IN THE SUPREME COURT OF THE UNITED STATES

October Term 2018

No			

EUGENE MARTIN LaVERGNE, et al, Plaintiff-Appellant, and

CITIZEN'S FOR FAIR REPRESENTATION, et al, Intervenors Plaintiffs-Appellants,

υ.

U.S. HOUSE OF REPRESENTATIVES, et al.

ON DIRECT APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA (THREE JUDGE DISTRICT COURT)

AMENDED Rule 33(1)(h) WORD COUNT CERTIFICATION

EUGENE MARTIN LaVERGNE hereby declares and certifies as follows:

1. I am the Plaintiff-Appellant, *Pro Se* in this matter. Scott Stafne, Esq., is Counsel of Record for the Intervener Plaintiff Appellants. We now file this Joint Jurisdictional Statement and Appendix as per the *Rules of Court* for the Supreme Court of the United States.

2. We have, with prior permission from the Clerk's Office, submitted a Joint Jurisdictional Statement and Appendix. The document was prepared using MICROSOFT WORD®. I have checked as required by Rule 33(1)(h), and according to that program's word count, after all "counting exclusions" permitted by Rule 33(1)(d) (questions presented, list of parties and corporate disclosure statement, table of contents, table of authorities, listing of counsel at the end of the document, appendix and exempt verbatim quotations) are removed from the word count, the document fully complies with the maximum permitted word count of 9,000 words for a Jurisdictional Statement as this Joint Jurisdictional Statement, including the counting of all words in the footnotes, is 8,217 words.

(Declaration Pursuant to 28 U.S.C. §1746)

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. EXECUTED THIS 6th DAY OF SEPTEMBER 2018.

Eugene Martin LaVergne

543 Codar Avenue

West Long Branch, NJ 07764

emlesqnj@hotmail.com Telephone: (732) 515-8229 Plaintiff Appellant Pro Se