

No. 18-1275

IN THE
Supreme Court of the United States

Xiaohua Huang *pro se*
Petitioner,

V.

Huawei Technology Ltd.
Respondents.

On Writ of Certiorari to the United States Court of Appeals
for the Federal Circuit and the US District Court of
Eastern Texas

**MOTION FOR LEAVE TO FILE
A PETITION FOR REHEARING**

Xiaohua Huang *pro se*



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Petitioner Mr. Xiaohua Huang respectfully moves this Court for leave to file his “petition for rehearing” for the following reasons:

1. Mr. Huang did not learn that US Supreme Court denied case 18-1275 until June 14, 2019.
2. The distinct grounds for granting petition for rehearing is (which is cited from the “petition for rehearing”):
 - (1). The district court has interest conflicts with Huawei since Huawei’s Counsel Scott Breedlove was the co-worker of Judge Gilstrap’s son Stephen Gilstrap in same law office.
 - (2) The main cause that the district court’s decision is because that Mr. Huang did not want to share the revenue with a lawyer since Mr. Huang refused to retain a lawyer who has signed multi-hundred patent cases in the Court of Eastern Texas Marshall division.
 - (3) The Huawei’s Counsel made commend to Judge Roy Payne that “ Let him(Mr.Huang) pay money”. Judge Payne replied that “he has no money.” This conversation was omitted in the transcript, then in Judge Payne’s report and recommendation Dkt.No.204 that Judge Payne took all Huawei’s perjured declaration(which has been proved contradictive the public factual material evidence) as fact.

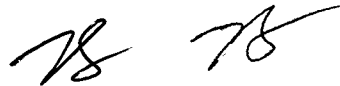
Also Judge Payne lied on the fact in his Dkt. No.134.

(4) Huawei's 3G,4G and especially 5G communication equipment all used US patent 6744653,6999331 and RE45249, without using those three patents most Huawei's 3G,G and 5G networking and communication Switches, Routers and Base Station must not have been produced. Huawei has benefitted hundreds of billion USD from using US patent 6744653, 6999331 and RE45259, but never paid any Royalty. The District Court's erroneous decision completely made Huawei free to use those three patents in the next five years to compete with most US companies with advantages.

Mr. Xiaohua Huang respectfully asks the US Supreme Court grant his motion for leave to file petition for rehearing.

Dated: July 29, 2019

Respectfully Submitted



Xiaohua Huang

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DECLARATION ON THE MOTION

I, Xiaohua Huang, declare as follows:

The above facts disclosed in the above “MOTION FOR LEAVE TO FILE A PETITION FOR REHEARING” were not disclosed because Mr. Huang was scared by Judge Gilstrap to sanction him further and Mr. Huang is afraid that Huawei will harm him personally further.

The “petition for rehearing” is presented in good faith and not for delay.

Unless otherwise indicated, this declaration is based on my own personal knowledge.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed this 29th day of July, 2019 in Campbell, California.

By: Xiaohua Huang



DECLARATION OF XIAOHUA HUANG

1. I, Xiaohua Huang, declare as follows:
2. I live in 505 Cypress Point Drive, Mountain View, California.
Unless otherwise indicated, this declaration is based on my own personal knowledge.
3. I, Xiaohua Huang, learned that US supreme Court denied case 18-1275 on June 14, 2019

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed this 14th day of June, 2019 in Campbell, California.

By: Xiaohua Huang

The image shows two handwritten signatures in black ink. The signature on the left is a stylized, cursive representation of the name 'Xiaohua Huang'. The signature on the right is a similar, but slightly different, stylized cursive signature.