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District of Columbia

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THE WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

DATE RECEIVED:

NAME OF CORRESPONDENT: Walter Lee

SUBJECT: Walter Lee vs. US District Court, D.C.

ROUTE TO:		ACTION		DISPOSITION		
OFFICE/AGENCY	(STAFF NAME)	ACTION CODE	DATE M/D/YR	TYPE RESP	C D	COMPLETED M/D/YR

<u>CUGONZ</u>	<u>A</u>			<u>C</u>	
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<u>Brett</u>	<u>A</u>				<u>/ /</u>
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ACTION COMMENTS: _____

COMMENTS: _____

ADDITIONAL CORRESPONDENTS:

MEDIA:

Mr. Walter Lee
P.O. Box 92
Warsaw, VA 22572

Clerk of the Court
United States District Court, D.C.
333 Constitution Avenue, N.W.
Washington, D.C. 20001

20 Apr 01

Re: Walter Lee v. U.S. District Court, D.C.

I would really appreciate it if the Court would issue an order either accepting this pleading or denying it as soon as possible. I believe it is extremely important to determine whether or not a Federal Judge can defend his ruling and use of judicial discretion against an unlearned disabled indigent, proceeding pro se, and without benefit of legal counsel in an open full and fair hearing in a competent Court of Law.

And once it is determined, that this Federal Judge can not defend his ruling and use of judicial discretion, in a competent Court of Law, against this unlearned disabled indigent proceeding pro se, and without benefit of legal counsel, the question must be asked:

"Is this the sort of Federal Judge who should have the power to use his judicial discretion up to and including, the taking of life and ordering the death of anyone?"

Someone is going to have to explain to me in plain English why this Roberts guy is still sitting on a Federal Bench in a Federal Court of Law, because I maintain that he is incompetent and judicially unfit, to sit on any Court at any Level, and should be Impeached, Disbarred and Prosecuted for Aiding and Abetting the Facilitation of Criminal Acts being committed by officers of the court in the District of Columbia.

Is the climate of the United States Judicial System set up where Federal and State judges and lawyers feel that free to be able to not only commit these criminal acts in a court of law, but to conspire with and aid and abet these criminal and civil violations against an unlearned disabled indigent proceeding pro se? My God!, you people are worst than the Roman Soldiers Herod ordered to Kill small infant children!

And before you gloss over that last statement, I want you to think of the type of person, that you would have to be, to go out and mercilessly kill small infant children! You people need to look into the mirror, and see what it is you have become!

Well anyway, just let me know what the Court plans to do with this pleading, because I'm sure Richard W. Roberts, who in my opinion is a glorified Civil Rights attorney, (and a bad one at that), should want to defend his ruling and use of judicial discretion in this petition. However, if he can not, then he should be fired!

You people are scandalous! All of this CRAP, in order to deny me the rights you know that I was and still am entitled too. But you know what, the United States is in a World Economy now, therefore, even the Beast now has reigns upon him, that can pull him this way and that, taking him where he does not want to go!

In closing, I just thought that it was amusing that you could not find a Federal Judge to sign your recent communication (smile). In all seriousness though, you need to watch more closely what you affix your signature upon. I say that because no one is going to be there to save you but me, if I have to knock on your door, to find out exactly what you knew, and when you knew it, and based upon that knowledge, determine, whether or not you had an obligation to support the U.S. Constitution and thereby inform the Court that there could be reason to believe that the criminal acts as stated in Lee v. Mertz, were indeed committed.

If it is determined that based upon the documents that have been submitted on the record and your years of legal experience and level of competency, as well as the laws governing the duties and responsibilities of the administration of the Office of the Clerk of Court, you should have been aware that such a possibility existed, and therefore should have informed the Court and did not, then you have a problem.

Because you are the gatekeeper to this Court, and your primary responsibility after Obeying your Oath of Office to support the United States Constitution, I will bet is that you protect and ensure the integrity of the Court.

Please do not mistake me for anyone other than who I am, and for the record, I'm just a United States Citizen trying to settle a complaint, the best way that he knows how.

You Know Who I Am!

Office of the President
Office of the Vice President
Office of the Secretary of State
Office of the Secretary of Defense
United States Senate Leader
Speaker of the House of Representatives
Chairman, Senate Judiciary Committee
Chairman, House Judiciary Committee
United States Attorney General
Director of the Federal Bureau of Investigations
Director of the National Security Agency
Director of the Central Intelligence Agency
Governor of the State of Virginia
Governor of the State of Maryland
Governor of the State of Minnesota
Personal File

THE WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

DATE RECEIVED: 7/17/01

NAME OF CORRESPONDENT: - Walter Lee

SUBJECT: Lee v. US Supreme Court

ROUTE TO: OFFICE/AGENCY	(STAFF NAME)	ACTION ACTION CODE	DATE M/D/YR	DISPOSITION TYPE RESP	C D	COMPLETED M/D/YR
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CUGONZ	A		7/17/01		C	
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ACTION COMMENTS: _____

COMMENTS: No action. file only.

ADDITIONAL CORRESPONDENTS: MEDIA:

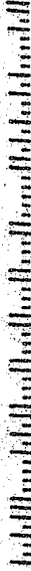
IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Mr. Walter Lee
P.O. Box 92
Warsaw, VA 22572



The White House
Ofc. of the White House Counsel
1600 Pennsylvania Ave.
Washington, D.C. 20500

20500x0003



On 11 Dec 00, the United States Supreme Court violated my Civil Rights under Article IV and the 14th Amendment of the United States Constitution when my petition was dismissed, and also on 20 Feb 01, when my petition for a rehearing was dismissed.

Therefore, on 11 Dec 00 the United States Supreme Court knowingly aided and abetted in the facilitation and accomplishment of numerous High Crimes (Impeachable Offenses) in violation of Article III, Article VI and their Oath of Office (not all-inclusive)

Once these High Crimes had been committed by the United States Supreme Court on 11 Dec 00, they no longer had any Constitutional and or Legal Authority to sit in judgment and or rule on any case or controversy that was brought before them.

Therefore, the United States Supreme Court had no Constitutional and or Legal Authority to sit in judgment and rule on Bush v. Gore on 12 Dec 00, and therefore, that ruling must be vacated so that the Constitution and the adherence thereof; remains the Supreme Laws of the Land, and not the individual discretion of flawed men and women.

2nd Argument:

The United States Constitution is the Supreme Laws of the Land, and every Federal and State Law adopted must adhere and be agreeable to the Constitution and not vice-versa. Article II is clear in that the person having the greatest number of votes shall be President of the United States. PERIOD!

Florida Law provides that the legislature picks a slate of electorates that are consistent with the person who received the majority of the popular votes in the State. The Florida Supreme Court was right in interpreting Florida State Law that was pursuant too, and agreeable too Article II of the United States Constitution.

Consistent with Article II, in order to ascertain the person who had the most popular votes in Florida, the Florida State Supreme Court ruled that a hand count of the disputed ballots in Broward, Miami-Dade, West Palm Beach and Volusia Counties should be commenced.

There is no federal or state deadline made by Man that usurps the power and authority of the United States Constitution. The Constitution is a living and breathing document which is amended from time to time to protect the citizenry of this country from tyranny, from the abuse of power.

The overriding Constitutional requirement under Article II, is that the person elected to become the President of the United States must be the same person who received the most number of votes. The only way to determine who had the most number of votes is to count them, which is what the Florida Supreme Court ruled.

On 12 Dec 00 the United States Supreme Court abused their judicial power and authority in office by usurping Article II, of the United States Constitution.

This gross and vile conduct of the United States Supreme Court was committed for the express intent and purpose of making George Bush the President of the United States of America. This violation of Article II, denied MY CIVIL RIGHTS under the 14th Amendment (as well as every other American) to enjoy a duly elected President.

By stopping the lawful counting of disputed votes in the state of Florida, the United States Supreme Court illegally and unlawfully dismissed every vote taken in the Presidential Election of the State of Florida.

When a controversy arises in a Federal or State Law, where the United States Constitution is at issue, at all times the Constitution must prevail. There is no deadline made by man that can usurp the fact that under Article II, the President of the United States must be the same person who received the most popular votes.

Therefore, I Walter Lee state that the United States Supreme Court based upon their multiple criminal and civil violations of the law did not have legal standing to sit in judgment and rule in Bush v. Gore. Furthermore, the United States Supreme Court denied the Plaintiff, and the American People the entitled Constitutional Right to know that the current President of the United States (George Bush) is the same person who received the majority of the popular votes.

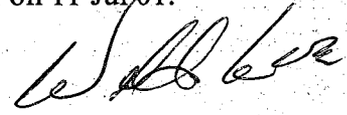
Mr. Bush may have very well received the most popular votes in the State of Florida, but as a United States Citizen and resident of the State of Virginia, I, Walter Lee maintain that I have a Constitutional Right to know for sure! The only way to know for sure is to vacate the United States Supreme Court ruling in Bush v. Gore, and resume the hand counting of disputed ballots that the Florida Supreme Court properly ruled should be counted in accordance with the United States Constitution.

Wherefore, the Plaintiff demands a full, fair and open hearing where the United States Supreme Court can defend the criminal allegations that they should be Impeached, Disbarred, and Prosecuted for knowingly aiding and abetting the facilitation of High Crimes in order to deny a United States Citizen his 14th Amendment Civil Rights to equal protection of the laws in Walter Lee v. District of Columbia.

Wherefore, the Plaintiff demands a full, fair and open hearing where the United States Supreme Court can defend their violation of their Oath of Office, Article II, Article III, Article IV, Article VI and the Plaintiffs 14th Amendment Rights of the United States Constitution, in their ruling in Bush v. Gore.

When it is determined that the United States Supreme Court had no legal standing to rule in Bush v. Gore, the Plaintiff demands an immediate recount, and in the event that former Vice President Al Gore proves to be the victor, then the date upon which these determinations are made, should be consistent with the dates as if the Presidential Election had taken place upon that date. If George Bush comes out the victor, then all is well, but the integrity of the process will have been upheld.

I hereby certify that this document was mailed to the U.S. District Court, D.C. @ 333 Constitution Avenue, N.W., Washington, D.C. 20001 on 11 Jul 01.



Copies To:
Secretary General of the United Nations
President of the United States
United States Senate Leader
Chairman of the U.S. Senate Judiciary Committee
Speaker of the House
United States Attorney General

Business Week, Ebony, Essence, Forbes, Fortune, Money, Newsweek, Oxford Press, Richmond Times Dispatch, The National Inquirer, The New Republic, Thunder's Mouth Press/Nations Books, Time, U.S. News & World Reports Washington Post, Yahoo.

~JUST THOUGHTS~

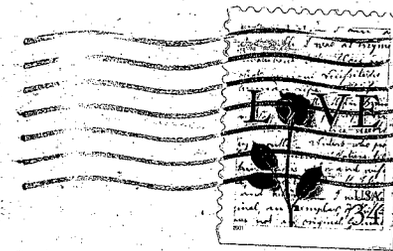
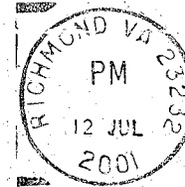
The Plaintiff is an unlearned United States Citizen who happens to be a disabled indigent proceeding in a civil complaint without benefit of competent legal counsel. Therefore, the Plaintiff invites legal advice and or counsel to take over this complaint to ensure that the Civil Rights of the Plaintiff and the American People are upheld, and that the Plaintiff is duly compensated for the heinous crimes committed against him.

I have asked these people time and time again to leave me alone, but they will not, so they must like hearing me talk, so I will continue submitting petitions until such time that my grievances have been addressed in accordance with my Civil Right to receive a full, fair and impartial hearing on the merits of my complaint.

I have a fondness for movies, sports and the arts and I have some great movie concepts that I would like to share with someone who would not steal my ideas, but that requires an attorney, and I am without means. So I offer three concepts with the principal actors in each, but I have more. Concept 1: Tom Cruise, Jennifer Lopez, Sean "Puffy" Combs and Jason Cerbone. (Action) Concept 2: Alec Baldwin, Mimi Rogers, Tyra Banks and introducing Christopher Walken as "Mr. Charlie." (This is a good one!) Concept 3: Danny Glover, Ossie Davis, Ruby Dee, Burt Reynolds, Don Cheadle, Vanessa Williams, Joan Cusack, Robert Downey Jr., Joan Chen & Bill Duke (ensemble)

I do not like bullies, or people who abuse their power because they can, and often against those who are less fortunate than they. I especially do not like people who do so in a condescending manner, presuming that they are more intelligent than others. These people have worked my last nerves and I am tired of dealing with them, so I must remove them from office so that they can do no more harm.

Mr. Walter Lee
P.O. Box 92
Warsaw, VA 22572



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