Steven G. Maxfield (pro se)

P.O. Box 179 Kanosh, Utah 84637

Phone: 801-803-3289

Email: me@SteveMaxfield.com

IN THE UTAH STATE SUPREME COURT

:

: REQUEST FOR ADDITIONAL

: BRIEFING

: REQUEST FOR HEARING AND

GRANT v. GOV. HERBERT : ORAL ARGUMENTS

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: Case: 20180997 SC

I am not a lawyer and do not pretend to be. I along with others similarly situated are using this process simply as a Redress of Grievances. As such and exercising a protected right ask this court for deference and mercy.

To the extent the filing does not meet the legal standard and this court is unable or unwilling to look over those, I ask to be able to correct those legal ease shortcomings.

In simplicity the way I see the writ is as follows:

The three issues Addressed in the (Writ)

- A. Illegal special session becoming a Veto on prop 2.
 - 1. We are asking that you declare that special session Unconstitutional.
 - 2. And force the Legislature to create a special session for the people.(Co Equal)
- B. Referendum application refused due to Daniel having not voted in the 3 previous years.
 - 1. It is unconstitutional to create separate classes of legal voters. Declare that unconstitutional.
 - 2. The 5 day window to file application for a referendum is too short and serves no governmental purpose... declare that unconstitutional.
- C. 2/3 statutory and constitutional provision removing the right to a referendum on a citizen's initiative is repugnant to the people's superior power to legislate through referendum, and cannot be applied or the legislature becomes the only game in town. (Constitutional Crisis)

I do not know how this affects the other petitioners nor can I represent any other person aggrieved by this process before this court. They alone can tell their truth and their story I ask that (I, We They, Us) be allowed to file briefs (Memorandum In Support) legal term, or simply letters to this court.

I also ask as the people have a right to be heard, and they have not been on this issue, they have been summarily dismissed to give up their seat on the bus and move to the back. Just as it was wrong to Rosa Parks, it is just as wrong today. Please schedule a hearing, and actually hear, listen and take into account these grievances. It seems as no one else is willing and this is a case of last resort.

The last Issue as far as briefing lays squarely at the feet and responsibility of the Government to protect these fundamental rights. While the Governor, Lt Governor, Legislature etc have tax paid attorneys to file briefs and pleadings protecting their interest, the People have none. According to Utah Attorney General Sean Reyes' own website, his "...mission is to uphold the constitutions of the United States and the state of Utah, enforce the law, protect the interests of Utah, its people, environment, and resources." Will this court, order the Attorney General of the State of Utah to prepare a brief favorable to the People's' collective rights?

X /S/ Steven G Maxfield	DATE 12/19/2018

CERTIFICATE OF SERVICE

I hereby certify that on <u>December 19th</u>, 2018, a true and correct copy of the foregoing

REQUEST FOR ADDITIONAL BRIEFING, REQUEST FOR HEARING AND ORAL ARGUMENTS, was deposited in the United States mail or was sent by electronic mail to be delivered to:

ERIC N. WEEKS eweeks@le.utah.gov

TYLER R. GREEN tylergreen@agutah.gov

STANFORD E. PURSER spurser@agutah.gov

By /S/ Steven G Maxfield

Case No. 20180997