

To: **Governor Mark Dayton**
130 State Capitol
75 Rev. Dr. Martin Luther King Jr. Blvd.
St. Paul, MN 55155
Tel: 651-201-3400
Fax: 651-797-1850

CITIZEN PETITION
FOR IMMEDIATE
PROTECTION OF
LAWFUL RIGHTS

Re: **Entering the State's appearance and vote within cause no. 8:12-cv-2519-EAK-AEP,**
All Fifty (50) States and Commonwealths v. The United States Federal Government

Dear Governor Dayton:

As a fellow citizen and resident of the State of Minnesota, I must and hereby now do formally petition you, as the Executive of our State, to cause the immediate entering of legal appearance on behalf of our State by Attorney General Swanson into the above-referenced federal lawsuit, filed in the U.S. District Court at Tampa, Florida, against the federal government for continuing and gross breaches of the binding contract formed by our nation's various Founding Documents.

As everyone in America knows well, the federal government is clearly and grossly in breach of numerous of its contractual duties, limitations, and performances commanded by and under our Founding Documents (*i.e., the Declaration of Independence, the Articles of Confederation later upgraded into the full Constitution, and up to and including the first ten Amendments thereto, also known as the Bill of Rights*), such as failing to protect our borders, failing to manage our nation's economy in reasonable and prudent manner, failing to ensure reasonably honest and fair elections, failing to protect against rampant fraud and waste of tax dollars, failing to reasonably ensure internal ethics, failing to protect religious liberties, failing to protect private property, and so much more. There is no question that the federal government is *deeply* in breach of contract.

Therefore, I and fellow citizens now urge you, as the Executive of our State, to declare and cast this State's vote into that lawsuit for **breach of contract** against the federal government, together with a simple 3/5ths majority of our sister States and Commonwealths in binding vote of breach, so that the *superior* States and Commonwealths may dictate and command all necessary repairs.

In addition to general gross breach of contract, there are several individual causes of action in the lawsuit of most obvious and immediate national significance, and I personally support and desire your urgent attention to, and full protection of, our citizen rights via the following checked items I have indicated below, each of which is more fully detailed upon <http://fundamentalerror.com>

(Election) There are thousands of online media reports in generally massive amounts and types of various frauds apparently committed all across the nation recently, in regards to rigging numerous votes and ultimately also the general election, for Mr. Obama to *steal* the Presidency.

(Election) I am also enclosing copies of, and/or a list of internet webpage links to, what I believe are the most serious, credible reports of election fraud directly violating *our own* State.

□ (Election) All modern elections for the White House are constitutionally void for failing to use separate ballots for presidential and vice-presidential candidates, in direct violation of the 12th Amendment. Such candidates may freely appear together in public, etc., but they cannot be paired onto the exact same ballots. Every citizen's absolute right to vote for any combination of presidential and vice-presidential candidates, *regardless of their political parties*, was violated.

□ (Election) Moreover, Mr. Obama is simply not (and never was) constitutionally eligible to be our nation's president. Forget the birth certificate and birth place circus, as all that is only secondary. In the special case of Mr. Obama – who *automatically* forfeited/cancelled/revoked his any former U.S. citizenship – and who did that not just once, but *twice* in his earlier life – the absolute very *best* possible level of U.S. citizenship he could even remotely have now is only the mere “naturalized” status that any other immigrant could obtain through naturalization process. By taking Indonesian citizenship to be a school child enrolled there, his any U.S. citizenship was automatically cancelled and forfeited forever. As a college-aged young adult apparently visiting Osama Bin Laden during 1981 in Pakistan, at that time one of the nations banned by our State Department, he once again automatically cancelled and forfeited forever his any U.S. citizenship. Upon ever returning to the United States after either life event, he would be legally compelled to apply for approval of *new* U.S. citizenship through the required naturalization process that any other immigrant must follow, but that only gets him to the *lowest* of the three tiers of citizenship, as “naturalized”, i.e., *not even close* to the highest, required life-maintained “natural born” tier of citizenship, hence it is absolute 100% legal impossibility that he could ever be a lawful president.

□ (Economy) ObamaCare is already documented by the Federal Government, *itself*, to end up costing taxpayers over \$300 billion/year – every year – once it is fully implemented, and that already defeats *its own purpose* in supposedly “saving” money on health care costs. Moreover, it cannot even possibly be true and valid legislation, when it is already constitutionally void as an unlawful attempt to implement both of the primary tenets of Communism, when it is also already constitutionally void for failing parliamentary procedure within the U.S. Senate, when it is also already constitutionally void as a directly unlawful act of Taxation Without Representation, and when it is also already constitutionally void for failing to be properly signed into law. Further, all prior ObamaCare court cases are absolutely void for lack of required and most proper parties, i.e., the federal Senate and federal House, who are mandated to defend their own Acts in courts.

□ (Economy) Abortion-on-demand, state-sponsored contraception, and all other unnatural forms of decreasing our nation's birth rate, are the primary culprits, by far and away above all other factors combined, in the eventual destruction of our economy, finally experienced in 2008. No consumer-driven nation can *ever* survive by killing its own consumers before they even start consuming. Well over 50 million abortions = well over 50 million consumers, or well over 1/6th of America's entire consumer base, precluded from existing, i.e., from ever consuming, hence eventually collapsing our economy in *direct* manner, let alone also the *parallel* tsunami lurking within skewing of population ratios and therefore also the mathematics behind all pension plans, securities derivatives, Social Security, and all other similar financial instruments. Regardless of pro-choice or pro-life notions, all of these issues are direct *national economic security* concerns.

(Economy) Because the above unnatural forms of decreasing our nation's birth rate have literally destroyed our country's economy – and still continue to do so presently – it goes without saying that these unnatural damages to our economy *must stop immediately*, and I therefore also now formally request you to promptly issue an emergency moratorium statewide against not only abortion-on-demand and all forms of state-induced contraception (including insurance mandates and other state provisions for contraception), but also against governmental funding of the same, for we certainly cannot afford to waste tax dollars actually funding *our own* financial destruction.

(Economy) Contrary to recent mainstream media reports of “only” about \$1.03 trillion currently being spent annually on various forms of welfare assistance, the true number is actually something over \$1.5 trillion, or roughly 10% of our entire nation's annual GDP, and yet America gets virtually nothing in return on investment, while our nation's various critical infrastructure systems are still crumbling apart. Citizens want good paying jobs to build better lives, not just meager handouts to barely continue surviving. Instead of continuing to throw away \$1.5 trillion per year in handouts getting nothing back, the *very nature* of welfare, *itself*, must now transform into a nationwide system of temporary infrastructure jobs subsidies, which will accomplish these goals, all at the same time: (a) America's tremendous investment will now carry a significant and valuable return on investment, rippling various other positive financial effects throughout our economy; (b) millions upon millions will be able to re-enter the workforce, get good paying jobs again, and finally get off all welfare assistance; (c) federal, state and local governments will be able to get many desired infrastructure projects done; and (d) America will quickly modernize all of its various infrastructure systems, providing huge additional boost for increasing productivity.

(Economy) I am checking this box if either I, or someone in my family, or a good friend of mine, and/or any one or more of my neighbors, would *personally* benefit by trading in current welfare assistance for, instead, subsidized work placement into full infrastructure employment.

(Economy) Of that same \$1.5+ trillion yearly in current welfare spending, at least \$300 billion is totally wasted by various forms of fraud, abuse, criminal schemes, and similar losses, if not actually \$350 billion or more totally wasted – and, that's *every* year. Because some 90-95% of all that waste is based upon personal identity theft/fraud, it is urgent that full database cleanup is performed upon every welfare system. That is most effectively accomplished by providing an incentive for each qualifying taxpayer to voluntarily update the government with his/her current residential and other information, so that all such information can be used to purge, update, and cleanup all government welfare rolls, quickly saving America an immediate \$200+ billion in the very first year, and saving *even more* each year thereafter. Detailed in the lawsuit, each taxpayer would fill out the information form, donate \$25 of non-perishable food items and one (1) hour of volunteer labor via any participating church, and so then eventually receive an IRS \$500 rebate.

(Economy) I am checking this box if either I, or someone in my family, or a good friend of mine, and/or any one or more of my neighbors, would *personally* benefit from, and participate in, the welfare fraud cleanout program described just above, in order to receive their \$500 rebate.

(Economy) America must return to a “gold standard” as the backing for our U.S. Dollar, immediately. America was on a gold standard for its first 100+ years, and our Dollar remained very healthy the entire time. The value of a mid-1770s Dollar was still worth 90+% of that in 1913, when America substantially went off the gold standard. Yet, after a hundred years of *no* gold standard, i.e., under “fiat money” (printed money *without backing*) as our currency base for the past century, today’s Dollar is only worth 5% of what a 1913 Dollar was worth, or you can say the same thing as: it now takes *twenty* Dollars (\$20) to buy what *one* 1913 Dollar would buy. In other words, our Dollar only lost < 10% of its value during 140 years of being upon the gold standard, but after 99 years without a gold standard, our Dollar has already lost 95% of its former wealth value. During the “classical gold standard” period, annual U.S. inflation rates averaged only a microscopic one-tenth of one percent (0.1%), while under fiat money the annual inflation rate normally averages anywhere between 2% to 5%, a whopping difference of 20X to 50X the rate of annual loss to our Dollar’s wealth value, more familiar to the general public when these annual losses of Dollar wealth (inflation) are phrased as “cost of living adjustments” or similar. Not only is using fiat money an *obvious* economic insanity, all fiat money is mathematically guaranteed to end in hyperinflation, sooner or later, and it’s only a question of time. There is simply no comparison between the two currency systems for our Dollar. Moreover, every single citizen of our State has an absolute constitutional right to a gold standard, per Article 1, Section 10 of the U.S. Constitution. The clear and present danger of fiat money is so obviously a great destruction to our nation’s wealth and survival that no less than thirteen (13) State Legislatures have penned 2011-2012 legislation regarding the direct restoral of gold and silver in legal tender.

Governor, you have a clear duty to help protect America’s wealth and economy, by at the very least in protecting the wealth and economy of this State. You have a clear duty to exercise our State’s *superior* rights and powers under the binding contract formed by our nation’s Founding Documents, and to affirmatively act in majority vote with other States and Commonwealths upon these most important issues in utter breaches of that contract by the current federal government.

Moreover, Governor, you have a clear duty to protect this State and its citizens from the federal government recklessly, intentionally, or negligently allowing *any* person to steal the Presidency by numerous election frauds committed across the nation, let alone by a constitutional impostor who necessarily is no more than a mere “naturalized” citizen at very best, due to his life events.

Please now direct the Attorney General to enter an appearance into the referenced federal case, along with your Executive vote in breach of contract against the federal government, and also direct Secretary of State Ritchey to quash the current electoral vote, and prepare a new election.

*Required – PRINT LEGIBLY:

*Name: _____ *Age: _____ *Zip Code: _____

I am a U.S. citizen. I own real estate/property. I pay regular federal/state/local taxes.

*Required – SIGNATURE: _____ DATE: _____