

UNITED STATES COURT OF
APPEALS FOR THE D.C. CIRCUIT

U.S., ex rel, Robert C. Laity

CASE #: 20-7109

v.

MOTION TO ADD JOSEPH BIDEN
BIDEN AND NANCY PELOSI AS
CO-DEFENDANTS

U.S. Senator Kamala Devi Harris

Dated: January 8, 2021

The Appellant hereby MOVES THIS COURT TO ADD JOSEPH BIDEN AND NANCY PELOSI AS CO-DEFENDANTS in the above-captioned matter.

The Information of Quo Warranto is a “proper legal procedure our government provides for erroneous or fraudulent elections” – Leo Donofrio, Esq.

I have been engaged in disputing the pattern of usurpations and attempts to usurp the presidency that started in 2008 and continues to this day. It last occurred, prior to 2008, in 1884 when Chester Arthur illegally became de facto President, not himself being an article II “Natural Born Citizen” of the United States.

In 2008, both Barack Obama and John McCain, neither being an article II “Natural Born Citizen” defrauded “we the people”. Nancy Pelosi was complicit with this subterfuge. Now, Kamala Devi Harris in on the subterfuge.

Chapter 35, Code of the District of Columbia Section 16-3501 states:

“ A quo warranto may be issued from the United States

District Court for the District of Columbia in the name of the United States against a person who within the District of Columbia usurps, intrudes into, or unlawfully holds or exercises, a franchise conferred by the United States or a public office of the United States, civil or Military, The proceedings shall be deemed a civil action”.

Since Obama usurped the Presidency by fraud, and he did, Biden, Pelosi and now Harris have engaged in treason and espionage against the United States and as such are precluded from holding “any office under the United States” because of that treason. In addition, Kamala Harris is NOT a “Natural Born Citizen” of the U.S. Biden and Harris are now enjoying a “Franchise conferred by the United States or a public official of the United States” They have, pursuant to the Presidential Transition Act been given a monetary budget to prepare for taking office, offices that they are not entitled to take due to constitutional encumbrances facing them pursuant to their usurpations and complicity with Obama’s treason and espionage as well as their own usurpations and crimes.

“A person unlawfully sworn in is not President of the United States and never was President of the United States. His holding the office was a legal fiction... Quo warranto removes an unlawfully seated person who was never legally [in office]”-
Leo Donofrio, Esq.

All the firewalls that the Constitution has set forth for protection of the United States have failed. We are facing the installation of Joseph Biden and Kamala

Harris into our highest offices outside the parameters of the Constitution. I AM an “interested party”. I am a duty bound citizen of the United States defending the United States from being overthrown. This is NOT hyperbole. This court can and must act to enjoin this massive fraud that has been going on for (12) years. The traitors, usurpers and criminals have made multiple attempts to remove the only “Natural Born Citizen” President that we have had since 2008., Donald Trump. “Action may be brought by the Attorney General OR on the relation of a third person. If the attorney general and the district attorney refuse to act on the request of the person interested the court may issue the writ on such person’s verified petition if the reasons set forth in said petition are sufficient in law” – U.S. v. Carmody, 148, F.2d. 685 (D.C. Circuit 1945).

The court should grant this Motion based on the foregoing facts. This court has a sworn duty to protect the Republic from being overthrown by usurpations.

Robert C. Laity, Appellant
43 Mosher Drive
Tonawanda, N.Y. 14150
(716) 260-1392