

Dr. Orly Taitz, ESQ
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orly.taitz@gmail.com
PRO SE PLAINTIFF IN MS

IN THE US DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI

Dr. Orly Taitz, ESQ et al) CASE 12-CV-280
v) HON. HENRY WINGATE
Democratic Party of Mississippi et al) PRESIDING

NOTICE OF ADDITIONAL EVIDENCE OF FRAUD

MOTION/REQUEST FOR AN EMERGENCY EVIDENTIARY HEARING

BRIEF IN SUPPORT OF MOTION

1. On October 22 a trial was conducted in the state of Indiana on the issue of Declaratory Relief, plaintiffs seeking candidate Obama pronounced not eligible for the U.S. Presidency due to his use of forged IDs and a stolen Connecticut

Social Security number xxx-xx-4425 Taitz, Swihart, Kern, Kessler, Weyl, Ripley v Elections commission, Secretary of State. No.: 49D14-1203-MI- 012046

The official transcript is not ready yet, as such Taitz forwards to this court the audio tape of trial with sworn testimony of witnesses. Exhibit 1.

Of great importance is testimony of Paul Irej, former employee of NSA (National Security agency) with top clearance, who testified that he has 57 years of extensive experience in typesetting, typing and computer graphics programs. Irej testified that Obama's alleged birth certificate is a forgery. Exhibits presented by Irej were accepted into evidence over the objections by the defense.

Irej testified that based on his 57 years of experience it is impossible to have a typewritten birth certificate with letters of different fonts, sizes, with different spaces between letters and with a white halo around words. Defense did not have any evidence in rebuttal.

2. Another witness, Felicito Papa, who holds a degree in Information Technology from the Indiana Institute of Technology, testified that multiple layers in Obama's birth certificate were evident due to the fact that Adobe Illustrator program was used to create it. Papa testified that Obama's birth certificate cannot be genuine, that it is a forgery, due to the fact that Adobe Illustrator was created only about 10 years ago, it did not exist 51 years ago when Obama was born. Papa's exhibits were

accepted into evidence over stringent opposition of the Defense. Defense did not have any witnesses or any exhibits in rebuttal.

3. Unexpectedly, after trial Presiding judge decided to retroactively vacate trial for an unrelated reason, mainly because the transcript of the elections challenge by the Election Commission was not submitted within 30 days as required by the Indiana law. A motion for reconsideration is expected to be filed within allowed 30 days. Regardless of the current litigation posture in Indiana, official audiotape is on file, is provided herein, as it represents extremely important irrefuted evidence of forgery in Obama's birth certificate, which is at the center of this case at hand.

4. Plaintiff Taitz received an affidavit from Henry Wayland Blake, PhD. Exhibit 2 herein Mr. Blake has followed the cases of Barack Obama's eligibility and reviewed the documents submitted to this court by Sam Begley and Scott J. Tepper, Attorneys for Defendants Democratic Party of Mississippi, who also serve as attorneys for Defendants Barack Obama, Nancy Pelosi, "Obama for America" and Michael Astrue. Documents reviewed are listed below:

05/04/2012 15 MOTfON for Judgment on the Pleadings by Democrat Party
of Mississippi

(Attachments: # 1 Exhibit LFBC from White House, # 2 Exhibit COLB from Campaign,# 3 Exhibit DOH Verification re White House BC, # 4 Exhibit Hawaii Gov April 27 2011 News Release, # 5 Exhibit DOH White House Correspondence, # 6 Exhibit DOH 08-93 News Release,# 7 Exhibit DOH 09-063 News Release,# 8 Exhibit CDC Report reBirth Certificate History)(Begley, Samuel)
(Entered:

05/04/2012) [.pdf (page 8)]

and

06/06/2012 35 MOTTON to Supplement Counsel for M.DEC's Response 30
in Opposition to

Plaintiff Taitz's Motion for Sanctions 25 re 30 Response to
Motion, by Democrat Party of Mississippi (Attachments: # 1
Exhibit MDEC Counsel Request to HI DOH for Verification of
President Obamas Hawaiian Birth Cert, # 2 Exhibit Hawaii DOH
Verification of President Obamas Hawaiian Birth – Issued May 31

2012)(Begley, Samuel) (Entered: 06/06/2012) [.pdf (page 11)]

see also court document

10513240131.pdf 05/26/2012 Re: Request for Verification of Vital
Records Pursuant to Hawai' i. Rev. Stat. § 338-14.3 and 338-18(g)(4)
(.pdf(page4)]

According to Mr. Blake an image of Obama's birth certificate was significantly altered, when it was sent by Attorney Scott Tepper to defendants Fuddy and Onaka.

significant alterations are listed below

V. I found that the alterations to the (page 8) image copy to create the (page 4/11) image

copy are extensive as

follows:

1. A second Case Label was added
2. The (page 8) image was flattened, rasterized and green color was added
3. The color of all text was changed from near-Black to Black-Green
4. Numerous form lines were repaired or replaced entirely
5. The basket-weave background was softened and touched up
6. Specific words were made selectable by mouse and cursor in Adobe Reader
7. Hidden editing was applied (see 8.- 11. below):

8. Ten Line Objects were added
9. Two Green Color objects were added
10. Two Broad-line Strikeouts were applied, one to the words "Kapiolani Maternity & Gynecological", and the other to the word "August"

11. Seven Rectangular Black Redaction Box Objects were added which altogether cover nearly all of the typed text

VI. The remaining typed, stamped (or form) words left unstruck or unredacted and appearing on the hidden image of (page4111) are:

1. Both Case Labels
2. State of Hawaii Certificate of Live Birth Department of Health
3. 61 10641 (file number 151 is redacted)
4. Barack Hussein Obama, II ("X" in single-birth box)
5. Honolulu (in two places)
6. 6085 Kalanianaʻōle Highway
7. Labels for ten form-boxes
8. State Registrar's date and signature stamps

VII. Words which can be selected on (page 4/11) by mouse and cursor in Adobe Reader are:

1. Both Case Labels
2. State of Hawaii Certificate of Live Birth Department of Health
2. 61 10641 (File number 151 is non-selectable)
3. Barack Hussein Obama,
4. Honolulu
5. Kapiolani Maternity & Gynecological Hospital
6. 6085 Kalaniana'ole
7. Hussein Obama
8. University
9. State Registrar's date and signature stamps.

Blake also forwarded to Taitz screen shots, showing how those alterations were done and explanations. Shortly after the affidavit by Blake was made public by Taitz, Tepper e-mailed Taitz and other plaintiffs a proposed settlement offer, where he wanted Taitz not to make any "defamatory remarks" about defendants and their attorneys and pay \$25,000 attorneys fees to Attorney Begley or otherwise defendants will go after Plaintiffs seeking a much higher amount. Considering the fact that neither Taitz nor any of the Plaintiffs have stated anything defamatory,

that all of their statements were true statements based on sworn affidavits and neither have done anything frivolous to warrant any award of fees, Taitz believes that this "offer" was a form of intimidation, particularly an intimidation of co-plaintiffs and desire to silence Taitz and co-plaintiffs regarding modifications in the image of the alleged birth certificate, which was sent by Tepper to the director of Health Loretta Fuddy. Further Tepper and Begley engaged in a campaign of harassment and intimidation, appeared on the radio, specifically RCR blogtalk radio, where they threatened that they will be going after the house of Taitz. This was done with a clear desire to intimidate and harass not only Taitz, but her whole family, her husband and her 3 children.

4. This comes on the heels of a motion for sanctions which was filed by Taitz against Tepper and Begley after they filed a motion for judicial Notice regarding the alleged birth certificate, even though Judicial notice can be issued only regarding the matter which is not subject to dispute. When Tepper and Begley sought such judicial notice they had in front of them multiple affidavits showing the alleged birth certificate to be a forgery.

5. After a motion for sanctions Tepper requested a verification of the alleged Obama's birth certificate from defendant and Director of Health of the state of Hawaii Loretta Fuddy. Such request for verification appear to be a discovery in this case, which was conducted in violation of a stay of discovery issued by your

Honor. Moreover, since Fuddy and Onaka are defendants herein, their confirmation cannot be treated as unbiased. Request from Tepper to Fuddy contained an image of birth certificate which according to Henry Wayland Blake PhD contained significant alterations to the original birth certificate. Additionally, the wording of the verification was intentionally misleading and did not contain usual language where one is seeking verification that the document in question is a true and correct copy of the original birth certificate on file. He never asked if it was a *true and accurate copy* which is the language any competent lawyer asking to corroborate a document would use - unless he knew or suspected it wasn't a true and accurate copy. The wiggle room that question leaves is the **lack of information in a field**. If the field for indication of a late filing (which might mean an out of state birth) were blank on the Whitehouse copy (which it is) , but had an entry in the DOH copy, the way the question was phrased- the DOH would say the information on the 2 forms matched because since there was **NO INFORMATION** in the field on the WH copy, that field is skipped and not compared to the field in the DOH copy. The state of Hawaii has statutes 338-5 and 338-6 which allow for late birth certificates and birth certificate received as a replacement when the birth certificate is lost or destroyed or amended.

6. Tepper and his local co-counsel proceeded to file their verification and the attached affidavit with this court.

They also stated in their pleadings

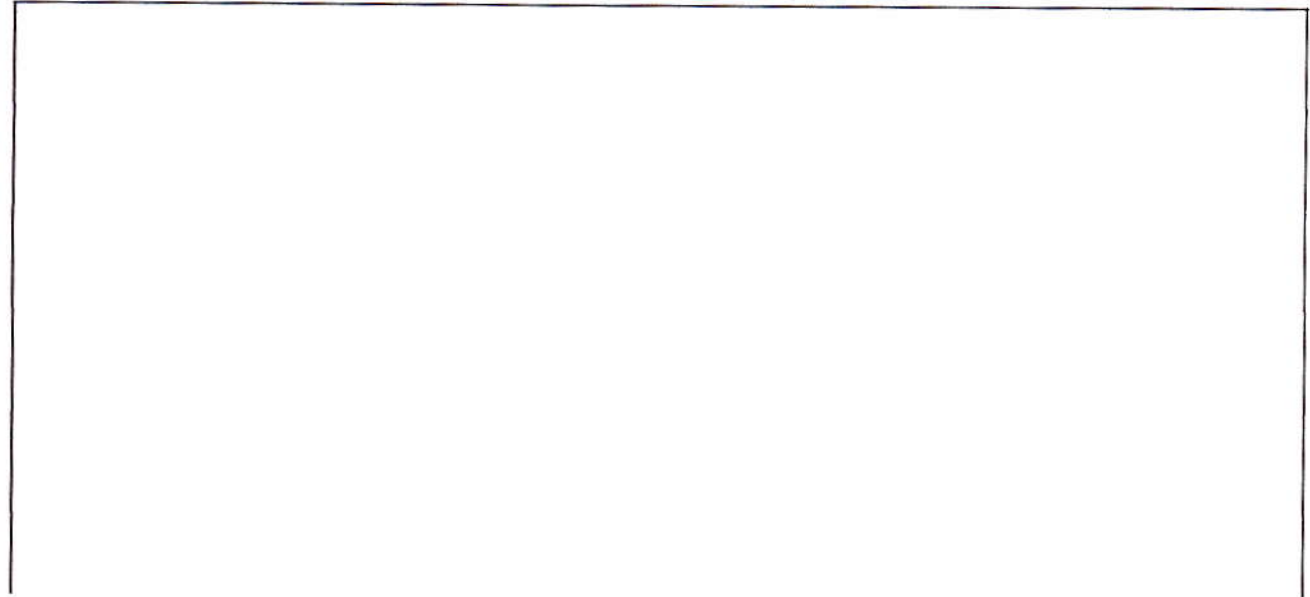
"10. To be clear, MDEC Counsel had no doubts regarding the veracity of the LFBC posted at whitehouse.gov when it submitted a copy of the document with its JOP Motion [ECF No. 15- I]."

Document 35 herein

This statement was clearly yet another attempt to mislead the court, as when Begley and Tepper filed their motion for judicial notice, they had in front of them multiple sworn affidavits attesting to the fact that this is a computer generated forgery and more importantly they had a videotape of sworn affidavits of witnesses, including Senior deportation officer John Sampson as well as a whole one hour press conference by Sheriff Joseph Arpaio, where Arpaio and his investigator Mike Zullo have demonstrated in great detail how this forgery was created, how a stamp of the Registrar and the date stamp were imported from different documents.

7. Further on during the motion hearing in this court Tepper verbally attacked Taitz and accused he of "bald face misstatement", stating that he did not seek a judicial notice of Obama's birth in Hawaii.

In response Taitz read from Tepper's own pleadings (page 73 of the motion hearing transcript)



1 The plaintiffs' claim that President Obama is ineligible
2 because of purportedly invalid identification papers is
3 frivolous. The plaintiffs have failed to even claim or provide
4 any factual allegations to support such a claim that the
5 president was not born in the United States.
6 Moreover, the court should take judicial notice of the fact

7 that the State of Hawaii has fully verified that President

8 Obama was born in Hawaii.

Exhibit 3 P1 and pages 71-73 of the certified transcript of September 24 hearing before this court.

Due to the fact that Mr. Obama was recently re-elected for 4 more years and due to evidence of forgery in alleged copies of Mr. Obama's identification records and a pattern of obfuscation of any and all original records and due to the new evidence submitted herein, plaintiff Taitz seeks an emergency evidentiary hearing and production by defendants Onaka and Fuddy of the original birth certificate and original microfilm for expert examination, as well as production by defendant Astrue of the original application to the Connecticut Social Security number xxx-xx-4425, so it can be done prior to certification of Obama's electoral votes by the electoral college.

Based on Chambers v Nasco 501 U.S. 32 (1991) this court has to use its inherent power and conduct investigation of fraud committed by the Defendants in covering up Obama's forged IDs as well as possible fraud committed by the defendants' attorneys. Moreover, aiding and abetting a foreign national in usurping the U.S. Presidency and the position of Commander in Chief while using forged IDs may be

construed as engaging in treason and in Misprission of Felonies under 18U.S.§4, which makes it even more urgent for this court to conduct an independent investigation at the earliest convenience.

Such relief is justified and it is in public policy, as it will assure proper resolution of the issue of forgery in the IDs of a U.S. President.

CONCLUSION

This court should conduct an emergency evidentiary hearing in regards to forgery in the Barack Obama's IDs and in conjunction to a motion for sanctions by the Plaintiffs against attorneys Tepper and Begley.

/S/ ORLY TAITZ, ESQ

11.08.2012

DECLARATION OF ORLY TAITZ

1. Audio CD attached herein is a true and correct copy of the Audio CD given to her after trial in Taitz et al elections commission et al No.: 49D14-1203-MI-012046



2. Affidavit of Henry Blake is a true and correct copy of such affidavit received by me

/s/ Orly Taitz

11.08.2012

cc Congressman Gregg Harper (R-MS)

Chairman

United State House Administration Subcommittee on Election

307 House Office Building

Washington DC 20515

ph 202-225-5031

fax 202-225-5797

ccGregg Harper, Mississippi, Chairman

Aaron Shock, Illinois

Rich Nugent, Florida

Todd Rokita, Indiana

Bob Brady, Pennsylvania, Ranking Member

Charlie Gonzalez, Texas

cc Congressman Darrell Issa

Chairman

House Oversight Committee

2347 Rayburn House Building

Washington DC, 20515

cc Congressman Mike Rogers

Chairman

House Intelligence Committee

133 Cannon House Office building

Washington DC 20515

cc Congressman Sam Johnson

Chairman

House Subcommittee on Social Security

House Ways and Means Committee

2929 N Central Expy, 240

Richardson, TX 75080

cc Congressman Dana Rohrabacher

Chairman

House Subcommittee on Oversight and Investigations'

House Committee on Foreign Affairs

2300 Rayburn House Building

Washington DC 20515

US Commission

on Civil Rights

624 Ninth Street, NW

Washington, DC 20425 C

Public Integrity Section

Department of Justice

950 Pennsylvania Ave, NW

Washington DC 20530-0001

Inter -American Commission on Human Rights

1889 F Street, N.W.. Washington, D.C., 20006 U.S.A..

Tel.: 202-458-6002, 202-458-6002. Fax: 202-458-3992.

Office of the United Nations High Commissioner for Human Rights (OHCHR)

Special Rapporteur on the Situation of Human Rights Defenders

The Honorable Mrs. Margaret Sekaggya

Palais des Nations

CH-1211 Geneva 10, Switzerland

International Criminal bar Hague

BPI-ICB-CAPI

Head Office

Neuhuyskade 94

2596 XM The Hague

The Netherlands

Tel : 0031 (70) 3268070 0031 (70) 3268070

Fax : 0031 (70) 3353531

Email: info@bpi-icb.org

Website: www.bpi-icb.org

Regional Office - Americas / Bureau régional - Amériques / Oficina regional -
Américas

137, rue St-Pierre

Montréal, Québec, Canada, H2Y 3T5

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Fax : 001 (514) 289-8590

Email: admin@bpi-icb.org

Website: www.bpi-icb.org

Laura Vericat Figarola

BPI-ICB-CAPI

Secretaria Barcelona

laura_bpi@icab.es

Address: Avenida Diagonal 529 1^o2^a

08029 Barcelona, España

tel/fax 0034 93 405 14 24

United Nations Commission for

Civil Rights Defenders

Orsolya Toth (Ms)

Human Rights Officer

Civil and Political Rights Section

Special Procedures Division

Office of the High Commissioner for Human Rights

tel: + 41 22 917 91 51

email: ototh@ohchr.org

EXHIBIT 1

MARION CIVIL SUPERIOR COURT XIV
INDIANAPOLIS, INDIANA
JUDGE S. K. REID
49D14-1203-MI-12046

FILED
CLERK
2012

DR. ORLY TAITZ et al.

v

"Taitz v Elections"

ELECTIONS COMMISSION, et al

ORDER SETTING TRIAL UNDER TRIAL RULE 42 (B)

On motion of plaintiffs and for good cause, given proximity of election, this court grants an expedited trial on the claims of declaratory relief & permanent injunction only, and only as to Secretary of State & Elections Commission, beginning the 22nd of October 2012. Discovery is to be ~~as follows~~ allowed. This Order is pursuant to Trial Rule 42 (B).

2 hours

Plaintiffs are to present case management order & plan by 11 October 2012, and responses to discovery from defense within 72 hours of service of discovery by defense on plaintiffs.

Plaintiffs may present testimony by telephone by Court Call and plaintiff must make arrangements and pay for any expenses as to plaintiff witnesses. Chris Stark shall be permitted to testify this time for plaintiffs.

ORDERED this 10th October 2012. Clerk to notify counsel of record.


JUDGE S. K. REID

Distribution: counsel of record

EXHIBIT 2

AFFIDAVIT

I Henry Blake, being first duly sworn, do hereby state under oath and under penalty of perjury that the following facts are true:

- I. I am over the age of 18 years old and am a resident of Tennessee. The information contained in this affidavit is based upon my own personal knowledge and, if called as a witness, I could testify competently thereto. I attained higher education as follows: BS Mechanical Engineering, MS & PhD in Engineering Mechanics. I have over 40 years experience with a variety of computers including: Personal Computers, Work Stations, Mainframes and Super Computers.
- II. I have general knowledge of foregoing legal filings in the Federal District Court Case 3:12-cv-00280-HTW-LRA and have specific knowledge of the digital images of copies of President Obama's purported Long-Form Certificate of Live Birth (LFCOLB) appearing within the case filing documents.
- III. I have examined the two image copies of the purported LFCOLB which exist as digital electronic page documents, namely

05/04/2012 15 MOTION for Judgment on the Pleadings by Democrat Party of Mississippi (Attachments: # 1 Exhibit LFBC from White House, # 2 Exhibit COLB from Campaign, # 3 Exhibit DOH Verification re White House BC, # 4 Exhibit Hawaii Gov April 27 2011 News Release, # 5 Exhibit DOH White House Correspondence, # 6 Exhibit DOH 08-93 News Release, # 7 Exhibit DOH 09-063 News Release, # 8 Exhibit CDC Report re Birth Certificate History)(Begley, Samuel) (Entered: 05/04/2012) [.pdf (page 8)]

and

06/06/2012 35 MOTION to Supplement Counsel for MDEC's Response 30 in Opposition to Plaintiff Taitz's Motion for Sanctions 25 re 30 Response to Motion, by Democrat Party of Mississippi (Attachments: # 1 Exhibit MDEC Counsel Request to HI DOH for Verification of President Obamas Hawaiian Birth Cert, # 2 Exhibit Hawaii DOH Verification of President Obamas Hawaiian Birth - Issued May 31 2012)(Begley, Samuel) (Entered: 06/06/2012) [.pdf (page 11)]

see also court document

10513240131.pdf 05/26/2012 Re: Request for Verification of Vital Records Pursuant to Hawai' i. Rev. Stat. § 338-14.3 and 338-1 8(g)(4) [.pdf (page 4)]

and which were filed by the Mississippi Democratic Executive Committee (MDEC), as well as the original PDF image of President Obama's LFCOLB, which was posted on the White House web site on Apr. 27, 2011,

http://www.whitehouse.gov/sites/default/files/rss_viewer/birth-certificate-long-form.pdf

and have found significant alterations were made to the original White House LFCOLB PDF image file. Specifically the copy of the LFCOLB appearing in the second and third documents above differ significantly from the copy appearing in the first document and from the original copy posted on the White House website.

Page 8 of the first document above is nearly identical to the white House LFCOLB PDF image file. Page 11 of the second above document is identical to page 4 of the third document. For convenience I will denote the two copies that I recently examined as (page 8) and as (page 4/11).

- IV. The alterations made to the White House LFCOLB PDF image to create the (page 8) image copy are incidental.
 1. The (page 8) image copy is otherwise identical to the white House image except for the "Case Label" added at the top margin.
 2. Only the Case label is selectable by mouse and cursor on (page 8)
 3. The (page 8) image copy was altered to make the (page 4/11) image copy.

- V. I found that the alterations to the (page 8) image copy to create the (page 4/11) image copy are extensive as follows:
 1. A second Case Label was added
 2. The (page 8) image was flattened, rasterized and green color was added
 3. The color of all text was changed from near-Black to Black-Green
 4. Numerous form lines were repaired or replaced entirely
 5. The basket-weave background was softened and touched up
 6. Specific words were made selectable by mouse and cursor in Adobe Reader
 7. Hidden editing was applied (see 8.- 11. below):
 8. Ten Line Objects were added
 9. Two Green Color objects were added
 10. Two Broad-line Strikeouts were applied, one to the words "Kapiolani Maternity &

Gynecological", and the other to the word "August"

11. Seven Rectangular Black Redaction Box Objects were added which altogether cover nearly all of the typed text

- VI. The remaining typed, stamped (or form) words left unstruck or unredacted and appearing on the hidden image of (page4/11) are:
 1. Both Case Labels
 2. State of Hawaii Certificate of Live Birth Department of Health
 3. 61 10641 (file number 151 is redacted)
 4. Barack Hussein Obama, II ("X" in single-birth box)
 5. Honolulu (in two places)
 6. 6085 Kalaianaole Highway
 7. Labels for ten form-boxes
 8. State Registrar's date and signature stamps

VII. Words which can be selected on (page 4/11) by mouse and cursor in Adobe Reader are:

1. Both Case Labels
2. State of Hawaii Certificate of Live Birth Department of Health
2. 61 10641 (File number 151 is non-selectable)
3. Barack Hussein Obama, II
4. Honolulu
5. Kapiolani Maternity & Gynecological Hospital
6. 6085 Kalanianaole
7. Hussein Obama
8. University
9. State Registrar's date and signature stamps.

I attest to this under penalty of perjury.

Henry Blake, PhD

Henry Blake, PhD

Michelle Duncan



Name: Henry Wayland Blake
Address: 164 Cumberland View Drive
Oak Ridge, TN 37830
Occupation: Retired Engineer
Past Employment: Oak Ridge National Laboratory — DOE Contractor
Oak Ridge Gaseous Diffusion Plant — DOE Contractor
Oak Ridge Y-12 Plant — DOE Contractor
Duke Power Company
The Bahnson Company
Education: B.S. Mechanical Engineering (With High Honors) — North Carolina State College
M.S. Engineering Mechanics — North Carolina State University
PhD Engineering Mechanics — North Carolina State University
Honorary Societies Pi Tau Sigma (Mechanical Engineering)
Tau Beta Pi (Engineering)
Pi Mu Epsilon (Mathematics)
Professional Societies Tau Beta Pi (Engineering)
Sigma Xi (Scientific)
American Society of Mechanical Engineers
Society for the Advancement of Material and Process Engineering
Fields of Expertise Scientific Computing
Computer Programming
Computer Graphics
Computational Graphics
Computational Statistics
Mathematical Analysis (Mathematica)
Computer Aided Design (Computer Drafting)
Computational Mechanics
Finite Element Analysis
Computational Dynamics
Advanced Composite Materials Design and Analysis
Continuum Mechanics
Experimental Mechanics
Non Destructive Testing
Acoustic Emission Analysis
Special Theory of Relativity
Graphics Programs Adobe Illustrator CS6 (Vector) (Cloud Version)
Adobe Photoshop (Bitmap)
Adobe Reader
CorelDRAW Graphics Suite X6 (Bitmap and Vector)
Corel PDF Fusion
PDF XChange PRO
PDF Xchange Viewer PRO
PDF-Tools 4
InkScape (Vector)

CAD
Word Processing

Spreadsheet

SPI Plot
TurboCad PRO
Corelle Word Perfect
Microsoft Word
Microsoft Excel
Corelle Quattro PRO



Orly Taitz <orly.taitz@gmail.com>

My Bio

3 messages

Henry Wayland Blake <hwblake@bellsouth.net>

Tue, Nov 6, 2012 at 8:06 PM

To: Orly Taitz <orly.taitz@gmail.com>

Dr. Taitz,

This is the first cut. I'll do more tomorrow. I'm keeping the wife up.

_____ Information from ESET NOD32 Antivirus, version of virus signature database 7666
(20121106) _____

The message was checked by ESET NOD32 Antivirus.

<http://www.eset.com>

 **Bio.rtf**
9K

Orly Taitz <orly.taitz@gmail.com>

Tue, Nov 6, 2012 at 11:07 PM

To: Henry Wayland Blake <hwblake@bellsouth.net>

Mr. Blake,

there is one thing I do not understnd:

if the new image sent by Tepper to Fuddy was flattened, how could you see the layers and alterations?

Isn't the whole idea of flatteneing the image, is to hide all the layers and alterations?

[Quoted text hidden]

--

Dr Orly TaitzESQ

29839 Santa Margarita pkwy, ste 100

Rancho Santa Margarita, CA 92688

ph 949-683-5411 fax949-766-7603

orlytaitzesq.com

Henry Wayland Blake <hwblake@bellsouth.net>

Wed, Nov 7, 2012 at 4:24 AM

To: Orly Taitz <orly.taitz@gmail.com>

Dear Dr Taitz,

Very simple. The Tepper LFCOLB has around 24 total layers. Think of the stack of pancakes. The bottommost pancake is the flattened WH LFCOLB. All the other layers are new layers that were each (and every one) added by Tepper (or by his forger). All of these new objects are hidden when the image is viewed in Adobe Reader. These are the new pancakes in the stack. The 9 layers that make up the original WH LFCOLB were all compressed into the bottom pancake when

the page 8 PDF image was printed out and then scanned using the Fugitsu scanner and Adobe Acrobat 10.

The image elements included in the hidden layers include:

12 Line Elements (two of these are the green objects in the layers list)
2 BroadLine Strikeouts. (The Hospital is one strikeout and the month of August is the other)
7 Black Redaction Boxes [These were all generated from one Black square (i.e. from one Black Pixel)]

However when the Tepper page 4 PDF is loaded into Adobe Illustrator CS6, then all the new layers can be simultaneously revealed with one click of the mouse.

Sincerely,

Henry

From: [Orly Taitz](#)
Sent: Wednesday, November 07, 2012 2:07 AM
To: [Henry Wayland Blake](#)
Subject: Re: My Bio

[Quoted text hidden]

[Quoted text hidden]



Orly Taitz <orly.taitz@gmail.com>

ScreenShot Exhibits

1 message

Henry Wayland Blake <hwblake@bellsouth.net>
To: Orly Taitz <orly.taitz@gmail.com>

Wed, Nov 7, 2012 at 5:00 AM

Dear Dr. Taitz,

Please include the two attached screenshots in my affidavit as exhibits 1 and 2 when you send the filing to Judge Wingate.

Sincerely,

Henry

_____ Information from ESET NOD32 Antivirus, version of virus signature database 7667
(20121107) _____

The message was checked by ESET NOD32 Antivirus.

<http://www.eset.com>

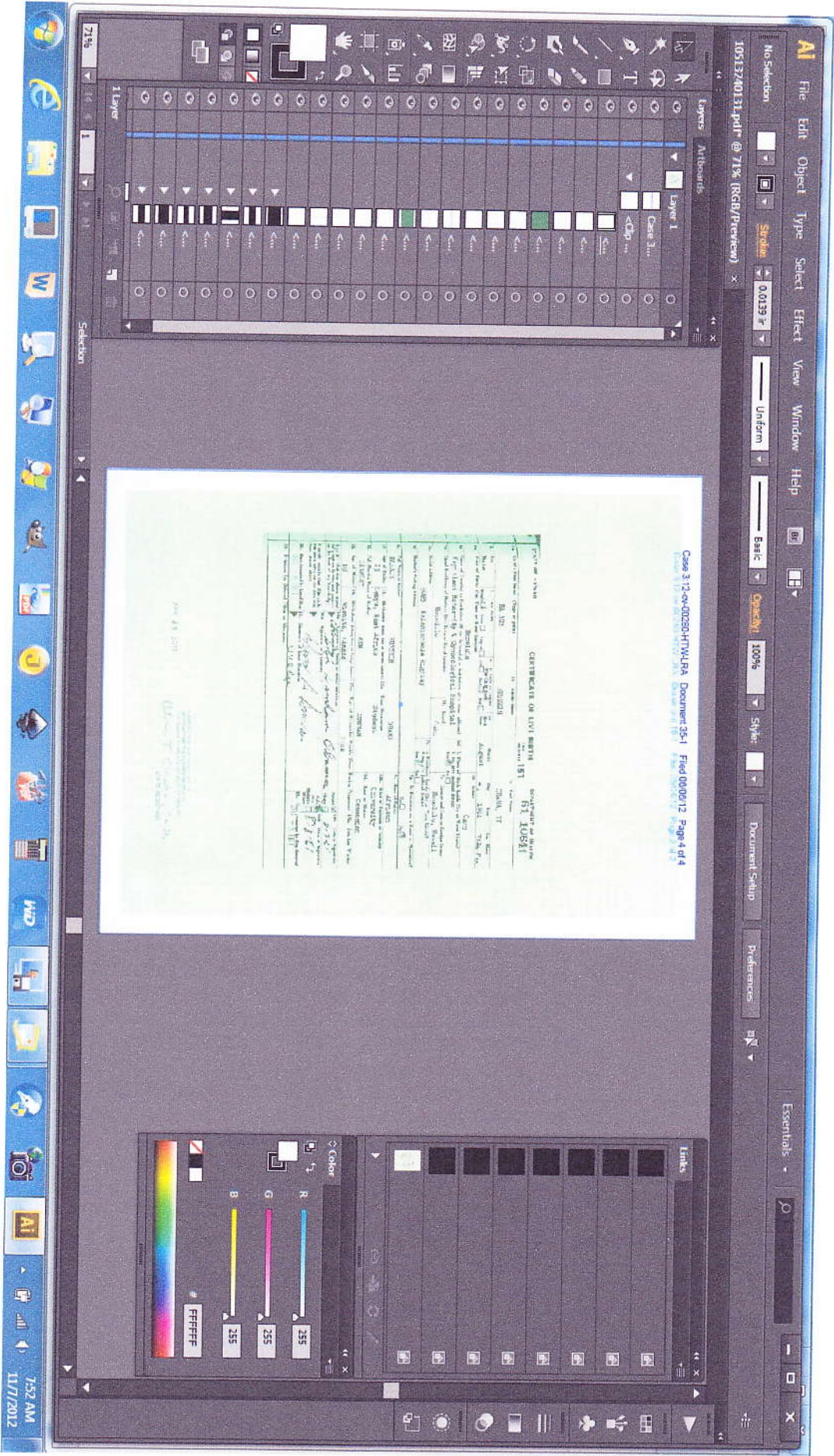
2 attachments



screenshot.26.jpg
538K



screenshot.27.jpg
484K



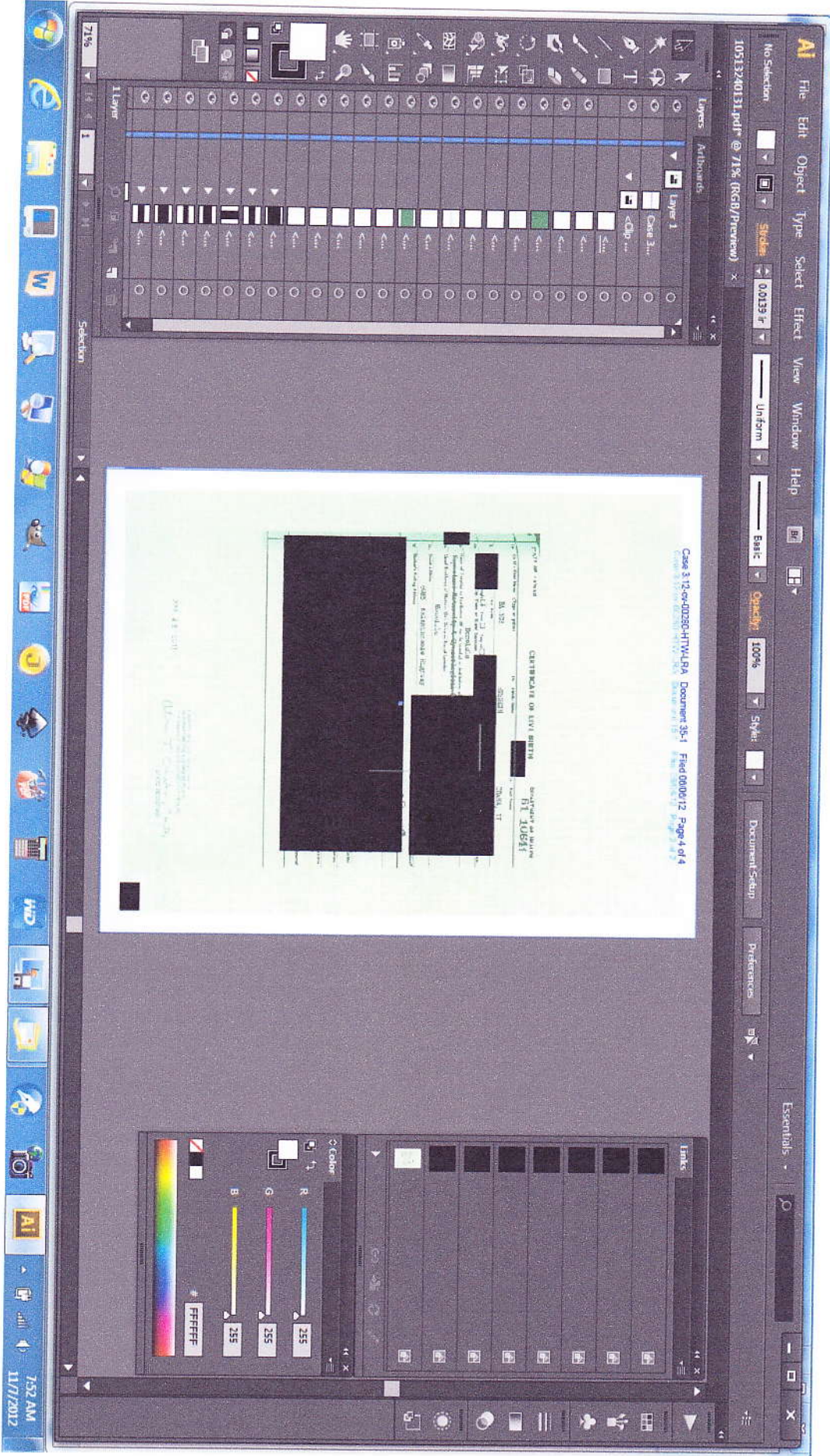


EXHIBIT 3

1 When they filed this request for judicial notice, they had
2 in their possession what I've already served them and press
3 affidavits from a senior deportation officer from the
4 Department of Homeland Security who was stating --

5 MR. TEPPER: Your Honor, I object to this speech.
6 This is part of Ms. Taitz' political speech where she's trying
7 to smear President Obama, and I, for one, object to it, Your
8 Honor.

9 DR. TAITZ: I'm not --

10 THE COURT: One second. Have -- counsel, is there any
11 pleading before the court where --

12 DR. TAITZ: Yes.

13 THE COURT: -- I have been asked to take judicial
14 notice as she says?

15 DR. TAITZ: Yes, Your Honor.

16 MR. TEPPER: No, Your Honor. That's a bald-faced
17 misstatement by Ms. Taitz.

18 DR. TAITZ: I --

19 MR. TEPPER: Ms. Taitz submitted a poor copy, a poor
20 copy of President Obama's birth certificate which has been
21 authenticated by the State of Hawaii and the White House. We
22 simply provided a better copy and subsequently we provided
23 authentication -- an original authentication with an original
24 seal from the State of Hawaii indicating that that is the true
25 birth certificate of President Obama.

1 But Ms. Taitz has been going around the country making
2 speeches, suing the Democratic Party in every state --

3 DR. TAITZ: This is a speech, Your Honor.

4 MR. TEPPER: -- and Obama for America and President
5 Obama and spreading her smear throughout the country. And what
6 she's desperate for is an evidentiary hearing so that she can
7 put on her totally unqualified partisan experts to smear
8 President Obama and to distract from the campaign that's now
9 going on.

10 Ms. Taitz would like to haul President Obama into her
11 offices and take his deposition. And, Your Honor, this is a
12 matter that should be decided on the papers, and Ms. Taitz
13 should not be allowed to continue her smear in federal court.

14 Both Judge Land, Clay Land in Georgia --

15 DR. TAITZ: Your Honor --

16 MR. TEPPER: -- and Judge David Carter in the Central
17 District of California have in the past commented, and it's in
18 our papers that we filed, that Ms. Taitz does this for
19 political purposes and not for a proper judicial purpose.

20 And I object to it, Your Honor, on behalf of our client.

21 THE COURT: Okay. Ms. Taitz -- Dr. Taitz?

22 DR. TAITZ: Your Honor, I think that Mr. Tepper should
23 be sanctioned right now for making an absolutely fraudulent
24 statement.

25 And I will read his pleadings, what he wrote.

1 The plaintiffs' claim that President Obama is ineligible
2 because of purportedly invalid identification papers is
3 frivolous. The plaintiffs have failed to even claim or provide
4 any factual allegations to support such a claim that the
5 president was not born in the United States.

6 Moreover, the court should take judicial notice of the fact
7 that the State of Hawaii has fully verified that President
8 Obama was born in Hawaii.

9 So Mr. Tepper just made a long speech, and he just
10 defrauded the court because that's specifically what he asked
11 for.

12 Moreover, he continued defrauding the court because in his
13 pleadings he wrote, to be clear, MTEC counsel had no doubts
14 regarding the veracity of the LFBC, long form birth
15 certificate, posted at whitehouse.com -- dot-gov -- when it
16 submitted a copy of the document with its JOP, judgment on the
17 pleadings, motion.

18 That is fraud on the court. They are repeatedly committing
19 fraud on the court and they should be sanctioned. And I'm
20 asking for evidentiary hearing on this matter as soon as
21 possible.

22 I'm asking Your Honor to sign a subpoena so that this can
23 be resolved. And you can see what he is doing. He is smearing
24 me. He is stating that I am making those statements for
25 political reason. Nothing is further from the truth. I am

CERTIFICATE OF SERVICE

I, Lila Dubert attest that I served all parties in the attached distribution list with foregoing pleadings on the 11.08.2012

/s/ Lila Dubert



Taitz et al v. Democrat Party of Mississippi et al
Assigned to: District Judge Henry T. Wingate
Referred to: Magistrate Judge Linda R. Anderson
Case in other Circuit Court of Hinds County, Ms, 251-
court: 12-00107 CIV
Cause: 18:1962 Racketeering (RICO) Act

Date Filed: 04/24/2012
Jury Demand: None
Nature of Suit: 470 Racketeer/Corrupt
Organization
Jurisdiction: Federal Question

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