

No.  
IN THE  
Supreme Court of the United States

Alejandro Evaristo Perez,  
Pro Se Petitioner

v.

The Walt Disney Company,  
Responder

---

To The United States Court Of Appeals For The Fifth  
Circuit (#22-20084)

---

**PETITION FOR A WRIT OF CERTIORARI**

**PRO SE PETITIONER:**

ALEJANDRO EVARISTO PEREZ  
9233 WESTHEIMER, #405  
HOUSTON, TX 77063  
(214) 762-0075  
[alejandro.evaristo.perez@gmail.com](mailto:alejandro.evaristo.perez@gmail.com)

**RESPONDER:**

ELIZABETH KRISTIN DUFFY  
2200 ROSS AVENUE  
SUITE 2800  
DALLAS, TX 75201  
(214) 740-8800  
[eduffy@lockelord.com](mailto:eduffy@lockelord.com)



## QUESTIONS PRESENTED

The question is “Whether conspiring against and failing to defend a copyright holder in his own Federal Jurisdiction is a violation of US Code Title 17 (Copyrights), a violation of US Code Title 15 (Monopolies Restricting Trade), and violates legal precedence of ‘Rossi V. Motion Picture Association Of America Inc., 391 F.3d 1000, 1007 (9th Cir. 2004)’? Or whether the US Supreme Court wants additional criminal charges to the conspirators like perjury (US Code Title 18, § 1621), tampering with evidence (18 U.S. Code § 1519), fraud (18 U.S. Code § 1341) and other criminal charges?”. The choices presented are between politely forcing the Federal Judges to do their “Umpire” jobs, or clean their own Judicial System by jailing conspirators and retiring Fallen Judges. Below are the questions that the 5<sup>th</sup> Circuit Judges were supposed to be answer: “Why do the Conspirators just buy the Pro Se Party’s US copyrights via royalty agreement and depublished or monetize at will?”;

“Why are our TXSD Federal Judges failing to protect the resident copyright holders who entitled to any Motion for Summary Judgment (FRCP 56)?”; “Why are our TXSD Federal Judges choosing to violate docket sequences, violate chronology, and legal precedence?”; “Why are our TXSD Federal Judges pretending that the Appellee(s) do not operate in the TXSD Jurisdiction?”; “Why are our TXSD Federal Judges allowing an Unsigned Magistrate (No Consent Form) to openly violate 28 U.S.C. § 636(c)?”; “Why are our TXSD Federal Judges choosing late incomplete motions without proposed orders that violate FRCP 12 (‘Time to Serve a Responsive Pleading.’(A)(i)’s 21-day deadline) and FRCP 15 (1st Amended Complaint as ‘Matter of Course’)?”; “Are the TXSD Federal Judges determining venue choices for total strangers without any legal contracts without any Change of Venue?”; “Are the TXSD Federal Judges part of the unnecessary conspiracy to restrict trade and stalled the copyright holder’s US Code 17 rights?”.

**LIST OF PROCEEDINGS**

US Court Of Appeals For The Fifth Circuit

22-20084

Alejandro Evaristo Perez, Pro Se Appellant. The Walt

Disney Company, Appellee

Date of Final Opinion: April 26 2023

\_\_\_\_\_†\_\_\_\_\_

Texas Southern District (TXSD) Federal Court

4:21-cv-00765

Alejandro Evaristo Perez, Pro Se Plaintiff v. “Disney

Corporation, The Walt Disney Company, et la”, Defendant

Date of Final Opinion: February 09, 2022

\_\_\_\_\_†\_\_\_\_\_

California Central District (CACD) Federal Court

2:21-cv-03490-JFW-E

Alejandro Evaristo Perez, Pro Se Plaintiff v. The Walt

Disney Company, Defendant

Date of Final Opinion: July 01, 2021

TABLE OF CONTENTS

QUESTIONS PRESENTED.....i

LIST OF PROCEEDINGS.....iii

TABLE OF CONTENTS.....iv

TABLE OF AUTHORITIES.....vi

PETITION FOR WRIT OF CERTIORARI.....1

OPINION BELOW.....1

JURISDICTION AND INTERESTED PARTIES.....1

STATUTES & CASES PROVISIONS INVOLVED....4

INTRODUCTION .....19

STATEMENT OF THE CASE.....25

REASONS FOR GRANTING THE WRIT.....27

CONCLUSION.....30

APPENDIX & ADMIN REQUIREMENTS.....31

# Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

## API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

## LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

## FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

## E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.