

IN THE UNITED STATES
DISTRICT COURT FOR THE
MIDDLE DISTRICT OF
PENNSYLVANIA

JACOB CORMAN, et al.

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) 1:18-cv-00443

Plaintiffs,

v.

ROBERT TORRES, et al.

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Defendants.

FILED
HARRISBURG, PA

APR 03 2018

PER
DEPUTY CLERK

MOTION TO INTERVENE AS PLAINTIFF and MOTION TO RECONSIDER

INTRODUCTION

1. Intervenor Jeffrey Cutler, a citizen of the United States, and formally an elected official of East Lampeter Township municipal government of the State of Pennsylvania, is lawfully bound to uphold the laws of Pennsylvania, and the United States Government, challenges the constitutionality of the ruling by the Pennsylvania Supreme Court and their Proposed Remedy to allow the Supreme Court to Draw the MAP and give the Supreme Court the Power to Circumvent the Pennsylvania constitution and Illegally amend the constitution based on potentially perjured information. This exceeds the Court's authority under the First and Fourteenth Amendment of the United States Constitution to alter the constitution of Pennsylvania by means other than set fourth within the Pennsylvania Constitution and sets a **precedent** to allow the court to alter the constitution without due process or even proper time to allow all possible parties to review the ramifications of the decision. The Intervener seeks a stay of the entire Primary election until the merits of the case can be established, or argued successfully.

2. Intervener seeks (1) a declaration that the Map as drawn by a contractor to the Supreme Court of Pennsylvania is not valid and; (2) a permanent prohibitory injunction enjoining the use of the voting map from being used because it allows the change to the constitution by illegal means or any similar law to be passed in the future; and (3) reasonable costs and attorney fees.

JURISDICTION AND VENUE

3. This case presents federal questions arising under the United States Constitution that are appropriate for review in federal court under 28 U.S.C. § 1331 (federal question jurisdiction). Intervener seeks declaratory judgment, and further necessary or proper relief based on declaratory judgment, including injunctive relief, under 28 U.S.C. §§ 2201 and 2202 and all remedies as specified by the other Plaintiffs.

PARTIES

<https://www.youtube.com/watch?v=LOXQSptqGKQ>. The Baltimore Sun reported of the FBI cover-up on the 5 year anniversary of Luna's death <http://www.baltimoresun.com/news/maryland/bal-md.luna30nov30-story.html> On Feb 16, 2018 Jeffrey Cutler mailed the York County DA a priority mail letter identifying John Bowman as the person that identified himself as John Morales, matching the aged picture of the person that killed Christy Mirack shown on the front page of LNP on Nov 2, 2017 and he also violated the Stolen Valor Act of 2013 in the McDonalds in York county, a federal crime. Jeffrey Cutler believes that the allowance of the MAP contracted by the Supreme Court of Pennsylvania threatens the entire constitution of Pennsylvania. Mr. Cutler as a degreed engineer believes that reverse engineering the problem sometimes makes the solution much more viable. A mother that contracts a third party to Kill her child 60 months after conception is called Murder. At 59 months it is stilled called Murder, going backwards at some point MURDER is called ABORTION. Calling MURDER, SUICIDE, is just as ridiculous. Mr. Cutler had previously been granted "Standing" by the United States court of Appeals as part of case 14-5183 and files this document based on trying to invalidate the Constitution of Pennsylvania and religious freedom. The acceptance of this case threatens Cutler's appeal in the United States Court of Appeals case 17-2709 and in the Supreme Court of Pennsylvania # 804 MAL 2017. More information can be found at https://www.youtube.com/watch?v=mgCle8F_zUk

Defendants

6. See documents presented by previous parties to the case and their identification.

ALLEGATIONS RELATING TO THE ACTION OF THE SUPREME COURT.

7.The Action by the Pennsylvania Supreme Court violates the Pennsylvania Constitution., and is a means to ILLEGALLY circumvent the constitution. The Pennsylvania Constitution is a slow and deliberately cumbersome document that states:

Article XI

AMENDMENTS

Proposal of Amendments by the General Assembly and Their Adoption

Section 1

Amendments to this Constitution may be proposed in the Senate or House of Representatives; and if the same shall be agreed to by a majority of the members elected to each House, such proposed amendment or amendments shall be entered on their journals with the yeas and nays taken thereon, and the Secretary of the Commonwealth shall cause the same to be published three months before the next general election, in at least two newspapers in every county in which such newspapers shall be published; and if, in the General Assembly next afterwards chosen, such proposed amendment or amendments shall be agreed to by a majority of the members elected to each House, the Secretary of the Commonwealth shall cause the same again to be published in the manner aforesaid; and such proposed amendment or amendments shall be submitted to the qualified electors of the State in such manner, and at such time at least three months after being so agreed to by the two Houses, as the General Assembly shall prescribe; and, if such amendment or amendments shall be approved by a majority of those voting thereon, such amendment or amendments shall become a part of the Constitution; but no amendment or amendments shall be submitted oftener than once in five years. When two or more amendments shall be submitted they shall be voted upon separately.

(a) In the event a major emergency threatens or is about to threaten the Commonwealth and if the safety or welfare of the Commonwealth requires prompt amendment of this Constitution, such amendments to this Constitution may be proposed in the Senate or House of Representatives at any regular or special session of the General Assembly, and if agreed to by at least two-thirds of the members elected to each House, a proposed amendment shall be entered on the journal of each House with the yeas and nays taken thereon and the official in charge of statewide elections shall promptly publish such proposed amendment in at least two newspapers in every county in which such newspapers are published. Such amendment shall then be submitted to the qualified electors of the Commonwealth in such

manner, and at such time, at least one month after being agreed to by both Houses as the General Assembly prescribes.

(b) If an emergency amendment is approved by a majority of the qualified electors voting thereon, it shall become part of this Constitution. When two or more emergency amendments are submitted they shall be voted on separately.

DECLARATORY RELIEF ALLEGATIONS

8. Plaintiff incorporates and re-alleges each and every allegation contained in the preceding paragraphs of this Complaint, and every document filed by Jeffrey Cutler in all cases in both Federal and Pennsylvania courts and all other plaintiffs in this case as though fully set forth herein. Plaintiff is informed and believes, and on that basis alleges, that Defendants contend otherwise. For these reasons, invalidation of the Remedy provision should render the entire Action by the Supreme Court invalid, or at minimum the prescribed remedy and time table for relief.

INJUNCTIVE RELIEF ALLEGATIONS

9 . Plaintiff incorporates and re-alleges each and every allegation contained in the preceding paragraphs of this Complaint, and every document filed by Jeffrey Cutler in all cases in both Federal and Pennsylvania courts and all other plaintiffs in this case as though fully set forth herein. Plaintiff is informed and believes, and on that basis alleges, that Defendants contend otherwise. For these reasons, invalidation of the Remedy provision should render the entire Action by the Supreme Court invalid. If the decision of the Pennsylvania Supreme court is allowed to stand then all the protections of the constitution can be overturned in 10 days by court order Neither a state nor the Federal Government can set up a church. Neither can pass laws which aid one religion, aid all religions, or prefer one religion to another.

PRAYER

WHEREFORE, Jeffrey Cutler (Initials JC) respectfully requests relief as follows:

1.To enter declaratory judgment that the Supreme Court of Pennsylvania

Remedy exceeds their authority under Art. I, § 8, cl. 3 of the Constitution and other applicable laws. Jeffrey Cutler wrote his original case 1:13-cv-2066 on December 25, 2013 and started this document on April 1, 2018 to establish standing and save the constitution of Pennsylvania.

2.To enter declaratory judgment that the Contracted Voter Districting MAP, requiring all applicable individuals to vote based on a MAP contracted by the Supreme Court, exceeds the authority of the Supreme court under Art. I, § 8, cl. 3 of the Constitution; and other applicable laws.

3.To issue a permanent and prohibitory injunction enjoining Defendants, their agents, representatives, and employees from enforcing, threatening to enforce, or otherwise giving effect to the Supreme Court Ruling, as amended, or any similar law or policy, as well as any and delay of all parts of the Action that have an effective date of February 5, 2018 or later , because of governments alterations of this law to date via regulation, violates 42 U.S.C. § 18112

4.for costs of suit;

5.for reasonable attorney fees; and

6.any such further legal and other relief as the Court may deem just and proper.

DATED: April 2, 2018.

Respectfully submitted,



Jeffrey Cutler Pro Se

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03 APRIL 2018

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JACOB CORMAN, et al

) CASE NO.: 1:18-cv-00443

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Plaintiffs,

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JEFFREY CUTLER, FORMER EAST LAMPETER TOWNSHIP ELECTED TAX COLLECTOR

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Intervener,

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v.

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ROBERT TORRES, et al.

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Defendants

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FILED HARRISBURG, PA APR 03 2018 PER [Signature] DEPUTY CLERK

CERTIFICATE OF SERVICE

I Jeffrey Cutler, do hereby certify that I by this day served a copy of MOTION TO INTERVENE and MOTION FOR RECONSIDERATION to Defendants upon the following or by directly serving to lawyers of record via U.S. mail, postage prepaid, addressed as follows or email to all individuals not part of the federal CM/ECF system, based on the following page.

Date: 03 APR 2018 02 APR 2018

Respectfully Submitted, Jeffrey Cutler [Signature] Jeffrey Cutler, pro se 215-872-5715 (phone) eltaxcollector@gmail.com P.O. Box 2806 York, PA 17405

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