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173 F2d 416 reversing 73 FSupp 721

unincorp'd assoc may not sue in its own name in D.C.  
(Step)

575 F2d 939

- assoc could establish standing in  
suit only as rep of those of its  
members injured in fact and who  
could have brought suit in their own  
right

Presumption of constitutionality 95, 952

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I.N.S. v. Chadha 462 U.S. 919 (1983)

103 Sct 2764

H/W 32-34

H/W 14 West's

Clements v.ashing 457 U.S. 957, 963 (1982)

Usery v. Turner Elkhorn Mining Co., 428 U.S. 115 (1976)

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Cong + Exec given wide latitude on matters of foreign affairs

Regan v. Wald 468 U.S. 222, 242 (1984)

Zemel v. Rusk 381 U.S. 1, 10 (1965)

Supreme Ct sustained against constitutional <sup>attack</sup> challenge  
a refusal by Sec. of St. to validate the passports  
of U.S. citizens for travel to Cuba. Foreign policy  
justifications overcome the First Am right to gather  
information and 5<sup>th</sup> Am right to travel.

Shughnessy v. Shughnessy, 342 U.S. 580, 588 (1952)

Court sustained against constitutional challenge the  
Alien Registration Act of 1940 so far as it authorized the  
deportation of a legally resident StC of membership in Communist  
Party.

"[A]ny policy toward aliens is vitally and intricately interwoven  
with contemporaneous policies in regard to the conduct of foreign  
relations, the war power, and the maintenance of a republican  
form of gov't. Such matters are so exclusively entrusted to  
the political branches of gov't as to be largely immune  
from judicial inquiry or interference."