

No. 25-_____

In the
Supreme Court of the United States

MICHAEL J. HOUSE,
Petitioner,

v.

GENERAL ELECTRIC COMPANY, ET AL.,
Respondents.

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

PETITION FOR A WRIT OF CERTIORARI

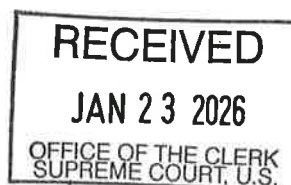
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January 20, 2026

SUPREME COURT PRESS

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QUESTIONS PRESENTED

1. “Whether” our Supreme Court will allow Plaintiff House their 7th Amendment rights of trial by jury shall be preserved by our U.S. Constitution per all civil cases in Federal Courts where monetary value is exceeded. Plaintiff House demanded a trial by jury in the original complaint 23-cv-0071 in the United States District Court Eastern District of New York. Our U.S. Constitution with all of the amendments and articles are of great national importance and must be preserved and observed.

2. “Whether” our Supreme Court will review this cases proof of patent infringement and the use of doctrine of equivalents infringement of the method process of the U.S. Patent 7,140,873 “Multi All Fuel Processor System and Method of Pretreatment for All Combustion Devices” invented by: Michael J. House as shown and demonstrated. House has not even had a chance to stand in the court room in New York or Washington, DC. With all due respect to the Supreme Court a trial by Jury is needed to be completely fair and explain, demonstrate, and defend patent, Plaintiff House civil suite and their civil liberties that have been denied. In the words of the Late Great Dr. Martin Luther King Jr. “Justice too long delayed is Justice Denied”

PARTIES TO THE PROCEEDINGS

Petitioner and Plaintiff-Appellant

- Michael J. House

Respondents and Defendants-Appellees

- General Electric Company
- GE Aviation
- GE Aerospace
- CFM International
- American Airlines Group Inc.
- Southwest Airlines Co.
- Delta Air Lines, Inc.
- United Airlines Holdings Inc.
- JetBlue Airways Inc.
- Spirit Airlines, LLC, f/k/a Spirit Airlines, Inc.
- Eastern Airlines LLC

LIST OF PROCEEDINGS

U.S. Court of Appeals for the Federal Circuit

Case No. 2025-1294

House v. General Electric Company, et al.

Date of Final Opinion: October 22, 2025

U.S. District Court, Eastern District of New York

Case No. 23-cv-00071

House v. General Electric Company, et al.

Date of Order: September 30, 2024

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OTHER DOCUMENTS

U.S. Patent No.: US 7,140,873 B1 Multi All Fuel Processor System and Method of Pretreatment for All Combustion Device	20a
The Combustion Process of a Jet Engine	26a
Model of the '873 Multi All Fuels Processor	27a

TABLE OF AUTHORITIES

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CONSTITUTIONAL PROVISIONS

U.S. Const. amend. VII.....i, 1, 2, 3, 5

STATUTES

28 U.S.C § 1254(1) 3



PETITION FOR A WRIT OF CERTIORARI

This case presents an exceptionally important national question that warrants this court's immediate determination of our U.S. Constitutional 7th Amendment rights. Petitioner Michael J. House requests that this court issue a writ of certiorari to reverse and remand the lower court's decision.



OPINIONS BELOW

Petitioner seeks review of the decision issued by the U.S. Court of Appeals for the Federal Circuit dated October 22, 2025. (App.1a) That court affirmed the Memorandum and Order of the Eastern District of New York (September 30, 2024). (App.6a).



JURISDICTION

The U.S. Court of Appeals for the Federal Circuit issued its Opinion on October 22, 2025. (App.1a). This Court has jurisdiction under 28 U.S.C. § 1254(1) in this matter.



CONSTITUTIONAL PROVISIONS INVOLVED

Plaintiff House demanded trial by jury in complaint 23-cv-0071 in the United States District Court, Eastern District of New York. To date Plaintiff House has been denied his 7th Amendment Constitutional Rights and Civil Liberties. Our U.S. Constitution, 7th Amendment stating:

In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, . . .

Plaintiff *House v. General Electric Company, et al.*, is filed in a federal court civil suit seeking monetary damages. Plaintiff House demands his 7th Amendment Constitutional Rights to be observed by our courts.



STATEMENT OF THE CASE

A. Patent at Issue

This case involves Petitioners' claims of patent infringement of U.S. Patent No. 7,140,873, which details claims for an invention entitled *Multi All Fuel Processor System and Method of Pretreatment for All Combustion Devices*. (App. 20a). See also the included schematic of a combustion jet engine. (App. 26a).

See also the detailed photograph of the hand-built model by inventor Michael J. House of the Multi All Fuels Processor described in the '873 Patent. (App. 27a). In the model, one light represents the high-pressure, high-temperature compression process created prior to combustion in the turbine chamber section, while the other light represents the combustion chamber, where high-pressure, high-temperature flow enters and is ignited through electrically induced ignition, completing the process from the combustion chamber to the exhaust chamber.

B. Importance of this Case

This case should be of National importance to all in regards to the violation of constitutional rights and our civil liberties as a Nation of Democracy and fairness to all people. With all due respect to our Courts my 7th Amendment constitutional rights are being denied and violated. Our U.S. Constitution and all of it's Amendments and Articles are of great importance to all people. Plaintiff House demands a trial by jury to better explain this U.S. Patent No. 7,140,873 process invention, Multi All Fuel Processor System and Method

of Pretreatment for All Combustion Devices to better prove patent infringement. Plaintiff House has included models and text information to better explain this process patent infringement by General Electric, et al.

Plaintiff House has endured many dispositive motions that are unsubstantiated and false by the Defendants. Plaintiff House is an expert in the field of combustion and created this U.S. patent for the goodness of all mankind while being self-funded and countless days and years of testing and development of this universal patent process. In September 1998 Plaintiff House submitted his patent process information to General Electric Company with the hopes of licensing for use of U.S. patent '873. Plaintiff House was asked to have a detailed phone conversation with their in house engineer. House explained the complete process while under submission. While soon after General Electric Company started making changes to all their existing and new Jet engines progressively so much so that better and stronger materials are needed to contain these super high temperatures and super high pressures to carry out the U.S. Patent '873 process as explained by inventor House. Plaintiff House wants General Electric Company, et al., to use this process but there needs to be monetary consideration for the uses. As a U.S. Patent holder, fighting patent infringement involves enforcing your exclusive rights through the Federal Court system, as governed by the Federal Patent Act (Title 35 of the U.S. Code).



REASONS FOR GRANTING THE PETITION

First of all I would like to thank all the people in our U.S. Court Judicial System from all the Clerks offices and personnel to our many judges of our nation. With all due respect to the courts I truly believe the lower court have erred and that there is an issue in this case that the Supreme Court should review. This case would make an ideal vehicle to resolve this conflict. The legal questions of great national importance even beyond the scope of this case. Protecting our U.S. Constitutional Rights is of great importance and the error made is grievous and should be fixed. Our founding fathers, such as Thomas Jefferson's assertion that "trial by jury is the only anchor yet imagined by man, by which a Government can be held to the principles of its constitution." The right of a trial by jury shall be preserved. This is the explicit language from the Seventh Amendment itself, which the U.S. Supreme Court has long interpreted as a fundamental right that must not be diminished.



CONCLUSION

For the foregoing reasons, this court should grant this Petition for Writ of Certiorari.

Respectfully submitted,

/s/ Michael J. House

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