

No. 25-20

FILED APR 2 8 2025 OFFICE OF THE CLERK SUPREME COURT, U.S.

In The Supreme Court of the United States

ALI ESSEILY

Petitioner

v.

KATHY HOCHUL, GOVERNOR OF NEW YORK, ET.AL.

Respondents

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

PETITION FOR WRIT OF CERTIORARI

Ali Esseily 1515 Mason Street #801 Dearborn, Michigan 48124 313-205-0646

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JUL - 7 2025

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QUESTIONS PRESENTED

- 1. Why the second circuit court of appeal misapprehended and misinterpreted the Fourteenth Amendment of the Constitution as "lacks an arguable basis either in law or in the fact".
- 2. Is Peter Kalikow "landlord" committed a fraud by falsify record and weaponized Government against rule of law and constitution by untrue representation to put Petitioner investigation report under his name "Peter Kalikow".

LIST OF PARTIES

Ali Esseily

v.

Kathy Hochul in her capacity as a governor
Lititia James in her capacity as state attorney
Alvin Bragg in his capacity as city attorney
Eric Adams in his capacity as mayor
Unknown judge in his/her capacity as judge

TABLE OF CONTENTS

OPINION BELOW

JURISDICTION

CONSTITUTIONAL AND STATUTORY

PROVISION INVOLVED

STATEMENT OF THE CASE

REASON FOR GRANTING THE WRIT

CONCLUSION

INDEX TO APPENDICES

Appendix A Court Of Appeal

Appendix B District Court

Appendix C Rehearing denying

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

Petitioner respectfully prays that a writ of certiorari issues to review the judgement below.

OPINION BELOW

For cases from Federal courts:

- 1. The opinion of the United States of Appeals appears at appendix A to the petition
- 2. The opinion of the United States District Court appears at appendix B to the petition Case No. 24-CV 2932
- 3. The opinion of the United States of Appeal for rehearing appears at appendix C

JURISDICTION

- The date on which the United States Court of Appeals decided my case was 10/10/24, Case No. 24-1417
- A timely petition for rehearing was denied by the United States Court of Appeals was 11/27/24
- The jurisdiction of this court is invoked under 28 U.S.C. SEC 1254[1]

CONSTITUTIONAL AND STATUTORY PROVISION

1. Fourteenth Amendment

No state shall make or enforce any law which shall abridge the privileges or immunities of citizen of United States

Nor shall any state deprive any person of life, liberty or property without due process of law,

Nor deny any person within its jurisdiction to equal protection law

2. Article VI of the Constitution

This Constitution shall be the supreme law of the land and the judge in every state shall be bound thereby

3. Title 42 U.S.C. § 1983

Provide remedy for deprivation of rights secured by the constitution and law of United States when that deprivation take under color law of any statute, ordinance, regulation, custom or usage of any state or territory.

STATEMENT OF THE FACT

I. With uncompromised integrity second circuit court duty to provide professional respond to the people not in unlawful "kleptocracy: ruled by thugs, thieves and terrorists," caused by allergy based on name race background to indicate improper vindictive desire to retaliate against petitioner and to disparage the integrity on the basis of class citizenship judges should ashamed of the decision my complaint failed as my appeal rehearing failed too in this case judge assaulted people and obstruct justice by ignoring the fact and the law without read the information review documents explanation to indicate the misbehavior of judges got high effective in this case by using power of politic as an active policy maker by covering thugs, thieves, terrorists Jewish and government did not act further the government classified the case under secret document and sealing records to support and protect and cover thugs, thieves, terrorists Jewish in this case court failed to release the investigation report may be because a connection between Jewish Defense League terrorists and Israel consulate in New York take orders instructions from consulate and maybe there is a connection between Jewish Defense League and Israeli "Mossad" that is why the government called a robberies assaulted secret document and sealing record.

EXAMPLE OF JEWISH TERRORIST IN UNITED STATES

"Aex Odeh" American citizen "background Palestinian"
Jewish Defense League killed him two from Jewish Defense
League terrorist killed him by a bomb at Odeh office and who
killed him fled to Israel and live in settlement in the West
Bank United States government demand from Israel to arrest
them and turn them back to United States Israel refuse to
turn them back to United States.

New York City Mayor Eric Adam said New York is "Tel Aviv" United States cool it mayor New York is "West Bank" United States if you disagree release my investigation report and other secret documents and sealing records in new York police department that lead to link between terrorist Jewish and intentional failure like governor state attorney city attorney mayor unknown judge do not follow the rule of law raising the question about democracy and mobocracy in united states when let these terrorist threaten kill steal obstruct and let these terrorists impede judicial process based on defendants act and improper argument failed to address the issues.

"Aflaton" Greek philosopher said Politics is moral responsibility before politic and continues to say that politic is the honest science the sources is the right the basis is the justice the purpose is the happiness of the citizen of the city and the citizen of the government

II. Order to dismiss of district court undermine the basis fairness of the due process right guarantee under United States constitution provide protection of the people "Fourteenth Amendment"

Broken door window stolen money merchandise it is a fraud violated rule of procedure which the safe guard against thugs thieves terrorists Jewish who put themselves above the law and let district court protect them from due process hearing, witnesses, documents, and let district court judge remember that United States constitution is the supreme law of the land has provide the system of protection for petitioner to bring his claim against respondents in state court and his claim to address as matter of law district court violated discretion when court did not give opportunity to petitioner to be heard and listen too violated discretion when court refuse to understand what happen and follow stage of litigation violated discretion when petitioner did not treated fairly by

judge in unbiased fashion discretion is a decision involve of the sense of responsibility not decision not consider fact impact of decision on individual and society at all second circuit court lost the ability to clarify the wrong saying "lacks an arguable basis either in law or in the fact"

Second circuit court failed short to define law and fact when lost the ability to let district court respect and obey due process and open their personal account to declare loyalty to these thugs thieves terrorist Jewish to treat them above the law and justify to put petitioner investigation report under the name of "Peter Kalikow" and make it a secret document and sealing record "lacks an arguable basis either in law or in fact" discretion not falsify fourteen amendment which protects life liberty property the purpose of property to protect people who lean on daily life to make a living rule of law must dictate between people and government stoling properties broken window and door under secret document sealing record it is a conspiracy by government official and court to oppress abuse threaten by Jewish defense league supported by government it is a racial behavior from the court who ignore law evidence failed to address the case based on fact and issue called my case frivolous means assaulted the people by violating fourteen amendment color law abuse discretion not according to the law only but supporting terrorist Jewish and favored terrorist against the people abuse discretion for decision made to permit other like Peter Kalikow to dictate judgment abuse discretion when government intend to deceive by depriving people from their constitutional right of political power and misbehavior of judges effect this case money influence dishonest leader lacked of trust in the court lead the faith collapse not only in the court but in the government too.

III. Color Law 24 U.S.C. § 1983

Color law is the safe guard for constitutional guarantee right to all the people, right fair trial equal protection under law not abuse power to engage in unconstitutional behavior lead to more unjust and unfair society

Under color law judges and defendants must support and protect and uphold law

not abuse power not to harm the people to erode public trust confidence in justice system in another words not to punish people for exercising constitutional right

"lacked an arguable basis either in law or in fact"

second circuit court act under color law willfully to deprive the people of right and

privilege protected by constitution and law of united states acting beyond duties and pretend the performance of duties

judge misuse authority leading to deprivation of rights not harm the people but fix the inequality in society above all discretion when nothing of the legal point arguable on the merit

civil right act give federal court the authority to redress the deprivation of right under color of any state equal protection clause guide the court whether state has made invidious discrimination selected people based on race name background for oppress people it is discretion that second circuit court understand and