State	of New	York	Court	of Claims	

CHRISTOPHER EARL STRUNK, and AD HOC NEW YORKER REPUBLICAN COMMITTEE

Claimants

v.

<u>Claim</u> with demand by Order to Show Cause

for Injunctive Relief

THE STATE OF NEW YORK

Defendant

- The post office address for claimant CHRISTOPHER EARL STRUNK at his domicile registered to vote on November 3, 2020 (see <u>Exhibit A</u>) is 141 Harris Avenue POB 34 Lake Luzerne New York 12846-1721 Phone: 518-416-8743 email: strunk@leader.com.
- 2. Absent any New York Republican party leadership and or courage to act herein, Claimant is the trustee of AD HOC NEW YORKER REPUBLICAN COMMITTEE registered with the Secretary of State (see **Exhibit B**)
- 3. This claim arises from the acts or omissions of the defendant. Details of said acts or omissions in correcting the description by the New York Board of Elections Law for those running for office requirements to hold office of President of the United States (POTUS) and or Vice President of the United States (VPOTUS) (see Exhibit C) deceptively states that citizenship status must be "BORN A CITIZEN" as per *United States v. Wong Kim Ark*, 169 U.S. 649 (1898)⁽¹⁾ as if one of the requirements of the US Constitution Article 2 Section 1 Clause 5 rather than the express "NATURAL-BORN CITIZEN" (NBC) Term of Art is born on soil of citizen parents explained by the U.S. Supreme Court (SCOTUS) in *Minor v. Happersett*, 88 U.S. (21 Wall.) 162 (1875) ⁽²⁾.

¹ https://www.law.cornell.edu/supremecourt/text/169/649

² https://en.wikisource.org/wiki/Minor_v._Happersett/Opinion_of_the_Court

- 4. The NBC term of art standard has a stricter criteria than the *Wong Kim Ark* decision regarding being born a citizen created a simple test for jurisdiction for which *all the elements must be true*:
 - 1. Child was born in the U.S.;
 - 2. Birth parents are citizens of, and subject to the laws of, a foreign country;
 - 3. Birth parents have "a permanent domicile and residence in the United States;"
 - 4. Birth parents "are carrying on business;" and
 - 5. Birth parents "are not employed in any diplomatic or official capacity" by the country of their citizenship"
- 5. The use of "Domicile and residence" are questions of law important in many subject areas including taxes, custody, citizenship, student scholarships (in-state vs. out-of-state), etc., and SCOTUS defines Domicile: Mitchell v. United States, 88 US 350 Supreme Court 1875

the question before us. There is nothing in the record which tends to show that when he left Louisville he did not intend to return, or that while in the South he had any purpose to remain, or that when he returned to Louisville he had any intent other than to live there as he had done before his departure. Domicile has been thus defined: "A residence at a particular place accompanied with positive or presumptive proof of an intention to remain there for an unlimited time." This definition is approved by Phillimore in his work on the subject. By the term domicile, in its ordinary acceptation, is meant the place where a person lives and has his home. The place where a person lives is taken to be his domicile until facts adduced establish the contrary.

*353 The proof of the domicile of the claimant at Louisville is sufficient. There is no controversy between the parties on that proposition. We need not, therefore, further consider the subject.

A domicile once acquired is presumed to continue until it is shown to have been changed. Where a change of domicile is alleged the burden of proving it rests upon the person making the allegation. To constitute the new domicile two things are indispensable: First, residence in the new locality; and, second, the intention to remain there. The change cannot be made except facto et animo. Both are alike necessary. Either without the other is insufficient. Mere absence from a fixed home, however long continued, cannot work the change. There must be the animus to change the prior domicile for another. Until the new one is acquired, the old one remains. These principles are axiomatic in the law upon the subject.

 The use of the 14th Amendment "subject to the jurisdiction..." clause involves questions of law important herein, and SCOTUS defines it in the <u>Slaughter-House Cases</u>, 83 US 36 – Supreme Court 1873

"All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside."

The first observation we have to make on this clause is, that it puts at rest both the questions which we stated to have been the subject of differences of opinion. It declares that persons may be citizens of the United States without regard to their citizenship of a particular State, and it overturns the Dred Scott decision by making all persons born within the United States and subject to its jurisdiction citizens of the United States. That its main purpose was to establish the citizenship of the negro can admit of no doubt. The phrase, "subject to its jurisdiction" was intended to exclude from its operation children of ministers, consuls, and citizens or subjects of foreign States born within the United States.

7. The father - child relationship even after a divorce involves questions of law important herein, and SCOTUS defines it in: Miller v. Albright, 523 US 420 – Supreme Court 1998

Petitioner's father, Charlie Miller, is an American citizen residing in Texas.^[2] He apparently served in the United States Air Force and was stationed in the Philippines at the time of petitioner's conception. *Id.*, at 21. He never married petitioner's mother, and there is no evidence that he was in the Philippines at the time of petitioner's birth or that he ever returned there after completing his tour of duty. In 1992, Miller filed a petition in a Texas court to establish his relationship with petitioner. The petition was unopposed and the court entered a "Voluntary Paternity Decree" finding him "to be the biological and legal father of Lorelyn Penero Miller." The decree provided that "[t]he parent-child relationship is created between the father and the child as if the child were born to the father and mother during marriage." App. to Pet. for Cert. 38.

8. The use of "Domicile" in the State of California important involves questions of law important herein, and SCOTUS reverse a California court: <u>Adoption of Lindsay C.</u>, 229 Cal. App. 3d 404
 Cal: Court of Appeal, 1st Appellate Dist., 3rd Div. 199

The United States Supreme Court reversed. The high court held that although the Act does not define "domicile," Congress clearly intended a uniform federal law of domicile to apply and did not intend for the definition of the word to be a matter of state law. It said the Act's purpose was, in part, to make clear that in certain situations the state courts did not have jurisdiction over child custody proceedings. "Indeed, the congressional findings that are a part of the statute demonstrate that Congress perceived the States and their courts as partly responsible for the problem it intended to correct." (Mississippi Choctaw Indian Band v. Holyfield, supra, 490 U.S. at p. 45 [104 L.Ed.2d at p. 44].)

As for a uniform standard for domicile that involves questions of law important herein, SCOTUS defines it in: <u>Vlandis v. Kline</u>, 412 US 441 – Supreme Court 1973

such criteria exist; and since § 126 was invalidated, Connecticut, through an official opinion of its Attorney General, has adopted one such reasonable standard for determining the residential status of a student. The Attorney General's opinion states:

"In reviewing a claim of in-state status, the issue becomes essentially one of domicile. In general, the domicile of an individual is his true, fixed and permanent home and place of habitation. It is the place to which, whenever he is absent, he has the intention of returning. This general statement, however, is difficult of application. Each individual case must be decided on its own particular facts. In reviewing a claim, relevant criteria include year-round residence, voter registration, place of filing tax returns, property ownership, driver's license, car registration, marital status, vacation employment, etc."

[10]

OF BIRTH	Sc. CITY OR TOWN		So. COUNTY	TITUE A MARKET LANGUAGE
	Oak land		Alameda	
6005	64. MAIDEN NAME OF MOTHER—FIRST NAME	GE MIDDLE NAME	6C LAST NAME	7. COLOR OR RACE OF MOTHER
GOTHER S	Gopalan	-	Shyamala	Caucasian
CHILD	8. AGE OF MOTHER (AT TIME OF THIS BIRTH)	9. BIRTHPLACE (STATE OR FOREIGN COUNTRY)	10. MAILING ADDRESS OF MOTHER-46	DIFFERENT FROM USUAL RESIDENCE—FOR MONIFICATION OF BIRTH
	26 YEARS	India	As given below	
USUAL RESIDENCE OF MOTHER	2531 Regent Street	ADDRESS 18761 151 - 8 WAY MEREN ON LOCATION.	III. IF INSIDE CORPORATE UNITS X CHECK HERE	IF OUTSIDE CITY CORPORATE LIMITS CHECK ONE ON A FARM ON OT ON A FARM
(WHERE DOES	IIc. CITY OR TOWN		No. COUNTY	HE STATE
MOTHER LIVE?)	Berkele v		Alameda	California
	12A. NAME OF FATHER—FIRST NAME	128 HIDDLE HAME	12c. LAST NAME	13. COLOR OR RACE OF FATHER
FATHER	Donald	Jasper	Harris	Jamaican
CHILD	14 AGE OF FATHER (AT TIME OF THIS BIRTH) 26 YEARS	15. BIRTHPLACE ISTATE OR FOREIGN COUNTRY!	Student and Teaching Fellow	16s. KIND OF INDUSTRY OR BUSINESS University of Calif

as the above figure from the birth certificate lists 2531 Regent Street Berkeley California the usual residence for the student mother and father such is obviously student housing... a 16 unit apartment, certainly not a legitimate residence and domicile for citizenship purposes. is listed at https://www.propertyshark.com/mason/Property/38755137/2531-Regent-St-Berkeley-CA-94704/

- 10. That KAMALA DEVI HARRIS birth certificate (see **Exhibit D**) shows she was born to foreign parents with temporary residence, who based upon information and belief were duly married Jamaican non-immigrant students present in the California USA only on a non-immigrant student visas, during which time both parents lived in Stanford University student housing and who did not have a business per se; and
- 11. As such KAMALA DEVI HARRIS was born a Jamaican Citizen according to the Jamaican Constitution ⁽³⁾ and remains under Jamaican Jurisdiction notwithstanding the intent of the 14th Amendment is defined under the 8 U.S.C. §1101 (a) (15) (F) statutory requirements for her parents as non-immigrants with U.S. Student Visa status ⁽⁴⁾.

⁴ <u>8 U.S.C. § 1101</u> - U.S. Code - Unannotated Title 8. Aliens and Nationality § 1101. Definitions (a) As used in this chapter--(15) The term "immigrant" means every alien except an alien who is within one of the following classes of nonimmigrant aliens--(F) (i) an alien having a residence in a foreign country which he has no intention of abandoning, who is a bona fide student qualified to pursue a full course of study and who seeks to enter the United States temporarily and solely for the purpose of pursuing such a course of study consistent with section 1184(l) of this title at an established college, university, seminary, conservatory, academic high school, elementary school, or other academic institution or in an accredited language training program in the

 $^{^3\ \}underline{https://pdba.georgetown.edu/Constitutions/Jamaica/jam62.html}$

12. Further, and at best arguendo, under the 14th Amendment that remains to be adjudicated U.S. Senator KAMALA DEVI HARRIS may be adjudged an "Anchor Baby" or a "Birth Right Citizen" as a matter of dual allegiance with limited provision of Federal jurisdiction over the birth in California when both non U.S. Citizen parents were using non-immigrant foreign student visas to study in California in that the mother is from India and the father is from Jamaica as her Alameda County Birth Certificate shows in Exhibit D, and her Jamaican student father at her birth in California is under The Jamaica Constitution Order in Council 1962 made on 23rd July 1962 when laid before Parliament 24th July 1962 coming into Operation-Section 3(2) of the Order in Council, and sections 80, 81, 94 (1) and (2), 103, 104, 111, 124 and 125 (in part) of the Constitution on the 25th July 1962 with the remainder immediately before the 6th August 1962 at the Court at Buckingham Palace, the 23rd day of July, 1962 Present, THE QUEEN'S MOST EXCELLENT MAJESTY IN COUNCIL Her Majesty, by virtue and in exercise of the powers in that behalf by subsection (1) of section 5 of the West Indies Act, 1962 or otherwise in Her vested, is pleased, by and with the advice of Her Privy Council 1962 Jamaican Constitution designates that KAMALA DEVI HARRIS is a Jamaican Citizen under CHAPTER II CITIZENSHIP Section 3. Persons who become Jamaican citizens on 6th August 1962. subsection 3C - Every person born outside Jamaica shall become a citizen of Jamaica - clause (b) on the date of his birth, in the case of a person born on or after the sixth day of August, 1962, if, at that date, his father or mother is a citizen of Jamaica by birth, descent or registration by virtue of marriage to a citizen of Jamaica;

United States, particularly designated by him and approved by the Attorney General after consultation with the Secretary of Education, which institution or place of study shall have agreed to report to the Attorney General the termination of attendance of each nonimmigrant student, and if any such institution of learning or place of study fails to make reports promptly the approval shall be withdrawn, (ii) the alien spouse and minor children of any alien described in clause (i) if accompanying or following to join such an alien, and (iii) an alien who is a national of Canada or Mexico, who maintains actual residence and place of abode in the country of nationality, who is described in clause (i) except that the alien's qualifications for and actual course of study may be full or part-time, and who commutes to the United States institution or place of study from Canada or Mexico;

13. That KAMALA DEVI HARRIS' father DONALD JASPER HARRIS status is as follows:

Donald Jasper Harris:

Born: Aug. 23, 1938, Kingston, Jamaica

Ship Manifest: Aug. 07, 1959, Jamaica to Puerto Rico

Citizenship British-Commonwealth-to-Jamaica Commonwealth: Aug. 06, 1962

Married: Jul. 05, 1963, Gopalan Iyer, Age 24

Divorced: Dec. 1971, Gopalan (Iyer) Shyamala

Birth: Oct. 20, 1964, Daughter Kamala

Political/Economic/NGO/Government Work, ca. 1959-present

14. And as for the non-immigrant student Mother from India who married the non-immigrat student Jamaican Father:

PART II

CITIZENSHIP

Citizenship at the commencement of the Constitution.

- **5.** At the commencement of this Constitution, every person who has his domicile in the territory of India and—
 - (a) who was born in the territory of India; or
 - (b) either of whose parents was born in the territory of India; or
 - (c) who has been ordinarily resident in the territory of India for not less than five years immediately preceding such commencement,

shall be a citizen of India.

- 15. Jamaica as with India and Canada remain part of the British Commonwealth of Nations, and as such arguendo, KAMALA DEVI HARRIS as well as her divorced parents remain defacto subjects of Queen Elizabeth II who serves as the Head of the British Commonwealth.
- 16. Further as applies herein, KAMALA DEVI HARRIS' parents divorced when she was seven, and when she was twelve, as subjects of the Commonwealth Queen, Harris and her sister moved with their mother Shyamala to Montreal, Quebec, Canada, where Shyamala had accepted a research and teaching position at Jesuit McGill University-affiliated Jewish General Hospital; and

- 17. Further, KAMALA DEVI HARRIS attended a Jesuit associated French-speaking middle school, Notre-Dame-des-Neiges, and then Westmount High School in Westmount, Quebec, graduating in 1981.
- 18. Arguendo, KAMALA DEVI HARRIS never renounced her Jamaican citizenship like Ted Cruz did in regards to Canada when he decided to run for POTUS in 2016; and
- 19. As such, Defendant's use of the *BORN A CITIZEN* term that was used before 2008 until now is intentional harmful disinformation that Claimant sues the Defendant for as it unjustly causes Claimants loss of opportunity costs, and now in 2020 is being done all over again for KAMALA DEVI HARRIS who is a fraudulent candidate on the ballot must be removed and or a warning to unsuspecting voters that she is a foreigner interfering with the 2020 New York Election; and
- 20. Claimant has even more concrete evidentiary proof than for the CIA's POTUS Usurper Barack Hussein Obama Claimant had for judicial use from 2008 through 2016, the Usurper still remains ineligible to be the President of the United States Trustee / Administrator over any United States Departments with fiduciary responsibilities the Usurper is not entitled to the emoluments of office must be clawed back as the Usurper who denied use of Claimant's power of Attorney on January 23, 2009 the Usurper continued as a proven Indonesian and whose every action is void ab initio.
- 21. Nonetheless as an outlaw entity conducted an act of treason, The 2020 Democratic National Convention (DNC) held a presidential nominating convention from August 17 to 20, 2020, at the Wisconsin Center in Milwaukee, Wisconsin, and virtually across the United States.
- 22. The DNC nominated JOSEPH ROBINETTE BIDEN JR. their POTUS candidate and KAMALA DEVI HARRIS their VPOTUS candidate, who after 20 August 2020 were certified by NANCY PELOSI are U.S. Constitution Article 2 Section 1 Clause 5 eligible for the New York ballot.
- 23. That Claimant from 2008 through 2014 sought relief and exhausted his remedies to no avail; however in the process provided the State of New York et al full and complete notice regarding the misrepresentation using BORN A CITIZEN for those running for POTUS / VPOTUS.

- 24. In my ballot access challenge in the trial court at an IAS Term, Part 27 of the Supreme Court of the State of New York, before Justice Arthur M. Schack held in and for the County of Kings, at the Courthouse, at Civic Center, Brooklyn, New York, on the 11th day of April 2012 for Index No: 6500-2011 decision and order that STRUNK in the matter of Natural Born Citizen and associated conspiracy to be baseless claims about defendants which are *fanciful, fantastic*, *delusional and irrational*; and
- 25. Further, on 4 March 2014 the New York State Supreme Court Appellate Division for the Second Department Judicial panel sitting in review of Appellant's Amicus motion in Appeal Cases 2012-05515, 2013-06335 and 2014-00297 from orders in the trial court for Index No: 6500-2011, to my demand that it provide "for civilian due process of law" rather than the continued martial due process of law under statutory direct authority of the POTUS Commander-in-chief over the de facto Federal and New York State Unified Court System courts under statutory authority of 12 USC §95 and 50 USC App. §5(b) ORDERED to deny "for civilian due process of law"; and
- 26. Further, Strunk has been outrageously branded a delusional frivolous BIRTHER by orders in the trial court for Index No: 6500-2011 with the largest fines ever imposed in New York history in excess of \$177,000 and as a full citizen, has been denied free access to the state courts due process without permission; and
- 27. Further, Strunk has been denied NBC adjudication in any court that now further emboldens the traitorous CIA and Federal Bureau of Investigation (FBI) to enlist U.S. Senator KAMALA DEVI HARRIS born in Oakland California on October 20, 1964 to be Democratic National Committee (DNC) Vice Presidential candidate along with Chinese Communist Party (CCP) / DNC sinecure Presidential candidate JOSEPH R. BIDEN whose treachery together with Governor Andrew Cuomo and too many to be named herein is an act of treason with aiding and abetting foreign tortuous interference with our election to say the least; and

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- 28. That as applies to absentee voting as notice in Exhibit A for November 3, 2020 the State Board of Elections has published instructions for obtaining absentee ballots that currently apply even under the questionable Virus lockdown imposed by Governor Andrew Cuomo(see **Exhibit E**); and
- 29. That on or about July 22, 2020 Claimant contacted the Warren County Board of Elections where Strunk-Trustee spoke with the Democratic Party Warren County Board of Elections

 Commissioner Kimberly Ross to ascertain if masks are mandatory for voting at the 3 November 2020 General Election; to wit she stated that masks are voluntary and if not worn a mask or plastic visor will be offered to wear while voting in person, and if rejected the Voter may use a machine properly spaced from other voters; and
- 30. Further, if a qualified voter is ill or disabled, under election law /state constitution may request an absentee ballot be mailed for return to the County, and the so-called vote by mail proposal shown to be outside the New York law must be stopped or modified to prevent fraud and represents an irreparable harm worthy of action by this Court with time as the essence; and
- 31. Claimant hereby demands injunctive relief for cause that the State be ordered to
 - a. CLARIFY FOR ALL POTENTIAL VOTERS THAT <u>BORN A CITIZEN</u> SUGGESTED BY THE STATE SHOWN AT EXHIBIT C DOES NOT INCLUDE A 14TH AMENDMENT *BORN A CITIZEN* INTERPRETATION, ONLY INCLUDES THE PRE 14TH AMENDMENT U.S. CONSTITUTION ARTICLE 2 SECTION 1 CLAUSE 5 <u>NATURAL BORN CITIZEN</u> TERM OF ART THAT REQUIRES A CANDIDATE FOR POTUS AND OR VPOTUS MUST BE BORN ON SOIL OF CITIZEN PARENTS ACCORDING TO THE SCOTUS; FINDINGS IN *Minor v. Happersett*, 88 U.S. (21 Wall.) 162 (1875) and *United States v. Wong Kim Ark*, 169 U.S. 649 (1898), and
 - b. THAT ALL REQUESTS FOR ABSENTEE BALLOTS MAKE SUCH CLARIFICATION and
 - c. THAT NOTICE IS PROMINENTLY DISPLAYED AT THE POLLS THAT KAMALA DEVI HARRIS IS NOT A NATURAL BORN CITIZEN; and
 - d. Additional different relief as the court deems necessary for justice herein.

LOST OPPORTUNITY CLAIM AGAINST THE STATE OF NEW YORK FOR USING "BORN A CITIZEN" DIS-INFORMATION FROM 2008 THRU 2020 INSTEAD OF NATURAL-BORN CITIZEN

CHRISTOPHER EARL STRUNK LIFETIME ACTUAL TAXED EARNINGS recorded and calculated by the Social Security Administration from 1963 through 2008 (when Claimant applied in 2008 at 63 years old for Social Security early instead of 67 years old in 2014) equals \$600,000 divided by 45 years equals \$13333 per year times 12 years equals \$160,000 lost opportunity cost plus inflation difference from 2008 with gold at \$840.65 per ounce thru 2020 with gold at \$2040.65 per ounce for a 12 year net express value of \$1200 per ounce of gold -- that went from \$35.25 per ounce in 1963 to say \$2040.65 per ounce in 2020 with a projection that may touch the rally to \$3,000 per Ounce by the end of the year 2021. That \$160,000 divided by \$840.65 per ounce of gold in 2008 equals 190.32 ounces times \$1200 per ounce of gold in 2020 equals \$228,395 lost opportunity costs due to inflation plus \$160,000 equals \$388,395 Total Lost Opportunity Cost adjusted for inflation.

0	This Claim is	s served and filed	within 90 days	of accrual of	on or about 2	() Anonst	2020
5	This Claim is	served and med	willing 90 days	or accruar c	on or about 2	0 August	2020.

By reason of the foregoing, Claimant was damaged in the amount of \$388,395 and Claimant demands judgment against the Defendant(s) for said amount.

Claimant

VERIFICATION

STATE OF NEW YORK)
COUNTY OF WARREN)

<u>Christopher Earl: Strunk</u>, being duly so affirmed, deposes and says that deponent is the Claimant in the within action; that deponent has read the foregoing Claim and knows the contents thereof; that the same is true to deponent's own knowledge, except as to matters therein stated to be alleged upon information and belief, and that as to those matters, deponent believes it to be true.

Subscribed and so Affirmed before me this <u>lo</u> day of September, 2020.

otary Public, State of New York

COLLEEN B. COOK
Notary Public, State of New York
Warren Co. #01CO6045260
Commission Expires July 24, 20

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State of New York Court of Claims

CHRISTOPHER EARL STRUNK, and AD HOC NEW YORKER REPUBLICAN COMMITTEE

Claimants

V.

THE STATE OF NEW YORK

Defend ant

Claim

with demand by Order to Show Cause for Injunctive Relief

Exhibit A

VOTE IN THE GENERAL ELECTION NOVEMBER 3, 2020

Warren County
Human Services Building
1340 State Route 9
Lake George, NY 12804
Early Voting Hours
10.24.2020 9AM-2PM
10.25.2020 9AM-2PM
10.26.2020 9AM-8PM
10.27.2020 9AM-5PM
10.28.2020 9AM-5PM
10.30.2020 9AM-5PM
10.30.2020 9AM-5PM
10.31.2020 9AM-2PM

Absentee Voting

Please apply at least 15 days before Nov 3rd to allow sufficient time to mail the ballot.

We encourage you to apply today
WarrenNYBallot@WarrenCountyNY.gov
Or call 518 761-6456 or 6457

Provide your name, DOB, address, mailing address and reason for applying.

Or You may complete application on our website

https://www.warrencountyny.gov/boe/

*Absentee ballots will be mailed early October, if your application is received after this the ballot will be mailed as soon as practical.

mailed as soon as practical.

All voters are eligible for absentee ballots, if you are applying because of Covid19, please mark Temporary Illness or Physical Disability

Polls will be open November 3rd 6AM-9PM Your polling place is:

LUZERNE TOWN HALL 539 LAKE AVE LAKE LUZERNE NY 12846

*Unsure if you are registered? Look up here https://voterlookup.elections.ny.gov/

Questions? Call us 518 761-6456 or 6457

1284633902 ROO2

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Warren County Board of Elections 1340 State Rte. 9 Lake George, NY 12845



NONPROFIT C U.S. POSTAGE LAKE GEORGI PI-3

CHRISTOPHER STRUNK 141 HARRIS AVE LAKE LUZERNE, NY 12846

State of New York Court of Claims CHRISTOPHER EARL STRUNK, and AD HOC NEW YORKER REPUBLICAN COMMITTEE Claimants v. Claim with demand by Order to Show Cause for Injunctive Relief

Exhibit B

426273

2020 Jun 26 PM10:27

ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names 2a. ORGANIZATION'S NAME R 2b. INDIVIDUAL'S LAST NAME INTERIOR OF ORGANIZATION STATE OF NEW YORK INTERIOR OF NEW YORK IS STATE OF NEW YORK INDIVIDUAL STATE OF NEW YORK IS SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION OF ORGANIZATI		ONTACT AT FILER [optional] 518-416-8743				
THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names Tall ORGANIZATION'S NAME AD HOC NEW YORKER REPUBLICAN COMMITTEE TIRST NAME MIDDLE NAME SUFFIX MIDDLE NAME STATE POSTAL CODE ORGANIZATION ORGANIZATION ABSOCIATION TRUST ORGANIZATION ORGANIZATION ASSOCIATION TRUST ORGANIZATION NAME ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one debtor name (2a or 2b) - do not abbreviate or combine names EXECURED PARTY STATE ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - electronly one secured party name (3a or 3b) ADDITIONAL SLAST NAME ADDITIONAL SLAST NAME OR NAME OF	SEND ACKNOWLEDGM	IENT TO: (Name and Address)				
DEBTOR'S EXACT FULL LEGAL NAME - Insert only one diabler name (1a or 1b) - do not abbreviate or combine names Ta. ORGANIZATION'S NAME AD HOC NEW YORKER REPUBLICAN COMMITTEE R. TD. INDIVIDUAL'S LAST NAME	141 HARRIS AVE	NUE				
19. ORGANIZATION'S NAME AD HOC NEW YORKER REPUBLICAN COMMITTEE R 10. INDIVIDUAL'S LAST NAME MIDDLE NAME STATE POSTAL CODE COUNTRY 128461721 SEE INSTRUCTIONS ADDL INFO RE 16. TYPE OF ORGANIZATION ASSOCIATION TRUST STATE OF NEW YORK ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one diablor name (2a or 2b) - do not abbrovable or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one diablor name (2a or 2b) - do not abbrovable or combine names ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one diablor name (2a or 2b) - do not abbrovable or combine names CITY STATE POSTAL CODE COUNTRY SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR SIP) - insert only one secured party name (3a or 3b) 3a. ORGANIZATION'S NAME 3b. INDIVIDUAL'S LAST NAME Strunk FIRST NAME Christopher MIDDLE NAME Earl SUFFIX TRUST THE FINAL CONTROL STATEMENT COWERS the following colleters: MAILING ADDRESS 141 HARRIS AVENUE CITY LAKE LUZERNE STATE POSTAL CODE COUNTRY USA This FINANCING STATEMENT COWERS the following colleters: THE FOLLOWING ITEMS ARE ENTERED INTO THE COMMERCIAL REGISTRY ACCEPTED FOR VALUE EXEMPT FROM LEVYALL PROPERTY OF DEBTOR INCLUDING ORGANIZATION NAME "HAROLD WILLIAM VAN ALLEN" NY UCC Filling Numbers 201908233830689, AS REFERENCED ON HER RECORD OF LAMAR THE RECORD OF THE LAMAR COUNTY GEORGE STATEME OUT THE COMMERCIAL REGISTRY DATE ON THE CORD OF THE TREASURY ON 124444 PM IN BPA BOOK 39 PAGES 389 THRU 394, AND "CHRISTOPHER EARL STRUNK" NY UCC Filling Numbers 201908233830689, AS REFERENCED ON HER RECORD OF THE TREASURY ON 124444 PM IN BPA BOOK 39 PAGES 172 THRU 175, UPDATED BOCK MBERS 152121 AT 1444 PM IN BPA SE SECRETARY OF THE TREASURY ON 12444 PM IN BPA BOOK 39 PAGES 172 THRU 175,	L		THE ABOVE :	SPACE IS FO	R FILING OFFICE US	SE ONLY
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col	is FINANCING STATEM llateral, or is filed as a scription of real estate:	_	er to be cut or as-extracted	16. Additional collateral descrip	otion:			
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15 No	ame and address of a DE	CORD OWNER of oh	ove-described real estate					
	Debtor does not have a		ove-described real estate					
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				Debtor is a X Trust or T	rustee acting with resp	pect to pr	operty held in trust or	Decedent's Estate
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				X Debtor is a TRANSMITTING Filed in connection with a M		ansaction	— effective 30 years	
				Filed in connection with a P			•	

State of New York Court of Claims CHRISTOPHER EARL STRUNK, and AD HOC NEW YORKER REPUBLICAN COMMITTEE Claimants v. Claim with demand by Order to Show Cause for Injunctive Relief

Exhibit C

Please refer to the Official Political Calendar for all filing dates.

Additional information may be obtained by calling the New York State Board of Elections at (518) 474-6220 or your county board of elections.

IMPORTANT: REQUIREMENT FOR BALLOT ACCESS RELATED FILINGS BY MAIL OR

OVERNIGHT DELIVERY SERVICE. Please read this Filing Requirement document (133KB) for detailed information.

Requirements to Hold Office

OFFICE	CITIZENSHIP	AGE	RESIDENCY	STATUTE
President of the United States	Born a citizen	35 years	14 years in country	United States Constitution Art. II § 1
United States Senator	Citizen 9 years	30 years	Resident of state when elected	United States Constitution Art. I §3
NYS Governor/ Lt. Governor Attorney General Comptroller	Citizen	30 years	Resident of state 5 years immediately preceding election	New York State Constitution Art. IV § 2 and Art. V § 1
Representative in Congress	Citizen 7 years	25 years	Resident of state when elected	United States Constitution Art. I §2
New York State Senator New York State Assembly	Citizen	18 years	Resident of state for 5 years and resident of district for 12 months immediately preceding election. (In a redistricting year, may be a resident of county for 12 months immediately preceding the election.)	New York State Constitution Art. III § 7 Public Officers Law § 3

General Information on Petitions

These sample forms were prepared by the State Board of Elections. They are all in Acrobat PDF format. You will need the Adobe (TM) Acrobat Reader to view and print them.

These forms can be printed and filled out by hand.

Electronic signatures are not acceptable.

- SAMPLE DESIGNATING PETITION (2703KB) (print on legal size paper)
- SAMPLE INDEPENDENT NOMINATING PETITION (204KB) (print on legal size paper)
- SAMPLE OPPORTUNITY TO BALLOT PETITION (\$\sum_{535KB}\$) (print on legal size paper)
- SAMPLE VILLAGE DESIGNATING PETITION (138KB) (print on legal size paper)
- SAMPLE VILLAGE DESIGNATING PETITION COUNTY (144KB) (to be used if Election is run by the County Board of Elections) (print on legal size paper)
- SAMPLE VILLAGE INDEPENDENT NOMINATING PETITION (137KB) (print on legal size paper)
- SAMPLE VILLAGE INDEPENDENT NOMINATING PETITION COUNTY (143KB) (to be used if Election is run by the County Board of Elections) (print on legal size paper)
- SAMPLE COVER SHEETS (\$\sum_{634KB}\$)
- SAMPLE CERTIFICATE OF ACCEPTANCE 6-146 (For Use By Candidate) (73.9KB)

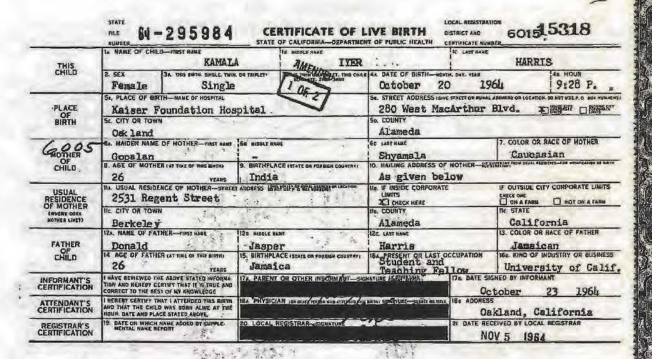
State of New York Court of Claims CHRISTOPHER EARL STRUNK, and AD HOC NEW YORKER REPUBLICAN COMMITTEE Claimants v. Claim with demand by Order to Show Cause for Injunctive Relief

Exhibit D

OFFICE OF CLERK-RECORDER

COUNTY OF ALAMEDA

OAKLAND, CALIFORNIA



INFORMATIONAL - NOT A VALID DOCUMENT TO ESTABLISH IDENTITY

[Reproduced for educational purposes only. Fair Use relied upon.]

Tri-Valley Office http://www.acgov.org/auditor/clerk/bdm/Birth.htm chline order

CERTIFIED COPY OF VITAL RECORD STATE OF CALIFORNIA, COUNTY OF ALAMEDA

This is a true and exact reproduction of the document officietly registered and placed on tile in the office of the Alameda County Clerk-Recorder.

MAR 1 0 2019

000017032 Melissa Wilk)
Melissa Wilk
COUNTY CLERK-RECORDER

ANYALTERATION OR CHASURE VOIDS THIS CERTIFICATE

DATE ISSUED

COUNTY OF ALAMEDA OAKLAND, CALIFORNIA

MEADMAYONAL - NOT A VALID

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State of New York Court of Claims

CHRISTOPHER EARL STRUNK, and AD HOC NEW YORKER REPUBLICAN COMMITTEE

Claimants

v.

THE STATE OF NEW YORK

Defendant

Claim
with demand by
Order to Show Cause
for Injunctive Relief

Exhibit E

Board of Elections

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Absentee Voting

Election Day is Tuesday, November 3, 2020

Early Voting Period is October 24,2020 - November 1, 2020

Qualifications to Vote by Absentee Ballot (Deadlines)

- Absent from your county or, if a resident of New York City absent from the five boroughs, on Election Day.
- Unable to appear at the polls due to temporary or permanent illness or disability (temporary illness includes being unable to appear due to risk of contracting or spreading a communicable disease like COVID-19).
- Unable to appear because you are the primary care giver of one or more individuals who are ill or physically disabled.
- A resident or patient of a Veterans Health Administration Hospital.
- Detained in jail awaiting Grand Jury action or confined in prison after conviction for an offense other than a felony.

How to Apply for an Absentee Ballot (Deadlines)

You may apply for an absentee ballot in any of the following ways:

Electronically through our Absentee Ballot Application Portal:

Electronic Absentee Ballot Application Portal >

- By sending an email request to your local county board of elections
- By telephoning a request to your local county board of elections
- By sending a fax request to your local county board of elections
- By going in-person to your local county board of elections
- By mailing a paper application to your local county board of elections

You can download a PDF verson of the New York State Absentee Ballot Application Form:

Download English Form (\$\frac{15}{25}\$539KB) >

Download Spanish Form (\$\frac{15}{25}\$603KB) >

Upon completion, applications must be mailed to your <u>county board</u> no later than the seventh day before the election or delivered in person no later than the day before the election.

- By sending a letter to your <u>county board</u> of elections. The letter must contain the following information:
 - 1. Name and date of birth of the voter
 - 2. the address where you are registered
 - 3. an address where the ballot is to be sent, and
 - 4. the reason for the request.

If you apply by letter, an application form will be mailed with your ballot. The application form must be completed and returned with your ballot.

If you cannot pick up your ballot, or will not be able to receive it through the mail, you have the right to designate someone to pick it up for you. Only that person designated on your application may pick up and deliver your ballot.

If you are permanently ill or disabled, you have the right to receive an Absentee Ballot for each subsequent election without further application. Simply file an application with your county board of elections indicating permanent illness or physical disability.

You will then automatically receive an absentee ballot for every election until your registration is canceled.

If you are visually impaired or otherwise disabled, such that your disability requires you to use an accessible absentee ballot application, you have two accessible options to request a ballot on this page, either using the Accessible Electronic Ballot Application Portal:

Electronic Accessible Absentee Ballot Application Portal >

Accessible Absentee Ballot Application with Instructions (25.6KB) >

When is it due?

You must apply online, postmark, email or fax a completed application or letter request for the General Election Absentee ballot no later than 7 days (October 27, 2020) before the election. You may apply inperson up to the day before the election (November 2, 2020). You may file an application at any time before the deadlines, but ballots will be mailed out beginning on or about September 18, 2020. (PLEASE BE AWARE THAT DESPITE THE ABOVE DEADLINES THE POST OFFICE HAS ADVISED THAT THEY CANNOT GUARANTEE TIMELY DELIVERY OF BALLOTS APPLIED FOR LESS THAN 15 DAYS BEFORE AN ELECTION.)

How to Cast an Absentee Ballot

- Once your receive the ballot, mark the ballot according to your choices for each office following the instructions on the ballot
- Once you have completed marking your ballot fold it up and place it in the Security Envelope.
 (This envelope will have a place for your signature.)
- Sign and date the outside of the Security Envelope.
- Seal the Security Envelope.

- Place the Security Envelope in the Return Envelope. (This envelope will have the return address
 of your county Board of Elections on the outside and should have a logo that reads, "Official
 Election Mail")
- Seal the Return Envelope.
- You may return the ballot in any of the following ways:
 - 1. Put it in the mail ensuring it receives a postmark no later than November 3rd.
 - 2. Bringing it to the County Board of Elections Office no later than November 3rd by 9pm.
 - 3. Bringing it to an early voting poll site between October 24th and November 1st
 - 4. Bringing it to a poll site on November 3rd by 9pm.

Mail Time Considerations When Returning an Absentee Ballot

When mailing your completed ballot, the USPS recommends that voters allow enough time for ballots to be returned to the Board, which is **generally seven days ahead of the general election**. New York State requires your ballot to be both postmarked by November 3, 2020 and received by our Board by November 10, 2020. Voters who mail in their ballots on Election Day must be aware of the posted collection times on collection boxes and at the Postal Service's retail facilities, and that ballots entered after the last posted collection time will not be postmarked until the following business day.

You Can Still Vote in Person if You Request an Absentee Ballot

Even if you request or cast and return an absentee ballot, you may still go to the polls and vote in person. The Election Law recognizes that plans change. The Board of Elections is required to check the poll book before canvassing any absentee ballot. If the voter comes to the poll site, on Election Day or during early voting and votes in person, the absentee ballot is set aside and not counted.

