

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA

Richmond Division

CHARLES TISDALE,

Plaintiff

Civil Action No. 3:12-cv-00036-JAG

v.

HONORABLE BARACK H, OBAMA, II, ET AL,

Defendants

NOTICE OF APPEAL

I, Charles Tisdale, Plaintiff in the above entitled action, hereby appeal from the ORDER of the United States District Court, as entered on January 23, 2012, before the Honorable John A. Gibney, Jr.

Specifically, the ORDER as entered is respectfully in error by the Court's opinion stating;

.....It is well settled that those born in the United States are considered
natural born citizens.....

Plaintiff is in disagreement with the Court pursuant to the language of the 14th Amendment to the United States Constitution which sets forth that all persons born or naturalized in the United States are Citizens thereof. The 14th Amendment, nor any statute established thereunder has never established natural born citizen status to those born in the United States, only citizenship. Citizenship, standing alone, is not the qualifications for Office of the President, that right is found at Article Two, Section One, Clause Five of the United States

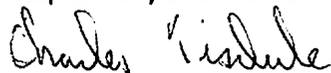
Constitution, which by mandamus cites “natural born citizen” as the qualifications for Office of the President.

Respectfully the Court has misapplied the term “natural born citizen” as the same as “citizenship” and thus denied Plaintiff the right to pursue his case before the Court,

Plaintiff contends that natural born citizens are those United States Citizens whose parents were also U.S. citizens at the time of their children’s birth in the U.S. Therefore, Plaintiff has stated a claim for which relief should be granted.

Therefore, Plaintiff requests that The Court’s ORDER be reversed and remanded with instructions.

Respectfully submitted



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DATED: January 24, 2012