

Complant

Civil Rights Claim of Violation

Application for Certification of Class Action

Notice of Constitutional Challenge of Statute

Motion for Writ of Mandamus

{TITLE 42 > CHAPTER 21 > SUBCHAPTER I > \hat{A} 1983. Civil action for deprivation

of rights}

Enshrined in the Constitution at Article II Section I Clause V is the enunciation of

a 'Citizen' that was to be recognized as a "NATURAL BORN CITIZEN".

"No Person except a <u>natural born Citizen</u>, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States."

The United States District Court For Western District of Oklahoma

Cont;

, .

At Article 1, Section 8, Clause 4 Congress was given the Legislative Mandate;

"To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States; "

Yet, from that day of the Ratification of the Constitution to this, Congress has failed to do so by the <u>exclusion of distinctions</u> of the status and <u>omission of acknowledgement</u> of any distinction in most, if not in all, references contained in Acts, Bills, Codes, or Resolutions of the exception; <u>"Natural Born Citizen"</u>

The Congress having FAILED in the Mandate to "Make Uniform the Laws of Naturalization" is SELF –EVIDENT and that in their zeal to add to the profitable and taxable population through Immigrant Naturalization have been all the while with disregard of that <u>reserved</u> nature of Citizenship required to any and all aspiring to the Office of the POTUS and V-POTUS as if it were without value to any and all that would meet the historically common understanding of the standard, leaving it only UNDEFINED from the 1st to the 110th Congress.

According to; Marbury v. Madison 5 U.S. 1 Cranch 137 pg 174 "It cannot be presumed that any clause in the Constitution is <u>intended</u> to be without effect,"

Π

The United States District Court For Western District of Oklahoma

Cont;

۰ *...*

Therefore; Claimant asserts ongoing Civil Rights Violations by the United States of America against Claimant, individually, and as a member of a Class and to the Class as a whole, due to Claimants National Origin not being recognized by <u>exclusion of distinctions and omission of acknowledgement</u> thus being offenses to the Legacy derived therefrom.

In redress Claimant seeks Certification of Class Action {TITLE 28 App. > FEDERAL > IV. > Rule 23}, Notice of Constitutional Challenge to a Statute {TITLE 28 App. > FEDERAL > II. > Rule 5.1}, and a Writ of Mandamus {TITLE 28 App. > RULES > PART > Rule 20} to the Congress of the United States of America ordering Rectifying Actions by the Congress in 'Making Uniform the Laws of Naturalization' respecting the Two (2) Natures of Citizenship enunciated in the Constitution and to preserve the National Security of the United States of America in respecting the Original Intent and the then common meaning in the fullness of its construct.

And; Punitive damages assessed in the Amount of \$0.02 (cents) per each individual "Natural Born Citizen", The Class Members, as enumerated by and/or extrapolated from the 2000 Census as compensation for the necessity of Claimant to giving voice to them herein.

By leave of the Court I do pray it be so Ordered.

.

The United States District Court For Western District of Oklahoma

Pro Se, In Forma Pauperis Steven Lee Craig 1309 Hisel Rd. Del City, Oklahoma 73115

(405) 670-1784