1	IN THE SUPREME COURT OF THE UNITED STATES	
2	2x	
3	SINZ_ESQ, :	
4	Plaintiff, :	
5	5 v. : N	0. 09-73
6	6 NIR2602, :	
7	Defendant. :	
8	3x	
9	Washington, D.C.	
L ₀	Thursday, August 20, 2020	
L1		
L2	The above-entitled matter came on for oral	
L3	argument before the Supreme Court of the United States at 6:20	
L 4	4 p.m.	
L5	APPEARANCES:	
L6	SINZ_ESQ; on behalf of	
L7	Plaintiff.	
L8	NIR2602; on behalf of	
L9	Defendant.	
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1	PROCEEDINGS		
2	(6:20 p.m.)		
3	JUSTICE PITNEY: Case Sinz_Esq v. Nir2602 shall now		
4	be heard before the Court. Both sides shall have 24		
5	continuous hours to present oral arguments for their case		
6	and answer any questions from Justices.		
7	I invite Mr. Sinz_Esq to present arguments on		
8	behalf of the Petitioners. Counsel you have until 23:20 BST		
9	on the 21st of August to present your arguments. You may		
10	reserve no more than 1 hour for rebuttal. You may begin.		
11	ORAL ARGUMENT OF SINZ_ESQ		
12	ON BEHALF OF PLAINTIFF		
13	MR. SINZ_ESQ: Okay hi im sinz_esq petitioner and		
14	I'm arguing that the courthouse is in the United States which		
15	would give me the ability to make the civil suit.		
16	Although unwritten in legislation I still argue that it		
17	is obviously still in the United States.		
18	If it wasnt in the United States all the constitutional		
19	rights wouldn't apply there and every time this honorable		
20	court has reversed a conviction because a constitutional		
21	right violation that occurred at trial in the courthouse		
22	would be null, District Judges also wouldn't be able to give		
23	verdicts or contempt there because its not in the United		

States.

- 1 If the Court rules in favor of respondent it would
- 2 rollback years of work and would allow people found guilty
- 3 from long ago to appeal said conviction effectively reversing
- 4 almost every conviction from years back up until the court
- 5 rules in favor of respondent (if they did).
- 6 Respondent argues that "The legislative Powers" are not
- 7 given to the Clan Management, only to the Congress of the
- 8 United States however petitioner argues Clan Management are
- 9 far above the power of congress and even that of the president
- 10 himself they may be above every branch of the government with
- 11 the power to remove whoever they want.
- 12 And "According to devGralius (DavidR#0001), the Clan
- 13 Manager who manages all legal aspects that involve Clan
- 14 Management, "It's an official place of the group, as far as
- 15 I am concerned, any action at a cm official game, constitutes
- 16 jurisdiction."
- 17 This court should do one of two things for the best
- 18 interest of this country
- 19 (1) rule in favor of plaintiff and clearly establish
- 20 that the courthouse is within the United States per cms
- 21 davids statement that has been long recognized by the
- 22 District Court and Supreme Court.
- Or (2) dismiss the certificate of the questions and leave the questions unanswered while we follow the

- 1 determination of the judge who made the determination that
- 2 it is within the us.
- 3 "[T]he certified questions are incapable of categorical
- 4 answer and the questions which they suggest can be properly
- 5 answered only by reframing the questions certified or giving
- 6 qualified answers to them. This we are not required to do. .
- 7 . "); Western Helicopter Servs., Inc. v. Rogerson Aircraft
- 8 Corp., 311 Or. 361, 364, 811 P.2d 627, 630 (1991)."
- 9 I am now finished and rest my case but I'd also like to
- 10 mention to the Justices that this certified question should
- 11 be dismissed it was inappropriate for the Judge to certify
- 12 the questions when he himself said "To clarify on the
- 13 question on whether or not the U.S. Courthouse qualifies as
- 14 an official city, clan management has made a decision.
- 15 According to devGralius (DavidR#0001), the Clan Manager who
- 16 manages all legal aspects that involve Clan Management, "It's
- 17 an official place of the group, as far as I am concerned,
- 18 any action at a cm official game, constitutes jurisdiction.
- 19 "Now, I can file a certified question with the U.S. Supreme
- 20 Court if the parties still wish for such." A certified
- 21 question should be filed only if the court wishes for
- 22 instruction on how to proceed it appears as if he he just
- 23 did it because nir asked for it (which should have been done through an appeal).

- 1 JUSTICE PITNEY: Thank you counsel.
- I invite Nir2602 to present arguments on behalf of
- 3 respondent. You will have 24 hours.
- 4 ORAL ARGUMENT OF NIR2602
- 5 ON BEHALF OF DEFENDANT
- 6 MR. NIR2602: Mr. Chief Justice, and may it please
- 7 the court,
- 8 In this case the court is asked to determine whether
- 9 the Federal District Court has jurisdiction to hear a matter
- 10 where Congress has not explicitly given permission to, but
- 11 Clan Management does. It does not.
- 12 Petitioner sought civil damages in the federal district
- 13 court from respondents from allegations of being assaulted
- 14 in the federal district courthouse place. Respondent moved
- 15 to dismiss for lack of jurisdiction under Fed. R. Civ. P
- 16 12(b), stating that the court does not have jurisdiction to
- 17 adjudicate over incidents that occurred in the federal
- 18 courthouse as Congress hasn't declared the federal courthouse
- 19 under the laws of the United States. Petitioner contested
- 20 the motion, saying it does simply because the courthouse is
- 21 allegedly in the "United States." However, this argument is
- 22 flawed, as if we go by that standard, any Roblox Place that
- is said to be in the "United States" unrelated to nUSA at all, is subject to the laws of nUSA, and that opens a lot of

- 1 unintended consequences of having the laws of nUSA enforced
- 2 outside nUSA.
- 3 The presiding judge, unsure themselves of the legality
- 4 of the motion, sought the assistance of Senior Clan
- 5 Management DevGralius. DevGralius states that it does, as
- 6 it's a nUSA game as declared by him.
- 7 DevGralius said: "It's an official place of the group,
- 8 as far as I am concerned, any action at a cm official game,
- 9 constitutes jurisdiction."
- 10 "I meannnnnnnnnnn, We set the Test Area thing, why
- 11 can't we set Court House?"
- Respondent however, questioned the legality of the Clan
- 13 Management's actions and requested the judge to submit a
- 14 certified question to this Court. The judge agreed, and
- 15 worked with the parties to draft the certified question
- 16 presented today.
- 17 Article I, Section 1 Clause 1 of the Constitution grants
- 18 the Congress all legislative powers.
- "All legislative Powers herein granted shall be vested
- 20 in a Congress of the United States, which shall consist of a
- 21 Senate and House of Representatives."
- Included in these powers, are the powers to establish
- and craft where the laws of the United States may be enforced through its legislation powers granted by Article I, § 1 cl.

- 1 1 and Article I, § 8 cl. 14, which allows Congress to "To
- 2 make all Laws which shall be necessary and proper for
- 3 carrying into Execution the foregoing Powers, and all other
- 4 Powers vested by this Constitution in the Government."
- 5 The congress has done so in multiple instances by
- 6 admitting municipalities and territories through the process
- 7 outlined by Article IV sec 3 cl. 1.It has done so for the
- 8 City of Las Vegas through the approval of its charter, (Pub.
- 9 Law 70-3) Washington, District of Columbia through the
- 10 approval of its charter, (Pub. Law 78-6), and the latest,
- 11 the county of ridgeway. (Pub. Law 80-11) in each of those
- 12 times, only congress themselves approved these territories
- 13 into the union. Clan Management has solely constructed the
- 14 cities, but they have not proposed, or forced the law of the
- 15 United States to be enforced there. They allow and continue
- 16 to allow congress to do so without interfering with it. An
- 17 example is the latest proposal for the county of ridgeway,
- 18 which has recently passed. A house representative presented
- 19 the charter to congress, not the clan management. Clan
- 20 management simply assisted in writing the charter and are
- 21 constructing the County of Ridgeway.
- 22 By letting clan management decide which games are under
- 23 the laws of the United States, they are infringing, interfering, and obstructing congress's legislative

- 1 abilities granted by Article I, § 1 cl. 1. and congress's
- 2 powers to make all laws which shall be necessary and proper
- 3 for the execution of their powers, as granted by Article I,
- 4 § 8 cl 14. Allowing Clan Management to do so will be a breach
- 5 of the separation of powers between the clan management and
- 6 the government that the founders intended to keep between
- 7 the branches of the Federal Government. In Federalist Papers
- 8 No. 51, James Madison defended and emphasized the importance
- 9 of the checks and balances system between the branches of
- 10 the government to ensure the "essential...preservation of
- 11 liberty." Ibid.
- 12 Allowing the Clan Management to decide so would be
- 13 outside the scope of clan management's traditional duties.
- 14 In Technozo v. United States, 5 U. S. 64 (2018) the court
- 15 held that "Committing common crime is not among petitioner's
- 16 clan- manager duties. ...the commission of common crime,
- 17 whatever relevance it may have to his role "Community Clan
- 18 Manager," is not one of the group holder's traditional
- 19 functions." Technozo, at 13. Additionally, it is not within
- 20 the group holder's traditional functions to legislate and
- 21 execute. That is left to the Legislative and Executive
- 22 Branches within their respective powers granted by the
- 23 Constitution. The group holder's agents have the responsibility to develop and maintain cities and Roblox

- 1 Places/Games for the Group. But, they do not have the power
- 2 and responsibility to create, enforce laws, and interpret
- 3 laws within these Places/Games. That is left for the Three
- 4 Branches of the Government, established by the Constitution.
- 5 JUSTICE FRANKFURTER: Do you think court houses are
- 6 different from other non-DC/LV games?
- 7 MR. NIR2602: No, I do not.
- 8 The Federal Courthouse does not contain the same
- 9 Roleplay aspects as the cities of nUSA's. It misses a lot of
- 10 them. It is not meant to be a place to encompass nUSA's
- 11 regular "cops and robbers" gameplay. It is simply there to
- 12 hold trials. For example: It is impossible to get any form
- 13 of weapon without administrative privileges. Unlike in nUSA's
- 14 cities, where a civilian may get a weapon from the gun store
- 15 or phone app at any time they want. It is an essential,
- 16 missing aspect of the regular roleplay that nUSA's
- 17 encompasses.
- nusa's cities is in reference to Las Vegas and
- 19 Washington, D.C.
- JUSTICE FRANKFURTER: What about for contempt of
- 21 court?
- MR. NIR2602: To obtain Contempt of Court, a person
- 23 must perform an that disturbs the court while in session.
 - (In reference to contempt citations given in-game/in-

- 1 chamber.) Such as excessively swearing in the middle of the
- 2 trial or disturbing the court in any other way.
- 3 It isn't however an action related to the places
- 4 gameplay. That is just simply an action between two persons.
- 5 For example, crimes such as bribery can occur outside
- 6 of Las Vegas and Washington, but murder cannot.
- JUSTICE FRANKFURTER: Why can bribery occur outside
- 8 of the cities?
- 9 MR. NIR2602: Because the act of bribery is mostly
- 10 a verbal action.
- To bribe someone, you must offer them something for in
- 12 return for an action by them.
- 13 For example if Joe wanted to bribe Judge Jane, he does
- 14 not have to do it in Washington or Las Vegas, he can simply
- 15 message them directly on discord.
- 16 However, committing the act of murder, is impossible in
- 17 the Federal Courthouse, without using administrative
- 18 privileges that is only granted to judges and justices. Not
- 19 the ordinary citizen.
- Does that answer your question, Justice Frankfurter?
- JUSTICE FRANKFURTER: I'm not sure I understand the
- 22 relevance of administrative privileges. Can you expand on
- 23 that?

- 1 MR. NIR2602: Administrative privileges is a power
- 2 granted to certain people to manage something that is not
- 3 within the grasp of the ordinary user/player.
- 4 It allows the individual with these powers to manage
- 5 certain gameplay aspects of the Roblox Place.
- In the Federal Courthouse, administrative privileges is
- 7 only given to judges and justices to assist them in
- 8 conducting judicial proceedings.
- 9 JUSTICE FRANKFURTER: What's the relevance to the
- 10 jurisdictional question though?
- 11 I'm pretty sure back in the Lumidas days, the President
- 12 was given admin at LV.
- MR. NIR2602: I am not aware of that as I was not
- 14 in the nUSA community at that time.
- However, between the months of December 2018 and the
- 16 beginning of 2019, ban moderators were given additional admin
- 17 tools in LV to moderate in game. This arose certain questions
- 18 when Ban Moderators, on-duty using these tools, which allowed
- 19 them to conduct surveillance on individuals by directly
- 20 seeing where they are and what they are doing, but are not
- 21 with them directly, reporting people for crimes to the
- 22 Department of Justice.
- JUSTICE FRANKFURTER: How does that affect jurisdiction?

- I feel like I'm giving too much weight to this point,
- 2 right?
- MR. NIR2602: I concur. Although I do understand
- 4 where your argument is coming from.
- 5 JUSTICE FRANKFURTER: I was trying to understand
- 6 yours, haha.
- 7 So what's the standard for being a court house?
- 8 MR. NIR2602: Well, in a physical manner, not really
- 9 anything. It could be any building, room, or place. However,
- 10 in regards to Discord and other forms of forums, Chief
- 11 Justice Directive No. 8 that all judicial procedures must
- 12 occur within a central discord.
- JUSTICE FRANKFURTER: I mean with respect to how
- 14 the laws would apply.
- MR. NIR2602: The law should apply in to how
- 16 game/Roblox Place allows equally to each individual, not
- 17 without attaining some power that is impossible by normal
- 18 means.
- 19 As in Washington, D.C. Everyone can attain a gun easily
- 20 without getting special permissions from the owner of the
- 21 game. However to do so in the Federal Courthouse, you have
- 22 to.
- 23 Get special permissions (administrative privileges) from the owner of the game.

- 1 Without these special permissions, you cannot attain a
- 2 weapon and murder some in the Federal Courthouse. Unlike in
- 3 Washington D.C.
- 4 As I was saying, in response to video evidence contained
- 5 of individuals doing crime using the Clan Managements
- 6 surveillance tools, clan management, with the assistance of
- 7 at the time Attorney General Frostbleed made prosecuting
- 8 crimes through these videos illegal.
- 9 This announcement can be found in the nUSA Main Server.
- 10 This memo from the incumbent Attorney General during
- 11 that controversy addressed these issues, saying that crimes
- 12 and evidence gathered in methods regular players cannot do
- 13 cannot be prosecuted and punished for.
- 14 Petitioners argument regarding the reversal; of
- 15 convictions is flawed. As simply, the trial only took place
- 16 in the specific Roblox Place. The crime itself took place in
- 17 the cities. Theoretically, a trial could be held in any
- 18 Roblox place. However, judges choose the Federal Courthouse
- 19 place for its convenience. If the court rules in favour of
- 20 respondent, it would not affect any of the former
- 21 convictions. An issue with the venue such as this is not
- 22 grounds to reverse a conviction. See generally People v.
- 23 Houthoofd, 790 N.W.2d 315 (Mich. 2010). In Houthoofd the Michigan Supreme Court held that a venue issue may not

- 1 reverse a conviction as long as the Defendant's is not
- 2 deprived of his due process right to a fair trial.
- Finally, in response to the petitioner's argument that
- 4 there is no reason why the certified question should be
- 5 dismissed. A court has a right to seek the assistance of this
- 6 court when it requires so through certified question to apply
- 7 the law correctly. *See Rule 19 of the Rules of the Supreme
- 8 Court of the United States and 28 U.S.C. § 1254. In this
- 9 case, presiding Federal District Judge Hon.
- 10 EnforcementBeyond was unsure on how to rule and apply the
- 11 law. Therefore, he asked the assistance of this court.
- I am now finished my argument, and I respectfully await
- 13 your questions. I will relinquish the rest of my time once
- 14 all the justices have confirmed they have no more questions
- 15 for me, as most of you are probably asleep right now and will
- 16 only see this in the morning.
- 17 CHIEF JUSTICE HOLMES: Mr. Nir, in your view are
- 18 the federal courthouses within the United States?
- MR. NIR2602: Mr. Chief Justice, I believe that
- 20 theoretically, they are property of the United States, but
- 21 in the legal sense they are not because Congress has not
- 22 acquired the Federal Courthouse through legislative means.
- 23 As I discussed beforehand in a similar matter as to how municipalities are admitted to the union. The United States

- 1 must acquire that land/Place/Game through the approval of
- 2 Congress and the consent of the owner of the place.
- 3 Additionally, the only roleplay purpose the Federal
- 4 Courthouse serves is to allow for the American Public to
- 5 participate in Jury trials. As such, the prosecution or
- 6 pursuit of relief for crimes that occur in the Courthouse
- 7 would be pointless. If you were instead able to purchase a
- 8 weapon or receive one in game through a method that anyone
- 9 may do without another's help (i.e. through admin
- 10 privileges), then prosecution or pursuit of relief would make
- 11 sense, in this situation, it does not.
- 12 CHIEF JUSTICE HOLMES: So if I'm understanding your
- 13 position correctly, it's that civil causes of action
- 14 recognized by U.S. law only extend to land within America's
- 15 de jure sovereign jurisdiction and that the only way to
- 16 establish that jurisdiction is by act of Congress?
- MR. NIR2602: Yes, exactly Mr. Chief Justice. As my
- 18 time to argue is now over, does any justice have any
- 19 additional questions before the court adjourns?
- JUSTICE PITNEY: This case is submitted.
- 21 (Whereupon, at 6:46 PM, the case was submitted.)

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