

15405 Sheldon Rd
Middletown Heights
Ohio 45130-CF

Israel Rondon

vs.

Illegal immigration of negroes
and illegal negroes in the USA
Ohio - West - South Cleveland
Middletown Heights - Brock Park
Parma - Parma Heights - Seven Hills

Re: Title 28 USC
1361-1333(a)(2)

Plaintiff

Israel Rondon

Charges: The Negro-African

Race with Depopulation of Communities - neighborhoods
in order to occupy taken over as and out of.
Waging war against the United States

Plaintiff

Charges: The African -
Negro Race of

Illegal entry into the U.S.A. in and as an act of
war.

Evidentiary documentation for the periods of
1964-2013 in the FBI archives of illegal negroes.
Carrying intimidating a nation into surrendered degra-
-used as protests and neighborhood depopulation.

Removal of the African negroes from the aforementioned
communities a must.

The USA or the States never seen, transported or ex-
-plained negroes nor gave them entry visas into the USA.

Supreme Ct decision 1859 Dred Scott, such Slave Rep-
-oration lawsuits presented as evidence.

ET 9th Paid with US PS money order no 2100 2392292

Empressable through Title 28-USC-1361

R-4-d pg 37 - waiver of service to defendant

Service Electronics to Systems and Police - US Treasury ag-
-ents - Federal Marshalls - FBI.

Respectfully

Israel Rondon

Israel Rondón (Leon)
815445 Sheldon Rd
Middleburg Heights
Ohio, CF 44130 CF

Israel Rondón
VS

"Citizensuit"
"Private Attorney General"

Illegal immigrated Negro into
U.S.A., state of Ohio - Cuyahoga Co.,
west Cleveland, and Communities South
of Brookpark Rd, and Brookpark Middle-
burg Heights, in violation of Title 8 USCA
1101-1537 Nationality Act.

Plaintiff;
Changes and enforcements:
* Title 8 USCA 1101-1537
* Title 18 USCA 1581-241

And now before this Court under Title 28 USCA 1332 a citizen of the State
of Ohio and the United States presents to the Court through the authority of
Title 28 USCA-1332 Savings to suitors, a motion to remove through Court
order and the above mention penalties for violations already accrued thereby
offending migrants, of immigration laws of the USA and with intent and
malice displace the inhabitants of the white race and other minorities
through the long practiced method of neighborhood depopulation,
across the USA and now west Cleveland, and all neighborhoods south of
Brookpark Rd, and regarding the Rights, the property and dignity of
others more capable with a Right to Life in non-negro neighbor-
hoods unwilling to abandon their hard work future, but forced to by
sheer numbers, intimidation threats and political gentry mandoring
to give the illegal negro and advantage to wage war against our
Communities throughout the United States. I, citizen of the State of Ohio
and the United States, displaced by the more unrelenting march of occupation is
moving no more after 5 previous such forced moves.

Whereas I, Citizen, acting with a "Citizensuit" Change them, jointly
and severally, with the crime of having treasonably brought a state of
war against the people of the States and United States through their
most favored tactic of war, neighborhood-territory depopulation-
displacement and conspired and acted against the peace and security
of the United States and having treasonably conspired to destroy the constitu-
tional government of the United States through depopulation of neighborhoods of
whites and other minorities, overtaking of governments and Court systems to
favor the negro as a political block and government, I, Sovereign Citizen
of the State of Ohio and the USA, urgently motion this respected Ct.
to place the illegal immigrated negro under violation of USC-USCA Title
8 USCA 1101-1537 and Title 18-1581-241 and removed such negroes under
Dred Scott 1857 Supreme Ct of the USA decision and slave-reparation law sa-
its demanding reparation and through Ct. order remove them from
my neighborhood and west-Cleveland, "We the People need a place to
live in our own Country"

This is to be disseminated throughout the Police Stations of
Ohio and the United States and US Treasury and
Customs agents for enforcement.

Supreme Ct of the USA 1859-Dred Scott decision and re-
-slave Reparation Lawsuits presented on evidence. The USA
never granted entry visas to Africans and never own or ex-
-planted African Negroes.

Enforceable through Title 28-USC 1361-1333