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## **Hearing Scheduled in Voting Rights Lawsuit Filed by National Congress of American Indians and the Minnesota ACLU**

A hearing has been scheduled for 10:30 am on Friday, October 29<sup>th</sup> before Judge James Rosenbaum in the U.S. District Court in Minneapolis to hear arguments filed earlier today against Minnesota's Secretary of State Mary Kiffmeyer. The National Congress of American Indians and the Minnesota ACLU combined with American Indian plaintiffs to file a lawsuit against the state for discriminating against American Indian voters by denying them the right to vote using tribal-government-issued ID cards. The NCAI encourages our members in Minnesota to attend, and the address is 300 South Fourth Street, 15<sup>th</sup> Floor.

As many as 32,000 American Indians in Minnesota live off-reservation in the greater St. Paul/Minneapolis area, and many have only a tribal identification card for government-issued ID. The Secretary of State has ruled that Minnesota law requires her to accept tribal ID cards only if the person lives on an Indian reservation. In addition, the Secretary is requiring that tribal ID's have not only a name and photo, but must also have an address and a signature. The Secretary will accept student ID's and military ID's when combined with a utility bill, even if they don't have address and signature. However, American Indian voters will not be allowed to use tribal ID cards in combination with a utility bill. The Secretary has the power to authorize any form of ID for voting, but has allowed the use of tribal ID's only under these extremely limited circumstances.

NCAI President Tex G. Hall said the lawsuit seeks justice and equal opportunity for Native voters. "The state has said essentially that if you leave the reservation, you lose the right to vote," Hall said. "Requiring more stringent rules for one group of people, and limiting their ability to vote if they decide to move, violates federal law and the United States Constitution. We are saddened that the Minnesota Secretary of State refuses to use her discretion to comply with federal law and ensure that American Indians get the opportunity to vote. Many states, nationwide, are accepting tribal IDs as the legitimate governmental identification that they are. This is a setback to the fundamental right to vote that all Americans enjoy, except Native Americans in the state of Minnesota."

The lawsuit is filed under the Equal Protection Clause of the U.S. Constitution and the Help America Vote Act of 2002, and asks the Federal District Court to end the discriminatory rules and order that tribal ID cards may be used in the same manner as other forms of identification.

"Until it was repealed in 1960, the Minnesota Constitution denied Native Americans the right to vote unless they moved away from their reservations, denied their heritage, and were declared "civilized." In an ironic turn of events, today the State of Minnesota is reversing tactics and is trapping Natives on their reservations if they want to exercise their right to vote," Hall said. "The tribes of Minnesota have been diligent in their efforts to organize and motivate voters at the grassroots level, and this is clearly a battle we must engage in to ensure our rights are protected and our voices are heard."