

IN THE SUPREME COURT OF THE UNITED STATES
AMICUS CURIAE BRIEF

Comes now Joseph Ibney (/u/ibney00) *esq.*, attorney in good standing and barred by this mighty court, to submit this amicus curiae brief in opposition to certiorari.

Your honors, the implied powers of the United States government, its congress, and the President have long established that under certain conditions in which a part of the government is needed, but not specifically allowed within the constitution, the government may pass legislation in furtherance of that goal so long as it is necessary and proper to the function of its enumerated power.

The founders, while incredibly wise and forward-thinking for their time, were not time travelers and could not foresee the invention of a metal bird that would fly at speeds faster than any carriage could dream of going. Yet here we are in the 21st century with birds such as these.

The court need only look to its previous ruling in *Marbury v. Madison* [5 US 137 \(1803\)](#) to see a precedent for the implied powers. This is a frivolous case wasting the court's time, but it could serve as an excellent chance to hand out a per curium opinion should the justices want to do so affirming the constitutionality of one the most important branches of the military.

For this reason, I ask you to deny certiorari or issue a Per Curium opinion on the topic.

Respectfully submitted,

Joseph Ibney *esq.*

Barred Attorney and Senator for the State of Sierra