

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND**

FILED
U.S. DISTRICT COURT
DISTRICT OF MARYLAND

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BY  DEPUTY 

Chong Su Yi

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Plaintiff(s)

vs.

Civil No.: DKC 16 CV 0561

Democratic National Party et al.

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Defendant(s)

COMPLAINT

1. Jurisdiction in this case is based on:

28 U.S.C. 1357

“... or to enforce right of citizens of United States to vote in any State.”

15th amendment

“The right of citizens of the Citizens of United States to vote shall not be denied . . .”

28 U.S.C. 1331

“The district courts shall have original jurisdiction . . . under Constitution, Laws, . . .”

Federal Question:

When 15th amendment’s ‘to vote’ is matter of Congress, and Federal issue by virtue of its

existence:

Could two Major Party; Democratic National Committee and Republican National Committee; e.g. DNC and RNC; ipso facto in the prior ordo cognoscendi; where DNC Maryland and RNC Maryland subsumes under national DNC and RNC; use State's resources to affect, regulate, govern, et al., 'to vote' in 15th amendment; in upcoming November 8th 2016 election ipso facto in the prior ordo cognoscendi; where senate, house, and presidential election et al., subsumes under it; in that in order to uphold clause 2 of 15th amendment, couldn't 2014 House of Representative election, 2012 presidential election, 2010 senate election must be invalidated; so that pre 2014 house, 2012 president, pre 2010 senate could legitimately uphold clause 2 of 15th amendment?

2. The facts of this case are:

Donald Trump raised issue of running as Independent, Plaintiff has no such luxury as Independent in State of Maryland, there are consequences; between Democrat/Republican or independent; regarding 'to vote' in 15th amendment.

List of Parties:

Democratic National Party

340 S. Capitol Street S.E. Washington DC 20003;

Maryland Democratic Party

33 West Street Suite 200, Annapolis Maryland 21401;

Republican National Party

310 First Street S.E. Washington DC 20003;

Maryland Republican Party

15 West Street Annapolis Maryland 21401;

Chong Su Yi pro se, none attorney, none law school, none college

8210 Dixon Avenue Silver Spring MD 20910

2a. Argument of the case are:

When, as in example, Girl Scout of America holds primaries and caucuses and elect their candidates on November 8th; of presidential election year; as candidates for president, senate, house, governor, et al; they do not use State's resources; to elect their candidates but DNC and RNC ipso facto in the prior ordo cognoscendi; State DNC and RNC use State's resources; to execute 'to vote' in 15th amendment; and this is unconstitutional in multiple levels and multiple fronts.

Multiple Levels and Multiple Fronts:

Use of State Resources

DNC et al, in State of Maryland uses Montgomery County voting machines, Montgomery County Voter's registration information; and State of Maryland has Maryland State Board of Elections; to govern primaries; while primaries are manned by DNC and RNC people; These are not same as in example aforementioned Girl Scout of America; therefore, its unconstitutional, because current process violates deprivation of "liberty" mentioned in 14th amendment without due process of the law; of 'to vote' in said amendment.

Legality of existence of DNC and RNC et al.,

DNC and RNC are Nongovernmental Organization; NGO; as NGO, it cannot use State

resources without due process of the law; or consent of congress in matter of Life, Liberty, Pursuit of Happiness; in Preamble of Constitution; as well as in prohibition placed in 14th amendment Life and Liberty without due process of the law.

State Compact is lawful to resolve dispute between States in matter of None Life, None Liberty issue; i.e. water rights and land dispute; setting aside on National Driver's Register; NDR; is not stipulated as lawful, i.e. matter for another court; in that Congress always maintained in matter of Life and Liberty of citizens of United States is concerned; States may not make State Compact.

DNC and RNC does not have Congressional consent in 'to vote' in 15th amendment; because Constitution mandated Congress has sole jurisdiction in enforcement. Therefore, DNC and RNC in its current operational protocol; of its existence is unconstitutional.

"To Vote" in 15th Amendment is None States Issue

To paraphrase Article VI, which it states "What is not enumerated, enunciated, incorporated in Constitution is matter of States" and 15th amendment states:

Section 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

It simply means people of colored who are citizens 'to vote' per 15th amendment must be regulated by Federal Agency; and since "rights of citizens" in Constitution only exist in Article 1 Section 8; tax is for to defend and general welfare; i.e. to vote is general welfare; to defend created U.S. Military i.e. Pentagon et al., which means 'to vote' must be regulated by Federal Agency.

2b. Conclusion

Because 2016's Maryland DNC and Maryland RNC is not regulated by federal agency, the DNC and RNC primary scheduled for April 26, 2016 must be canceled, which involves 1/3 of senate, entire house, and a president, as such de facto revert is 2014 house and senate; and 2012 president must be declared invalid.

3. The relief I want the court to order is:

Damages in the amount of: _____

An injunction ordering: DNC et al., to cease operation; _____

An injunction ordering: cancel April 26, 2016 Maryland Primaries; _____

An injunction ordering: 2016 presidential election scheduled at November 8th 2016 in State of Maryland. _____

Other (explain) Declare result of 2014 midterm election held in State of Maryland on House of Representative improper certification; _____
Declare result of 2012 presidential election held in State of Maryland improper certification; _____
Declare result of 2014 senate election held in State of Maryland improper certification; _____

2/25/2016
(Date)


(Signature)

Chong Su Yi

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