## United States Court of Appeals

FOR THE FEDERAL CIRCUIT

Argued December 13, 2021

Decided February 13, 2021

No. 9-1

ALEX J. CABOT, Appellee

v.

## GEORGE E. ORWELL,

Appellant

Appeal from the United States District Court for the District of Columbia in 4:20-1111 DCDC (2021), District Judge Boston.

 $\ensuremath{\mathsf{JOHN}}$  A. DOE, Washington, District of Columbia, argued for the appellants.

JANE B. DOE, Solicitor General of the United States Department of Justice, Washington, District of Columbia, argued for the appellees.

Before: GRANT,  $\it Chief Judge$ , and GINSBURG and BURGER,  $\it Circuit Judges$ .

Test. The United States District Court has time and time again ruled against the act of torture and the specific intent of individuals. *United States v. Cabot*, 9 U.S. \_\_\_ (2020) also held that speedy right trials per 18 U.S. Code § 0000 must be maintained and trial must conclude upon multiple perquisites being satisfied in accordance to *Barker v. Wingo*, 00 U.S. 000 (1890).

We have time and time again come under scrutiny and whether or not the law permits certain actions but reviewing and interpreting the Supreme Court.