

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

_____)	
ABDULLATIF NASSER,)	
)	
Petitioner,)	
)	
v.)	Civil Action No. 05-764 (CKK)
)	
DONALD J. TRUMP, et al.,)	
)	
Respondents.)	
_____)	

JOINT STATUS REPORT

Pursuant to the Court’s Minute Order of 3 December 2020, the parties’ submit this Joint Status Report.

On January 11, 2018, Petitioner filed his Motion for Order Granting Writ of Habeas Corpus. See ECF No. 274. Ten other Guantanamo Bay habeas petitioners filed identical motions in eight other habeas actions pending before other judges of this District. Eight of those eleven motions were consolidated for decision before Judge Hogan, including Petitioner’s (the Consolidated Motion). See Minute Order (Jan. 18, 2020). Briefing on the Consolidated Motion was subsequently concluded. See Resps. Opp’n to Mot. for Order Granting Writ of Habeas Corpus (Feb. 16, 2018) (ECF No. 290); Petrs.’ Reply Supp’g Mot. For Writ of Habeas Corpus (Mar. 9, 2018) (ECF No. 291).

Argument took place on before Judge Hogan on July 11, 2018. The Consolidated Motion remains pending for decision.

Based on Ali v. Trump, 959 F.3d 264 (D.C. Cir. 2020), Petitioner sought to supplement his position on the Consolidated Motion. See Unopposed Emerg. Mot. for Leave to Modify his Position in the Ongoing Litig. in Light of the DC Court of Appeals’ Decision in Ali v. Trump, &

for Permission to Suppl. the Record & File a Supplemental Brief (Aug 7, 2020) (ECF No. 324). The Court granted the supplementation request. See Minute Order (Aug. 7, 2020).

The supplemental briefing is now complete. See Petr. Nasser's Supp. Br. Modifying his Position in the ongoing Litig. in light of the DC Court of Appeals Op. in Ali v. Trump (Oct. 23, 2020) (ECF No. 328); Resps. Opp'n (Nov. 23, 2020) (ECF No. 330); Petr.'s Reply (Dec. 21, 2020) (ECF No. 332). Since the filing of Petitioner's reply, counsel for Ali have filed a petition for writ of certiorari with the Supreme Court on December 28, 2020. (20-_____).

Other than the pending decision by Judge Hogan, the parties do not anticipate any further proceedings in this Court within the next several months. The parties, therefore, propose filing a further status report on or before March 30, 2021.

30 December 2020

Respectfully submitted,

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CERTIFICATE OF SERVICE

Thomas Anthony Durkin, Attorney at Law, hereby certifies that the foregoing was served on December 30, 2020, in accordance with Fed.R.Crim.P.49, Fed.R.Civ.P.5, and the General Order on Electronic Case Filing (ECF) pursuant to the district court's system as to ECF filers.

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