

No.

IN THE
Supreme Court of the United States

Ambassador and Public Minister Rick Vanguilder of the
Mahican Tribe and Ambassador and Public Minister
Gary Metallic of the Mi'kmaq Tribe,

Applicants,

v.

Canada, France, Netherlands, Portugal, Russia, Spain,
United Kingdom and United States,

Respondents.

**Motion for Leave to File a Bill of Complaint
& Bill of Complaint**

(Art. III, §2, ¶2 and r. 17)

[Insert here the name of and the contact
information for a member of the bar of the
Supreme Court of United States if one can
be found who is ready, willing and able to
act *pro bono* on an in-writing-only basis to
file this document]

(1). COURT JURISDICTION. This case is “affecting Ambassadors, other public Ministers and Consuls” for which reason “the supreme Court shall have original jurisdiction” under the *Constitution*, Art. III, §2, ¶2 as originally, authoritatively and therefore constitutively interpreted by this Court.

(2). TRIBAL JURISDICTION. This case is based solely and entirely upon the answer previously settled by this Court with regard to the constitutional question of jurisdictional law alone of the paramountcy of Indian tribal sovereignty if and when in competition with other legislation, policy or practice such as that inaugurated by 25 USC §71 and 28 USC §1251(b)(1) and fraudulently maintained by the Clerk’s unjustified and unjustifiable refusal to file this case.

(3). GENOCIDE. Particulars of the *modus operandi* of the genocide-by-chicanery of this Court on the face of the court record are provided by the section entitled “Case Court Documents” at <mightisnotright.org>.

April 29, 2011.



RICK VANGUILDER



GARY METALLIC

[Countersigned:

MEMBER, BAR OF THE USSC]