

## STATEMENT

My husband Leon E. Lofton Jr. (01-16-18 to 07-16-2003) was an honorably discharged, disabled American combat infantry veteran of a foreign war (WWII). My Dad, Columbus P. Harris, served in France (WWI), my brother Alfred S. Harris served in the South Pacific (WWII) and Robert P. Harris, another brother enlisted in the Army Air Corp to serve in Korea (circa 1950).

Western civilizations, significantly Camelot, honored its patriots. Aberrant to this policy was the Alfred Dreyfus matter, a colonel of Jewish descent, who was exonerated by *J'accusé* in a reference authored by Emile Zola.

As soon as he was medically discharged (09-25-45) Leon was faced with a *war of survival* unknown to the wealthy Alfred Dreyfus, a situation supposedly resolved when colonists dumped tea in the Boston Harbor rather than to accept a *reign of tyranny*, the only outcome resulting from an absence of representation. Leon like Colonel Alfred Dreyfus of France was a member of a minority. He was a descendant from American slaves.

Case #895 188: Leon E. Lofton Jr. et al v. School Board, Los Angeles Unified School District, Los Angeles Superior Court (an *already agreed upon matter since January 23, 1967*) is to *J'accusé* as Esther M. Lofton is to Emile Zola.

July 22, 2010 Esther M. Lofton submitted an AMENDED writ to the last judge of court of record, the Honorable James C. Chalfant, for his determination (execution/enforcement of the judgment order, case #895 188 authored by Esther M. Lofton), case #BS 121 571: Esther M. Lofton v. Mark Ridley-Thomas. Determination by Judge Chalfant portends to resolve the most intractable, long-standing problem (existing since 1865) in this American democracy- *(lack of) EmL*  
REPRESENTATION for descendants of slaves.

Date: October 21, 2010.

  
( Esther M. Lofton)