

4. The U.S. District Court for the District of D.C. is judicially empowered, as a matter of law, to address and remedy "Information(s) in the form of Quo Warranto at Common Law". It is in the interest of the government to weed out frauds and usurpers from the ranks of its public officials and if found not eligible to hold said office, to defenestrate such usurper from said office.
 5. The Constitutional requirement that a President and Vice-President be "Natural Born Citizen(s)" cannot be abrogated by "evading" the issue. It is the sworn duty of *all* federal public officers and employees to obey the Constitution of the United States and to defend against *all* encroachments of said Constitution that is brought to their attention. The purposeful "Evading" of addressing said encroachments constitutes Misprision, Malfeasance in Office and Non-feasance.
 6. The Petitioner was wrongfully denied "standing" in this matter, upon the proper motion for leave to proceed, after every U.S. Attorney since Bill Barr failed to proceed on usurpation by the Respondent. The real question is why those Public Officials who are charged with enforcing the Constitution have failed to do so? Some matters are so grave to the very existence of the Republic that they *must* be addressed. This is one of them.
-