

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF
PENNSYLVANIA

JACOB CORMAN et al.

) No.: 1:18-CV-00443

Plaintiffs,)

v.)

ROBERT TORRES et al.

Defendants)

v.)

JEFFREY CUTLER

Intervenor Plaintiff)

v.)

CARMEN FEBO SAN MIGUEL, et al.

Intervenor
Defendants)

FILED
HARRISBURG, PA

APR 12 2018

PER AM
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**NOTICE OF APPEAL and MOTION TO CONSOLIDATE RELATED
APPEALS**

Notice is hereby given Jeffrey Cutler, Plaintiff Intervenor in this matter hereby appeals to the United States Court of Appeals for the Third Circuit of Pennsylvania the Order from the United States Middle District of Pennsylvania dated April 10, 2018 denying Plaintiff Intervenor's Motion for Reconsideration and Motion to Intervene as Plaintiff of April 3, 2013.

On October 27, 2017 in the United States Middle District of Pennsylvania a Motion for Reconsideration was filed in case 1:17-cv-01740 and granted on November 6, 2017. The current order violates Mr. Cutler's rights under the Fifth Amendment of the Constitution Based on Elouise Pepion Corbel et al. v. Gale v. Norton, et al. (03-5262, 03-5314) Mr. cutler requests this appeal be consolidated with case 17-2709 currently in deliberations and on an expedited basis since they both involve related issues of Judges blatantly issuing orders with remedies that violate and circumvent the constitution of Pennsylvania based on Perjured information to hurt and injure persons. It should also be noted that Censorship by the government (Including the

Order of April 10, 2018), and media (Google, Facebook, and others) acting as agents for the government and deep state obstruct the ability to be treated fairly and violate the civil rights based on religion and race of not only Mr. Cutler but others including the individuals known as "Diamond and Silk", Nasim Aghdam and others.

Respectfully submitted:

Jeffrey Cutler
By: _____
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Date: 12APRIL2018

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA**

JACOB CORMAN, in his official capacity as Majority Leader of the Pennsylvania Senate, et al.,	:	CIVIL ACTION NO. 1:18-CV-443
Plaintiff		:
v.		:
ROBERT TORRES, in his official capacity as Acting Secretary of the Commonwealth, et al.,	:	
Defendants		:
v.		:
CARMEN FEBO SAN MIGUEL, et al.,	:	
Intervenor-Defendants		:

ORDER

BEFORE: Jordan, Circuit Judge; Conner, Chief District Judge; Simandle, District Judge.

AND NOW, this 10th day of April, 2018, upon consideration of the motion (Doc. 139) to intervene as plaintiff and for reconsideration filed *pro se* by Jeffrey Cutler (“Cutler”) on April 3, 2018, wherein Cutler—who identifies himself as a citizen of the United States and elected municipal official—remonstrates that the Pennsylvania Supreme Court decision challenged *sub judice*, which decision this court declined to review for lack of ~~jurisdiction~~^{STANDING} on March 19, 2018, (see Docs. 136, 137), contravenes both the First and Fourteenth Amendments to the United States Constitution, (Doc. 139 at 2), as well as the Pennsylvania Constitution, (see id. at

- 4-6), and the court observing as a threshold matter that the rules governing intervention require proposed intervenors to “state the grounds” supporting their request, see FED. R. CIV. P. 24(c), but that Cutler has failed to articulate a basis for leave to intervene as of right under Federal Rule of Civil Procedure 24(a), see FED. R. CIV. P. 24(a), nor has he set forth a basis for permissive intervention under Federal Rule of Civil Procedure 24(b)(1), see FED. R. CIV. P. 24(b)(1), and the court further observing, assuming *arguendo* that Cutler could assert a proper basis for intervention, that Cutler’s proposed motion for reconsideration is untimely under and noncompliant with the local rules of this court, which require that any motion for reconsideration “be accompanied by a supporting brief” and be “filed within fourteen (14) days after entry of the order concerned,” LOCAL RULE OF COURT 7.10, and the court thus concluding that the instant motion is both untimely and without merit, it is hereby ORDERED that Cutler’s motion (Doc. 139) to intervene as plaintiff and for reconsideration is DENIED with prejudice.

FOR THE COURT:

/S/ Kent A. Jordan

Kent A. Jordan, Circuit Judge
*United States Court of Appeals
for the Third Circuit*

/S/ Christopher C. Conner

Christopher C. Conner, Chief District Judge
*United States District Court
for the Middle District of Pennsylvania*

/S/ Jerome B. Simandle

Jerome B. Simandle, District Judge
*United States District Court
for the District of New Jersey*



1:18-cv-00443 Amicus

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Corman et al v. Torres et al (1:18-cv-00443), Pennsylvania Middle ...

https://www.pacermonitor.com/public/case/23771102/Corman_et_al_v_Torres_et_al ▾
Feb 22, 2018 · Corman et al v. Torres et al (1:18-cv-00443), Pennsylvania Middle District Court, Filed: 02/22/2018 · PacerMonitor Mobile Federal and Bankruptcy Court PACER Dockets.

[PDF] Motion for Leave to File Amicus Brief by the Republican Caucus of th...

https://www.brennancenter.org/.../Corman_v_Torres_Motion-for-Leave-to-File-Amic... ▾
... consideration of the Motion for Leave to Participate as Amicus Curiae filed by Movant, the Republican Caucus of the Pennsylvania House of Representatives, the Motion is hereby granted. Amicus Curiae is hereby granted leave to file its Brief. Case 1:18-cv-00443-CCC-KAJ-JBS Document 38 Filed 02/27/18 Page 1 of 17 ...

[PDF] Motion for Leave to Participate as Amicus Curiae in Support of ...

https://www.brennancenter.org/.../Corman_v_Torres_Motion-for-Leave-to-Participate... ▾
curiae in support of Defendants. Movant's proposed brief is attached as Exhibit A. A district court has broad discretion to permit an amicus curiae to participate in a pending action. Wayne Land & Mineral Grp. v. Del. River Basin Comm'n., Case 1:18-cv-00443-CCC-KAJ-JBS Document 60 Filed 03/02/18 Page 1 of 3 ...

[PDF] Amicus Brief of Brian McCann et al. - Brennan Center for Justice

https://www.brennancenter.org/.../Corman_v_Torres_AmicusBrief_BrianMcCann.pdf ▾
Mar 1, 2018 · 1:18-cv-00443-CCC (filed electronically). Chief Judge Conner, Judge Jordan, Judge Simandle. BRIEF OF AMICI CURIAE, BRIAN MCCANN et al. Amici Curiae, Brian McCann et al., ("Amici") by their undersigned counsel, respectfully submit this brief in connection with Plaintiffs' Complaint for a ...

[PDF] U.S. District Court for the Middle District of Pennsylvania

www.campaignlegalcenter.org/sites/default/files/100%20CLC%20Brief.pdf ▾
Mar 6, 2018 · 1:18-CV-443-CCC-KAJ-JBS, (filed electronically). Three-Judge Panel Convened. Pursuant to 28 U.S.C. § 2284(a). AMICUS CURIAE BRIEF OF CAMPAIGN LEGAL CENTER IN SUPPORT OF DEFENDANTS AND INTERVENOR-DEFENDANTS. Case 1:18-cv-00443-CCC-KAJ-JBS Document 100 Filed ...

[PDF] 1 IN THE UNITED STATES DISTRICT COURT FOR THE ... - CNN.c...

cdn.cnn.com/cnn/2018/images/03/19/pennsylvania.ruling.pdf ▾
Mar 19, 2018 · LORRAINE PETROSKY, et al. Intervenor-Defendants. Case 1:18-cv-00443-CCC-KAJ-JBS Document 136 Filed 03/19/18 Page 1 of 24 ... Although the parties and several amici submitted a number of proposed remedial maps, the court determined that its own remedial map was "superior or comparable to ...

[PDF] ACRU Amicus Brief - The Public Interest Law Center

<https://www.pubintlaw.org/wp-content/.../06/2018-03-07-ACRU-Amicus-Brief.pdf> ▾
by CP SAN - Cited by 1 - Related articles
FEBO SAN, MIGUEL, et al., Intervenor-Defendants. CIVIL ACTION NO. 1:18-CV-443-CCC-KAJ-JBS Three-Judge Panel Convened. Pursuant to 28 U.S.C. § 2284(a). AMICUS CURIAE BRIEF OF THE AMERICAN CIVIL RIGHTS UNION. Case 1:18-cv-00443-CCC-KAJ-JBS Document 119-1 Filed 03/07/18 Page 1 of 27 ...

[PDF] IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE ...

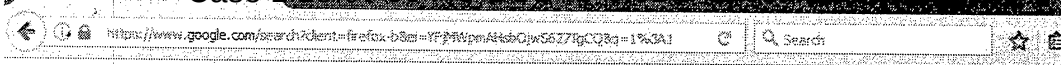
<https://democraticredistricting.com/.../2018-02-23-NDRC-Memo-In-Support-of-Motio...> ▾
Feb 23, 2018 · protect its interest in advancing fair redistricting plans that eliminate unconstitutional gerrymanders and remedy the dilution of Democratic voting strength. In the alternative, NDRC requests permissive intervention pursuant to Rule 24(b). Case 1:18-cv-00443-CCC Document 13 Filed 02/23/18 Page 2 of 18 ...

GitHub - thebat137/PA-congressional-redistricting-2018: This ...

<https://github.com/thebat137/PA-congressional-redistricting-2018> ▾
Mar 26, 2018 · This repository collects all of the different Congressional redistricting plans proposed by parties and amicus filers in the Pennsylvania state court lawsuit League of Women Voters of Pennsylvania et al. v. Commonwealth of Pennsylvania et al. (No. 159 MM 2017), as well as the original 2011 plan and the PA ...

[PDF] exhibit c - All About Redistricting

redistricting.lis.edu/files/PA%20complaint%2020180302%20Pl%20opp%20exhC.pdf ▾
Mar 2, 2018 · the brief. There's an excellent amicus brief, 22 from the AFL and related unions doing an 23, Edmond's analysis of this. The Court of 24 course has done an extensive Edmond's, 25 analysis in the Papps' (ph) case, and the Case 1:18-cv-00443-CCC-KAJ-JBS Document 92-4 Filed 03/02/18 Page 10 of 192 ...



1:18-cv-00443 Jeffrey Cutler



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https://www.pacermonitor.com/public/case/23771102/Corman_et_al_v_Torres_et_al ▾

Feb 22, 2018 · Corman et al v. Torres et al (1:18-cv-00443), Pennsylvania Middle District Court, Filed: 02/22/2018 · PacerMonitor Mobile Federal and Bankruptcy Court PACER Dockets.

Tax Collector Fights Obamacare in the U S Supreme Court



<https://ru-clip.com/.../tax-collector-fights-obamacare-in-the-u-s-supre...>

On April 3, 2018 Jeffrey Cutler filed a motion to Intervene in case 1:18-cv-00443 to protect my case in the...

▶ 3:27

ADAPTIX, INC. v. APPLE, LLC Case Nos. 5:13-cv ... - Leagle.com

<https://www.leagle.com/decision/infdco20150127a24> ▾

Jan 29, 2015 · Celco Partnership, Counter-claimant, represented by Geoffrey Mark Godfrey , Wilmer Cutler Pickering Hale and Dorr LLP, Mark D. Flanagan , WilmerHale & Robert M. Galvin , Howrey LLP, Adaptix, Inc., Counter-defendant, represented by Jonathan Ross DeBlois , Hayes Messina Gilman and Hayes, Paul J ...

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<https://www.vuylsteker.net/Formation/Doc/ftp.nw.com/9607.firstnames.txt>

463 gw2 463 boris 462 dialup1 461 storm 461 oberon 460 pc188 460 eric 460 chopin 459 jeff 456 ws29 456 scotty 456 henry 456 gais 455 ppp05 454 mac32 50 d044 50 d040 50 cv 50 cummings 50 courtney 50 cory 50 cormorant 50 coriander 50 conch 50 com77 50 com?0 50 com37 50 com34 50 com32 50 com31 ...

[PDF] szabadalmi közlöny és védjegyértesítő - Szellemi Tulajdon Nemzeti ...

https://www.sztrh.gov.hu/kiadv/sztkv/201310b-pdf/SZKV_20_1310.pdf ▾

Oct 28, 2013 · CR Costa Rica, CU Kuba, CV Zöld-foki Köztársaság Williamson, Jeffrey A., Severn, Maryland, (US), Rhodes, Christopher A. Szentpéteri Ádám, SBCK Szabadalmi Ügyintéző Iroda, 1062 Budapest, (HU) (54) Módoszer kifejtett sertések etatésére, (51) A23K 1/18. (2006.01), (13) T2. (11) E016986.

Stellaria media - newcropsuses.info

www.newcropsuses.info/listing/species_pages_S/Stellaria_media.htm

The commercialisation process of new rural industries, especially crops; including networking, marketing research and crop profile information.

Vicia faba - Last modified

www.newcropsuses.info/listing/species_pages_V/Vicia_faba.htm

Okamoto M, Peterson FC, Defries A, Park S-Y, Endo A, Nambara E, Volkman BF and Cutler SR (2013) Activation of dimorphic ABA receptors elicits guard cell closure, ABA-regulated gene Chan YS, Wong JH, Fang EF, Pan WL and Ng TB (2012) An antifungal peptide from Phaseolus vulgaris cv. brown kidney bean.

WRIA 1 Water Rights Atlas, Version 1 - studylib.net

studylib.net/doc/18505507/wria-1-water-rights-atlas--version-1 ▾

WRIA 1 Water Rights Atlas Version 1 July 2003 A Product of the WRIA 1 Watershed Management Project Prepared by: Public Utility District No. 1 Water Rights Team Peter Gill, Anne Atkeson 1350 Slater Rd, Suite 9 Ferndale, WA 98248 360 383-0620 Table of Contents PDF Pages A. Introduction...

[PDF] Copy of FOIA Log 1-1-10 to Present - DoCuRI

<https://docuri.com/.../responsive-documents-crew-secregarding-efforts-by-wall-street-inv...>

Aug 16, 2008 · Eisenstein Matlanchuk LLP, Hugo Stinnes Corporation, 2/23/2010, 10-00443-PUBS, Antonio, Joseph, Business Law Research, Pacific Capital LLC, Kepiwoda, Jeffrey, Superfund Asset Management, Inc, Superfund Asset Management et al vs. Quadrilla and Global Asset Management Inc, 1/18/2010.

[PDF] 281A tháng 8/2011

noip.gov.vn/NOIP/RESOURCE.NSF/wResourceList/.../SFILE/CB281A.pdf ▾

CV Cape Verde HU Hungary, AN Netherlands Antilles CY Cyprus, ID Indonesia, AO Angola, CZ Czech Republic, IE Ireland, AR Argentina, DE Germany (21) 1-2011-00443, (51)7 A47C 23/00, H05B 3/00, (22) 18.02.2011, (43) 25.08.2011, (30) 10-2010-0014668 18.02.2010 KR, Ngay y'u cQu thEm @Phn n'l dung ..

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IN THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT

ELOUISE PEPION COBELL, et al.,)	
Appellees,)	No. 03-5262 and
)	No. 03-5314
v.)	
)	
GALE A. NORTON, as Secretary of)	
the Interior, et al,)	
Appellants)	
)	
)	
)	

MOTION TO CONSOLIDATE RELATED APPEALS

Appellants, the Secretary of the Interior, et al., hereby move to consolidate the two above-captioned appeals, which arise from the same district court case and involve related issues. No briefing schedule has yet been issued in either matter, and we respectfully ask that a single briefing and argument schedule govern the matter as consolidated.

1. The district court case underlying both appeals arises out of claims for an accounting of funds held in trust for the benefit of individual Indians. The case has previously been before this Court in Cobell v. Norton, 334 F.3d 1128 (D.C. Cir. 2003), and Cobell v. Norton, 240 F.3d 1081 (D.C. Cir. 2001).

2. At issue in No. 03-5262 is a preliminary injunction requiring the Department of Interior to disconnect from the Internet all Information Technology Systems that house or access Individual Indian Trust Data. The ruling did not require immediate disconnection, however, and it provided that the court would not require disconnection if the government certifies to

the court's satisfaction that a system is essential for the protection against fires or threats to life or property, or that a system either (a) does not house or access Individual Indian Trust Data, or (b) is secure from Internet access by unauthorized users.

The district court entered this preliminary injunction on July 28, 2003. The court has not yet evaluated the certifications submitted by the government pursuant to the preliminary injunction or ordered the Department of Interior to disconnect systems from the Internet. We have not to this point sought a stay of the preliminary injunction order.

3. At issue in No. 03-5314 is a sweeping "structural injunction" issued in the same case on September 25, 2003. The 18-page structural injunction was accompanied by a 272-page opinion addressing historical accounting and a 79-page opinion addressing trust reform generally. The injunction precludes implementation of the historical accounting plan developed by the Department of Interior, and asserts judicial control over virtually all aspects of the management of Individual Indian Money accounts. On November 10, 2003, we moved to stay the September 25 order pending appeal; on November 12, 2003, this Court granted an administrative stay of the structural injunction pending further order of the Court.

IN THE UNITED STATES DISTRICT
COURT FOR THE MIDDLE
DISTRICT OF PENNSYLVANIA

JACOB CORMAN, et al

) CASE NO.: 1:18-cv-00443

)

)

Plaintiffs,

)

JEFFREY CUTLER, FORMER
EAST LAMPETER
TOWNSHIP ELECTED TAX
COLLECTOR

)

)

)

Intervener,

)

v.

)

ROBERT TORRES, et al.

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Defendants

)

FILED
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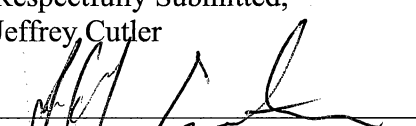
CERTIFICATE OF SERVICE

I Jeffrey Cutler, do hereby certify that I by this day served a copy of NOTICE OF APPEAL and MOTION TO CONSOLIDATE RELATED APPEALS to Defendants upon the following or by directly serving to lawyers of record via U.S. mail, postage prepaid, addressed as follows or email to all individuals not part of the federal CM/ECF system, based on the following page.

Date: 02APR2018

12 APR 2018

Respectfully Submitted,
Jeffrey Cutler


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