EASTERN DISTRICT OF ARKANSAS

WESTERN (LITTLE ROCK) DIVISION

NSAS IN THE UNITED STATES DISTRICT COURT FOR THE JAME By: CLERK PLAIN

Dr. JULIUS J. LARRY III

VS.

NO. 4:18-CV-116-KGB

STATE OF ARKANSAS; HONORABLE ASA HUTCHINSON, In his Official Capacity as Governor of the State of Arkansas; HONORABLE LESLIE RUTLEDGE, in her Official Capacity as Attorney General of the State of Arkansas; HONORABLE MARK MARTIN, in his official capacity as Arkansas Secretary of State

DEFENDANTS

DEFENDANT ARKANSAS SECRETARY OF STATE MARK MARTIN'S RESPONSE TO PLAINTIFF'S SUPPLEMENTAL REQUEST

COMES NOW, Defendant, Honorable Mark Martin, ("Defendant Secretary"), in his

official capacity as Arkansas Secretary of State, and for his Response to Plaintiff's Supplemental

Request, and states:

Defendant Secretary denies each and every factual allegation made by Plaintiff.

Dismissal of this case is proper because the Court lacks subject matter jurisdiction over

Defendant Secretary. Fed. R. Civ. P. 12(b)(1). Furthermore, Plaintiff lacks standing for lack of

injury, as he does not live in the disputed congressional district. United States v. Hays, 515 U.S.

737, 745 (1995). Pro se plaintiffs must still satisfy the court's jurisdictional requirements.

Trevino v. United States, 113 Fed. Cl. 204, 208 (2013), aff'd, 557 F. App'x 995 (Fed. Cir. 2014).

Def. SOS Response to P's Suppl. Request 1

Pro Se Plaintiff's cannot represent others. *Chase v. City of Earle, Arkansas*, No. 3:09CV00167, 2010 WL 1658610, at *2 (E.D. Ark. Apr. 21, 2010) (citing *Stewart v. Hall*, 129 S.W.2d 238 (Ark. 1939)). Plaintiff Julius Larry's attempt to represent others is unauthorized practice of law and results in a nullity. *Chase Id.* (citing *Jones ex rel. Jones v. Correctional Medical Services*, 401 F.3d 950, 952 (8th Cir. 2005)); (see also *Henson v. Cradduck*, 2017 Ark. 317).

Plaintiff is attempting to make this a class action case represented by pro se parties. The general principle is that non-lawyers cannot represent others. *Jones*, 401 F.3d at 952; see also *Telford v. Dep't of Hous. & Urban Dev.*, 3:16-CV-03033-RAL (D.S.D. May 1, 2017) (citing Restatement (Third) of the Law Governing Lawyers § 4 cmt. D (2000) ("in general, however, a person appearing pro se cannot represent any other person or entity ...")).

It is too late to amend the Complaint and Request for a three-judge panel. As the Eighth Circuit has said, an appointment of an attorney at this point cannot cure the complaint of its original defect. *Davenport v. Lee*, 348 Ark. 148, 155, 72 S.W.3d 85, 88 (2002) (complaint was a nullity due to absence of counsel and unauthorized practice of law); *Jones*, 401 F.3d at 952.

WHEREFORE, and for the foregoing reasons, Defendant Secretary of State Mark Martin, in his official capacity, prays that the Court deny Plaintiff any of the relief requested against Defendant Secretary; that the Court deny Plaintiff's Supplemental Request for a three judge panel; that the Court dismiss Plaintiff's Complaint against Defendant Secretary of State; that the Court deny Plaintiff's requests for declaratory, preliminary, and injunctive relief; that the Court deny any of Plaintiff's requests for fees, costs, or expenses; that the Court grant Defendant Secretary such additional relief to which he may be entitled under the circumstances

Respectfully submitted this 23rd day of March, 2018.

Def. SOS Response to P's Suppl. Request 2

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HONORABLE MARK MARTIN ARKANSAS SECRETARY OF STATE In his Official Capacity, Defendant

/s/ AJ Kelly

By: ______ A.J. Kelly General Counsel and Deputy Secretary of State AB No. 92078 PO Box 251570 Little Rock, AR 72225-1570 (501) 682-3401 Fax: (501) 682-1213 kellylawfedecf@aol.com

And

Bortul L By:

Michael Fincher Associate General Counsel Arkansas Secretary of State AB No. 2016037 500 Woodlane St., Ste 256 Little Rock, AR 72201 (501) 682-3401 Fax: (501) 682-1213

Attorneys for Defendant Arkansas Secretary of State Case 4:18-cv-00116-KGB-DB-BSM Document 24 Filed 03/23/18 Page 4 of 4

CERTIFICATE OF SERVICE

I do hereby certify that on this 23rd day of March, 2018, I have served the foregoing via the electronic filing system in the Federal District Court Clerk's Office (CM/ECF) to the Attorney General and the Assistant Attorney General who has entered his appearance, and via first class mail to the following:

Dr. Julius J. Larry III 2615 W.12th Street Little Rock, AR 72202

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Michael Fincher