have local law enforcement officers working for the local states detain or involuntary admitting Americans into mental institution for reporting these crimes of being attacked by satellite weapons, exotic harassment, or electronic harassment. Wouldn't this be fraud by psychiatrist for wrongfully diagnosing and medicating Americans who are victim of these space weapons and electronic harassment if Dr Michael Hoffer is validating and treating “Targeted Individuals.

So, you see the Petitioners due process of the law has been violated and this court will never see the evidence that was supposed to be submitted to lower courts by granting the Petitioner the right to proceed into the discovery phase of federal law and civil procedure to obtain documents, records, contracts, blue prints, tapes, video tapes, space cameras and satellite pictures, tracking devices used to spy, track, target and torture the Petitioner and other Americans. Instead we have a case of pawn off between United States Presidents, Bill Clinton, George W, Bush, Barack Obama and Donald Trump and federal agencies. If the Petitioner ask two United States Congressmen to investigate crimes committed against him by federal agencies such as the U.S Navy and Department of Veterans Affairs and they neglect to investigate, then someone is hiding a criminal conspiracy, especially when society and the government can illegally intercept your thoughts to track, target and torture with satellite weapons and electronic harassment.

I am asking that this court reconsider and rehear this case based on this unusual and new evidence that in fact the Petitioner and other Americans are being targeted individuals and are victims of illegal spying, espionage, torture and treason. I am asking that this court restore Law and Order and grant the demand and settlement submitted in the Petitioners original petition filed in the United States District Court Western District of Texas San Antonio Division Case No. 5:19-CV-440-DAE.

For the foregoing reasons, the petition for rehearing should be granted

Respectfully submitted,

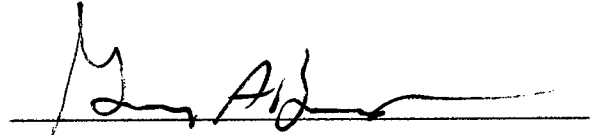


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CERTIFICATE OF PETITIONER/ PRO SE

Pursuant to Rule 44, Petitioner/Pro se certifies that the Petition is restricted to the grounds specified in the Rule with substantial grounds not previously presented. Petitioner/Pro se certifies that this Petition is presented in good faith and not for delay.

A handwritten signature in black ink, appearing to read "G. Andrew Benavides", is written over a horizontal line.

George Andrew Benavides
Petitioner, Pro se
1308 E. Common St, Suite 205
Mail Box 408
New Braunfels, Texas 78130