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Article 3 section 2 of the US Constitution states, The Judicial Power shall be vested in one Supreme Court.

And, Such Power Shall extend to all cases, in Law and Equity, Arising under this constitution, to all cases of Maritime Jurisdiction, to controversies to which the United States Shall be a party, to controversies between two or more states, between a state and a citizen of another state to include foreign states and such subjects, "thereof".

That the Supreme Court shall have Original Jurisdiction in all Cases before mentioned, "both" as to law and as (in/of) the Fact.

Furthermore,

In Controversy,

Article 4 of this Constitution states that; "full faith and credit shall be given in each state to the public acts, And proceedings of every other state".

Which As a "Proven" Problem, is precisely, why I am standing (here) before you to discredit such political proceedings!

I have absolutely no faith in such public acts granted thru Article 4 of this Constitution, As I am being subject to an Oppressive, Despotic Regime that Fails to qualify *itself* as a Sovereign, sound or legitimate form of government "ON ITS FACE" as self evident, an act of sacrilege has taken place, as based on the reclaimed water *variance* application, in regards to the 14<sup>th</sup> Amendment.

Roe vs. Wade (using Maritime department) has proven the judicial system to be a Kangaroo court serving a Banana Republic.

Thru such Legal Evasion,

I doNot trust your corporately empowered judges. Under such legal evasion such case law has proven "Bias" in promulgating "demagoguery" in establishing a subversive form of government manifesting "usurpitiuous" power(s) over water.

Should your judges themselves Prove to be individually vested in coveting such forbidden objectives/fruits. They themselves shall be held personally accountable.

I have a grievance!