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No. \_\_\_\_\_

ORIGINAL

Supreme Court, U.S.  
FILED  
FEB 11 2025  
OFFICE OF THE CLERK

\_\_\_\_\_  
IN THE

SUPREME COURT OF THE UNITED STATES

\_\_\_\_\_  
Mutaz Al Shara — PETITIONER  
(Your Name)

vs.

United States Is The Defendant — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

Federal Court Of Appeals, Federal Circuit

\_\_\_\_\_  
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Mutaz Al Shara  
\_\_\_\_\_  
(Your Name)

7737 Appoline St  
\_\_\_\_\_  
(Address)

Dearborn, Mi, 48126  
\_\_\_\_\_  
(City, State, Zip Code)

3134004945  
\_\_\_\_\_  
(Phone Number)

## QUESTION(S) PRESENTED

Capital Case. Questions presented where The Judge is wrong: This was supposed to have been a human rights defender who protect and defend the human rights of all human beings: Were these ethical dissents? The court erred considering that I brought an injunctive relief team to the judge that instead chose to insult me more than ten times on the record (Which I objected to the defamation)? Is it their first time as an injunctive relief team representing the United States being the defendant? That's a Pandora's Box of litigation considering these guys can sign for anything yet are representing the United States instead of it being a request for an injunctive relief where the United States is not being sued (is this suddenly an oligarch)? There's the Government Accountability Office Injunctive Relief & The Department Of Justice Commercial Litigants Injunctive Relief? Considering an injunctive relief is to sign protection for oil companies for example to bring back home oil for Americans? Was it patriarchal judicial collusion? Victim criminalization? Can you see all the papers? One has a timestamp that shows it was received 3 months earlier although never docketed until after the case got closed which the judge mentions as the reason for the dismissal? That's not my fault that's their clerks fault or whoever did that? (I called the scotus clerk ahead to ask whether I should ask about subject matter jurisdiction or diversity jurisdiction question for questions presented [I counted everything too I typed it's around 1300 words instead of the 1500 limit.]).

## LIST OF PARTIES



- All parties appear in the caption of the case on the cover page.
- All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

## RELATED CASES

Federal Court Of Appeals, Federal Circuit, 24-1853  
Federal Court Of Claims, 23-1848

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## TABLE OF AUTHORITIES CITED

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### STATUTES AND RULES

Statute Rule: 28 U.S. Code § 1254

241 U.S. App. D.C. 246, 746 F.2d 1563 (1984). We granted certiorari, 471 U.S. 1134, 105 S. Ct. 2672, 86 L.Ed.2d 691 (1985), because that holding was in conflict with decisions of several other Courts of Appeals.

### OTHER

Lake v. Cameron 1966

O'Connor v. Donaldson The Supreme Court Of The United States 1975

In reference to the 1975 case: There's a court case that was in self defense the one on my record granted an expungement in 1 year but it is my testimonial that all of them that came to testify do cocaine and showed up in my court trial lying when none of them saw anything aside from the one that squished a pillow over my face while I was asleep that's practically attempted murder, the police told them there aren't any marks on you was it bondage (Iancu v Brunetti) then when he went to go drop charges she told him she'd have to charge him instead since it's a dv not dismissible I was told if I take a plea I get it dismissed under hytta for minors in the same court case a Federal Court Ruled That I Am Competent Signed By Federal Judges & Doctors prior to the dozens of mental institutions I was placed in for months on end immediately after (wrongful doctors without due process and it wasn't held in en banc)

IN THE  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

**OPINIONS BELOW**

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix     <sup>A</sup>     to the petition and is  
Federal Court Of Claims? (Is This A Design Or Operator  
Problem?) LexisNexis? Federal Court Of Appeals Federal  
Circuit  
 reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

The opinion of the United States district court appears at Appendix \_\_\_\_\_ to the petition and is  
 reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix \_\_\_\_\_ to the petition and is  
 reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

The opinion of the \_\_\_\_\_ court appears at Appendix \_\_\_\_\_ to the petition and is  
 reported at \_\_\_\_\_; or,  
 has been designated for publication but is not yet reported; or,  
 is unpublished.

## JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was Federal Court Of Claims & Fed Cir Fed Appeals Did Shown On The Papers

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. \_\_\_ A \_\_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

For cases from **state courts**:

The date on which the highest state court decided my case was \_\_\_\_\_.  
A copy of that decision appears at Appendix \_\_\_\_\_.

A timely petition for rehearing was thereafter denied on the following date: \_\_\_\_\_, and a copy of the order denying rehearing appears at Appendix \_\_\_\_\_.

An extension of time to file the petition for a writ of certiorari was granted to and including \_\_\_\_\_ (date) on \_\_\_\_\_ (date) in Application No. \_\_\_ A \_\_\_\_\_.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

## **CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED**

Tucker Act.



## STATEMENT OF THE CASE

I keep getting placed in dozens of mental institutions without due process where there were wrongful doctors. It happened immediately after federal judges & doctors signed that I am competent. These were property right violations. I went to the Federal Court Of Claims 23-1848 since it happened in more than one state. My case somehow got denied there. I showed the Federal Court Of Appeals, Federal Circuit 24-1853 a timestamped letter that shows the lower court did in fact receive my amended complaint although it wasn't docketed for the judge until 3 months later even after the case was closed. The judge replied that "it was late" even though it was not. I informed each Attorney General in the District Of Columbia. I then informed each Director of every Department that was involved. The Attorney Generals job is to inform the governor of the lawsuit. The Attorney General is to then have the United States Trustees or Private United States Trustees investigate. The payout has to be \$1,000,000 or more for the court report to go to Congress & for Congress to charge the federal agents involved with misdemeanors & felonies. It has to be on behalf of all Americans with one plaintiff only being allowed. I asked for monetary damages since that is apart of the court requirement. I requested & filed en banc (legal term) yet was ignored or denied in other courts. I stepped into the Federal Court Of Claims with an injunctive relief team that I requested. The injunctive relief team was assigned to the United States whom is the defendant being sued. An injunctive relief means the United States government is authorized to sign protection. To bring back home oil for Americans, for example. Yet, I was insulted more than ten times on the record called "Delusional" which I objected to the defamation & the general counsel for the United States claimed that it was all "Implausible." Yet, there were several incidents that had arisen: I went to go make the police report which the officer refused. Mind you, in the legal contract with Identity Fraud Insurance such as All State a police report is required. I was then having back surgery at a government owned hospital so I told the University Police about the incident since their local police refused & without anytime to recover from the back surgery I was then placed in another psych ward where I was left terminally ill there in a wheelchair. I was fine before I didn't need a wheelchair. There is freedom in America & being placed under a conservatorship guardianship court is hampering on my constitutional rights. I was locked up in these insane asylums for months on end. There were property right violations. I reported several federal & state government employees with their names & even included phone numbers for safety, security, financials, etcetera. I explain the worst human rights conditions in the United States that the United States government did & he says these are private entities mentioned the list of names given to him & Chinese Civilian Spies that the local police refused to make a report on and instead mentally incarcerated me for that reason the case is dismissed let's focus on striking it from the document and worrying about safety and security too then (What about Supreme Court Bivens Vs Unknown Six) Can't ignore the fact that I was placed in dozens of insane asylums that the United States government placed me in without due process where again there were wrongful doctors months on end I was locked up. I guarantee you as soon as I sue them too the case gets dismissed for having duplicate cases open about the same thing then when it got to the false imprisonments the wrongful judge goes: "To the extent that it alleges any unlawful imprisonment it does not mention it." "To the extent that there was a constitutional violation it does not allege it." Clearly I did 'allege' it though. The United States government with their wrongful doctors kept placing me in these mental institutions without due process several times for months on end I was locked up not once over. Even though again I did nothing wrong. I even mention property right violations. He says the same thing: "To the extent that there was a taking it does not allege it." I'm requesting oral arguments in-person. I tell him to transfer to the District court then since he doesn't have jurisdiction and then he wrongfully goes: "Plaintiff requests a transfer to a District court although does not cite jurisdiction the order is denied." The entire paper cites judicial intervention though Republican or not. (I did ask for cash as apart of the court rule requirements). There were interceptions. How phoney?

## **REASONS FOR GRANTING THE PETITION**

241 U.S. App. D.C. 246, 746 F.2d 1563 (1984). We granted certiorari, 471 U.S. 1134, 105 S. Ct. 2672, 86 L.Ed.2d 691 (1985), because that holding was in conflict with decisions of several other Courts of Appeals.

**CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,

/s/ Mutaz Al Shara

Date: 02/02/2025