## MONDAY, MARCH 2, 2020

## ORDERS IN PENDING CASES

08-13 DorkJacob v. Arrighi

Considering the petitioner is banned from (n)USA and thus the matter is moot, the petition for writ of certiorari is dismissed.

8 U.S. \_\_\_\_ (2019)

## CERTIORARI DENIED

08-16 YourFrenchySalad vs. House of Representatives

8 U.S. \_\_\_\_ (2020)

09-01 Luxciety v. United States State Police

9 U.S. \_\_\_ (2020)

## **MISCELLANEOUS ORDERS**

09-M004 Federal Magistrate Mamagobies is hereby expelled.

09-M005 Federal Rule of Criminal Procedure 9(a) was amended to read:

"(a) Issuance. If one or more affidavits filed with a complaint establish probable cause to believe that an offense has been committed and that the defendant committed it, the judge may issue a summons instead of an arrest warrant to a person authorized to serve it if summons would be more practical than an arrest warrant. The judge must issue a warrant, instead of a summons, if a warrant would be more effective than a summons in compelling the attendance of the defendant. A judge may issue more than one warrant or summons on the same complaint. If an individual defendant fails to appear in

response to a summons, a judge may, and upon request of an attorney for the government must, issue a warrant. If an organizational defendant fails to appear in response to a summons, a judge may take any action authorized by United States law."