Case: 13-74137 01/13/2014

ID: 8936535 DktEntry: 3

Page: P. Ef C. E. I. V. E. [
MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

JAN 1 4 2014

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCLETED		
AT SEATTLE	DATE	INITIAL

Douglas Vogt,

VS.

Case No.: 13-74137

Petitioner,

MOTION TO EXPEDITE CONSIDERATION OF PETITION FOR WRITS OF MANDAMUS

United States District Court, Western District of Washington at Seattle,

Respondent.

COMES NOW Douglas Vogt ("Vogt"), and prays that this Honorable Court expedite consideration of the Petition for Writs of Mandamus in this matter which has now been pending for forty-one (41) days without resolution, and states as follows:

I. An Important Issue and a Need for Speedy Consideration Is at Stake

It states the obvious to say that this is a case of the utmost national importance and urgency involving the Constitution's most fundamental rights as exercised in the Nation's most important election. It is imperative that this Honorable Court hear Petitioner's claim as soon as practicable. This Court's expedited consideration of the Petition for Writs of Mandamus is warranted in order to ensure that Petitioner's constitutional right to (i) an Article II, §1 President and (ii) access a Grand Jury is not irretrievably lost.

Time is plainly of the essence: Courts have previously granted expedited treatment of

Case: 13-74137 01/13/2014 ID: 8936535 DktEntry: 3 Page: 2 of 3

cases involving substantial questions of national importance. See, e.g., Dames & Moore v. Regan, 453 U.S. 654 (1981); United States v. Nixon, 418 U.S. 683 (1974); Youngstown Co. v. Sawyer, 343 U.S. 579 (1952); Ex parte Quirin, 317 U.S. 1 (1942). The importance of this case is at least equal to, if not greater than, those landmark decisions. The Presidency, the constitutional rights of Petitioner, and the stability of our democratic process will be in dire jeopardy if this Court does not act soon.

II. Conclusion

WHEREFORE, Petitioner respectfully requests that this Court expedite consideration of the Petition for Writs of Mandamus and thereafter issue it's writs of mandamus to compel Judge Robart to: (i) correct the docket in the District Court to accurately reflect the proceedings below, (ii) acknowledge Vogt's discharge of his obligations under the Misprision statutes, and (iii) in so much as the "public interest so requires", summon a grand jury to hear Vogt's forensic evidence which demonstrates that the Certificates of Live Birth ("COLBs") proffered by Barack Hussein Obama II ("Obama") to prove his eligibility to be President are indisputably forgeries.

Case: 13-74137 01/13/2014 DktEntry: 3 Page: 3 of 3 ID: 8936535

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and accurate copy of foregoing was served without Exhibits by U.S. First Class Mail upon the Honorable Judge James L. Robart, U.S. District Court, 700 Stewart Street, Suite 2310, Seattle, WA 98101 this and day of January, 2014.

DOUGLAS VOGT

Petitioner 12819 S.E. 38th Street, #115 Bellevue, WA 98006

Telephone number: 425-643-1131 Email Address: Doug@vectorpub.com

By: Douglas Vogt