

SUPREME COURT OF THE UNITED STATES

Office of the Clerk

1 First Street NE

Washington, DC 20543

RE: Supplemental Brief of Intervening State-Court Proceedings

Submission Pursuant to Rule 15.8 – No. 25-681

Zhi Wu, et al., Petitioners

v.

Superior Court of California, Alameda County, et al.

Case No. 25-681

Dear Clerk:


Petitioners respectfully submit, pursuant to Supreme Court Rule 15.8, a supplemental filing to notify the Court of material state-court proceedings that occurred after the petition for a writ of certiorari was filed.

This supplement reports subsequent state-court actions, including the entry of default judgments and related enforcement activity, which bear directly on the federal due-process and jurisdictional questions presented in the petition.

Petitioners submit this notice solely to inform the Court of intervening developments relevant to the issues already before it.

Please advise if any further information is required. Petitioners thank the Clerk's Office for its attention.

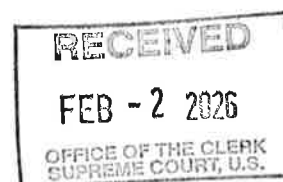
Respectfully submitted,

 1/26/2026

Lei Jiang
Petitioner, pro se

 1/26/2026

Zhi Wu
Petitioner, pro se
5612 Evolene St
Danville, CA 94506
(512) 300-5698
oliver_zwu@hotmail.com



Enclosures

No. 25-681

In the
Supreme Court of the United States

ZHI WU, LEI JIANG,

Petitioners,

v.

SUPERIOR COURT OF CALIFORNIA, ALAMEDA
COUNTY, COLDWELL BANKER REALTY,
KEVIN CHU, AIMEE RAN SONG, AND
XIAOXIN CHEN

Respondents.

**ON PETITION FOR A WRIT OF CERTIORARI TO THE
SUPERIOR COURT OF CALIFORNIA FOR THE COUNTY OF ALAMEDA**

SUPPLEMENTAL BRIEF FOR PETITIONERS

ZHI WU

Pro Se Petitioner

LEI JIANG

Pro Se Petitioner

5612 Evolene Street

Danville, CA 94506

(512) 300-5698

oliver_zwu@hotmail.com

SUPPLEMENTAL BRIEF OF INTERVENING STATE-COURT PROCEEDINGS

(Pursuant to Rule 15.8)

Petitioners respectfully submit this Supplemental Notice pursuant to Supreme Court Rule 15.8 to inform the Court of related and ongoing state-court proceedings that occurred after the petition was filed. These developments concern the procedural posture of the case and the status of related state-court motions and orders. Petitioners provide this notice solely to update the Court on events bearing on the posture and administration of the case, without presenting additional argument on the merits of the petition.

1. Pending State-Court Motion to Vacate Default Judgment.

On January 5 and January 12, 2026, Petitioners filed motions in the Superior Court of California, County of Alameda, seeking to set aside and vacate default judgments pursuant to California Code of Civil Procedure §§ 473(b) and 473(d), among other grounds. The motions challenge the validity of default judgments entered against Petitioners on November 25, 2025 (signed by the trial court on November 21, 2025) and January 5, 2026, including on constitutional and jurisdictional grounds. The November 21, 2025 signing occurred on the same date Respondents were served with the petition for writ of certiorari.

In connection with their post-judgment motions pending in the trial court, Petitioners submitted evidentiary materials reflecting substantial discovery participation, including several thousand pages of document production and written responses. Petitioners reference this filing not to seek review of state-law discovery rulings, but to underscore the procedural posture in which immediate enforcement

actions, occurring after service of the federal petition, threaten to render federal review ineffectual before the validity of the judgment is adjudicated.

2. Related Motion to Stay Enforcement.

On January 15, 2026, Petitioners also filed a Motion to Stay Enforcement of the default judgment pending resolution of the motion to vacate.



3. Hearings Advanced by the State Court.

On January 16, 2026, the Superior Court, on its own motion, advanced the hearings on Motion to Set Aside Default and Vacate Default Judgment filed on January 12, 2026 and Motion to Stay Enforcement of the default judgment filed on January 15, 2026 to February 5, 2026.

4. No Resolution on the Merits to Date.

As of the date of this filing, the state court has not adjudicated the motions, and no final ruling has issued resolving the validity of the challenged judgments.

Petitioners submit this notice solely to apprise the Court of the existence and status of related proceedings and to confirm that the controversy presented in the Petition remains live and ongoing. Petitioners do not seek any ruling or relief from this Court by virtue of this filing.

Respectfully submitted,
Lei Jiang 
Pro Se Petitioner
Zhi Wu 
Pro Se Petitioner
5612 Evolene St
Danville, CA 94506
(512) 300-5698
oliver_zwu@hotmail.com

January 26, 2026

DECLARATION OF SERVICE

(Rule 29.5(c); 28 U.S.C. § 1746)

SUPREME COURT OF THE UNITED STATES

No. 25-681

----- X
ZHI WU, et al., Petitioners,

v.

SUPERIOR COURT OF CALIFORNIA, ALAMEDA COUNTY, et al., Respondents.

----- X
I, Zhi Wu, declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that I am a pro se petitioner in the above-captioned matter and over the age of 18. This Declaration of Service relates solely to Petitioners' *Supplemental Brief of Intervening State-Court Proceedings* filed under Rule 15.8.

On the 26th day of January, 2026, I caused to be served a true and correct copy of the within Petitioners' *Supplemental Brief of Intervening State-Court Proceedings* Under Rule 15.8 by sending the same via Certified United States Mail, first-class postage prepaid, properly addressed to counsel of record for Respondents as follows:

Daniel Ballesteros
55 South Market Street, Suite 900
San Jose, CA 95113 United States
D: +1.408.947.2416
O: +1.408.287.9501
dan.ballesteros@hogefernton.com

Eric T. Hartnett
Law Office of Eric T. Hartnett
563 S. Murphy Avenue
Sunnyvale, California 94086
Telephone: (408) 290-8228
Ehartnett@erichartnettlaw.com

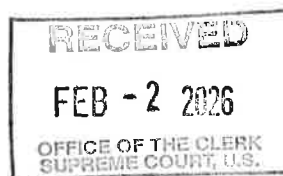
On the same date as above, I caused forty copies of the foregoing document to be filed with this Court via United Parcel Service, postage prepaid.

All parties required to be served have been served.

Service was made in accordance with Supreme Court Rules 29.2 and 29.5(c).

I declare under penalty of perjury that the foregoing is true and correct.

Executed on the 26th day of January, 2026.





Zhi Wu
Pro Se Petitioner