

No. _____

In the
Supreme Court of the United States

CHARLES D. HOOD,

Petitioner,

v.

DONALD J. TRUMP, ET AL.,

Respondents.

On Petition for a Writ of Certiorari to the
United States Court of Appeals for the Ninth Circuit

PETITION FOR A WRIT OF CERTIORARI

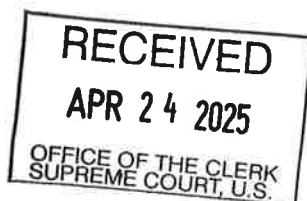
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April 21, 2025

SUPREME COURT PRESS

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QUESTIONS PRESENTED

When every right withheld must have a remedy, and every injury its proper redress I, Charles Dean of the Hood family present the following questions for review:

1. Whether Alternative Means of Dispute Resolution process is required for redress for injuries when a contract, specifically private Contract J3:16fGslt-wthghobS©, requires arbitration for controversies?
2. In Equity when Respondents are accountable to the Claimants the Respondents must respond when required during Dispute Resolution Process or their silence is their tacit acceptance of private Contract J3:16fGslt-wthghobS© and Claimed injuries?
3. Whether in Good faith the Claimants did not give the Respondents sufficient opportunity and time to respond to Claims, form any Defenses, and to Challenge private Arbitration Award SAAPH-A510A-JK within the thirty (30) day grace periods?
4. By their continued silence Respondents acknowledged the perpetual injuries evidenced in private Contract J3:16fGslt-wthghobS© and 33 SUFFOLK U.L. REV. 259, that when every right when withheld must have a remedy, and every injury its proper redress?
5. When at the completion of Dispute Resolution Process when private Arbitration Award is granted private Arbitration Award SAAPH-A510A-KJ Shall be Confirmed and Enforced by district court of the United States?
6. Whether it is a violation of the Equal Protection Clause, to hold an incarcerated person, with no retained attorney and access to information, to the same deadlines for filing an appeal as non-incarcerated persons.

PARTIES TO THE PROCEEDINGS

Petitioner and Plaintiff-Appellant below

- Charles D. Hood

Respondents and Defendants-Appellees below

- Donald J. Trump
- John Glover Roberts, Jr.
- Charles Ernest Grassley
- Nancy P. D'Alesa Pelosi
- William Pelham Barr

LIST OF PROCEEDINGS

Judicial Proceedings

U.S. Court of Appeals for the Ninth Circuit
No. 24-3862
Hood v. Trump, et al.
Date of Final Order: July 18, 2024

U.S. District Court for the District of Hawaii
No. 21-cv-00442
Hood v. Trump, et al.
Date of Final Order: November 17, 2021

Arbitration Proceedings

Sitcomm Arbitration Association
No. SAAPH-A510A-KJ
In the Matter of the Arbitration of Phillip Hudok, et al. v. Donald Trump, et al.
Final Arbitration Award: August 19, 2019

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OPINIONS BELOW

The Order of the United States Court of Appeals for the Ninth Circuit, No. 24-3862, dated July 18, 2024, is reported at App.1a. The Order of the United States District Court for the District of Hawaii, Case No. 21-cv-00442, dated, November 17, 2021 is reported at App.3a.



JURISDICTION

The U.S. Court of Appeals for the Ninth Circuit entered its opinion on July 18, 2024. (App.1a). This petition has been filed within the time required to file a petition, considering the additional time provided by the Clerk of Court to file compliant petitions in the booklet form in accordance with Sup. Ct. R. 33.1. *See* Letter from Clerk of Court, dated February 20, 2025 providing an additional 60 days to file (April 21, 2025). This Court has jurisdiction under 28 U.S.C. § 1254(1).

Should the Court deny jurisdiction on a Petition for Writ of Certiorari, then Petitioner requests that jurisdiction be granted under 28 U.S.C. § 1651 and deem this filing a Petition for an Extraordinary Writ of Mandamus with the caption "In Re Charles D. Hood." Petitioner would seek an order directing the U.S. District Court, Hawaii to enter as judgement the decision of the Sitcomm Arbitration Award, No. SAAPH-A510A-KJ. The Petitioner has exhausted remedies in Ninth Circuit and has no other avenue for relief.



INTRODUCTION

Comes now in peace Charles Dean of the Hood family, natural born free upon the land, a living, private friendly National having been accepted to be heard for this instant Action by this Court execute this Petition for a Writ of Certiorari. Following Alternate Means of Dispute and being encouraged to have Arbitration performed by an acceptable neutral Arbitrator granted Relief 19 August 2019. (App.9a) Private Arbitration Award No. SAAPH-A510A-KJ was presented for Confirmation and Enforcement to the district court of the United States on 17 November 2021. For review this Court has jurisdiction over this instant Action for Injunctional and Declaratival Relief granted by Consent the Parties to private Contract J3:16fGltwthgobS®, including private opt-in Beneficiaries. It is an established authority of law that no Action for arbitration confirmation shall be dismissed even though it involves the United States. It is also an established authority of law no remedy for relief shall be denied which by arbitration was granted. Justice Kavanaugh also agrees district court must Confirm Arbitration Awards prevented for remedy for relief. To protect the honor and integrity of this Court I invoke exclusive equity jurisdiction to Confirm and Enforce private Arbitration Award Contract No. SAAPH-A510A-KJ for Injunctional and Declaratival relief. I release this Court in this instant Action from their duty to War Powers Acts and indemnify this Court with the appropriate bonding to act in private equity jurisdiction to Confirm and Enforce private Arbitration Award Contract SAAPH-A510-KJ

to sign the enclosed "Order Granting Petition to Confirm private Arbitration Award."



STATEMENT OF THE CASE

In 1933 President Roosevelt committed grievous acts injuring Beneficiaries of the Trust, The Constitution for the United States of America (1789). President Roosevelt's surreptitious acts with Congress were unconstitutional and confiscated from the Beneficiaries their Rights of Standing, Property and Gold. *See Government by Permanent Emergency: The Forgotten History of the New Deal Constitution*, 33 SUFFOLK U.L. REV. 259. In a military coup d'etat Roosevelt passed wartime legislation "under a deceptive precept", *Ibid*, VII, injuring the Beneficiaries Rights to the Trust. Every right, when withheld must have a remedy, and every injury its proper redress.

7 December 2018 Phillip Hudok, Gene Stalnaker, Arnie Rosner, Alicia Lutz-Rolo, Leonard Frank house of Harview and Keith Lawrence in Good faith began Dispute Resolution Process identified 573 perpetual injuries against the Beneficiaries, *see sec. IV*. The Honorable JOHN GLOVER ROBERTS, JR. was notified by the Claimants with all Dispute Resolution Documents and Contracts. A private Arbitration Award SAAPH-A510A-KJ is in the record of this instant action, ECF NO 4. The Claimants and private opt-in Beneficiaries seek Remedy for Redress from those perpetual injuries. Dispute Resolution Process continued until 19 August 2019 when private Arbitrator in Good faith granted private Arbitration Award SAAPH-A510A-KJ

providing Remedy for Relief. Any party may file private Arbitration Award in any district court of the United States for Confirmation and Enforcement.

17 November 2021 private Arbitration Award was filed for Confirmation and Enforcement in the district court of the United States. (App.3a). A grievous error was committed by district court by dismissing as frivolous injuring the Claimants and private opt-in Beneficiaries. Then Appeal not filed nor delivered to prison officials within 60 days of Judgement was filed 17 June 2024. Appeal was dismissed for lack of jurisdiction. (App.3a).

I therefore present this private Action to the supreme court of the United States for the Confirmation and Enforcement of the private Arbitration Award No. SAAPH-A510A-KJ for redress of the injuries evidenced herein.



REASONS FOR GRANTING THE PETITION

The reasons relied upon for allowing this writ is that no action shall be dismissed by district courts of the United States nor shall relief be denied when brought forth in Good faith by the Claimants and private opt-in Beneficiaries. Every right, when withheld must have a remedy, and every injury its proper redress. Injunctional and Declaratival Remedy for Relief awarded by private Arbitration Award SAAPH-A510A-KJ only affects, effects Claimants and private opt-in Beneficiaries. The Remedy for Relief sought does NOT affect, effect or change Public Policy.

As Equity remedies errors, All Claimants and private opt-in Beneficiaries MUST be protected from further injury by granting this Remedy for Relief. This Action is filed in Good faith because the district court denied to grant Remedy for Relief for injuries inflicted. In Good faith I Charles Dean of the Hood family execute this instant Action providing opportunity for the Court to Confirm and Enforce private Arbitration Award SAAPH-A501A-KJ. Equity regards as done that which ought to have been done. This supreme court of the United States shall correct this error by granting and enforcing this private Injunctional and Declaratival Remedy for Relief for ALL Claimants and private opt-in Beneficiaries.

One of the great founders of this great Republic once said “He that rebels against reason is a real rebel but he that in defense of reason rebels against tyranny, has a better title to ‘Defender of the Faith’ than George the Third”. And “That to argue with a man who has renounced his reason is like giving medicine to the dead”, Thomas Paine. It is therefore my hope that the supreme court of this great Republic has NOT renounced its reasoning of the true founding principles of liberty of this Great Land known as The united states of America.

I. DISPUTE RESOLUTION PROCESS

Respondents deliberately have not answered at any time during Dispute Resolution Process even when circumstances required a response to make known their objections. Respondents’ deliberate silence in their acknowledgement and acceptance of the facts contained in private Contract J3:16fGsltwhghobS©. Show Cause that 33 SUFFOLK U.L. REV. 259 does not expose the deception and injury upon the people declared

in private Contract J3:16fGsltwhghobS© and still continuing today. Respondents' continued silence is acknowledgement and acceptance again to the following facts:

- Fact: Respondents were served Conditional Acceptance for Value upon Proof of Claim 7 December 2018 beginning Alternative Dispute Resolution evidencing the perpetual injuries upon the People.
- Fact: Respondents were served Opportunity to Cure 28 December 2018.
- Fact: Respondents were served Dispute Negotiation 8 January 2019.
- Fact: Under Contract J3:16fGsltwhghobS© there is an obligation for arbitration in the resolution of disputes.
- Fact: Responses to Proof of Claim or objections in dispute resolution were required by Respondents within thirty (30) days of notification.
- Fact: Respondents were served in Good faith proper notice of private Arbitration hearing 12 August 2019.
- Fact: Attendance was required by the Respondents to the private Arbitration hearing 12 August 2019 to make known their objections in the Dispute Negotiation.
- Fact: Respondents were required to make known their objections of the Award to the private Arbitrator within thirty (30) days of 19 August 2019.
- Fact: The awarded private Remedy for Relief for Parties including private opt-in Beneficiaries is in Contract J3:16fGsltwhghobS©.

Fact: The private Arbitration Award Contract No. SAAPH-A510A-KJ private Contract J3:16fGslth wthghobS© is binding and irrevocable upon ALL Parties thirty (30) days after notice.

Fact: Action: 1:21-cv-00442-JMS-WRP to Confirm and Enforce private Arbitration Award Contract No. SAAPH-A510A-KJ shall NOT be dismissed.

Fact: The Remedy for Relief awarded for Parties including private opt-in Beneficiaries in private Arbitration Award Contract No. SAAPH-A510A-KJ shall NOT be denied.

Fact: The Court dismissing Action: 1:21-cv-00442-JMS-WRP to Confirm private Arbitration Award No. SAAPH-A510A-KJ is a reversible error.

II. INJUNCTION AND DECLARATIVAL RELIEF GRANTED

19 August 2019 private Arbitration Award Contract SAA-HOHA-T9KDBNQ-TQRNCF2LX-5896, A510A-PH-1, SAAPH-A510A-KJ was issued because at no time did the Respondents attempt any defenses in any part of the Alternative Dispute Resolution Process. Respondents therefore by their deliberate silence do NOT allege corruption, fraud or undue means. This irrevocable private Arbitration Award with Injunctional and Declaratival Relief Granted in private Contract J3:16fGsltwhghobS© does not affect nor change or alter Public Policy. The Injunctional and Declaratival Relief awarded returns all Claimants and private opt-in Beneficiaries to their Birthright standing “private friendly American Nationals” making them whole. Equity desires the spoiled, deceived, and ruined, above all things, to have restitution. Only those men and women who consent to the “Acceptance, Acknowledgement and Claim by, under and through Free-Will Choice” private opt-in contract will receive the Beneficial Remedy for Relief. This supreme court, nor any district court of the United States should have any reservations confirming private Arbitration Award Contract. This court then MUST correct this grievous error by signing and enforcing the enclosed “Order Granting Petition to Confirm private Arbitration Award”. Equity does justice and righteousness.

III. ENFORCEMENT

Private Injunctional and Declaratival Relief shall be enforced pursuant to private Contract J3:16fGsltwhghobS© for all private opt-in Beneficiaries. All “Acceptance, Acknowledgement and Claim by, under and through Free-Will Choice” private opt-in Contracts are held by Senator Shelly Capitol, Senator Joe Manchin

and Congressman Alex Mooney and Phillip Hudok. All private opt-in Beneficiary Contracts SHALL be enforced and executed for every opt-in Beneficiary providing Injunctional and Declaratival Relief as awarded. Injunctional and Declaratival Relief has already been awarded and is irrevocable by the private Arbitration Award Contract SAAPH-A510A-KJ. Private Remedy for Relief for ALL opt-in Beneficiaries is contained in private Contract J3:16fGs1twthghobS© and in "Order Granting Petition to Confirm private Arbitration Award". This private Injunctional and Declaratival Remedy for Relief shall take full force, affect and effect immediately, is fully and completely perpetual, and is completely wholly binding upon any and all assigns, agents and successors regardless of form and format.



CONCLUSION

In my Good faith effort execute this Private Writ of Certiorari to provide opportunity for this supreme court of the United States to correct this grievous error. Every right, when withheld must have a remedy, and every injury its proper redress. Because equity remedies errors, all private opt-in Beneficiaries MUST be protected. This matter is already decided, pursuant to the facts Respondents by their continued determined silence agree to the Terms of private Contract J3:16 fGs1twthghobS© and private Arbitration Award Contract SAAPH-A510A-KJ. Because equity regards as done, that which ought to have been done, this Supreme Court shall correct this grievous error by signing and enforcing the enclosed private Injunctional

and Declarative Relief "Order Granting Petition to Confirm private Arbitration Award". Making ALL Claimants and private opt-in Beneficiaries whole. I ask this supreme court of the United States to stand in honor and have integrity.

Executed WITHOUT THE UNITED STATES, I affirm under penalties of perjury, and to the laws of the De Jure United States of America, that the foregoing is true, correct and complete to the best of my belief and informed knowledge. And further the Deponent Saith Not. I now affix my Autograph and Seal to the above Document with EXPLICIT RESERVATION OF ALL MY INALIENABLE RIGHTS, WITHOUT PREJUDICE TO ANY OF THOSE RIGHTS.

Respectfully submitted,

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April 21, 2025