

FILED
2010 JUN 17 11:10:12

Dr. Orly Taitz, ESQ
29639 Santa Margarita Parkway, STE 100
Rancho Santa Margarita CA 92688
Tel: (949) 683-5411; Fax (949) 766-7603
E-Mail: orly_taitz@raibon.com

SUPERIOR COURT OF CALIFORNIA 30-2010
Laguna Hills Division
Division
00381664

Plaintiff,
PRESIDING
Civil Action:
ELECTIONS CONTEST
ELECTIONS FRAUD
VOTER FRAUD
amendment common law jury
trial is demanded on all counts
and all issues of law and fact
INJUNCTIVE RELIEF
Declaratory Relief

John Does 1-18
Defendants.

JURISDICTION
Legal action at hand involves contest of June 2010 Statewide Primary election.
Any California Superior Court is a proper jurisdiction. Defendant Damon Dunn is a
resident of Irvine, CA with a business address in Irvine, CA. As such Superior Court
of the Laguna Hills Division is a proper jurisdiction. This complaint includes
violation of CEC (California Elections Code) §§ 18203, 18500, 18501, 18502, 8001.

Due to violations of the above Elections Code statutes, primary votes were not
properly cast and cannot be certified. Petitioner is seeking Declaratory Relief due to
violation of the following California Elections Code Statutes by the candidate on the
ballot, Damon Dunn, and as such, votes received by this candidate cannot be
certified.

18203. Any person who files or submits for filing a nomination
paper or declaration of candidacy knowing that it or any part of it
has been made falsely is punishable by a fine not exceeding one
thousand dollars (\$1,000) or by imprisonment in the state prison for
16 months or two or three years or by both the fine and imprisonment.

18500. Any person who commits fraud or attempts to commit fraud,
and any person who aids or abets in such attempt, or who
fraud, in connection with any vote cast, to be cast or attempted to
be cast, is guilty of a felony, punishable by imprisonment for 16
months or two or three years.

18501. Any public official who knowingly violates any of the
provisions of this chapter, and thereby aids in any way the illegal
casting or attempting to cast a vote, or who conspires to nullify any
of the provisions of this chapter in order that fraud may be
perpetrated, shall forever be disqualified from holding office in
the state for a term of one year. Any conviction shall be sentenced to a state prison
for 16 months or two or three years.

18502. Any person who in any manner interferes with the officers
holding an election or conducting a canvass, or with the voters
lawfully exercising their rights of voting at an election, as to
prevent the election or canvass from being fairly held and lawfully
conducted, is punishable by imprisonment in the state prison for 16
months or two or three years.

18503. Every person charged with the performance of any duty under
any law of this state who, in the performance of that duty, knowingly
refuses to perform it, or who, in his or her official capacity,
knowingly and fraudulently acts in contravention or violation of any
of those laws, is, unless a different punishment is prescribed by
this code, punishable by fine not exceeding one thousand dollars
(\$1,000) or by imprisonment in the state prison for 16 months or two
or three years, or by both.

Parties to the dispute
Plaintiff in propria persona is Dr. Orly Taitz, Esq, hereinafter Taitz, was a
Republican Party candidate in the June 2010 primary election for Secretary of State
of California.

Defendant Damon Dunn, hereinafter "Dunn," was also a Republican party
candidate on the ballot in the June 2010 primary election for the same position of
Secretary of State.

Summary of the complaint

1. Taitz alleges that Dunn has committed knowingly fraud in registering to vote
in California as a Republican, declaring his candidacy and running as a
candidate for the position of Secretary of State. Taitz has suffered damages in
losing the election to an ineligible candidate and having to spend over \$40,000
running against an ineligible candidate in the primary election. Damages

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

suffered by Taitz are the direct result of fraud committed by Dunn and were foreseeable. Taitz is seeking a Declaratory Relief from this honorable court, deeming Dunn ineligible candidate and seeking declaratory relief that votes for Dunn as ineligible candidate cannot be certified by the Secretary of State of CA, due to fraud committed by Dunn and is seeking reimbursement of damages suffered, as well as punitive damages from Dunn.

2. On or around April 2010 Taitz filed a **timely complaint** with the Registrar of Voters of Orange County. The Registrar forwarded the complaint to the Secretary of State. As of yet no action in relation to Dunn has been taken.

3. On April 16 Attorney Danny Kepner of the prominent law firm of Shell Fleming, Davis and Menge of Pensacola, Florida filed a complaint with the Attorney General of California, Jerry Brown, and Secretary of State Debra Bowen. Mr. Kepner forwarded to Mr. Brown and Ms. Bowen information regarding Dunn's registration in Florida and has asked them to investigate possible criminal violations of CEC §18500 and §18203. No response was received from either the Attorney General Brown nor Secretary of State Bowen.

4. The Primary Election was held in an environment of harassment and intimidation of Taitz as a candidate on the ballot and her supporters and voters. Results of an election held in the midst of campaign of intimidation and harassment are invalid *per se*.

5. Secretary of State Bowen did not verify the eligibility or identity of either of the candidates or voters. Results of an election held in the environment of lack of verification of eligibility of either voters or candidates are invalid.

6. Taitz was not given an opportunity to put her candidate statement on the ballot brochure and therefore was at a disadvantage.

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

Dunn was not eligible to run as a Republican Candidate in the June 8, 2010 Republican Primary because of invalidation of voter registration due to the backdated signature on his voter registration card.

Defendant Dunn was a life time Democrat and former professional football player from Jacksonville, Florida, who registered to vote as a Republican only last year in 2009, however he intentionally backdated his registration card with the date 1976 instead of 2009. Backdating invalidates the signature and voter registration. (Exhibit 1 Voter registration executed by Damon Dunn in March of 2009, but backdated as March of 1976.) Lack of valid voter registration invalidates one's ability to be a Candidate on the ballot. Incredibly, Dunn was seeking the very office that validates voter registration thus the backdating was not a mere oversight but an attempt to avoid committing perjury since he previously registered as a Democrat and did not disclose this information.

Invalidation of voter registration due to fraud in lack of mandatory disclosure of voter registration from at least two other states.

1. Dunn registered for the first time as a Republican in California in March of 2009.

2. Section 16 on the voter registration card asks for mandatory disclosure of the prior voter registration

3. Dunn left section 16 blank. Based on that fact, the Registrar of Orange County Neil Kelly, as well as voters, including Taitz, reasonably believed that Dunn had never registered to vote before. During numerous meetings with voters Dunn described himself as a "recovering non-voter" further reinforcing the deceit.

4. On April 7, 2010 Taitz reviewed PublicRecords.com for available public information for Damon Dunn. (Exhibit 2)

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

cannot be a candidate on the ballot and cannot run for office. Additionally such actions constitute violation of CFC §18502, as when a candidate in an election registers without providing mandatory disclosure of prior voter registration, particularly registration with an opposing party, it takes away from voters, particularly Republican voters the ability to participate in a fair and lawful election.

11. Dunn also violated §18002, whereby he took an oath "I understand that it is a crime to intentionally provide incorrect information on this form. I declare under the penalty of perjury and under the laws of the state of California that the information on this form is true and correct". Dunn committed fraud and perjury, as well as violation of CFC §§18002, 18500, 18502. He knowingly provided false information with the intent to defraud California Republican voters and the Registrar.

12. If one was to believe that Dunn did not attempt to defraud, then one would expect Dunn to contact the Registrar in Orange County CA and re-register, providing mandatory disclosure of the record of prior registration in Texas and Florida where he registered as a Democrat. Dunn did not do that either at the time of his registration in March of 2009, nor on July 10, 2009 when he called the Florida Registrar and asked to delete his records from the database. Exhibits 2, 3 and 4 combined clearly point to an intentional obfuscation of record with an intent to defraud the voters. Fraud invalidates voter registration. Without valid voter registration in CA, one cannot be a candidate on the ballot, therefore Dunn's candidacy needs to be invalidated due to fraud. Votes received by him cannot be certified as valid, and therefore Taitz should be certified as a Republican Party nominee for Secretary of State. Currently according to the unofficial count Taitz is the second place candidate with 440,015 votes.

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

5. PublicRecords.com revealed that though Dunn presented himself as someone, who never registered before, this was not true. Dunn had registered to vote before, and not in one but in two other states: Texas and Florida. While PublicRecords.com did not provide specific information regarding party affiliation in Texas, it showed Dunn as a Democrat in FL and it showed him active there as a voter.

6. One might believe that a person could simply forget about voter registration in one state and give such individual a benefit of a doubt, however it is unreasonable to believe that an individual would forget about being registered to vote in two states, particularly in light of the fact that such individual is running for the position of Secretary of State and will be in charge of elections and voter registration of millions of citizens of CA.

7. On April 13 2010 Taitz traveled to Florida and met with the staff of the Registrar of Jacksonville FL where Dunn used to reside and where he previously registered to vote.

8. Taitz received from Jean Marie Atkins, Manager of Elections in Duval County Dunn's voter registration card there (exhibit 3), which clearly showed Dunn registered as a Democrat.

9. Jean Marie Atkins provided Taitz with a letter (Exhibit 4), stating that on July 10, 2009 Dunn contacted the Jacksonville Registrar of Voters and asked to delete his voter registration from the database voter records.

10. If previously one could believe that possibly Dunn forgot about his registration in two states, the fact that he contacted the Registrar in Duval County and asked to delete his records, attests to the fact that it was not lack of recollection, but rather an intent to defraud and violation of CFC §§18500 and CFC 18502. Voter registration in California achieved and executed by virtue of fraud invalidates such voter registration. Without valid voter registration one

13. On November 5, 2009 Dunn filled out his Declaration of candidacy, wherein he attested that all the information on the declaration was correct. (Exhibit 6) At that time Dunn clearly knew that he did not provide mandatory disclosure of his prior voter registration record, and had an opportunity to correct the record. Dunn did not do that, which serves as additional evidence of fraud and perjury.

14. On March 10, 2010 Dunn signed his registration as a candidate on the ballot and took the oath of the candidate. (Exhibit 7) Yet again he swore to the truthfulness of his statements and eligibility, knowing full well, that he did not provide truthful information. This is yet more evidence of fraud committed.

Invalidation of voter registration due to invalid nominations

1. On June 13, 2010 TV reporter and talk show host William Wagener prepared an affidavit regarding his personal knowledge of fraud committed in nomination of Damon Dunn. (Exhibit 10) On June 14, 2010 William Wagener and his cameraman Robert McGuire met Taitz and forwarded above affidavit to her. Affidavit stated the following:

2. Prior to the June 8 election, Mr. Wagener, talk show host and producer of TV program "On Second Thought" in Santa Maria CA, contacted Max and Vetele Liston, residents of the retirement community Leisure World in Laguna Woods.

3. Max and Vetele Liston are among the registered Republicans who appear in official records of individuals who nominated Dunn for the position of Secretary of State of CA. (Exhibit 8)

4. Wagener has interviewed the Listons on camera and posted the interview on YouTube™ under the name "Nomination Fraud".

5. On camera the Listons categorically denied ever signing any nomination for Dunn.

6. Taitz visited offices of the Registrar of Voters in Orange County CA and obtained the list of Registered Republicans, who nominated Dunn.

7. Wagener called Gloria Duthie, 3201 Via Buena Vista B, Laguna Woods, 92637, phone 949-587-0709. Ms. Duthie stated that not only she didn't sign Dunn's nomination, she also stated that she was not even in California the week she supposedly affixed her name, address and signature on the nomination. (Exhibit 8)

8. Taitz has noticed that according to the addresses submitted by Dunn, the majority of the signatories are residents of the same retirement community "Leisure World".

9. Taitz has called several of the individuals on the list. Taitz was advised by signatories that they can't remember signing the nomination and that when they gather in the clubhouse there, many papers are brought to them for signature, usually petitions for propositions.

10. On May 28th, Taitz was invited to speak at one such clubhouse at Leisure World. Taitz has noticed that many of the residents are very elderly: in their eighties or even nineties. Many could not see well or could not hear well.

11. If nominations were obtained without valid signatures, or by virtue of obtaining signatures by misrepresentation, by telling the signatories that this is a petition for a proposition, then the nomination is not valid, and consequently, the candidacy is disqualified. Additionally, such acts fall under violation of CEC §§ 18203, 18500, 18502, 18002.

12. On March 10, 2010 Dunn took an oath of office to uphold the Constitution and the laws of California. If it is found that he indeed committed fraud, and/or uttering, and /or forgery, he will be disqualified from holding office under CEC § 18501. As an official candidate on the ballot Dunn took an Oath of Office on March 10, 2010, which made him a public official and subject to

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

§18501. As of March 10, 2010, Dunn knew that he registered in two other states and didn't disclose this information on his voter registration card. He knew that he called Florida to have his voter registration record deleted, but didn't disclose this information in California and he knew that at least some of the individuals who supposedly signed his nominations, didn't really sign them. As such, Dunn committed fraud that disqualifies him from holding office, therefore votes received by him cannot be certified.

Common law Fraud Motif

Dunn had a motif to commit fraud.

1. CFC § 800 (a)2 require one to disassociate from another party at least twelve months prior to declaration of candidacy. Dunn knew that he never disassociated himself from the Democratic party.
2. An e-mail from the registrar of voters of Duval county FL Jerry Holland states that Dunn has never contacted them to change his party affiliation from Democrat to Republican. (Exhibit 5)
3. Dunn was concerned that disclosure will reveal that he did not disassociate himself from the Democratic party.
4. Dunn met with voters all over the state and repeatedly told them that he became a Republican after meeting Candoleeza Rice and her father, when Dunn was a college student, and being deeply influenced by former secretary of state Candoleeza Rice. Disclosing the fact that Dunn registered to vote as a Democrat after graduation from college, and the fact that he switched his affiliation to Republican only last year, some sixteen years after being so deeply influenced by Rice, would have shown that his assertions were nothing but a sham, fraud. It would make it clear that Dunn is simply throwing around names of famous Republican leaders, while his true motifs to run as a

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

Republican in CA are questionable in light of the fact that he did not vote in 2008 pivotal election and in recent interview with StanfordScout.com called Barack Obama his "political hero".

Common law Fraud Motif

Dunn had a motif to commit fraud.

5. Act of Fraud count one: Dunn defrauded Taitz, voters of the state of CA and registrar by not disclosing his registration in TX on his voter registration card filled out in March of 2009.
6. Act of Fraud count two: Dunn defrauded Taitz, voters of the state of CA and registrar by not disclosing his registration in FL on his voter registration card filled out in March 2009.
7. Act of Fraud count three: Dunn defrauded Taitz, voters of the state of CA and registrar by not disclosing his affiliation with the Democratic party on his voter registration card filled out in March 2009.
8. Act of Fraud count four: Dunn did not disclose his prior registration in TX while filling out his intent to declare candidacy, filled out in November 2009.
9. Act of Fraud count five: Dunn did not disclose his registration in FL on his intent to declare candidacy filled out in November 2009.
10. Act of Fraud count six: Dunn did not disclose his voter registration in TX, while he took an oath of office and declared himself as a candidate in March 2010.
11. Act of Fraud count seven: Dunn did not disclose his voter registration in TX, while he took an oath of office and declared himself as a candidate in March 2010.

Intend to defraud

Dunn intended to defraud Taitz, voters of the state of CA and Registrar and make them believe that he did not register before.
Dunn had a particular intent to defraud Taitz, to make her believe that he did not register before so she will not file a contest of the election.

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

Taitz was an actual and foreseeable victim of fraud perpetrated by Dunn, as her campaign committee suffered damages of around \$45,000, in having to run against Dunn.

Taitz has filed a timely complaint with Orange County Registrar of voters Neil Kelly.

Taitz has called Dunn's campaign headquarters and talked to Dunn's spokesperson Hector Barajas, asking to schedule a meeting with Dunn. Taitz has seen Dunn at two events and asked him to have a meeting and discuss issues described above. Dunn refused.

Taitz was concerned that above issues would be embarrassing for the Republican party and she is filling this complaint very reluctantly and after allot of deliberation, since facts described above constitute embarrassment for the Republican party and constitute basis for criminal indictment of Dunn, however a possibility of Dunn becoming the next Secretary of State of California, in charge of legitimacy of elections in the most populated state in the nation, outweighed her reluctance in filing above complaint.

Dunn defrauded Taitz and while doing so violated CEC §§ 18203, 18500, 18501, 18502 18002 and possibly 8001, which invalidates his registration and invalidates his candidacy, which serves as basis for denial of certification of votes received by Dunn in June 8, 2010 primary.

Possible Common Law Uttering

According to Affidavit by William Wagener as well as YouTube.com video tape "Nomination Fraud" Vetele and Max Liston did not sign nomination for Dunn, even though they are listed among individuals who signed nomination for Dunn. According to affidavit by William Wagener Gloria Duthy did not sign the nomination as well.

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

Taitz has no ability to investigate this matter further, however Taitz requests this Honorable court to forward this matter further to the office of the District Attorney of Orange county for criminal investigation for possible uttering, forgery, misrepresentation, fraud related to nomination of the candidate on the ballot.

Possible Fraud related to Residency

1. On March 10, 2010 Dunn has took an oath of office, as a candidate on the ballot, attesting to his residency.

2. Taitz has reviewed Dunn's residency on PublicRecords.com

3. PublicRecords.com show multiple addresses for Dunn in TX, FL, AZ and CA

4. Notably Dunn's address 1126 E. Thunderhill Pl, Phoenix, AZ is listed as an active address from 2002-2010. (Exhibit 11)

5. Two of the states on the list: FL and TX do not have state taxes.

6. At the moment Taitz has no access to Dunn's tax returns or homestead exemption filing. If during the discovery, it is found that Dunn has filed his taxes in another state or filed his homestead exemption in another state, it would constitute yet another count of fraud committed by Dunn and would serve as an additional reason for invalidation.

Possible violation of CEC§8001

1. Taitz has investigated discrepancy between PublicRecords.com showing Dunn as an active voter in FL and a letter by Jean Marie Atkins, showing Dunn as ineligible to vote. This discrepancy looked suspicious.

2. While visiting Duval county FL, Taitz has asked to review Dunn's voting record. Dunn's voting card record showed him as placed for the first time on inactive status in 2005.

3. FL statute 98.045 Administration of voter registration (j)(2) Removal of Registered Voters (a) states: "Once a voter is registered, the name of that voter

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

may not be removed from the statewide voter registration system except at the written request of the voter, by reason of the voters conviction of a felony or adjudication as mentally incapacitated with respect to voting, by death of the voter or pursuant to registration list maintenance activity conducted pursuant to s. 98.065 or s.98075

4. Subsequent FL statute 98.065 Registration list maintenance programs (4)(c) "...A voter on the inactive list may be restored to the active list of voters upon the voter updating his or her registration, requesting an absentee ballot, or appearing to vote. However, if the voter does not update his or her registration information,, request an absentee ballot, or vote by the second general election after being placed on the inactive list, the voters name shall be removed from the statewide voter registration system and the voter shall be required to reregister to have his name restored to the statewide voter registration system."

5. Dunn's voter card audit clearly shows him as placed on the inactive list for the first time in 2005. Second general election after 2005 was in 2008, there is no notation in 2008 or later. Any attempt to mqke Dunn ineligible before 2008 would have been invalid per FL statute 98.065 and would have constituted violation of Dunn's civil rights. Therefore there was no valid transfer from inactive status to ineligible status.

6. Taitz further investigated a March 30, 2010 letter from Jerry Holland, Supervisor of election to Mark Loren, chief investigator Election fraud Investigation Unit (Exhibit 12)

7. Above letter from Mr. Holland states that Dunn was put on inactive status in 2002 and became ineligible to vote in 2005. This is not a true statement, since the very first time Dunn appears as inactive, is in 2005, not 2002, and therefore he could not have been placed legally on ineligible status in 2005.

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

8. It is not clear if there was a violation of §8001, however it is clear that Dunn was concerned about possible violation of §8001 and committed fraud to cover up. He attempted to violate §8001 and by engaging in cover up, he violated §18500.

9. **Invalidation due to intimidation and harassment of the candidate on the ballot and family of the candidate**

1. Children of Taitz received highly inappropriate insulting paintings under the title "Birther Only Taitz." These paintings depicted their mother nude in a highly inappropriate light, giving birth, holding something that looked like a placenta with blood gushing out of it. In an interview to Mother Jones magazine reporter Stephanie Mencimer, creator of those paintings Dan Lacey admitted that he was commissioned, paid to make such paintings. So far, Lacey refused to provide the name of the individual, who commissioned him. Taitz intends to conduct discovery to find out who paid to harass her, as a candidate on the ballot in the statewide election, and her whole family, to intimidate and pressure her to withdraw from the campaign. Taitz reserves her right to plead additional causes of action upon completion of discovery.

2. Such inappropriate paintings were posted all over the Internet and some local newspapers.

3. Taitz's children received e-mails stating "you poor kid, your mom will be thrown in prison, your mom will be thrown in a mental institution".

4. Taitz's websites were repeatedly hacked, and viruses deposited, which caused the web sites to be blacklisted by the search engines and inaccessible to readers, wherefore Taitz could not conduct her campaign on the Internet or get donations.

5. Taitz's newsletters were redirected to a different server and blocked by that server. That created a situation where Taitz could not conduct outreach to voters, supporters and donors.

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

Prayer for relief:

- Wherefore, Taitz respectfully requests this Honorable court to grant the following relief:
1. Declaratory relief based on contest of election deeming violation of CEC §§18203, 18500, 18502, 18002 and common law fraud and not qualified and not eligible for certification of votes. Additionally Plaintiff is seeking Declaratory relief deeming Dunn disqualified to hold office in California due to violation of §18501.
 2. Damages sustained by Taitz up to the amount allowed by this court's limited jurisdiction due to her need to campaign against an ineligible candidate, who committed fraud.
 3. Request for expedited discovery, to ascertain the identities of John Does, who aided and abetted Dunn in commission of fraud and John Does who were complicit in intimidation and harassment of Taitz and her family.
 4. Request to forward *via sports* above pleadings and adjudication order to the Orange County District Attorney for criminal investigation of Dunn and prosecution under CEC §§ 18203, 18500, 18501, 18502, 18002, as well as request to forward to Orange County Registrar of Voters and Secretary of State any and all adjudication, order and declaratory relief prior to completion of canvassing on July 6, 2010 and Certification of Votes on July 11, 2010.
 5. Punitive damages for fraud committed.
 6. Any and all further relief this court deems necessary.

/s/ DR ORLY TAITZ ESQ

By:

Dr. Orly Taitz, Esq. (California Bar 223433)
 Attorney in Propria Persona
 29839 Santa Margarita Parkway ste 100
 Rancho Santa Margarita CA 92688
 Tel.: 949-683-5411; Fax: 949-766-7603
 E-Mail: dr_taitz@yahoo.com

PROOF OF SERVICE

I CERTIFY THAT TRUE AND CORRECT COPY OF THE ABOVE
 PLEADINGS WERE SERVED by registered mail on 06.16.10. on

Damon Dunn
 3131 Michelson, unit 708 west
 Irvine, CA 92612

Exhibit 1

/s/Orly Taitz

Dr. Orly Taitz Esq
29839 Santa Margarita PKWY
Rancho Santa Margarita CA 92688

1
2
3
4
5
6
7
8
9
10
11
12
19
20
21
22
23
24
25
26
27
28

628 MW 09 308 17

CALIFORNIA VOTER REGISTRATION FORM

Fill out this form and mail it to the Registrar of Voters, 1000 Capitol Mall, Sacramento, CA 95833. You will receive a voter registration card in the mail.

1. Name: DEAN, JEFFREY

2. Address: 308 DEAN

3. City: DEAN

4. State: CA

5. Zip: 95824

6. Date of Birth: 03/25/56

7. Sex: M

8. Race: W

9. Ethnicity: Other

10. I am a U.S. citizen: Yes No

11. I am a resident of California: Yes No

12. I am a resident of this county: Yes No

13. I am a registered voter: Yes No

14. I am a member of a political party: Yes No

15. I am a member of the following political party: Democrat

16. I am a member of the following religious organization: Methodist

17. I am a member of the following fraternal organization: None

18. I am a member of the following labor organization: None

19. I am a member of the following veterans organization: None

20. I am a member of the following other organization: None

21. I am a member of the following other organization: None

22. I am a member of the following other organization: None

23. I am a member of the following other organization: None

24. I am a member of the following other organization: None

25. I am a member of the following other organization: None

26. I am a member of the following other organization: None

27. I am a member of the following other organization: None

28. I am a member of the following other organization: None

29. I am a member of the following other organization: None

30. I am a member of the following other organization: None

Signature: Jeffrey Dean

Date: 3/1/10

County: Deerfield

City: Deerfield

State: CA

Zip: 95824

Phone: 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Zip 95824

Phone 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Zip 95824

Phone 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

628 MW 09 308 17

CALIFORNIA VOTER REGISTRATION FORM

Fill out this form and mail it to the Registrar of Voters, 1000 Capitol Mall, Sacramento, CA 95833. You will receive a voter registration card in the mail.

1. Name: DEAN, JEFFREY

2. Address: 308 DEAN

3. City: DEAN

4. State: CA

5. Zip: 95824

6. Date of Birth: 03/25/56

7. Sex: M

8. Race: W

9. Ethnicity: Other

10. I am a U.S. citizen: Yes No

11. I am a resident of California: Yes No

12. I am a resident of this county: Yes No

13. I am a registered voter: Yes No

14. I am a member of a political party: Yes No

15. I am a member of the following political party: Democrat

16. I am a member of the following religious organization: Methodist

17. I am a member of the following fraternal organization: None

18. I am a member of the following labor organization: None

19. I am a member of the following veterans organization: None

20. I am a member of the following other organization: None

21. I am a member of the following other organization: None

22. I am a member of the following other organization: None

23. I am a member of the following other organization: None

24. I am a member of the following other organization: None

25. I am a member of the following other organization: None

26. I am a member of the following other organization: None

27. I am a member of the following other organization: None

28. I am a member of the following other organization: None

29. I am a member of the following other organization: None

30. I am a member of the following other organization: None

Signature: Jeffrey Dean

Date: 3/1/10

County: Deerfield

City: Deerfield

State: CA

Zip: 95824

Phone: 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Zip 95824

Phone 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Zip 95824

Phone 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

This registration is valid for the duration of the registration period. An affidavit of registration is required for all registrations. Questions? See Section 1119.



Signature: Jeffrey Dean

Date: 3/1/10

County: Deerfield

City: Deerfield

State: CA

Zip: 95824

Phone: 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Zip 95824

Phone 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Zip 95824

Phone 916-485-1111

Questions, problems or to report fraud: Call 1-800-345-7070

By: Jeffrey Dean

628 MW 09 308 17

Registrar of Voters

County of Deerfield

City of Deerfield

State of California

Dates: Nov 30, 2001 - Dec 3, 2001

Professional License(s):

[None Found]

FAA Certifications:

[None Found]

FAA Aircrafts:

[None Found]

Watercraft:

[None Found]

Voter Registration:

Name: DAMON DUNN
Address: 205 KNOLL CREST DR ARLINGTON TX 76014-3686
DOB: 3/15/1976
Gender: Male
State of Registration: Texas
Status: INACTIVE

Name: DAMON J DUNN
Address: 10135 GATE PKWY N APT 1111 JACKSONVILLE FL 32248-8284
DOB: 3/15/1976
Gender: Male
Political Party: DEMOCRAT
State of Registration: Florida
Status: ACTIVE

Hunting/Fishing Permit:

[None Found]

Bankruptcies:

[None Found]

Liens and Judgments:

[None Found]

UCC Filings:

[None Found]

Possible Properties Owned by Subject:

Property:
Parcel Number - 804-101-04
Property Address - 23826 VIA ORTEGA, TRABUCO CYN, CA 92679-4134, ORANGE COUNTY
Owner Address - 23826 VIA ORTEGA, COTO DE CAZA, CA 92679-4134, ORANGE COUNTY
Sale Price - \$250,000
Sale Date - 11/20/01
Loan Amount - \$724,000
Loan Type - CONVENTIONAL
Data Source - A

Property:
Parcel Number - 804-101-04
Property Address - 23826 VIA ORTEGA, TRABUCO CYN, CA 92679-4134, ORANGE COUNTY
Owner Address - 1 FOURIS WAY STE 100, ALISO VIEJO, CA 92655-3360, ORANGE COUNTY
Data Source - A

Exhibit 2

OLV 103008883

Exhibit 3

(Please Print Name)

Are you a U.S. citizen? YES NO I have not been adjudicated or, if born, my citizenship rights resulting in voting have been restored

Type: NEW

Last Name: DUNN First Name: DAMON Middle Name: JERRELL

Legal Residence Address: 10135 OATE PKWY N III+ City: JACKSONVILLE Zip Code: FL 32246-0000

Mailing Address: 10135 GATE PKWY N 1111 City: JACKSONVILLE Zip Code: FL 32246-0000

Date of Birth: 09-15-76 Birth: 9 Days: 3 Social Security Number: 1-6-1-1

Party Affiliation: Democratic Party

Support Name: (if making Name Change)

Name & Address where last registered

Voting Assistance: YES NO

Signature or Mark

1. I am a U.S. citizen.
2. I am a legal resident of Florida.
3. I have not been adjudicated or, if born, my citizenship rights resulting in voting have been restored.
4. I have not been convicted of a felony or a misdemeanor involving moral turpitude.
5. I have not been convicted of a felony or a misdemeanor involving domestic violence.
6. I have not been convicted of a felony or a misdemeanor involving child abuse or neglect.
7. I have not been convicted of a felony or a misdemeanor involving sexual battery.
8. I have not been convicted of a felony or a misdemeanor involving false personation.
9. I have not been convicted of a felony or a misdemeanor involving forgery.
10. I have not been convicted of a felony or a misdemeanor involving fraud.
11. I have not been convicted of a felony or a misdemeanor involving grand theft.
12. I have not been convicted of a felony or a misdemeanor involving kidnapping.
13. I have not been convicted of a felony or a misdemeanor involving murder.
14. I have not been convicted of a felony or a misdemeanor involving robbery.
15. I have not been convicted of a felony or a misdemeanor involving treason.
16. I have not been convicted of a felony or a misdemeanor involving violation of the Uniformed Services University of the Health Sciences Act.
17. I have not been convicted of a felony or a misdemeanor involving violation of the Uniformed Services University of the Health Sciences Act.
18. I have not been convicted of a felony or a misdemeanor involving violation of the Uniformed Services University of the Health Sciences Act.
19. I have not been convicted of a felony or a misdemeanor involving violation of the Uniformed Services University of the Health Sciences Act.
20. I have not been convicted of a felony or a misdemeanor involving violation of the Uniformed Services University of the Health Sciences Act.

Exhibit 4

COPY CERTIFICATION BY DOCUMENT CUSTODIAN

State of SARASOTA
County of GLADSTONE
I, Orlando Tezate
Name of Custodian of Original Document

hereby declare that the attached reproduction of
April 13, 2010 Court Order FE Register
is a true, correct, and complete photocopy of a document
in my possession or control.



Signature of Custodian of Original Document
Orlando Tezate
Address
RSN CA 92688

Subscribed and sworn to (or affirmed) before me on this 13 day of JUNE
2010 by ORLANDO TEZATE
proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature: [Signature] (Print name)

OPTIONAL
Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Further Description of Attached Document

Title or Type of Document: STATE REGISTER - OFFICE OF THE SUPERVISOR OF ELECTIONS

Document Date: APRIL 13, 2010 Number of Pages: 1

Signer(s) or Issuing Agency: JERRY HANLEY - AT KIMS

Capacity Claimed by Custodian

- Individual
- Corporate Officer -- Title: _____
- University or School Officer -- Title: _____
- Governmental Officer or Agent -- Title: _____
- Business Proprietor or Manager
- Attorney
- Trustee
- Other: _____

Custodian Is Representing: _____

JERRY HOLLAND
 SUPERVISOR OF ELECTIONS
 JACKSONVILLE, FLORIDA 32202
 TEL: 904/251-1414
 CELL: 904/318-2871



OFFICE OF THE SUPERVISOR OF ELECTIONS

102 EAST MONROE STREET
 JACKSONVILLE, FLORIDA 32202
 TEL: 904/251-1414
 E-MAIL: JHOLLAND@SOS.FL.NET

April 13, 2010

Dear Sir or Madam:

I am writing to document my correspondence with Mr. Damon Dunn. On July 10, 2009 Mr. Dunn contacted our office via telephone and asked for his ineligible voter registration record to be removed from the Duval County database. I contacted the Division of Elections later that day to inquire if this was possible and the Legal Department for the Division informed me that the record could not be deleted from the database because voter registration is permanent record.

I then mailed a letter to Mr. Dunn informing him of my findings. I have not had additional correspondence with Mr. Dunn since this incident.

Thank you,

JM Arkins
 Jean Marie Arkins
 Director of Voter Administration

J (Audit)

Time	Operator	Field	New Value	Old Value
2:12 PM	DUV	Status	P	
2:12 PM	DUV	Reason	R (R) Returned Mail Inactive	A (A) inactive
3:37 PM	DUV	State	FL	FL
12:03 PM	Brevity	Comm In	Scanned Front of Card In	Scanned Front of Card In
3:18 PM	V/S/S	Comm In	Scanned Front of Card In	Signature committed from Old System
12:00 AM	V/S/S	Comm Out	Final Notice	System removed from Old System

-----Original Message-----
From: Gen Rabea [mailto:3207@att.net]
Sent: Wednesday, March 10, 2010 3:14 PM
To: Holland, Jerry
Subject: Registration Is Public Record

Dear Sir:

My wife and I are registered as Democrats. My wife, however, has been listed as a Democrat, but she claims to have switched to Republican. Do we have any record that he changed to Republican? If so, when did he do it?

Thanks for any information.

Very truly yours,

Publicto Page

Reply

Forward

Reply

Holland, Jerry

To me

show details 3:07 AM (3 hours ago)

Good morning,
I will respond to your questions Mr. Dunn was registered as a Democrat and we do not show any change of party.
Thank you,
Jerry Holland

Candidate Intention Statement

RECEIVED AND FILED
in the office of the Secretary of State
CALIFORNIA
FORM 50
NOV 13 2010
For Office Use Only

Copy

Check One: Initial Amendment (Explain)

DEBRA BOWEN
Secretary of State

1. Candidate Information:

NAME OF CANDIDATE (Last, first, middle initial) DUDD, Deborah J. FAX NUMBER (optional) () () () 172276

STREET ADDRESS 2070 Business Center Drive, Suite 140 CITY Irvine STATE CA ZIP CODE 92612

OFFICE ADDRESS (POSITION TITLE) Secretary of State AGENCY NAME State of California DISTRICT NUMBER / Appointee n/a PARTY: Republican

OFFICE TELEPHONE (949) 660-0716

OFFICE FAX (optional) () () ()

State (Complete Part 2) County Multi-County (Name of Multi-County Jurisdiction)

(Year of Election)

2. State Candidate Expenditure Limit Statement:

(Candidates, candidates, judges, judicial candidates, and candidates for local offices are not required to complete Part 2.)

2010 Year of Election Primary/general election Specific/runoff election

- I accept the voluntary expenditure ceiling for the election stated above.
- I do not accept the voluntary expenditure ceiling for the election stated above.
- Applicable:
 - I did not exceed the expenditure ceiling in the primary or special election held on _____ and I accept the voluntary expenditure ceiling for it general or special run-off election.

3. Verification:

I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct.


Executed on: 11/05/09 (month, day, year)
Signature:  (Candidate)

Exhibit 7

If nominated I will accept the nomination/office and not withdraw.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date 3/10/20 Signature of Candidate

State of California } ss.
County of Orange }

Subscribed and sworn to before me this 10th day of March, 2010.

[Signature]
Notary Public (or other official)

Examined and certified by me this 10th day of March, 2010.

NEAL KELLEY, Registrar of Voters By *[Signature]* Deputy

Notary Public (or other official) must be a resident of the State of California and a member of the State Bar of California or the State Bar of the County of Orange (SBOC). Notary Public (or other official) must be a resident of the State of California and a member of the State Bar of California or the State Bar of the County of Orange (SBOC).

OATH OF OFFICE

I, DAMON DUNN, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

State of California } ss.
County of Orange }

Subscribed and sworn to before me this 10th day of March, 2010.

[Signature]
Notary Public (or other official)

Examined and certified by me this 10th day of March, 2010.

NEAL KELLEY, Registrar of Voters By *[Signature]* Deputy

Certificate as to Candidate's Political Party Affiliation

State of California }
County of Orange } ss.

I hereby certify that (1) at the time of presentation of this declaration and continuously for not less than three months immediately prior thereto, or for as long as he/she has been eligible to vote in the state, the above-named candidate is shown by his/her affidavit of registration, executed on 3-17-09, to be affiliated with the political party the nomination of which he/she seeks, and (2) the candidate has not been registered as affiliated with any other political party for the twelve-month period immediately preceding the filing of this declaration.

Dated this 10th day of March, 2010.

Party Affiliation Neal Kelley Date 3/10/2010
Prior Registration By

NEAL KELLEY,
Registrar of Voters

By *[Signature]* Deputy
Registration of Candidate - January 1/10



All such signature references are to the California Elections Code unless stated otherwise.

Exhibit 8

TO BE ENTERED BY CLERK	NAME	RESIDENCE	VERIFICATION (TO BE ENTERED BY CLERK)
1	<i>Enrique J. Alvarez</i>	<i>353 E. 2nd St. #101 L.H. Coyle P 92837</i>	<i>[Signature]</i>
2	PRINT: VETTEL, J. S. T. A. K.	RESIDENCE ADDRESS ONLY: 5333 V. S. R. D. I. C. H. Q.	
3	SI	CITY OR TOWN: LA CECILIA W. R. O. S.	
4	PRINT: MARTIN, J. S. T. O. N.	RESIDENCE ADDRESS ONLY: 5333 V. S. R. D. I. C. H. Q.	
5	SI	CITY OR TOWN: LA CECILIA W. R. O. S.	
6	PRINT:	RESIDENCE ADDRESS ONLY:	
7	SI	CITY OR TOWN:	
8	PRINT:	RESIDENCE ADDRESS ONLY:	
9	SI	CITY OR TOWN:	
10	PRINT:	RESIDENCE ADDRESS ONLY:	
11	SI	CITY OR TOWN:	
12	PRINT:	RESIDENCE ADDRESS ONLY:	
13	SI	CITY OR TOWN:	
14	PRINT:	RESIDENCE ADDRESS ONLY:	
15	SI	CITY OR TOWN:	
16	PRINT:	RESIDENCE ADDRESS ONLY:	
17	SI	CITY OR TOWN:	
18	PRINT:	RESIDENCE ADDRESS ONLY:	
19	SI	CITY OR TOWN:	
20	PRINT:	RESIDENCE ADDRESS ONLY:	
21	SI	CITY OR TOWN:	
22	PRINT:	RESIDENCE ADDRESS ONLY:	
23	SI	CITY OR TOWN:	
24	PRINT:	RESIDENCE ADDRESS ONLY:	
25	SI	CITY OR TOWN:	
26	PRINT:	RESIDENCE ADDRESS ONLY:	
27	SI	CITY OR TOWN:	
28	PRINT:	RESIDENCE ADDRESS ONLY:	
29	SI	CITY OR TOWN:	
30	PRINT:	RESIDENCE ADDRESS ONLY:	

AFFIDAVIT OF CIRCULATOR
(To be completed by the circulator's own hand)

I, DANIE G. SALAZAR, solemnly swear (or affirm) that the signatures on this section of the nomination paper were obtained between 03-01, 2010 and 03-04, 2010, that I calculated the petition and I witnessed the signatures on this section of the nomination paper being written, and that, to the best of my information and belief, each signature is the genuine signature of the person whose name it purports to be.

My voting residence is: 11532 FAYE AVE LA CECILIA W. R. O. S. 92840

I certify under penalty of perjury under the laws of the State of California that the information is true and correct.

Date: 03-09-2010 Signature of Petition Circulator: [Signature] MARCH, 2010.
 Subscribed and sworn to before me this 9th day of MARCH, 2010.

STATE OF CALIFORNIA
 COUNTY OF DRAKE

Subscribed and sworn to (or affirmed) before me, FARSHID FADAKAR
 A Notary Public on this 10th day of MARCH, 2010, by
DANIE G. SALAZAR
 To me, on the basis of satisfactory evidence to be the person(s) who appeared before me.

[Signature]

Signature



OFFICIAL FILING FORM
NEAL KELLEY
 REGISTRAR OF VOTERS
 BY: *Neal Kelley*
 DATE ISSUED: 2-28-10

NOMINATION PAPER

(Elections Code Sections 100, 104, 8041, 8062, 8066, 8068, 8069)
 Code of Civil Procedure Section 2015.9

Exhibit 9

CONTEST ID: 1042
 CANDIDATE ID: 1

I, the undersigned signer for **DAMON DUNN**, for the **Republican Party** nomination to the office of **Secretary of State**, to be voted for at the **Statewide Primary Election** to be held **June 8, 2010**, hereby assert as follows:

I am a resident of **Orange** County and registered to vote at the address shown on this paper and affiliated with the **Republican Party**. I am not at this time a signer of any nomination paper of any other candidate for the above-named office or in case there are several places to be filled in the above-named office, I have not signed more nomination papers than there are places to be filled in the above-named office.

My residence is correctly set forth after my signature hereto:

TO BE ENTERED BY CLERK	NAME	RESIDENCE	VERIFICATION TO BE INITIALED BY CLERK
S	Jane Doe	1234 Main St	
A	Jane Doe	RESIDENCE ADDRESS ONLY	
M	Jane Doe	CITY OR TOWN ANYTOWN, CA 95814	
L	<i>ATALAYA M. ALBER</i>	<i>RESIDENCE ADDRESS ONLY 22222 Alicia Woods</i>	<input checked="" type="checkbox"/>
E	<i>Ruth Shelton</i>	<i>CITY OR TOWN Laguna Woods, CA 92653</i>	<input checked="" type="checkbox"/>
	<i>Ruth Shelton</i>	<i>RESIDENCE ADDRESS ONLY 22222 Alicia Woods, CA 92653</i>	<input checked="" type="checkbox"/>
	<i>DEROTAY EGEE</i>	<i>CITY OR TOWN Laguna Woods, CA 92653</i>	<input checked="" type="checkbox"/>
	<i>CHARIS DUTHIE</i>	<i>RESIDENCE ADDRESS ONLY 2201 Via Buena Vista</i>	<input checked="" type="checkbox"/>
	<i>LAURA E WILKINS</i>	<i>CITY OR TOWN LAGUNA WOODS, 92657</i>	<input checked="" type="checkbox"/>
	<i>LAURA E WILKINS</i>	<i>RESIDENCE ADDRESS ONLY 2201 Via Buena Vista</i>	<input checked="" type="checkbox"/>
	<i>LAURA E WILKINS</i>	<i>CITY OR TOWN LAGUNA WOODS, 92657</i>	<input checked="" type="checkbox"/>

Please complete Affidavit of Circulator on reverse side

**SHELL, FLEMING, DAVIS & MENGE
ATTORNEYS AT LAW**

FACSIMILE TRANSMITTAL SHEET

TO: Orly Iaitz FROM: Danny L. Keppner

CONTACT: _____ DATE: April 16, 2010

FAX NUMBER: 949-766-7603 TOTAL NO. OF PAGES INCLUDING COVER: 9

PHONE NUMBER: 949-683-5411 SENDER'S PHONE NUMBER: 850-434-2411

RE: Dunn YOUR REFERENCE NUMBER: K398.24757

URGENT FOR REVIEW PLEASE COMMENT PLEASE REPLY PLEASE RECYCLE

NOTES/COMMENTS

Honorable Edmond G. Brown, Jr.
Attorney General's Office
California Department of Justice
PO Box 944255
Sacramento, CA 94244-2550

DANNY L. KEPNER
PO Box 1811, Pensacola, FL 32501
Telephone: 850-434-2411
E-MAIL: dkeppner@dfcdifficial.com

April 16, 2010

Re: **Damon Dunn**
Candidate for Secretary of State of California

Dear Mr. Brown:

Please accept the following information relating to the candidacy of Damon Dunn (as a Republican) for the office of Secretary of State of California. It appears to me that Mr. Dunn is being less than honest with the voters, but more importantly less than honest in his dealings with the election officials in your state.

I have seen (although I have not retained it) a copy of Mr. Dunn's California voter registration card, on which he simply left blank the inquiries about any prior registration to vote, the state where registered, and party affiliation. Mr. Dunn was last registered to vote in the State of Florida, as a Democrat. Failure to answer form questions like these, it seems to me, is tantamount to fraud.

Enclosed are copies of correspondence from the Office of the Supervisor of Elections in Duval County, Florida. The March 30 letter has attached to it Mr. Dunn's voter registration card from 1999, and a record of that office's handling of his status -- from active, to inactive and eventually to "ineligible." The copy of the July 10, 2009, letter authored by Jean Marie Atkins, Director of Voter Administration, is significant, especially when considered with the letter she wrote on April 13, 2010, which is also enclosed herein.

In July, 2009, Damon Dunn asked the election officials to remove the record of his prior registration (as a Democrat). Under Florida law, such a removal was not authorized, and he was so informed. Had he been successful in his efforts, he would have given "cover" for his intentional misrepresentation on his voter registration card. He knew he had been registered in Florida as a Democrat; he just did not want anyone else to know that.

POST OFFICE BOX 1831
226 SOUTH PALAFOX STREET
NINTH FLOOR, SEVILLE TOWER
PENSACOLA, FLORIDA, 32508-1831
TELEPHONE (850) 434-2411 #FACSIMILE (850) 435-1074

SUPERIOR COURT OF CALIFORNIA,
COUNTY OF ORANGE
CENTRAL JUSTICE CENTER

MINUTE ORDER [X] Amended on 01/10/2011

DEPT: C33

TIME: 09:00:00 AM

DATE: 01/10/2011

JUDICIAL OFFICER PRESIDING: Geoffrey T. Glass
CLERK: Donna J Honomichi
REPORTER/ERM: Jennifer Lewis-9476 CSR# 9476
BAILFF/COURT ATTENDANT: Gracie Valenzuela

bcc w/enc.: Orly Taitz, Esq. (Via Fax Only)

CASE NO: 30-2010-00381664-CU-FR-CJC CASE INIT DATE: 06/17/2010
CASE TITLE: Taitz, Dr. vs. Dunn CASE TYPE: Fraud
CASE CATEGORY: Civil - Unlimited

EVENT ID/DOCUMENT ID: 71052947,83411341

EVENT TYPE: Case Management Conference
MOVING PARTY: Orly Taitz, Dr.
CAUSAL DOCUMENT/DATE FILED: Complaint, 06/17/2010

APPEARANCES

Orly Taitz, Dr., self represented Plaintiff, present.
Brian T. Hildreth, from Bell, McAndrews & Hiltachk, LLP, present for Defendant(s) telephonically.
Court denies defendant's request for hearing to be set within 10-20 days per Election Code 16520.

The Jury Trial is scheduled for 06/06/2011 at 10:00 AM in Department C33.

The estimated length of trial: 10 days

The Court expects counsel to comply with Orange County Local Rule 317.

Jury fees are to be posted at least 25 days prior to the trial date.

Court orders plaintiff to give notice.

DATE: 01/10/2011

DEPT: C33

MINUTE ORDER

Page 1

Calendar No.