

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

Cause No.: _____

HOWSE <i>ex rel. alia</i> v. PLANNED PARENTHOOD, <i>et al.</i> ,)	Class Action Complaint
Plaintiffs and Defendants,)	
)	Injunctive Relief Sought
<i>and</i> ,)	
)	Constitutional Challenge
HOWSE and <i>ex rel. alia</i> v. UNITED STATES,)	
Cross-Plaintiffs and Cross-Defendant.)	Demand for Jury Trial

Directed Solely To:

The Most Honorable Chief Justice Anne C. Conway

Relator-Plaintiff's Motion for Three Judge Panel

Comes now Relator-Plaintiff, Torm Howse, providing abundant good cause in motion for this case to implement a three judge panel, pursuant to the following aspects, to-wit:

The instant case guarantees the total, permanent shutdown of all abortion-on-demand within the jurisdictions of the United States, exposing abortion as **THE** primary cause for the devastating economic crash of America (*and, indeed, of the rest of the entire world*), implicates several years of dramatically increased usage of adoption services nationwide, necessitates the immediate implementation of social, taxation, and/or other incentives and methods to well sustain an affirmatively-increased U.S. birth rate for the next roughly 15 to 25 years, and therefore requires *an enhancement* of judicial skill and prowess herein.

Directly related, the instant case requires the termination of all Title X programs and funding, and all federal and state governmental offices and personnel therein, involving well over one billion dollars annually, as well as the reallocation of all former abortionist buildings, assets, and financial accounts (*at least* \$15-20 billion worth of property) unto third party beneficiaries, the thousands of county and city governments across the U.S., therefore again and also requiring *an enhancement* of judicial skill and prowess herein.

Further, the instant case implicates the intertwined civil liabilities of several defendant sub-classes herein, including the economic damages upon America caused by the LGBT crowd, and by currently-sitting politicians supporting abortion and/or the LGBT crowd, requiring various types of declaratory relief that should *not* issue in partisan perception.

Moreover, the instant case directly involves and engages the combined appearances of Attorneys General representing each and all fifty (50) States and Commonwealths, other learned counsel appearing on behalf of certain formalized leagues and associations that each represent nationwide memberships of state governors, state legislatures, thousands of county and equivalent governments, thousands of city and equivalent governments, and so forth, as well as the representation of the United States, itself, plus, obviously, the counsel appearing on behalf of each of the named Defendants, the large team of skilled counsel expected to take over for Relator-Plaintiff, and any amici or similar appearances, therefore again and also requiring *an enhancement* of judicial skill and prowess herein.

Additionally, this case deeply impacts the Affordable Healthcare (for America) Act.

Even further, parallel petition in this case requires the disqualification of both Obama and Romney from the 2012 General Election, along with certain related emergency relief.

Obviously, this case will be scrutinized by both major political parties, by hundreds of currently-running candidates across the nation, by millions of voters on both sides of the aisle, by every conceivable press outlet, and so forth, even the world, i.e., *ad nauseam*.

Accordingly, while not technically matching the provisions of 28 USC § 2284(a), the raw sheer importance of this case should be assigned a three judge panel, further that said panel must also be comprised of *political balance* between two (2) Judges of the Tampa Court as filed within, and that the experience and mentoring skill of the most Honorable Chief Justice of this entire District should be the third and balancing jurist thereupon.

WHEREFORE, the undersigned Relator-Plaintiff now and hereby does request, urge, encourage, and actively move the most Honorable Chief Justice to thus declare the instant case subject to and befitting of a three judge panel, to assume her proper role as overall leadership and guidance thereupon, to determine and appoint the most appropriate Tampa Division Judge in paired political balance to the Judge who was randomly selected by the Tampa Division Clerk upon the instant filing outset, to further make any and all other determinations reasonably applicable herein and to issue such corresponding orders as may be required by F.R.Cv.P. Rule 56(f)(3) and/or by any other authorities under law or equity, and for any and all other relief deemed true and worthy within these premises.

Respectfully submitted,
/s/ Torm Howse

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