

ORIGINAL

IN THE SUPREME COURT OF OHIO

CHONG HAO SU PETITIONER : Case No: 2011-0108

Martha W Lee :

VS : pro bono publico

Ohio Cincinnati city :

RESPONDER

Motion for en banc decision.

MOTION TO REPLY THE PETITION AS SOON AS POSSIBLE AND TO TREASURE THE PUBLIC TRUST.

Pro Se

Author: Chong H Su

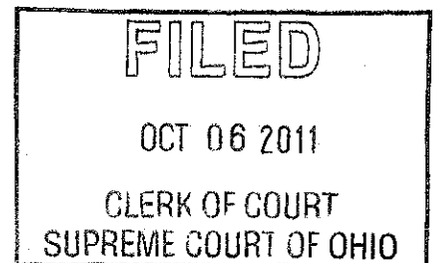
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Cincinnati city APPELLEE

Prosecutor office

Room 202 Cincinnati city Hall

801 Palam St. Cincinnati city Ohio45202



To correct the legislative mistake and to prohibit the abolition of the all law and judgments role are this court due duty. The evidences prove Cincinnati Building Code openly annuls the all of the law and judgments for the CBC enforcement on the face of the CBC worlds and the routine practice. Thus Cincinnati city Gov.(the city) struck down our tease law and the democracy and subjects the people to a jurisdiction foreign to our Const. and unacknowledged by our law. The unconstitutional CBC is the invincible position so far. The public lost the background security. The three branch checks and balance are annulled. The matter concerned the public vital interests and the constitutional issue and the federal question. Before this court approves to accept my petition, this court Email and mail and document prove that this court supported and accepted the appeal. Any reasonable person certainly believes that this court will hear the case. Therefore the petitioners filed the constitutional challenge in this court. Cincinnati court replied that this court took the concerned files already. So this court already knows that my constitutional challenges and the previous defense are the true and the indisputable. Cincinnati city has not replied the motions so far. This court record proves that Cincinnati city silence has given the consent to my constitutional challenge. According to this court rule, this court should approve the motion. But no reason refuses to hear the case and refuse to deal with the motion. Every State and every judge promise to obey Const. against unconstitutional rule and action. Thus the jurisdiction is the national sovereignty. So I respectfully request to obey the promise and to quicken to obey this court rule and the Const. guarantee appeal right that suspends the warrant until the appeal judgment.

This court has the due duty to prohibit that the city racial discrimination eviction. The detail is in the other motion. Cincinnati city is the actual rebel that annuls our law and social systems. To frame case against me is to prohibit the disclosure of the actors' rebellion. The abolition of the racial discrimination proves no one can resist the law unity. The CBC is the discriminative law. My petition and evidence already prove Cincinnati city entirely deprives the public of the equal survival right in the violation of the "Universal Declaration of Human Rights" and "International Covenant on Civil and Political Rights". Our country accepts the international court jurisdiction and signed "International Convention on the Elimination of all Forms of Racial Discrimination" and "Universal Declaration of Human Rights" and "American Convention on Human Rights". No one can prohibit all the victimized owners report the matter to the concerned people. No one can prohibit the websites report the matter. The more and more victimized owners certainly will join the constitutional challenge for the liberation from the double convictions and for the protection of our law and the federalism unification. The human survival right is the most foundational right beyond the all civil rights. The survival right as a term used in the international convention is that the Gov. creates the survival condition and security the survival necessary against an invasion to an individual survival environment. Without the survival condition, all of the legal rights and the social donation have not existence platform and a man should die. His heart's blood is the irreversible. Thus the survival right includes the life security

right and the life continuance right. In current urgent economic calamity situation, the approximate 9% unemployed people shelters protection for their survival are the overriding public vital interests than the any pretext for the CBC enforcement. So our Congress increases the new law and fund to help the owners to hold their homes. This is our great tradition. The judicial precedents "Home Building & Loan Ass'n V. Blaisdell" [1] neglected the contract law to save many owners in the previous national economic calamity. Thus Chong Su thinks this court will correct the lowest court misjudgment. The evidences already prove that the petitioner Chong Su has not been the owner and has not lived in Ohio. Thus any Ohio court has not the jurisdiction to secondly convict Chong Su for the same CBC violation conviction that is the misdemeanor charge conviction. Chong Su has filed the motion to hang the Cincinnati Building Code violation judgments and warrant until the higher court judgment with the evidences several times. The petitioner has the serious health problem and needs the family care. His family has the survival difficulty and needs the reunion for the family survival. Hereof the petitioners respectfully request to approval the motion to suspend the judgment and warrant until the US Supreme court judgment as soon as possible. The petition is sent by the certificate mail and Email.

Petitioners: Chong Hao Su (author) Signature: 苏崇豪

Martha W Lee(wife) Signature: 李慧娟

A handwritten signature in black ink, appearing to be 'Martha W Lee', written over the printed name '李慧娟'.

THE CERTIFICATE OF THE SERVICE

I, Chong Hao Su service the following documents to the city prosecutor office in the Cincinnati city hall in 801 Palam street Cincinnati city Ohio 45202.

APPLICANT: Chong Hao Su

Applicants: Signature: 苏崇豪

