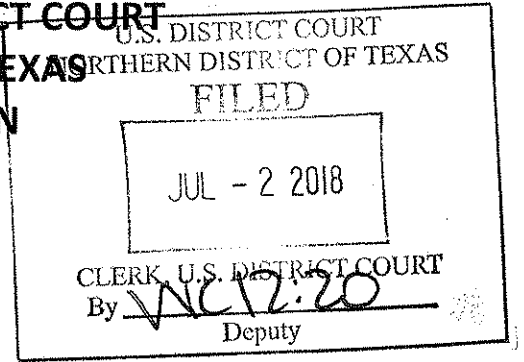


CTS

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION**



TEXAS, ET AL., Original Plaintiffs;
STEPHEN P. WALLACE, Private Attorney General,
And All US Taxpayers adversely affected,
Additional Plaintiffs,

**CASE #: 4:18-cv-00167-O
Jury Trial Demanded**

vs.

UNITED STATES OF AMERICA, ET AL.
Original Defendants;
JOHN S. MCCAIN, Individually;
Additional Defendant.

**REPLY TO PLAINTIFF-STATES' OPPOSITION FOR US JUDGE O'CONNOR TO TIMELY GRANT
ADDITIONAL PLAINTIFFS' EXTRAORDINARY MOTION TO INTERVENE & ISSUE SUMMONS
UPON JOHN S. McCain AS THE "NECESSARY PARTY", RE-URGING SAID EXTRAORDINARY
MOTION AS PLAINTIFF-STATES' HAVE PREVIOUSLY "CONFESSED/WAIVED OBJECTION"**

1 That Plaintiff-States' never received a Ruling on their [Dkt. #:11], Opposition, instead electing to "Waive any Objection" by their April 28th, 2018 NOTICE; (enclosed)

2 That [API]'s June 13th, 2018 Pleading, and those Pleadings & Exhibits to Date, have been proffered with "specificity/particularity", noting [McCain's] additional "ultra vires" ACTS pled, that are current "past & present US Congressional Investigations"; (enclosures)

Wherefore, [API] aggressively OBJECTS to Plaintiff-States' attempted Deception on the Court, and respectfully urges Judge O'Connor to Grant [API] Motion To Intervene as "waived by Plaintiff States', that ***BUT FOR Without [JSM], Complaint is Deficient and Void Abinitio***".

June 26th, 2018

Respectfully submitted,

Via USPS Certified Mail

7017 2680 0000 6517 1847

Stephen P. Wallace, Private Attorney General

CERTIFICATE of SERVICE

I certify that I forwarded a Verified Copy to Texas Attorney General Paxton for his circulation to All Attorney General's & to John S. McCain



S. Paul Wallace <wallyamundo@gmail.com>

Civil Action No. 4:18-cv-00167-O; Texas, et al., v. United States, et al.

1 message

Fri, Apr 27, 2018 at 1:36 PM

Saunders, Elizabeth <Elizabeth.Saunders@oag.texas.gov>
To: "S. Paul Wallace (wallyamundo@gmail.com)" <wallyamundo@gmail.com>
Cc: "McCarty, Darren" <Darren.McCarty@oag.texas.gov>





Dear Mr. Wallace,

Please find attached Plaintiffs' Application for Preliminary Injunction; Proposed Order on Application for Preliminary Injunction; Brief in Support of Application for Preliminary Injunction; and Appendix in Support of Application for Preliminary Injunction filed in the above-referenced case. We will mail copies via certified mail as well.

Sincerely,

Elizabeth A. Saunders
Legal Assistant, Special Counsel Unit
Office of the Attorney General of Texas
P.O. Box 12548
Austin, Texas 78711
Elizabeth.Saunders@oag.texas.gov

4 attachments

-  **39 Application for Preliminary Injunction.pdf**
133K
-  **39.1 Proposed Order on Application for Preliminary Injunction.pdf**
90K
-  **40 Brief in Support of Application for Preliminary Injunction.pdf**
540K
-  **41 Appendix in Support of Application for Preliminary Injunction.pdf**
6973K

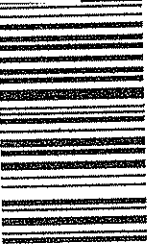
8116 Shaffer Rd. Apt. F
Aurora, IL 60505

VERIFIED

UNITED STATES
POSTAL SERVICE



76102



1000



7017 2680 0000 6517 1847

JUN 25 '18
AMOUNT

\$4.16

R2304P118605-05

RECEIVED
JUN 22 2018
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF TEXAS

Court Clerk - US Courthouse
501 W. 10th Street Room # 310
Fort Worth, TX 76102

7510263541 0024

