

[Sue Congress itself for Committing Unconstitutional Acts](#)

by [Mountain Publius Goat](#) on Thu Jan 15, 2009 6:47 pm

Sue Congress itself for Committing Unconstitutional Acts

One more try. Sue Congress itself! Read this argument. I have asked the lawyers involved with the current suits again to consider this themselves. This would be a historic and precedence setting case. There is no need to cite prior law or lawsuits. This case would make new law and precedence. Congress has never before in the history of the country confirmed an unqualified and ineligible candidate and President-Elect. Sue Congress (the body as a whole, not each member, and serve the Speaker of the House and the President of the Senate) for confirming Obama unconstitutionally by the very act itself of the confirmation, violating Article II, Section 1, clause 5 ... and violating the law in the process of doing it by violating U.S. Code in not explicitly an openly calling for objections from the members after each states votes were read (or even after the tally of all the votes was compiled) as required by the intent and letter of the law under Title 3, Chapter 1, Section 15. Call for an injunction and STAY of the inauguration and the swearing in. And call for, if we win, to undue and completely erase the effect of the swearing in process (if we win) since we filed before the swearing in event. That is why we need to file before the 20th. To argue that the swearing in was illegal, we filed timely before the event, and thus if we win the court can erase the event from a legal perspective like it never happened. At which point, Obama would no longer be the President. And if we win he likely will be in jail after that. A two count lawsuit with a list of the reasons Obama is ineligible and serving the suit to the two bodies of Congress. Not a complicated case. File it in the DC district. And then hold a press conference on the courthouse steps after the paper work has been filed. Then go on the radio shows and talk about this new historic lawsuit being filed. And even if we don't win with this new "legal dart" we will make history for trying and show the people there are true patriots left and show the people how disgraceful our Congress is and if we lose, how disgraceful SCOTUS is at that point in time too for completely ignoring the Constitution and unconstitutional acts by Congress. We have a right now since Congress has committed a federal government crime against the Constitution and We the People. Thus we can now sue for "redress" of our grievance against them for the injury they have done to We the People and the Constitution for doing that illegal act. We have the right to seek redress under our Constitution via our right put in there by the original framers and people, given to us, by We the People then to We the People now, in the 1st Amendment.

<http://countryfirst.bravehost.com/phpBB3/viewforum.php?f=105>

Mountain Publius Goat

"The American people will never knowingly adopt Socialism. But under the name of liberalism they will adopt every fragment of the Socialist program, until one day America will be a Socialist nation without knowing how it happened." Norman Thomas



[Mountain Publius Goat](#)

Posts: 898

Joined: Fri Nov 07, 2008 12:56 am

Location: The Mountains of Pennsylvania

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[Re: Sue Congress itself for Committing Unconstitutional Acts](#)

by [Mountain Publius Goat](#) on Fri Jan 16, 2009 12:28 pm

I called Lisa with Atty Berg's office yesterday. Atty. Berg must sue Congress itself! Sue the whole body as a whole, not the individual members for now, for their act as a federal body in violating the Constitution Article II, Section 1, Clause 5 ... and serve the papers against the Speaker of the House and the President of the Senate. We can sue Obama and the state officials who failed us more later too if he gets sworn in ... but as of NOW ... Congress should be the "target" of a lawsuit NOW at this point to get the STAY of the inauguration. Now a federal crime has been committed by a federal body, the U.S. Congress. As I have been repeatedly saying, the crime that can be proven is that Congress acted unconstitutionally on the 8th by confirming an ineligible candidate. Congress never vetted Obama. No one has. And the charges have been made loud and clear. The Congress knew there were challenges and they ignored the people. It is clear to them that Obama's father was not a U.S. citizen, therefore Obama is not a Natural Born Citizen. But they chose the CYA approach and confirmed Obama any way and violated U.S. code in that process too. File suit in Federal Court ASAP charging Congress with ignoring Article II, Section 1, Clause 5. Sue now, before the 20th so that it can be retroactively enforced if SCOTUS hears it and agrees that Congress broke the Constitution. By suing before the 20th SCOTUS can nullify the swearing in as invalid since we filed before the event. And if we win, Obama is then booted as the President. I have called Berg's assistant Lisa yesterday and asked them to do this. I hope they file it AND before the 20th asking for a STAY. And the target for this suit is Congress itself, a new target. But a righteously deserved target after what they did on the 8th. Also could add the second count of not explicitly calling for the objections to each vote of the respective states as is required in U.S. Code Title 3, Chapter 1, Section 15. I hope Atty Berg does it. It is our best shot to get a STAY of the swearing in and the inauguration and then ultimately get Obama DQ'd. Sue Congress now, not Obama or the state officials. Congress committed a crime against we the people on the 8th! We have the right to seek "redress" against them

under the 1st Amendment, the last clause therein. All we need is one more Justice to change sides in the Conference on this charge against Congress and the full hearing case is on. I firmly believe if we sued Congress, SCOTUS would pick up the case and hear it. That is their traditional role to rule on Congressional acts. And this one would be historic. So SUE CONGRESS now and give SCOTUS a new target in this mess to rule on. And if for no other reason, the suit should be brought because if SCOTUS would pass on this one, then we know our complete Constitutional Republic is totally broken. After that, any actions taken by We the People or the several states in the Union to rectify it would be fully justifiable in history. JMHO.

<http://countryfirst.bravehost.com/phpBB3/viewtopic.php?f=105&t=1993>

Publius, aka Goat

<http://countryfirst.bravehost.com/phpBB3/viewforum.php?f=105>

P.S. If any others here have the ear of Atty Berg, please call him and plead with him to file this suit against Congress itself. I will personally donate funds towards the costs of the filing. Call him or Lisa now. Time is running out to file for a STAY of the inauguration. We can also file Quo Warranto later if this one fails But filing before the 20th gives us better standing to undue the swearing in, if it happens, since we filed in a timely manner BEFORE the event. It gives us one more legal better point to argue if and when SCOTUS hears it. And we should at least try this new FEDERAL CRIME HAS BEEN COMMITTED BY CONGRESS and pure FEDERAL COURTS CASE!

P.S.S. The 1st Amendment in our Constitution gives we the people the absolute right to bring a "grievance" against our government. And boy do we have one this time about our Congress and its illegal act on the 8th. And that means we can sue our government, in this case the federal government body of Congress. And we do not need a legal prior court case precedence either since what Congress has done is a historic first case occurrence of confirming an ineligible candidate for the office of President. For any issue, some case has to be first. And this case would be the first charging Congress with confirming an ineligible candidate for President since no one has been so brazen and idiotic to try this before like Obama has done. Here is what the 1st amendment says about seeking redress of grievances against our government. And boy do we have a grievance with our federal government with this action of Congress. "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances." File a grievance on behalf of we the people! Sue Congress and do it now, this weekend!

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[Re: Sue Congress itself for Committing Unconstitutional Acts](#)

by [Mountain Publius Goat](#) on Fri Jan 16, 2009 3:06 pm

Hi All,

I have again FAX'd all the attorneys filing the main cases, Berg and Taitz, and this time including Pidgeon and Kleep, asking them to please file a FEDERAL CHARGES case in FEDERAL COURTS against the body of Congress itself for violating the U.S. Constitution ... before the 20th asking for a STAY of the inauguration and swearing in. The target of this lawsuit would be Congress itself, not the state officials or Obama. Congress has now committed a crime against the Constitution and We the People and under the 1st Amendment we have the right to file a grievance and suit.

Mountain Publius Goat

Lehigh Valley PA

<http://www.obamacitizenshipfacts.org>

P.S. And I am still hoping a conservative group such as the Federalist Society joins in and files suit. I have FAX'd them too:

<http://countryfirst.bravehost.com/phpBB3/viewtopic.php?f=105&t=1948>

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