

Statement of ALITO, J.

SUPREME COURT OF THE UNITED STATES

LYDXIA, PETITIONER *v.* N_IGHTMARRE

ON PETITION FOR WRIT OF REVIEW TO THE UNITED STATES
FEDERAL GOVERNMENT

No. 10–40. Decided April 9, 2021.

The petition for a writ of review is denied.

Statement of JUSTICE ALITO, respecting the denial of review.

The Court was recently presented with a petition by former President pro tempore Lydxia, in which she argues that then-President of the United States N_ightmarre was in fact sitting in the office fraudulently and in a manner inconsistent with the United States Constitution.

The lack of fact-finding associated with this enormous ask of the Court is deeply troubling. “It can be assumed” that Speaker RalphFoley declined the presidency? . . . There has been no appropriate research by the petitioner clearly on the facts of the case, no contact with Speaker Foley and no research on the validity of the statute in question pursuant to 1 U. S. C. §§ 108, 109.

I do not intend to comment on the merits of the case as to comment on a case or controversy cut-short would be ill advised should it ever arise in the same or different form but instead address basic procedure and sense.

Petitioner and her counsel submitted a brief of which I would believe to contain political jabs, insults and frankly disgraces the bar of this Court to allow such filing. Including defamatory marks on their face, petitioner should think long and hard about the subject and contents of the documents submitted to the highest Court of the land and recognize that this is not a tomfoolery-Court but instead one that has an enormous power over our United States government.