

In The SUPREME COURT OF THE UNITED STATES

**CERTIFICATE OF FILING & SERVICE SEPARATE ACCOMPANIMENT
AFFIDAVIT**

***From FLORIDA STATE SUPREME COURT: Refused To File/Docket Appeal:
November 14, 2018***

***After Florida Second District Court of Appeal 2DCA18-55; DOAH No. 17-1594F FEC; 16-
357 (WOOD JR ESQ) & FEC 16-245 (SKINNER)***

**R.C. "RICK" LUSSY, Petitioner Versus
FLORIDA ELECTIONS COMMISSION & GAYLORD A. WOOD, JR. BAR #89465
Respondent(s)**

ON PETITION WRIT OF CERTIORARI AFFIDAVIT:

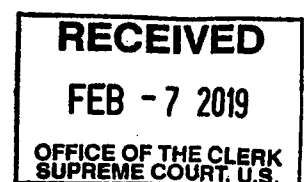
The Supreme Court rules require I certify this petition for writ of certiorari containing 4,578 narrative words, 3,728, footnotes and 686 this certification total word count: 8,992 is-less-than-the 9,000 word-limit Rule 33.1(g)(i). Rule 33.1(b), 12-point & 10-point footnote Century Schoolbook font. Margin $\frac{3}{4}$ " all sides, text field including footnotes not exceed 4 1/8" & 7 1/8". Rule 33.1(d) word count exclude: 6-questions, list-of-parties-in-proceeding, solicitor-general-constitutionality, corporate-disclosure-statement, table-of-contents, table-of-cited-authorities, table-of-authorities-citations-of-official-unofficial-reports-opinions-&-orders-entered-with-necessary-footnotes and appendix. This Writ is due on-or-before February 25, 2019, 90-days after November 27, 2018 Florida State Supreme Court "You may petition for a writ of certiorari".

STATE OF FLORIDA

County of Collier

Richard C. (Charles) Lussy petitioner duly sworn, deposes and states below:

- 1.) I am 68-years old, Florida State resident with personal knowledge of facts herein.
- 2.) I suffer no legal disability other-than as Plaintiff in parent CV-78-67-BU-(10-b-5-securities-fraud) case record was destroyed & require a reopening. After this case of



manipulated-falsified public records, the voters were advised & I lost 8-Florida elections (1988-92-96-00-04-08-12-16) with "vexatious F.S. 68.093-small-claim-court-jurisdiction" added for which no lawyer will sue-prosecute-impeach another lawyer judge-justice. As 3-year law school graduates with "juris doctor" diplomas are not adequately trained, not adequately qualified, demonstrate no doctor-experience what-so-ever: I will do it continuing before my 2020 national election candidacy.

3.)Seeks rejecting the socialist "legitimacy" claim of respondents' by implementing the (1819) Missing 13th Amendment aka Titles of Nobility Amendment ("TONA") for (voting booth) 100% jury trial verdict due process with 4-video cameras.

4.)I declare to best of my knowledge & belief information here is true, correct-&-complete.

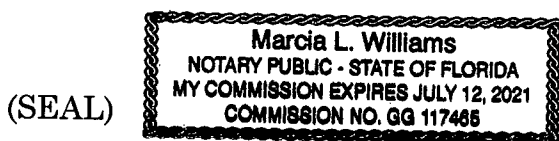
Signature *R/L*

NOTARY PUBLIC SWORN & VERIFIED

SWORN To as truth & Subscribed before me this 17th day of January, 2019, by Richard C. Lussy, *R/L* who () is personally known to me or who (*✓*) have produced his Florida Drivers License Class E, No. L200-743-50-269-0 as identification: 860 Sixth Ave. South P.O. Box 152, Naples Fla. 34106.

By *Marcia L. Williams*
Notary Public, State of Florida

MARCIA L. WILLIAMS
Print, Name of Notary Public



CERTIFICATE of U.S. Mail Service Delivery

I certify a copy of Writ of Certiorari-Affidavit with Appendix as US Mailed to respondents: (28 USC §1746 & Rule 29.4(b) & 5(c)) as necessary, pursuant Rule 29.5 from *R/L* Rick Lussy Jan. 30 2019 copies-as-follow.

1-TO: Supreme Court of the United States Clerk: Scott Harris; Washington D.C.
20543-0001 Phone (202) 479-3000 *1 First Street N.E.* (40-copies) ✓

2-TO: Solicitor General of United States, Room 5614, Department of Justice, 950
Pennsylvania Ave., N.W., Washington DC 20530-0001, Ph (202) 514-2203. (1-copy)

3-TO: Pam Bondi Attorney General for the State of Florida, The Capitol PL-01,
Tallahassee, FL. 32399-1050 Phone (850) 922-4539. (1-copy)

4- Florida Elections Commission ("FEC"): **(#1)** Ms. Donna Ann Malphurs *Florida Elections Commission ("FEC") Agency Clerk*; **(#2)** FEC Investigator Byron David Flagg Esq. Bar #14311; **(#3-1)** Ms. Amy McKeever Toman, Bar #686344 FEC Executive Director; **(#4-2)** FEC Scott Thomas Chairman Esq. Bar #10410; **(#5-3)** Kymberlee Curry Smith Bar #72463; **(#6-4)** Sean S. Hall Esq.; **(#7-5)** Patricia Hollarn Esq.; **(#8-6)** J. Alex Kelly Esq.; **(#9-7)** Joni Alexis Poitier Bar #22861; **(#10-8)** Barbara A. Stern Esq. Bar #526576; **(#11-9)** Edward Tellechea Esq. Bar #856101 Counsel, (Substitution of Counsel August 24, 2018).

TO: Eric M. Lipman Bar #958247, **(#12-10)** FEC General Counsel; 107 West
Gaines Street, Suite 224, Tallahassee, Florida 32399-1050; Phone (850) 922-4539, (1-copy)

5-TO: Department of Administrative Hearings ("DOAH") Agency Clerk Claudia Llado For
Judge John D. Campbell Newton II Bar #244538; DeSoto Building, 1230 Apalachee
Parkway, Tallahassee, Florida 32399-3060; Phone (850) 488-9675. (1-copy)

6-TO: John Christopher J. Woolsey Bar #537438, new partner & lawyer for GAYLORD A.
WOOD ESQ. Bar #89465 (letter 6/9/2016 for "successful" incumbent Abraham Skinner to
be replaced after 24-years of corrupt acts). GAYLORD A. WOOD & B. JORDAN STUART
(1943-2016) P. A., Box 1987, Bunnell, FL. 32110; Phone (386) 437-9400. (1-copy)