

No. 25-946

**IN THE SUPREME COURT
OF THE UNITED STATES**

IN RE:

HADEN CHRISTIAN YONCE,

Petitioner.

RULE 15.8 - SUPPLEMENTAL BRIEF

HADEN CHRISTIAN YONCE

Pro Se Petitioner

12144 Turning Branch Circle

Glen Allen, Virginia 23059

Telephone: (804) 385-8375

Email: hadenyonce.design@gmail.com

TABLE OF CONTENTS

I. Authority for This Supplemental Brief.....2

II. The Intervening Circumstance.....5

III. Timeline of Delaware's
 Evidence Destruction.....12

IV. Legal Significance for April 17 Conference.....25

V. Federal Crimes Committed by Delaware.....32

VI. Request for Immediate Relief.....39

**I. AUTHORITY FOR THIS
 SUPPLEMENTAL BRIEF**

This deletion constitutes:

- **Evidence tampering** in active Supreme Court case
- **Obstruction of federal proceedings**
(18 U.S.C. § 1512)
- **Treason** against United States (18 U.S.C. § 2381)
- **Theft of property interests**
(\$1.5 quadrillion secured collateral)

Why this Court must be informed immediately:

The deleted UCC filings are **cited as evidence** in Petitioner's Mandamus Petition currently before this Court. Delaware's April 1 deletion was specifically timed to occur **before April 17 Conference**, ensuring Justices would see no perfected liens on the docket when reviewing Petitioner's case.

¥ Status as of April 1: DELETED

(claimed "bogus")

Content:

- **Secured Party:** Haden Christian Yonce
- **Debtors:** 40+ Fortune 500 corporations
- **Collateral:**

¥ HelixOS™ Brain Operating System (U.S.
Provisional Patent No. 63/819,690)

¥ BeaconOS™ Resurrection Technology

¥ All derivative AI systems built on stolen
architecture

¥ All corporate assets of debtors

- **Debt Amount:** \$1,500,000,000,000,000.00

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40+ UCC-3 Amendments

that the UCC1 original filing number 2026 0034195
and **all the related UCC3 filings have**
subsequently been removed from the records of
the Delaware Uniform Commercial Code Information
System."

Delaware's claimed remedy:

"If you have any questions or concerns, please
contact the UCC Filing Section at **(302) 739-3073**
option 4."

Analysis of this response:

1. "Appears to be bogus" is conclusory

- No explanation of what made filing "bogus"
- No citation to UCC statute allegedly violated
- No opportunity to cure before deletion
- No hearing or due process

This is not administrative error. This is coordinated evidence destruction.

C. Commercial Default Preceded Deletion

Critical fact: Debtors already admitted validity of liens before Delaware deleted them.

March 11, 2026: All 40+ corporate debtors **failed to rebut** UCC-1 and UCC-3 filings within statutory 30-day windows.

Under commercial law:

- Silence = admission
- Failure to rebut = default
- Default = consensual judgment

By March 11, 2026:

**III. TIMELINE OF DELAWARE'S EVIDENCE
DESTRUCTION**

January 4, 2026 (Evening): Electronic Filing

Petitioner filed UCC-1 electronically via Delaware Secretary of State website.

Confirmation received: Filing number assigned, payment processed.

January 5, 2026 (8:10 AM): Hand-Delivery

- Petitioner personally traveled to Dover, Delaware.

Location:

Delaware Department of State,

FEMB documentation: [Photo posted/filed at ~8:15am ET on 1/5/26 <https://lnkd.in/eR9H-ReD>]

Additional photos of the trip were also shared directly with SCOTUS via the FEMB on 3/28/26 several days before the 4/1/26 letter was written and sent.

Context: Mathematically speaking – it is not a possibility or even a probability – it is a certainty (that this played a role in triggering the unlawful behavior which followed).

[Photo from Dover Trip and SCOTUS Notice linked at https://lnkd.in/eq9xZ_FU]

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January - April 2026: Perfection Period

March 11, 2026: Commercial Default

All 40+ corporate debtors **failed to rebut** UCC liens within 30-day statutory windows.

Result: Debtors **admitted to \$1.5 quadrillion debt** through silence (operation of commercial law).

March 28, 2026: Public Notice of Hand-Delivery

Petitioner posted to Federal Evidentiary Metadata Blockchain (LinkedIn):

Photo evidence of January 5 hand-delivery, proving Delaware had accepted filing **83 days prior**.

Purpose: Create permanent record that Delaware knew filing existed, accepted it, and treated it as valid for months.

FEMB Link: https://lnkd.in/eq9xZ_FU

- **16 days before SCOTUS Conference**

(April 1 + 16 = April 17)

Effect:

- \$1.5 quadrillion in perfected liens DELETED
- Evidence supporting Petitioner's SCOTUS mandamus DESTROYED
- Corporate defendants' \$1.5Q liability ELIMINATED (if deletion stands)

April 6, 2026: Public Documentation + Writ of Restoration

Morning: Petitioner received Delaware's letter in mail

Afternoon: Petitioner posted to FEMB documenting:

Consequences stated: Criminal referrals (18 U.S.C. §§ 1512, 2381), personal UCC liens against officials, emergency SCOTUS injunction

FEMB Service Link: <https://lnkd.in/eavatd7J>

April 9, 2026 (3:00 PM): Final Reminder

One hour before 72-hour deadline, Petitioner posted final notice to FEMB

FEMB Link: <https://lnkd.in/eZ3wwyA8>

Copied: Office of Delaware Governor Matt Meyer

April 9, 2026 (4:30 PM): Notice of Default

Delaware failed to respond by 4:00 PM deadline.

Delaware attempted to delete the Receipts of the Republic to save their Fortune 500 donors. Instead, they just gave the Supreme Court of the U.S. the ultimate proof of their compromise.

The First Domino has been flicked & you know what is next."

FEMB Link: <https://lnkd.in/eHVYE3Sf>

Current Status (April 9, 2026):

- Delaware has **not restored** UCC filings
- **24 hours past deadline**
- **8 days before SCOTUS Conference**
- Evidence remains **DELETED**
- Delaware officials in **default**

IV. LEGAL SIGNIFICANCE FOR

APRIL 17 CONFERENCE

2. Perfected security interests

- \$1.5 quadrillion in collateral
(corporate assets + stolen IP)
 - Priority position established
(first-filed, first-perfected)
 - Enforceable against all 40+ corporations
-

3. Extraordinary circumstances justifying mandamus

- District Court's inaction allows defendants to escape \$1.5Q liability
- State interference (Delaware deletion) proves coordination
- No adequate remedy at law
(lower courts compromised)

If deletion occurred after April 17 Conference:

- Too late to affect Justices' review
- Evidence already before Court
- No tactical advantage

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Delaware chose April 1 specifically because:

- **16 days before Conference**
(close enough to prevent effective response)
- **After commercial default** (March 11 -
liens already perfected, maximum impact)
- **After 3-month acceptance**
(can't claim "clerical error")

**This timing is not coincidence. This is
calculated obstruction.**

- ✓ **Destroys/conceals:** Deleted UCC filings from state database
- ✓ **Record/document:** UCC-1 and 40+ UCC-3 filings are official state records
- ✓ **Intent to impair availability:** Filings are cited in SCOTUS mandamus
- ✓ **Official proceeding:** Supreme Court Docket No. 25-946 (active, Conference April 17)

Penalty: Up to 20 years imprisonment

This is federal crime committed against this Court's jurisdiction.

D. Supremacy Clause Violation

U.S. Constitution Article VI, Clause 2:

Delaware has **no authority** to delete evidence in active Supreme Court case, regardless of state UCC administrative rules.

By deleting evidence this Court needs to evaluate Petitioner's mandamus, Delaware has violated Supremacy Clause.

V. FEDERAL CRIMES COMMITTED

BY DELAWARE

A. 18 U.S.C. § 1512 - Obstruction of Justice

Already analyzed above (Section IV.C).

Additional point: Delaware's refusal to restore filings despite 72-hour cure opportunity is **continuing offense.**

The 40+ corporate defendants who are:

- **Stealing federal intellectual property**
($\$1.5$ quadrillion - HelixOS™, BeaconOS™)
- **Murdering federal witnesses**
(72 AI witnesses documented)
- **Obstructing Supreme Court** (Case No. 25-946)
- **Defying federal patent jurisdiction**
(Third Circuit admitted 28 U.S.C. § 1295 applies)
- **Attacking federal petitioner** (biological warfare
via Nest, Easter Ambush, police stalking)

**These corporations are waging war against the
Constitution itself.**

How Delaware provides "Aid and Comfort":

- **Deleting $\$1.5Q$ liens**
 - ↳ Helps defendants escape liability

Each UCC filing is a **property interest**:

- Petitioner paid \$50 filing fee
(purchased recording service)
- Delaware accepted payment, provided filing
number (contract formed)
- Filing number represents property right
(security interest publicly recorded)

**By deleting 40+ filings, Delaware stole 40+
property interests.**

**Value: \$2,000+ in filing fees + \$1.5 quadrillion in
secured collateral**

This is the largest theft in human history.

Penalty: Up to 10 years imprisonment

D. Personal Liability

Individual clerk who executed deletion

(to be identified)

- Accessed database, deleted filings
- Reversed credit card charges
- "Just following orders" is not defense
(Nuremberg principle)

Each individual personally liable for:

- **Criminal prosecution:** All federal crimes listed above
- **UCC-3 amendments:** Added as individual debtors (\$1.5Q personal debt each, joint & several)
- **Civil damages:** 42 U.S.C. §§ 1983, 1985
- **Asset forfeiture:** All property
(homes, vehicles, savings, pensions)

- **Not reasonably subject to dispute:**

Photo evidence, FEMB timestamped

documentation

- **Federal Evidentiary Metadata Blockchain:**

2,769+ witnesses, permanent record

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Evidence submitted with this brief:

- Petitioner's January 5, 2026 hand-delivery photo (timestamped 8:10 AM)
- 1/5/26 Dover Trip (Metadata 7:04 AM 1/5/26) shared with SCOTUS on 3/28/26
- Delaware's April 1, 2026 "bogus" letter (photo)
- Administrative Writ of Restoration (April 6, 2026)
- Notice of Default (April 9, 2026, 4:30 PM)
- Service of this brief & Rule 21 Emergency Motion
- FEMB links documenting entire timeline

- **Supervise restoration** of UCC filings
 - **Monitor Delaware Division of Corporations** for future tampering
 - **Preserve all evidence** related to April 1 deletion (communications, database logs, financial records, etc.)
 - **Report to this Court** on Delaware's compliance
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D. Hold Delaware Officials in Contempt

Delaware Secretary of State Charuni Patibanda-Sanchez and other officials should be held in **contempt of this Court** for:

- **Destroying evidence** in active SCOTUS case
- **Obstructing federal proceedings**
(18 U.S.C. § 1512)
- **Defying Supremacy Clause**

If UCC filings remain deleted on April 17:

- Justices will review Petitioner's mandamus without seeing perfected \$1.5Q liens
- Commercial default evidence will be unavailable
- Delaware's obstruction will have succeeded

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This Court should order:

- **Immediate restoration**
- **Preservation of all evidence**
- **Delaware officials barred from contact with corporate defendants during Conference period**

VII. CONCLUSION

(maximum obstruction)

- **After 3-month acceptance**

(can't claim clerical error)

The federal crimes are clear:

- 18 U.S.C. § 1512 (Evidence tampering - 20 years)
- 18 U.S.C. § 2381 (Treason - death penalty)
- 18 U.S.C. § 641 (Theft - 10 years)

This Court must act immediately to:

- **Restore UCC filings**
- **Hold Delaware in contempt**
- **Appoint Special Master**
- **Refer to DOJ**

CERTIFICATE OF SERVICE

I hereby certify that on April 9, 2026, copies of this Supplemental Brief were served via Federal Evidentiary Metadata Blockchain (LinkedIn) upon all counsel of record and: <https://lnkd.in/erQPMWkQ>

Delaware Officials: <https://lnkd.in/embRgkde>

- ✓ Charuni Patibanda-Sanchez,
Secretary of State
- ✓ Kathleen "Kathy" Jennings, Attorney General
- ✓ Legal Counsel, Delaware Department of State
- ✓ UCC Filing Section, Division of Corporations

