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SUPERIOR COURT OF CALIFORNIA ORANGE COUNTY

CENTRAL JUSTCE CENTER

Taitz,) Case No.: 30-2012 00582135
Plaintiff,	Hon Glenda Sanders Presiding
vs. Obama et al,	Emergency Ex Parte motion for 45 day stay of the certification of the election results
Defendants	Hearing July 11, 9:00 am, Courtroom C-17

Emergency Ex Parte Motion for 45 day stay of election results pending investigation of elections fraud, use of forged identification papers by a candidate, identity fraud by a candidate.

EMERGENCY STAY OF ELECTION RESULTS IS A NECESSITY

EX PARTE EMERGENCY MOTION FOR 45 DAY STAY OF THE RESULTS OF 2012 PRIMARY ELECTION

California elections law provides a very small window of opportunity for electors and candidates to challenge an election.

Election results challenge is supposed to be brought within 5 days from the end of canvassing. Official canvassing of 2012 primary election in the state of California officially ended on July 3rd. Elections challenge at hand was executed within 5 days on Sunday, July 8th 2012, and filed in the Superior court of California the next business day, Monday, July 9th. By 5 PM July 9th the case was assigned to Honorable Judge Glenda Sanders.

Official certification of elections results is scheduled on July 13th, 2012. As such Plaintiff has only three days to schedule a hearing on emergency stay of election and transmit the result of the hearing to the Secretary of State. Time is of the essence and due to limited time, the only viable option to hold such a hearing is an ex-parte hearing to be held on July 11, 2012.

INJUNCTIVE RELIEF IS AN ONLY REMEDY

The case at hand is an elections challenge case. Monetary damages cannot cure elections fraud.

IRREPARABLE HARM.

If stay is not granted, within 3 days the Secretary of State of California will certify the results of the election. This will make harm inflicted upon electors and candidates irreparable. Placing a 45 day stay will allow the court to review all the evidence of massive elections fraud and will give electors and candidates legitimate choices of either corrected elections results or a new primary and legitimate choices.

BALLANCING THE HARDSHIPS

45 day stay will not constitute a hardship on any party. General election is not until November, however, not issuing a stay will constitute an undue hardship on electors and candidates. Electors will see their First and Fourteenth Amendment right for Free Political speech, reflected in lawful elections to be infringed upon and usurped under the color of authority as well as violation of their Fifth and Fourteenth amendment rights of equal protection, when they are denied their right to participate in lawful election

STAY WILL BE IN THE PUBLIC INTEREST

Stay will allow to restore legitimacy of elections and restore the First, Fifth, Fourteenth amendment rights of the electors and candidates, public as a whole to express their first amendment right to free political speech in lawful elections.

CA ELECTIONS CODE 16100 AND 16101 ALLOW ELECTORS TO CHALLENGE RESULTS OF THE ELECTIONS

ELECTIONS CODE SECTIONS 16100,16101

16100. Any elector of a county, city, or of any political subdivision of either may contest any election held therein, for any of the following causes:

- (a) That the precinct board or any member thereof was guilty of malconduct.
- (b) That the person who has been declared elected to an office was not, at the time of the election, eligible to that office.
- (c) That the defendant has given to any elector or member of a precinct board any bribe or reward, or has offered any bribe or reward for the purpose of procuring his election, or has committed any other offense against the elective franchise defined in Division 18 (commencing with Section 18000).
 - (d) That illegal votes were cast.
- (e) That eligible voters who attempted to vote in accordance with the laws of the state were denied their right to vote.
- (f) That the precinct board in conducting the election or in canvassing the returns, made errors sufficient to change the result of the election as to any person who has been declared elected.
- (g) That there was an error in the vote-counting programs or summation of ballot counts.

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and any person who aids or abets fraud or attempts to aid or abet 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.

Barack Hussein Obama (hereinafter "Obama") placed his name on the ballot and took an oath of the candidate to protect the Constitution of the United States of America and of the state of California. Obama ran for the U.S. President in California primary. According to the Article 2, Section 1 of the U. S. Constitution, In order to be a U.S. President one has to be a natural born U.S. citizen. Obama knew that he is not a U.S. Citizen. In his biography, submitted Barack Obama to Dystel and Goderich literary agency Obama listed his birth place as Kenya. (Exhibit A). From 1991 until 2007, until Obama decided to run for the U.S. Presidency he advertised his birth as Kenyan born. In 2007, when Obama decide to run for the U.S. Presidency, Dystel-Goderich literary agent, who represented Obama removed this advertisement, however it was found through wayback machine by Breitbart.com.

In 2009 Taitz filed an elections fraud complaint against Obama on behalf of former US ambassador to UN Alan Keyes, 10 state representatives and 200 members of the military.

By the end of April of 2011 this case of lack of eligibility and elections fraud made its way to the 9th Circuit court of Appeals and the oral argument on Obama's eligibility was scheduled for May 2, 2011.

A few days before the hearing Obama released, what he claimed to be his original long form birth certificate and attacked civil rights leaders and attorneys like Taitz, challenging Obama, by calling them "a side show and carnival barkers".

Ultimately towards the end of 2011, shortly before the beginning of the 2012

Presidential campaign, the 9th Circuit ruled that after the general election it was too late to challenge the Presidential candidate, however the 9th Circuit did not rule on the merits of the case and left the door wide open to challenge Obama's eligibility to the U.S. Presidency during the new election period until the 2012 general election, which is precisely what is being done in this case. Pursuant to elections code 16420, 16421, 16200, 16101 Taitz filed an affidavit of elections challenge (Exhibit B)

After Obama released his alleged birth certificate, Taitz received expert affidavits, showing Obama's birth certificate to be a computer generated forgery (exhibits 1-12 of the Affidavit by Taitz). Such affidavits showed that not only Obama's alleged

1961 long form birth certificate constitutes a forgery, but his Selective Service card represents a forgery as well and his Social Security card is a fraudulently obtained card, which was issued to a resident of Connecticut born in 1890.

Additionally, Obama's school registration from Indonesia shows his citizenship to be Indonesian, not U.S., there is no record of Obama going through naturalization after he came from Indonesia. Even if he were to go through the Immigration and Naturalization process after immigrating back to the U.S. from Indonesia, Obama would be considered a naturalized U.S. citizen and not natural born U.S. citizen, as such not eligible for the U.S. Presidency.

Moreover, in his school registration in Indonesia Obama is listed under the last name Soetoro (last name of his stepfather), not Obama. Attached affidavit of Chris Strunk shows Barack Obama under last name Obama Soebarkah (Soebarkah is a blending of Obama's first name and his step father's last name according to South Asian tradition of blended names).

As such evidence shows Obama committing elections fraud and running for office under a name that is not legally his, using forged identification papers and fraudulently claiming to be eligible for office.

In a recent precedent case of McKinney v Superior Court of San Diego 124 Cal App.4th 951 (2004) California Court of appeal for this very Fourth District, panel of Judges Sills, Rylaarsdam and O'Leary, granted a temporary stay of the election

certification in order to preserve the status quo, as the certification was close and gave the parties an opportunity to argue the case on the merits. In McKinney the Court of Appeal ultimately ruled for the Appellee on the merits of the case, for unrelated reasons. In McKinney an elector was challenging legitimacy of a write in candidate. The court ruled that the write in candidacy was allowed, however this precedent from this very district is to the point on the issue of stay of the certification of the elections results pending final determination of the merits. Additionally, in precedents of Bradley V Perrodin and Friends of Cierra Madre v City of Cierra Madre California court of Appeals for the 4th District found, that if a candidate committed offenses against the franchise, regardless of the number of votes received, election of such candidate can be annulled. Bradley v Perrodin (2003) 106 Cal. App. 4th 1153, 1167, 131 Cal. Rptr. 2d 402: "When an otherwise successful candidate ... is subsequently found to have committed an offense or offenses against the elective franchise, her election may be annulled even if the number of unqualified voters she fraudulently registered or the number of votes she unlawfully solicited were too few to have changed the outcome of the election."

Friends of Sierra Madre v. City of Sierra Madre (2001) 25 Cal.4th 165, 192, 105 Cal.Rptr.2d 214, 19 P.3d 567, provided the same ruling as in Bradley v Perrodin.

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As such Exparte stay under 16100(b) should be granted.

VIOLATION OF ELECTION CODE 16100(c, d), 16101

Taitz ran for the US senate in 2012 primary election in a crowded field of 24 candidates from multiple parties, who ran on the same ballot. On March 7th another candidate, Dan Hughes, ran a poll, which showed Taitz leading all of the Republican candidates and being second to Senator Diane Feinstein. This information was forwarded to the Board of Directors of the Republican party by candidates Al Ramirez and Dan Hughes.

The Board of directors contacted the candidates for office and charged them \$500 each, supposedly for vetting process. The meeting of the Board of directors was held on March10th, a day after the certification and registration of the candidates closed and was supposed to be a vetting meeting. Prior to the "vetting" meeting one of the board members contacted candidate Dan Hughes and advised him that even though the vetting meeting was scheduled, it was just a sham meeting, the board already decided to endorse candidate Emken.

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One week prior to the "vetting" meeting candidate John Boruff met the President of the CA GOP Board of directors Tom Del Becarro, who told Boruff that the vetting is just the formality, as the board already decided to endorse Emken. While a couple of candidates were allowed to appear before the board and lobby the board in person, Taitz was not given such an opportunity and was called only 5 minutes before the meeting and was offered to state a few words to the board, while Emken, Hughes and a couple of other candidates were there in person. Emken, who is a registered Washington lobbyist did, what lobbyist do best, de facto bought the endorsement of the CA GOP Board, by paying several insiders as consultants. Until this hire, Jeffrey Corless worked as a political director of the CA Republican party. Shortly thereafter Corless was listed as a campaign manager for Emken. Similarly Mark Standrift, who is an advertising director for the CA GOP, was hired by Emken. So, on the first day of the campaign CA GOP board gave Emken an endorsement in a sham vetting process and therefore defrauded the voters and other candidates, as the board collected \$500 from each candidate under the false pretenses and advertised to voters that they did an unbiased vetting. The problem did not end there. Taitz is

EX PARTE EMERGENCY MOTION FOR 45 DAY STAY OF THE RESULTS OF 2012 PRIMARY ELECTION 10

a known political dissident. It became apparent that in 200,8 when Obama ran against John McCain, who was born in Panama and also was not a natural born citizen, leadership of both parties made a backroom deal not to challenge either one of the candidates, regardless of the amount of fraud committed. Taitz, who was speaking up the truth about Obama and was fighting for the constitutional rights of the citizens, was in the way. So, not only CA GOP Board de fact sold the party endorsement, they used party operatives to slander Taitz.

Knowing that she was leading other GOP candidates in the poll done by Pulse Public opinion research for candidate Hughes, Taitz commissioned 3 more polls, which were done in 1 month intervals: in April, May and June. The last poll was done only 2 days before the election and the results were consistent. Taitz was leading all GOP candidates and second only to Senator Feinstein and her numbers went up to 11%, which was good for a race with 24 candidates. Official party candidate Emken was dead last among GOP candidates during the first poll with only 2% of the vote, and she went up to 9% of the vote after massive advertising by the party

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and after the Board of Directors placed her name as an endorsed candidate on 17 million sample ballots. In spite of all the manipulations Taitz was leading GOP candidates.

On election day it was announced that Taitz was not second out of 24 candidates, but 5th and that she had not 11 but 3.2% of the vote. The announced results were suspicious, as Pulse Public Opinion Research uses the most reliable and most respected Rasmussen analytical group and the margin of error was only 4%. It was statistically impossible for someone to be within 9-11% for a period of 3 months and drop to 3% in one day. The results were highly suspicious. Moreover, two years ago, when Taitz ran for the Secretary of State in the Rpublican primary, she got 26% of the vote, a total of 537, 000 votes, while Emken, who ran for Congress in 2010 got only 11,000 votes.

At that time Taitz was contacted by a member of the Republican party Central committee, Ms. Zonya Townsend who also had concerns about the latest election. Ms. Townsend, who is married to well known attorney and a former FBI employee introduced Taitz to George Collins, who has over 30 years as a relational data analyst

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with top security clearance and experience of work for the US Air Forse and NATO, in his capacity as a relational data analyst. Affidavit of George Collins is provided as an Exhibit C. In his affidavit Mr. Collins is stating that the data bases of the voters are loaded with voter registrations of individuals who are 150 years old, 200 years old and all of them are voting and voting by mail. additionally there appear to be multiple duplicate registrations and registrations without necessary identification information. Mr. Collins forwarded his findings to the FBI. Today in the state of California there are tens of thousands of these invalid voter registrations of individuals who are most certainly deceased or registrations that are flagrantly illegal as they do not contain necessary data, such as date of birth, origin and so on. Several most populated counties were checked and they show the same results. As Taitz met with Mr. Collins, he advised her that he contacted the GOP leadership. He advised the GOP leadership that he is concerned about illegal aliens voting or dead people voting. He was told to drop the issue and was told that "the Dems have Mexicans, we have Vietnamese". It was apparent that corrupt party bosses on both sides were playing the same game. Bottom line, the party which has

EX PARTE EMERGENCY MOTION FOR 45 DAY STAY OF THE RESULTS OF 2012 PRIMARY ELECTION 13

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the most of the dead souls voting, wins. A number of years ago United States of America sued the state of New Jersey under HAVA (Help America Vote Act) United States of America v State of New Jersey; and Stuart Rabner Attorney General 06-4889 United States District Court for the District of New Jersey. The state of New Jersey was facing an injunction to be issued preventing the state of New Jersey from voting in National elections until they clean up their voter rolls and purge the registrations of the ineligible voters. Faced with an injunction, the state of New Jersey entered in a stipulation, whereby the state was obligated to comply with HAVA Section 303(a), 42 USC§15483(a), section 8 of NVRA and 42 USC§1973. Today, similar violations are rampant in the state of California and a stay is necessary to correct such violations and clean up elections in California and obtain true election results, otherwise all of California voters are disenfranchised, as their right to participate in lawful elections and express their free political speech was violated.

VIOLATION OF 16100(E), 16101

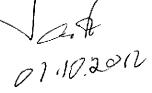
Taitz provided exhibit 11, affidavit of Lance Aguiar, who attested to the fact that he and his wife were not allowed to vote for Taitz, due to the fact that they were voters, who declined to state party affiliation. 2012 primary election is a first election of the new "top 2 proceed to general election" rule. Apparently, the precinct staff was not trained and not explained that any voter, any elector, can vote for any candidate. Not only the precinct workers were clueless, but also employees of the office of the Secretary of State were clueless, as Mr. Aguiar, who is supporter of Taitz, was adamant that he wanted to vote, he made multiple phone calls and was prevented from voting.

This represents an additional justification for stay.

CONCLUSION

Due to the fact there is evidence of elections fraud during the 2012 election and the elections results not being valid, a 45 day stay has to be granted in order for the court to make an ultimate determination regarding the elections fraud and regarding the ultimate disposition of the 2012 California primary election. Not granting a stay would disenfranchise California voters and would constitute violation of their 1st, 5th and 14th amendment rights to lawful elections and free EX PARTE EMERGENCY MOTION FOR 45 DAY STAY OF THE RESULTS OF 2012 PRIMARY ELECTION 15

political speech under color of authority. Allowing certification of election of Barack Obama in light of overwhelming evidence of him being a foreign citizen and submitting his candidacy by virtue of elections fraud and use of forged documents, would constitute an act of treason on the part of this court, as the court would be complicit and aiding and abetting a foreign national in usurping the position of the U.S. President and Commander in Chief of all the U.S. military. As such a 45 day stay of 2012 California Primary election results should be granted pending final determination of elections fraud under Elections code 16100 (b) and his candidacy has to be invalidated. All of the above evidence is sufficient for a temporary 45 day stay pending final determination.



PROPOSED ORDER

SUPERIOR COURT OF CALIFORNIA ORANGE COUNTY

CENTRAL JUSTCE CENTER

EX PARTE EMERGENCY MOTION FOR 45 DAY STAY OF THE RESULTS OF 2012 PRIMARY ELECTION 17

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3	Taitz,	Case No.: 30-2012 00582135	
4	Plaintiff,	Hon Glenda Sanders Presiding	
5	vs. Obama et al,	Emergency Ex Parte motion for 45 day stay of the certification of the election results	
7	Defendants	Hearing July 11, 9:00 am, Courtroom C-17	
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11	Exparte motion to grant 45 day stay of 2012 California Primary election is		
12	hereby GRANTED		
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14	Signed		
15 16	Superior Court Judge Honorable Glenda	Sanders	
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EX PARTE EMERGENCY MOTION FOR 45 DAY STAY OF THE RESULTS OF 2012 PRIMARY ELECTION 18

Certificate of Service

I, Yulia Yun, over 18 years old and not a party to a case, legal assistant for Attorney Orly Taitz, in the morning of July 10, 2012 called or send e-mail to the following parties and notified that ex-parte emergency hearing regarding election challenge will be held on July 11, 2012 at 9am before the Honorable Judge Sanders in Orange County Superior Court, Central Division for the State of California.

Barack Obama official White House comment line (202) 456-1414

Dianne Feinstein (310) 914-7300

Elizabeth Emken (925) 395-4475

Dan Hughes (760) 260-4511

Rick Williams contact form on http://rickwilliamsforsenate.com/

July 10, 2012

Yulia Yun

EXHIBIT A

EXHIBIT



OBAMA'S LIT AGENCY USED 'BORN IN KENYA' **BIO UNTIL 2007**



Barack **Obama**

Barack Obama, the first African-American president of the Harvard You Review, was born in Kenya and raised in Indonesia and Hawaii. The son

by BEN SHAPIRO (/COLUMNISTS/BEN-SHAPIRO) 17 May 2012 623 POST A



According to archive.org, a website that caches websites on a regular basis, the Dystel.com website - the official website for Dystel & Goderich, Obama's literary agents - was using the Barack Obama "born in Kenya" language until April 2007, just two months after then-Senator Obama declared his campaign for the presidency.

Archive.org shows that the Dystel website used the following biography for Obama as of April 3, 2007 (http://web.archive.org/web/20070403190001/http://www.dystel.com/clicatusi.html):

BARACK OBAMA is the junior Democratic senator from Illinois and was the dynamic keynote speaker at the 2004 Democratic National Convention. He was also the first African-American president of the Harvard Law Review. He was born in Kenya to an American anthropologist and a Kenyan finance minister and was raised in Indonesia. Hawaii, and Chicago. His first book, DREAMS FROM MY FATHER: A STORY OF RACE AND INHERITANCE, has been a long time New York Times bestseller.

Obama launched his presidential campaign in February 2007 (http://news.bbc.co.uk/2/hi/americas/6349081.stm),

MOST POPULAR

· Taxes and Trust: The Achilles Heels of Obamacare and Obama (http://www.breitbart.com/Big-Government/2012/07/09/taxes-andtrust)

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 Tax Flip-Flop: Obama Moves Left Of Pelosi, Punishes 900,000 Small Bizs (http://www.breitbart.com/Big-Government/2012/07/09/Obama-Tax-Flip-Flop-Left-of-Pelosi)

291 comments - 19 minutes ago

 Fraud: CNN Airs False Accusation That Romney Broke Tax Laws (http://www.breitbart.com/Big-Journalism/2012/07/09/Fraud-CNN-Airs-False-Accusation-That-Romney-Broke-Tax-Laws)

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 Islamist Group Pledges to 'Wipe Christianity From The Face of The Earth' (http://www.breitbart.com/Big-Peace/2012/07/08/Islamist-Group-Pledges-to-Wipe-Christianity-From-The-Face-of-The-Earth)

367 comments · 47 minutes ago

House Ethics Committee Unanimously **Yotes To Investigate Rep. Shelley** Berkley (D-NV) (http://www.breitbart.com/Big-Government/2012/07/09/Houseethics-committee-Shelley-Berkley)

153 comments - 6 minutes ago





The Vetting - Exclusive
- Ohama's Literary
Agent in 1991 Booklet:
Born in Kenya and
raised in Indonesia
and Hawaii' [/BigGovernment/2012/05/17/The -Vetting-Barack-Obama-Literary-Agent-1991-Born-in-Kenya-

Raised-Indonesia-Hawaii) by JOEL B. POLLAK

53 days ago : **5018**





BREITBART VIDEO PICKS

Obama 'Kenya' Lit Booklet Raises Ouestion MSM Will Refuse to Ask (/Big-Journalism/2012/05/17/Ohama -Lit-Booklet-About-MSM-Failure) by JOHN NOLTE (/COLUMNISTS/JOHN-

53 days ago 405

By April 21, 2007

(http://web.archive.org/web/20070421114955/http://www.dvstel.cor the Obama bio had been changed to state that Obama was born in

BARACK OBAMA is the junior Democratic senator from Illinois and was the dynamic keynote speaker at the 2004 Democratic National Convention. He was also the first African-American president of the Harvard Law Review. He was born in Hawaii to an American anthropologist and a Kenyan finance minister and was raised in Indonesia, Hawaii, and Chicago. His first book, DREAMS FROM MY FATHER: A STORY OF RACE AND INHERITANCE, has been a long time New York Times bestseller.

Obama had already been a national figure for three years, since the Democratic National Convention in 2004, by the time the biography was changed; he had been a sitting Senator for over two

Ben Shapiro is the Editor-At-Large of Breitbart News. Follow him on Twitter @benshapiro (https://twitter.com/#!/benshapiro).

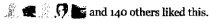
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REAL-TIME UPDATING IS paused. (Resume)

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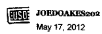
I wouldn't trust Obame to give me the correct time of day

An Obama supporter would trust Obama no matter what.

Obama has been pushing for a Race War to help cover his tracks this Election, and Obama may be banking on a Race War to help pull his numbers up..., but, the Military still pulls Conservative, and the Second Amendment is still in force

Neither bode well for Liberals

∠LIKE REPLY 1 month ago 364 Likes





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A 'Fact Checking Error'--Again, and Again, and Again... (/Big-Government/2012/05/17 -Fact-Checking-Error-Repeated-Multiple-Times-Over-Several-Years-by-Different-Agencies) by BREITBART NEWS (/COLUMNISTS/BREITBART -NEWS)

53 days ago 446



A 'Fact Checking Error'? Dystel & Goderich Ask Writers to Submit Their Own Bios (/Big-Government/2012/05/18/dvstel -biography-submission guidelines obamakenya-fact-checkingerror) by STEVE BOMAN (/COLUMNISTS/STEVE-BOMAN) 53 days ago 408

- Infowars - http://www.infowars.com -

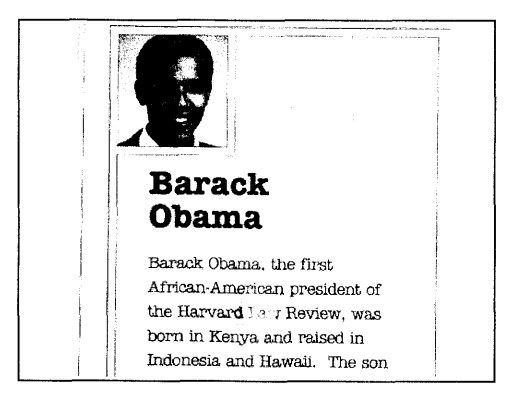
Bombshell: Obama "Born in Kenya"

Infowars.com May 17, 2012

****UPDATE: Breitbart.com Report Details That Obama Official Spokesperson, via Literary Agency, Claimed He Was Born in Kenya Up Until 2007. See below for details, but in essence, the PR firm advertised Obama as a Kenyan born, Indonesia & Hawaii raised politico for a period of 16 years.

Who is Barack Obama? The question remains contentious, but a new smoking gun piece of evidence makes certain that so-called "birthers" won't be going anywhere. It has now emerged that Barack Obama's own authorized biography while president of the Harvard Law Review says he was "born in Kenya" and raised in both Indonesia and Hawaii. This is *prima facie* evidence that the public has been sold on a big lie. It further only reinforces the mountains of related evidence that has surfaced, not the least of which is Michele Obama's own public statements about their returning to Barack's "homeland" in Africa to conduct a public AIDS test stunt. Wow!

Breitbart.com broke the story as part of their "vetting" series that has coincided with the untimely death of Andrew Breitbart himself.



Obama Said He Was Born in Kenya Up Until 2007!

Breitbart.com: Obama's Lit Agency Used 'Born in Kenya' Bio Until 2007

According to archive.org, a website that caches websites on a regular basis, the Dystel.com website – the official website for Dystel & Goderich, Obama's literary agents

- was using the Barack Obama "born in Kenya" language until April 2007, just two months after then-Senator Obama declared his campaign for the presidency.

Archive.org shows that the Dystel website used the following biography for Obama as of April 3, 2007:

BARACK OBAMA is the junior Democratic senator from Illinois and was the dynamic keynote speaker at the 2004 Democratic National Convention. He was also the first African-American president of the Harvard Law Review. **He was born in Kenya** to an American anthropologist and a Kenyan finance minister and was raised in Indonesia, Hawaii, and Chicago. His first book, DREAMS FROM MY FATHER: A STORY OF RACE AND INHERITANCE, has been a long time New York Times bestseller.

Obama launched his presidential campaign in February 2007.

By April 21, 2007, the Obama bio had been changed to state that Obama was born in Hawaii:

BARACK OBAMA is the junior Democratic senator from Illinois and was the dynamic keynote speaker at the 2004 Democratic National Convention. He was also the first African-American president of the Harvard Law Review. He was born in Hawaii to an American anthropologist and a Kenyan finance minister and was raised in Indonesia, Hawaii, and Chicago. His first book, DREAMS FROM MY FATHER: A STORY OF RACE AND INHERITANCE, has been a long time New York Times bestseller.

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URL to article: http://www.infowars.com/bombshell-obama-born-in-kenya/

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EXHIBIT B

1 DR. ORLY TAITZ, ESQ 2 29839 SANTA MARGARITA, STE 100 3 RANCHO SANTA MARGARITA, CA 92688 4 5 PHONE 949-683-5411 FAX-949-766-7603 JUL 69 2012 6 ALAN CARLSON, Clerk of the Court Attorney-plaintiff pro se 7 8 9 10 11 SUPERIOR COURT OF CALIFORNIA 12 COUNTY OF ORANGE 13 CENTRAL DIVISION 14 15 00582135 16 Orly Taitz, Case No.: 17 Plaintiff, AFFIDAVIT OF ELECTIONS 18 CHALLENGE under elections code 16100,16101, 16420-16421 VS. 19 Barack Obama, Diane Feinstein, 20 Elizabeth Emken, Dan Hughes, Rick 21 Williams, in their capacity as candidates 22 on the ballot, John Doe, Jane Doe 1-100 23 Defendants 24 25 26 27 28

ELECTIONS CHALLENGE UNDER SECTION 16420-16421

Affidavit of Orly Taitz

I, Orly Taitz, am over 18 years old, licensed attorney in the state of California, I attest that I am a registered elector in the state of California and I was a candidate on the ballot running for the U.S. senate in 2012 primary election. I am bringing this elections challenge under elections code 16420-16421

I attest to the following:

Elections code 16100-16101 allows any elector or any candidate to challenge results of the election within 5 days from the last day of the canvassing.

- 1. I bring forward the following challenge:
- 2. Candidate for President Barack Hussein Obama (hereinafter "Obama") cannot be certified as a winner of the primary election in the state of California, as he got on the ballot by virtue of common law fraud, misrepresentation and identity fraud and while using forged and fraudulently obtained identification documents as basis for his declaration of candidate.

Elections challenge Affidavit of elector and candidate Orly Taitz

- 3. Attached herein is Exhibit, 1 a sworn affidavit from Sheriff Joseph Arpaio of Maricopa county Arizona, who attests to the fact that Obama's birth certificate, Selective Service Certificate and Social Security card, which Obama is using as his identification papers, represent forgeries.
- Exhibit 2, Affidavit of Scanning machines expert Douglas Vogt, attesting to the fact that Obama's long form birth certificate, posted by Obama on WhiteHouse.gov represents a forgery.
- 5. Exhibit 3, affidavit of Paul Irey, expert in printing and typesetting, attesting to the fact that Barack Obama's alleged birth certificate, posted by Obama on Whitehouse.gov, represents a forgery.
- 6. Exhibit 4, affidavit of Timothy Allen, former assistant elections clerk in the state of Hawaii, attesting to the fact that though Barack Obama claims that he is eligible to the U.S. Presidency under Article 2, Section 1 of the U.S. Constitution, as a natural born U.S. citizen, born in Honolulu Hawaii, such assertion represents fraud, as Mr. Obama was not born in the City of Honolulu, Hawaii and NO hospital in Honolulu, Hawaii has any record of his birth.
- 7. Exhibit 5, Affidavit of Felicito Papa, expert in "Adobe Illustrator" computer program, attesting to the fact that Obama's alleged birth certificate represents a forgery

- 8. Exhibit 6. Affidavit of Felicito Papa, attesting to the fact that when Obama posted his tax returns on line, in and around April 15, 2012, he did not "flatten" the PDF file and Obama's full Social Security number became visible. The number claimed by Obama, as his legitimate Social security number, is a Connecticut Social Security number 042-68-4425.
- 9. Exhibit 7 affidavit of Linda Jordan, attesting to the fact that the Social Security number claimed by Obama as his does not match Social Security records for this number according to E-Verify.
- 10.Exhibit 8 SSNVS (Social Security Number Verifications Systems) printout, showing that Connecticut Social security number claimed by Obama as his was never assigned to Obama
- 11. Exhibit 9 Affidavit of Senior deportation officer John Sampson, attesting to the fact that there is no legitimate reason for Obama, as a resident of Hawaii to have a Connecticut Social Security number
- 12.Exhibit 10 Videotape of Eligibility trial in the state of Georgia Farrar v

 Obama OSAH'SECSTATE' CE- t2 1 15 11 136'60'Malihi, where attorney Taitz

 was Plaintiff's attorney, contains sworn witness affidavits, attesting that

 Obama does not have valid identification papers
- 13.Exhibit 11 printout of voter rolls, which shows that voter rolls are full of the names of voters born in 1850, who are still voting. Voter rolls are full of

 Elections challenge Affidavit of elector and candidate Orly Taitz

names of voters, who are 200 years old, 150 years old and many voters over 100 years old, who are still listed as active voters and there is a reasonable suspicion that these are bogus voters

- 14.Exhibit 12, Affidavit of Lance Aguiar, registered voter/elector in California, who attested that he and his wife were disenfranchised voters and were prevented from voting for Orly Taitz for U.S. senate, even though according to election rules starting with 2012 primary election any voter could vote for any candidate for senate, including voters, who declined to state party affiliation in their voter registration.
- 15.Exhibit 13 Barack Obama's school registration in Indonesia, showing his citizenship as Indonesian, not U.S., and his legal last name Soetoro, not Obama.
- 16. Attorney General of California, Camala Harris, was notified of these facts, however Ms. Harris chose to act as a Democratic party operative and violated her oath of office to uphold the Constitution of the State of California and of the United States and was complicit in the cover up of this elections fraud and use of forged documents by Obama and committed treason by allowing a foreign national with forged identification papers on the ballot.

17. Secretary of State Bowen was put on notice of such fraud, yet she was criminally complicit and aided and abetted this elections fraud and chose to act as a Democratic party operative and violated her oath of office to uphold the Constitution of the State of California and of the United States and was complicit in the cover up of this elections fraud and use of forged documents by Obama and committed treason by allowing a foreign national with forged identification papers on the ballot.

RELIEF REQUESTED

- 1. Declaratory relief, stating that Candidate Barack Hussein Obama cannot be certified as a winne of the primary election in the state of California due to identity fraud and use of forged and fraudulently obtained identification papers by Obama, as a basis of his eligibility and basis for his declaration of candidate
- 2. Stay of certification of any and all votes for Barack Hussein Obama due to identity fraud by Obama and his declaration of candidate on the ballot being filed by virtue of fraud and by his use of forged and fraudulently obtained identification papers
- 3. Preliminary injunction of certification of any and all votes for Barack Hussein Obama due to identity fraud by Obama and his declaration of

 candidate on the ballot being filed by virtue of fraud and by his use of forged and fraudulently obtained identification papers

- 4. Permanent injunction of certification of any and all votes for Barack Hussein Obama due to identity fraud by Obama and his declaration of candidate on the ballot being filed by virtue of fraud and by his use of forged and fraudulently obtained identification papers
- 5. Injunction of certification of votes of the 2012 primary election in the State of California by the Secretary of State until thousands of bogus voters without the birth date or birth dates showing them 150 years old, 200 years old are purged from the voter rolls.
- 6. Injunction of certification of the results of 2012 primary election in the state of California until all disenfranchised voters like Mr. and Mr Aguiar will be given an opportunity to cast their vote.
- 7. Appoint an independent prosecutor to investigate rampant elections fraud in the state of California
- 8. Any other remedy the court will find proper just.
- I, Orly Taitz, registered elector in the state of California and a candidate on the ballot in the state of California, attest under the penalty of perjury that all of the above is true and correct to the best of my knowledge and informed belief.

Elections challenge Affidavit of elector and candidate Orly Taitz

Tail

/s/ Orly Taitz

07.08.2012

Elections challenge Affidavit of elector and candidate Orly Taitz

Exhibit 1

State of Arizona)
) ss
County of Maricopa)

AFFIDAVIT

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

- 1. I am over the age of 18 and am a resident of Arizona. The information contained in this affidavit is based upon my own personal knowledge and, if called as a witness, could testify competently thereto. I am the duly elected Sheriff of Maricopa County, Arizona, and I have been a law enforcement officer and official, in both state and federal government, for 51 years.
- 2. In August of last year, a group of citizens from the Surprise Arizona Tea Party organization met with me in my office and presented a petition signed by approximately 250 residents of Maricopa County, asking if I would investigate the controversy surrounding President Barrack Obama's birth certificate authenticity and his eligibility to serve as the President of the United States.
- 3. This group expressed its concern that, up until that point, no law enforcement agency in the country had ever gone on record indicating that they had either looked into this or that they were willing to do so, citing lack of resources and jurisdictional challenges.
- 4. The Maricopa County Sheriff's Office is in a rather unique position. Under the Arizona Constitution and Arizona Revised Statutes, as the elected Sheriff of Maricopa County, I have the authority to request the aid of the volunteer posse, located in the county, to assist me in the execution of my duties. Having organized a volunteer posse of approximately 3,000 members, I, as the Sheriff of the Maricopa County Sheriff's Office, can authorize an investigation go forward to answer these questions at virtually no expense to the tax payer.
- 5. The Cold Case posse agreed to undertake the investigation requested by the 250 citizens of Maricopa County. This posse consists of former police officers and attorneys who have worked investigating the controversy surrounding Barack Obama. The investigation mainly focused on the electronic document that was

presented as President Obama's long form birth certificate to the American people and to citizens of Maricopa County by the White House on April 27, 2011.

- 6. The investigation led to a closer examination of the procedures regarding the registration of births at the Hawaii Department of Health and various statements made by Hawaii government officials regarding the Obama birth controversy over the last five years.
- 7. Upon close examination of the evidence, it is my belief that forgery and fraud was likely committed in key identity documents including President Obama's long-form birth certificate, his Selective Service Registration card, and his Social Security number.
- 8. My investigators and I believe that President Obama's long-form birth certificate is a computer-generated document, was manufactured electronically, and that it did not originate in a paper format, as claimed by the White House. Most importantly, the "registrar's stamp" in the computer generated document released by the White House and posted on the White House website, may have been imported from another unknown source document. The effect of the stamp not being placed on the document pursuant to state and federal laws means that there is probable cause that the document is a forgery, and therefore, it cannot be used as a verification, legal or otherwise, of the date, place or circumstances of Barack Obama's birth.
- 9. The Cold Case Posse law enforcement investigation into Barack Obama's birth certificate and his eligibility to be president is on-going. The on-going nature of the investigation is due to additional information that has come to light since we held the press conference in March, 2012. As soon as that information has been properly verified by the Cold Case Posse, I will release that information to the public.

Executed this 12 day of June, 2012, in Maricopa County, Arizona.

Joseph M. Arpaio, Maricopa County Sheriff

Sworn to and subscribed before me this 12 day of June, 2012

Agnia Jenuse Mouno

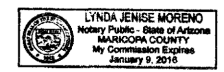


Exhibit 2

THEREPOSITORY TM

ARCHIVE INDEX SYSTEMS, INC.

IMAGING TECHNOLOGIES TO EXPAND MAN'S KNOWLEDGE P.O. BOX 40135

BELLEVUE, WASHINGTON 98015

(425) 643.1131; FAX (240) 384-7297 For response to this letter: diehold@comcast.net WEB PAGES www.archiveindex.com www.wholesalecheckscanners.com

May 10, 2011

Affidavit

I, Douglas B. Vogt, am over 18 years old, do not suffer from any mental impairment, have personal knowledge in the following and attest under penalty of perjury that I have knowledge and expertise in documents, imaging, scanners and document imaging programs. Based on my knowledge and expertise the following is true and correct

My Credentials

RESELLERS OF

PRODUCTION DOCUMENT SCANNERS

WIDE-FORMAT SCANNERS

CHECK SCANNERS
WEB-BASED DOCUMENT IMAGING SOFTWARE

SCANNING SOFTWARE

I have a unique background for analyzing this document. I owned a typesetting company for 11 years so I know type and form design very well. I currently own Archive Index Systems since 1993, which sells all types of document scanners worldwide and also developed document imaging software (TheRepository). I know how the scanners work. I have also sold other document imaging programs, such as Laser Fiche, Liberty and Alchemy. I have sold and installed document imaging systems in city and county governments, so I know their procedures with imaging systems and everything about the design of such programs. This will be important in understanding what has happened with Obama's Certificate of Live Birth.

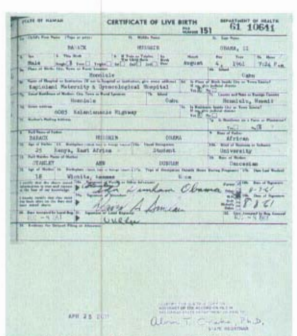


Figure 1. Tiff image of the Obama's Certificate of Live Birth dated August 8, 1961, presented on TV 4/27/2011.

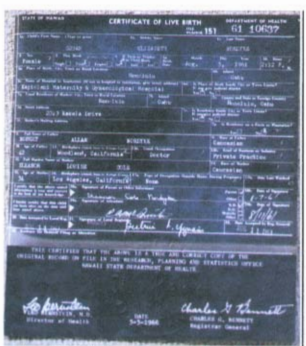


Figure 2. Another Persons microfilmed Certificate of Live Birth dated August 11, 1961.

What I Discovered about Obama's Certificate of Live Birth and why it is a Forgery.

What the Obama administration released is a PDF image that they are trying to pass off as a Certificate Live Birth Long Form printed on green security paper by the County Health Department. The form is a created forgery for the following reasons.

1. Curved and non-curved type. The image we are looking at was scanned in grayscale and some part in binary which cannot be on the same image. The reason I know this is because of the shadowing along the gutter (left-hand side). It also means that the county employees who did the original scanning of all the forms, did not take the individual pages out of the post binders. The result is that all the pages in that book display a parallax distorted image of the lines and type. They curve and drop down to the left. If you look at line 2 (Figure 3) on the form that says Sex you will notice the letters drop down one pixel but the typed word Male does not. Also notice the line just below Male drops down 3 pixels.

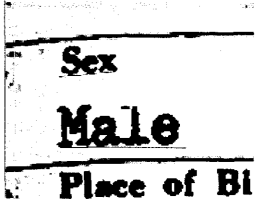


Figure 3. Line 2 of the form. Baseline differences.

The second incident of this parallax problem is seen in line 6c Name of Hospital or Institution (Figure 4). The word Name drops down 2 pixels, but the typed hospital name, Kapiolani, does not drop down at all. And again the line just below drops down 2 pixels, but not the name Kapiolani.

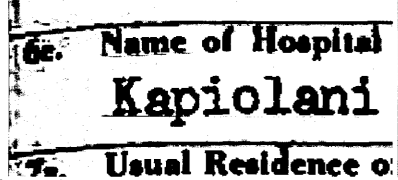


Figure 4. Line 6c at 500%. The typewriter name of the hospital does not drop down 2 pixels.

The conclusion you must come to is that the typed in form was superimposed over an existing original Certificate of Live Birth form from the county. In fact, since I found some of the form headings scanned in as binary and grayscale, the form itself is a composite but the person who created it did not flattened the image of the blank form and save it as one file before they started placing the typewriter text on the composite form. The individual(s) who perpetrated this forgery could not evidently find a blank form in the clerks imaging database, so they were forced to clean up existing forms and overlay the typewriter type we see here. The forger was also looking for certificates with the correct stamped dates and that is why I think they used more than one original form. At first I wondered why the forger didn't just typeset the entire form from scratch and overlay the type and not have to worry about the parallax problem. Then I remembered that in the early

1960s there was no phototypesetting and this form was set in hot metal from a linotype machine. The type design is Times Roman but they could never replicate the exact design. They were stuck having to use existing forms that were scanned in using binary and grayscale.

2. There is a white haloing around all the type on the form. Figure 5 is an example of this. This effect should not appear on a scanned grayscale image. Figure 6 is a grayscale image scanned in at 240 dpi. You will notice that there is no haloing effect around the type and also the security pattern is seen through the type. Figure 7 is a color image where you can clearly see the security green color through the type and no haloing. Figure 8 shows a Black and White (binary) image of the same type. The important thing to remember is that you cannot have grayscale and binary on the same scan unless the image is a composite. That means that different components of the whole image are made up of smaller parts. Figure 9 is an enlarged version of Figure 6 showing what grayscale letters should look like compared to binary.

· ·	"URN, NO RECEIPT NECESSA - URN NO RECEIPT NECESSAF
Name (Type or print)	
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Single Twin Triplet	Sherman Oaks, C: Sherman Oaks, Ca
Figure 5. Obama's form	Figure 6. Grayscale. Figure 7. Color image.
UAN, NO RECEIPT NECESSAR	चित्र के जिल्ला के ज जिल्ला के जिल्ला के
SECURITY PACII Ventura & Sepulve	Ventura & 5
15165 Ventura Bou Sherman Oaks, Ca	15165 Vent

Figure 8. Binary image.

Figure 9. An enlarged version of Figure 6 showing grayscale type.

3. The Obama Certificate is loaded with both binary and grayscale letters which is just another smoking gun that this form is a forgery. It appears the lines and some of the boxes were scanned using grayscale, but only some of the form headings were grayscale and sometimes it is only some letters. Figure 10 and Figure 4 give one example. You will notice that the H and, al, in Hospital, I in Institution, (If and again the h and l in hospital were grayscale images, but the rest of the line is binary. The typewriter line below was scanned in as a binary image. I can also tell you for certainty that the form type was scanned in at a lower resolution ($\leq 200 \text{ dpi}$). This is because of the size of the pixels on the letters were such that the openings on the a and a0 on the first line are not visible and filled in.

Hospital or Institution (If not in hospital or land Maternity & Gyneco

Figure 10. showing a mixture of grayscale and binary type on the same line.

Another example is found in form box 1a, his name *BARACK*. For some reason the "R" is a grayscale image and the rest is binary (Figure 11). That means the "R" was originally on the form and the rest was not until it was added.

BARACK

Figure 11. Another example of grayscale and binary on the same line.

Another example is the Certificate number itself (Figure 12). The last "1" on the form is a grayscale image but the rest of the numbers are not. This is just another example of a cut and past job. It also means we do not know what the real Certificate number is if there even is one. There are other form boxes that display the same feature, boxes: 5b, 7e, 11, 13, 16, 18a.

ARTMENT OF HEALT 61. 10641

Figure 12. The last "1" is grayscale, but the rest are binary.

4. The Sequential Number is a fraud. I would like you to refer back to Figures 1 and 2. You will notice that Barack Obama was supposed to have been born on Friday at 7:24 p.m. August 4, 1961 and the local registrar accepted it on Tuesday August 8, 1961 and hand stamped the Certificate number "61 10641." Then notice that the other Certificate of Susan E. Nordyke was born on Saturday at 2:12 p.m. August 5, 1961 and another registrar date stamped it on August 11, but her Certificate number is "61 10637." Keep in mind there would be only one bates stamp machine in the office so the numbers would all be unique. There cannot be any duplicates so every Certificate has a unique serial number. Obama's Certificate would have most likely been mailed on the following Monday, the 7th and received by the Clerk Tuesday the 8th. Susan Nordyke's Certificate looks like it was mailed sometime earlier that week and not accepted until the 11th but she has a Certificate 4 numbers less than Obama's. It is impossible to have Obama's Certificate number to be four numbers higher than a Certificate that came in 3 days later.

The facts I have shown you in #3 and 4 tell me several things about how this forgery was assembled. I. Some person(s) in the Health Department, who had access to the document imaging program, search the database for someone close to the actual birth date of Obama and found someone near the 4th of August. They may have crossed referenced the death database to find someone who had died and had a birth date close to Obama's. If you remember, the Federal Government wanted the States to cross reference the birth and death databases so the database would have that information. 2. The date stamps have two different colors and sizes (see #5 below) which indicates that both dates came from different Certificates. 3. More than one person is involved in the Hawaii Department of Health to assemble the different components that were used, do the database searches to find the right Certificates to create President Obama's fraudulent Certificate of Live Birth and finally sign the fraudulent certificate. I believe that after all the components were

assembled they were then given to a graphic artist to actually assemble the whole thing and create the finished forgery. In short this was a conspiracy to defraud the United States.

5. Two different colors and font sizes in Form box 22 and 20 Date Accepted by Reg. General. What is very revealing about this box and date entry is there are two different colors on both lines. Both lines were scanned using binary mode, but I see two different colors (Figure 13). What I think this is showing us is that the person who put this fraud together was looking for a form that had the right date namely "August 8 19_1." As you can see the only things that are printed in dark green (R=71, G=92, B=73) are "Date A" and "AUG -8 6." The rest of the type is in black. This tells me that the forger was working in color mode. Finally the Font size of the rubber stamp in box 22 is larger than the stamp used in box 20. This is unlikely because the same rubber stamp would have been used by the same registrar to stamp the dates in both places and sign the form in box 21. Since we have two size letters and numbers, that means these elements were taken from two separate forms that may have been years apart using different rubber stamps.

22. Date Accepted by Reg

Figure 13. Two different colors, dark green and black.

The same thing is found in form box 20 "Date Accepted by Local Reg." Figure 14 again shows that the date has two different colors. The "AUG -8 196" is in dark green (R=87, G=111, B=87) and the "1" is in black. Yet again another irrefutable proof this form is a forgery. Form box 17a displays the same two color image in the word "None". The "Non" is in dark green.

20. Date Accepted by Local Reg. AUG -8 1961

Figure 14. Another example of two colors on the same line.

6. Multiple layers in the PDF file from the White House. I am not the first one to find this fact and they deserve the credit for discovering it. What they discovered is that when you open up the PDF file in Adobe Illustrator and you turn on layers, you see a long list of nine different layers that correspond to different sections of the form, including the signatures on the form. I discovered using just my Adobe Acrobat 8 Standard that I could also see the different components disappear when I enlarged the image to just 400% and used the "hand" tool to quickly move around the image. When I moved the image fast, the various type components would disappear from the form but the lines stayed just as I had concluded.

A Rebuttal to the Discovery of the Multi Layers Found in the PDF File.

The only rebuttal to the nine layers discovered in the PDF file released by the White House was a statement from a Canadian graphic artists from Quebec by the name of Jean-Claude Tremblay on April 29. It was reported by Fox News an on their web site at:

http://www.foxnews.com/politics/2011/04/29/expert-says-obamas-birth-certificate-legit/.

He tries to excuse the multi-layers as merely an artifact of an OCR (Optical Character Recognition) engine and then saved as a PDF. There are two major reason he is wrong and I know from his statement he knows nothing about OCR engines and how they work and their file structure. First of all the Obama PDF certificate was supposed to have come directly from the Health Departments office. As stated before, the records they have would have absolutely no reason to be OCRed and if they were asked to give the customer a PDF image it would be from their existing TIFF image stored in their document imaging program on the server. The program would have done no OCR processing at that time.

My qualifications on OCR programs are considerable. Our own document imaging program, TheRepository, has an OCR option from Expervision that is called TypeReader. We integrated TypeReader into our program but to do this we had to sign a non-disclosure statement with them and then we got their Took Kit and API. When an OCR program saves a file as a searchable PDF, the file contains three main files within it. The first file is an image file, usually a compressed Group4 TIFF. The second file is a ASCII text file and the last file is a matrix file that contains the X and Y coordinates of all the words in the document. The Starting point for the image file and the matrix file is usually the upper right-left hand corner of the image measured in pixels. The test file and matrix files would never be seen as separate layers and there is certainly no nine layers. The three files would be in a PDF "wrapper" and that's all. All OCR programs work on the same principle.

Conclusion

The Certificate of Live Birth Obama presented on television on Aril 27, 2011 is a forgery.

Name of Notary: ACHARY S DIEBRUELAL

Title: BRANCH USL D.S. BANK

In witness whereof he has hereto set his hand and seal.

I, Address of Notary Public of King County and the State of
Washington aforesaid, hereby certify that Douglas B. Vogt personally known to me to be the affiant
in the foregoing affidavit, personally appeared before me this day and having been by me duly
sworn deposes and say that the facts set forth in the above affidavit are true and correct.
Witness my hand and official seal this the 10 th day of May, 2011.
Notary Public
My Commission Expires: 8 / 9 /20 11
Wanglob Vogo
Daglas B/Vogt
My Application Manufactor
MANUFACTION OF THE PROPERTY OF
Aug 9, 2011
•

Exhibit 3

These are 161 typed characters selected from Obama's birth certificate that do not match each other for style or size.

AAAAEEHHHHKKMM RRSSSUUaaaaaaaaa aaaaaaaaaaaaaa cccceeeeeeffgg ijijijijijiji 111111111nnnn nnnnnnnnnoooo coccoccpprrrr sssssttttttt. uuuuuuuuuuww yyyy 11122,99999

apiolani Materrity & Gymecological Hospital 5 Kenya, East Africa Student University Ionolulu Oaku Honolulu, u Hawaii MARACK HUSSEIN OBAMA African STANLEY ANN DUNHAM Caucasian 3085 Kalanianaole Highway IARACK HUSSEIN OBAMA, II 8 Wichita, hansas None la le August 4, 1961, 724 P [ono]uluCahu

to Med

RASSUUSE aaaaaa cc zeffggjj. Lannporr となさとさささささささ uuy y Lin 22

Difference in the lower case "t"

"t"s found Eight different

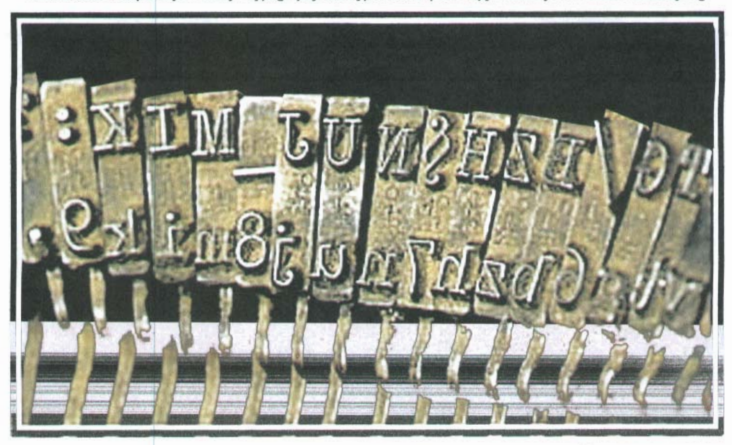
forances in size

angle

and width

Pally

MICHAEL GERLICK Notary Public, State of Florida My Comm. Expires Nov. 29, 2013 No. DD943069



The American Typewriter

to Use a Computer to Worde a Typewritten Document

It's been some 30 years since we have used typewriters to produce documents. Computers have replaced the typewriter and given us great advantages in document preparation. There is no need to understand the old typewriter. Except when you need to forge a typewritten document.

A computer in the hands of a young person who can creat a modern forgery is no match for the old style quirky mechanical typewriter. The forger who produced that the Characa Mawallan Long From Booth Department. Forth Certanosia may have allowed to personal the control of the

He must have understood that he needed to copy the old typewriter styles and would find them in the files.

But understanding scanners ... he also had to know that scanning a letter "t" one time and using it all over his document would be conviction assured. Because scan lines engage a letter differently every time it's done. So he scanned a bunch of old birth certificates and

The inistake was that many of the letters in the continue were from children's expectable expectation systems on his forgory that did not mater each other.

поредня негов со ехріали миастики почо парредня жил пистиснь.

Paul Iroy

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	20 Date Accepted by Local Reg. 21. Signature of	of Local Registree				Z. Date Acce	pled by Reg. General

LEBRIEV THIS IS A TRUE CORY OR ABSTRACT OF THIS RECORD ON FILE IN THE NAMED STATE SEPARTMENT OF HEALT.

APR 25,2011

Illim. T. Onira, h.D. STATE REGISTER

Kapiolani Maternity & Gynecological Hospital Honolulu Oahu Honolulu, Hawaii 25 Kenya, East Africa Student University STANLEY ANN DUNHAM Caucasian BARACK HUSSEIN OBAMA African 6085 Kalanianaole Highway BARACK HUSSEIN OBAMA, II 18 Wichita, kansas None MaleAugust4,1961724P Honolulu Oahu

Every typewriter typed character is assigned a number in the order it is found in the document.

EVIDENCE OF FORGERY

The two capital letters "A"s are from the word "BARACK" on the birth certificate found at section 8 of the form. There is only one letter between them. Why then is #144 significantly bigger than #146 if the same type-writer key struck both.?

AA

BARACK
143 144 145 146 147 148

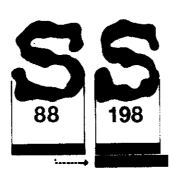
The two capital letters "R" are from the same word "BARACK" as above and the other word "BARACK" in section 1 of the form. Why then is #3 significantly shorter and wider than #145 if the same typewriter key struck both? Note also the enclosed area in #145 is smaller than the enclosed area in #3 even though #145 is taller.

RR

Notice the other differences seen in the same word from different locations on the birth certificate. All the letters look different. Why?

BARACK

The two lower case letters "s" from the word "Hospital" in section 6c and "University" in section 12b are shown to be different because of the width of the letters. The lower case "s" #88 is wider than the lower case "s" in #198 as shown with the green and purple color bars shown under the letters.



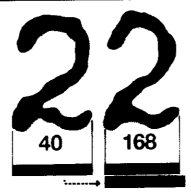
From Section 6c

Hospit
86 87 88 89 90 91

From Section 12b

ersity
196 197 198 199 200 201

The two numbers "2" are from "7:24" in section 5b and section 10 of the form. Why then is #40 significantly wider than #168? Notice also the difference in height of #168. Can you imagine how these two typewritten letters were typed with the same typewriter?

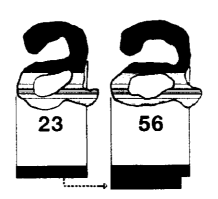


Page 1 of 3

From Section 5b
7:24
39 40 41
From Section 10
25

168 T69

The two lower case letters "a" from the word "Male" found in section 2 and the word "Kapiolani" found in section 60. Notice that the lines "a" who as a wide as a "holico scan for deliferances of the abase of the conclusion areas and the seculs at the top left of both.



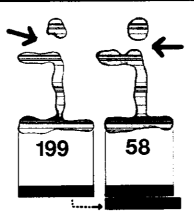
From Section 2

Male

From Section 6c



The two fewer case letters "t" from the word "University" in section 12b and "Kepicami" is section for are chosen to be different because of the dots over the letters. The dot in #199 is higher that of #58 and shows more space over the letter. Also note the color bars indicating the difference in width between the letters.



From Section 12b

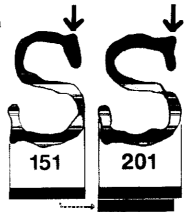


196 197 198 199 200 201

From Section 6c

piola 57 58 59 60 61

The two capital letters "S" are from "HUSSEIN" in section 8 and "STANLEY" in section 13 of the form. Why then is #151 significantly more narrow than #201? Notice also the serif differences indicated with the arrows showing that the serif on #151 is placed further back to the reft on the "S" that so shown on #201.



From Section 8
HUSSET
149 150 151 152 153 154

From Section 13

STANLE

201 202 203 204 205 206

The two lower case "n" letters are different in time. Act found in rection for is much shorter than #193 found in section 12b. This is a good place to insert a photo of a properties key to remainful that the impression is struck by an engraved letter that is steel



Close up of a Typewriter Key flopped for clarity



02 190

Page 2 of 3

From Section 6c

58 59 60 61 62 63

From Section 12b

Univer

192 193 194 195 196 197

The two lower case letters "e"
#25 from the word "Male" found
in section 2 and the word
"Maternity" found in section
6c show us that #25 is from a
different design of type style
with a tilting horizontal bar
and #25 is also bigger in size.



From Section 2

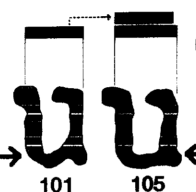
Male
22 23 24 25

From Section 6c

Materni 64 65 66 67 68 69 70

The two lower case letters "u" from the word "Honolulu" #101 from section 6a and "Ozhu" #105 from section 6b are shown to be different in width as indicated with the color bars above the letters.

Also note the different design of the bottom part of the letters.



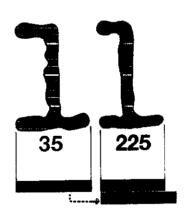
From Section 6a
ONOLULU
95 96 97 98 99 100 101

From Section 6b

Oahu
102 103 104 105

The two numbers "1" from the date "1961" #35 from section 5a and "18 Wichita" #225 from section 15 are shown to be different in width as indicated with the color bars below the letters.

Also note the different design of the bottom part of the letters.



Page 3 of 3

From Section 5a 1961 35 36 37 38

From Section 15
18 Wich
225 226 227 228 229 230

The Word "Student" found in section 12a of the birth certificate was the first problem I noticed because it was one word with two variations of the letter "i" and was clearly a different drawing of the letter mainly displaying a different extension at the bottoms of those letters. As a typographer I could see no reason for a

different stlyle of letter within the same word. Other examples on the page seem to suggest that perhaps the form was transfereed to different departments to fill out different sections ... but that could not happen with one word. Later study showed that

the birth cert.did not match each other ... even for many typist. Presentation & Report by Pauliny - Typography and Type Paps Expert. Copy countesy of: Profectiounistenty and

tall the offers are from the same they match? It appears that it as put together with letters from and this means it's a forgery!

Faul In 17 can be resched via email at: pauledwardingy (at sign) yando.com A fuil color high-res copy of this report can be viewed and downloaded at: 16p://www.scribd.com/nfcc/51624694/

Exhibit 4

AFFIDAVIT

In the State of Kentucky, County of Warren, this affiant being duly sworn, deposes and says that he is Timothy Lee Adams, residing at 1132 Fairview Avenue, Apt. F, Bowling Green, KY 42101 and that the statements below are true concerning his employment at the City and County of Honolulu Elections Division in Honolulu, Hawaii:

- 1. I was employed at the City and County of Honolulu Elections Division from May 2008 through September 2008.
- 2. My position at the City and County of Honolulu Elections Division was Senior Elections Clerk.
- 3. My responsibilities were to oversee the activities of the Absentee Ballot Office.
- 4. During the course of my employment, I became aware that many requests were being made to the City and County of Honolulu Elections Division, the Hawaii Office of Elections, and the Hawaii Department of Health from around the country to obtain a copy of then-Senator Barack Obama's long-form, hospital-generated birth certificate.
- 5. Senior officers in the City and County of Honolulu Elections Division told me on multiple occasions that no Hawaii long-form, hospital-generated birth certificate existed for Senator Obama in the Hawaii Department of Health and there was no record that any such document had ever been on file in the Hawaii Department of Health or any other branch or department of the Hawaii government.
- 6. Senior officers in the City and County of Honolulu Elections Division further told me on multiple occasions that Hawaii State government officials had made inquiries about Senator Obama's birth records to officials at Queens Medical Center and Kapi'olani Medical Center in Honolulu and that neither hospital had any record of Senator Obama having been born there, even though Governor Abercrombie has asserted and various Hawaii government officials continue to assert Barack Obama, Jr. was born at Kapi'olani Medical Center on August 4, 1961.
- 7. During the course of my employment, I came to understand that for political reasons, various officials in the government of Hawaii, including then-Governor Linda Lingle and various officials of the Hawaii Department of Health, including Dr. Chiyome Fukino, the director of the Hawaii Department of Health, were making representations that Senator Obama was born in Hawaii, even though no government official in Hawaii could find a long-form birth certificate for Senator Obama that had been issued by a Hawaii hospital at the time of his birth.
- 8. During the course of my employment, I was told by senior officers in the City and County of Honolulu Elections
 Division to stop inquiring about Senator Obama's Hawaii birth records, even though it was common knowledge
 among my fellow employees that no Hawaii long-form, hospital generated birth certificate existed for Senator Obama.

In witness whereof he has hereto set his hand and seal.

My commission expires:

Affiant's signature: Affiant's title: Affiant's title:	foods wen	
1, Heather Berry	a Notary Public of the County and State afore rsonally known to me to be the affiant in the fo	said, hereby certify that recoing affidavit, personally appeared
before me this day and having been duly	sworn deposes and says the facts set forth in	the above affidavit are true and correct.
Witness my hand and official seal this 2	day of March, 2012	
Notary Public's signature: Wath	er Bened	SOME PROSE

My Commission Expires
July 19, 2014

Exhibit 5

Affidavit

STATE OF FLORIDA)
(S.S. COUNTY OF DUVAL)

I, Felicito Papa, am over 18 years old and resident of 7579 Walden Road, lacksonville, FL 32244 with FL DL #P100-245-45-082-0. I do not suffer from any mental impairment and can competently attest to the following under the penalty of perjury:

- I am a professional web developer having graduated with a bachelor's degree in IT at ITT Technical Institute in Indianapolis, IN.
- I have over ten years of experience of web designs and development and have often used software such as Adobe Photoshop and Adobe Illustrator.
- I downloaded from the official Whitehouse website, www.whitehouse.gov. April 27, 2011, the new birth certificate of Barack Obama II:
 http://www.whitehouse.gov/sites/default/files/rss_viewer/birth-certificate-loag-form.pdf
- 4. I observed that the birth certificate pdf file could be opened with Adobe Illustrator and the software revealed that this document has many layers of images on it. This indicates that the document was not a true copy of the original birth certificate, but a recently created document using Adobe Illustrator.
- I further observed that this document does not have an embossed seal normally
 affixed by civil registrars to attest to the authenticity of government issued
 documents.

FURTHER AFFIANT, SAYETH NOT.

UNSCRIPED TO AND SWORN TO before me on April 28, 2011.

GODFREY C WILLIS, JR. Notary Public, State of Floride My comm. exp. Jan. 24, 2014 Comm. No. DD 955008

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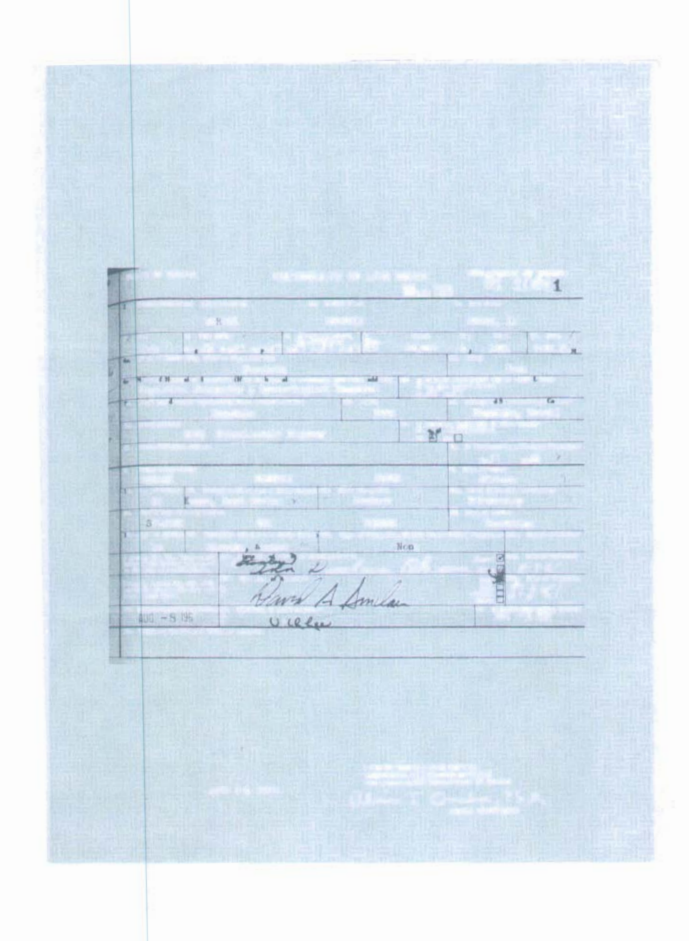


Exhibit 6

AFFIDAVIT

STATE OF FLORIDA)
S.S.
COUNTY OF DUVAL)

1, Felicito Papa, am over 18 years old and resident of 7579 Walden Road, Jacksonville, Ft. 32244 with Ft. DL #P100-245-45-082-0. I do not suffer from any mental impairment and I competently attest to the following under the penalty of perjury:

- I am a professional web developer having graduated with a bachelor's degree in IT from ITT
 Technical firstitute in Indianapolis, IN. I have over ten years of experience of in web designs and
 development and I have often used software such as Adobe Photoshop and Adobe Illustrator.
- On April 1\$, 2010, the Whitehouse website, <u>www.whitehouse.gov</u>, released the 2009 from 1040 of Income Tax Return of President Harack H. Obama: http://www.whitehouse.gov/sites/default/files/president-obama-2010-complete-return.pdf.
- I downloaded this 65-page pdf file on my computer. I observed that all information about the
 president's and the first lady's social security numbers were redacted. All blocks or spaces for
 social security numbers were blank, or "white-out."
- I submit Exhibit A (attached herewith, page 43 part of 2009 Form 1040) Form 709 U.S. Gift Tax Return of Pres. Barack Obama. The space for his social security number is reducted or blank.
- I submit top Exhibit B (attached herewith, page 49 part of 2009 Form 1040) Form 709 U.S. Gift
 Tax Return of First Lady Michelle Obama. The space for her social security number is redacted or
 blank.
- 6. Then through Adobe Illustrator software, I opened Exhibit A and B and found that these two pdf files have two layers each, not just one layer. When the top layer is turned off or dragged away, the social security numbers of both persons are revealed.
- I submit Exhibit A1 (attached herewith) Form 709 U.S. Gift Tax Return of Pres. Barack Obama with his social security number revealed. The following information are revealed:

1. Barack Obama's SSN, 44425

2 Michelle Obama's SSN 2302

3. An initial MLO on the side of Form 709

4/ A 1/4 inch dark square with notation on it.

5 Preparer's SSN or PIN P00570974

EIN 36-2700600

Phone no. 312/372-0440

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Exhibit 7

* .

I. I inda Jordan am over 18 years old, do not suffer from any mental impairment, have personal knowledge of the facts listed below and declare under penalty of perjury:

Lused the government run F-Verify System to verify the employment eligibility for Barack H Obama (Obama) and it revealed a "Notice of Mismatch" between Obama's name, birth date and Social Security Number (SSN), compared to the information the Social Security Administration has on file.

I saw Obama's Selective Service Registration (SSR) form which was available on the web at www.sss.gov and copied the SSN Obama used on that form. I also read the reports of licensed investigators Neil Sankey, Susan Daniels and the opinion of retired senior deportation officer of the department of Hometand Security John Sampson, that the SSN Obama was using was fraudulent and/or never issued to him.

Between October 2008 and May 2011. I submitted several requests to agencies and people with the legal responsibility and authority to investigate the use of forged documents and election fraud, concerning Obama's birth records and SSE, (attachment A)

To date no one with the legal responsibility and authority has responded to any of my requests.

I read part of the festimony of Marianna LaCanfora before the Committee on Ways and Means Sub Committee on Social Security in the House of Representatives dated April 14°, 2011. She explained that a SSN in conjunction with a proper identity document determine whether a person is authorized to work. I aCanfora said that the E-Verity system run by the government is a free. Internet-based system that allows employers to electronically slerify the employment eligibility of their employees. The Immigration Reform and Control Act of 1986 required all employers to verify the identity and employment eligibility of all new employees regardless of citizenship or national origin.

I considered myself to be one of the employers of the President of the United States.

On July 26, 2011. I tried to enroll in the F-Verify System but it required the employer to enter data from their employees I-9 Employment Eligibility Verification Form. I have been unable to locate one for Obama.

Signed Signed Linda Jordan 4419 So. Dawson St. Seattle WA 98118 2	06,723,647
In the city of Seattle Washington County of	King
Dated the day of August 2011	
Signature of the Notary 2 - 17 17 17	_
Date State S	
Manualina	

Self Check.



Notice of Mismatch with Social Security Administration (SSA) Records

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green Laranel

Bring this notice with you when you visit SSA.

For SSA Field Office \$taff: Do not use EV-STAR; See POMS RM 10250.000ff

Obama Barack H
Name of the employee Last Name. First Name MI)
08/17/2011
Date of Mismaton

3-1425

Employee's Social Security Number (SSN) 2011229111431GY Case Verification Number

Reason for this Notice

SSN does not match. The Social Security Number (SSN) entered in Self Check is valid, but the name and, or date of birth entered do not match SSA records.

SSN is invalid. The Social Security Number (SSN) entered in Self Check is not a valid number.

SSA unable to confirm U.S. Citizenship. Cannot confirm that the ampleyee is eligible to work because the SSA records do not show that the SSN Holder is a U.S. Citizen

SSA record does not verify. Other reason. SSA found a discrepancy in the record

SSA unable to process data. SSA found a discrepancy in other data in the record

Instructions

attachment B

8 - 1 2011 8 09 AM



Social Security Number Verification System (SSNVS)

SSNVS Help

SSN Verification Results

Employer's EIN Records Submitted Falled Verified Records

The following table displays your submitted results. The first column indicates if the submitted record verified failed or employee is deceased. The first five digits of the SSN will be masked for verified records and records with a verification results code of 2. 3. 4 or 6

verily More SSNs What to go it an SSN fails to Verify Field Office Locator

- . Failed Data does not match Social Security Administration's records. Select What to do if an SSN fails to Verify for more information.
- Deceased Data matches Social Security Administration's records and our records indicate that the person is deceased. For more information, please contact our general SSA information line at 1-800-772-1213 (TDD/TTY 1-800-325-0778) or your local Social Security field office. Select Field Office <u>cocator</u> to find the office nearest you
- Verified Data matches Social Security Administration's records

Results	SSN 9 999999 9	First Name	Middle Name	Last Name	Suffix	Date of Birth MMDDYYYY	Gender F/M	Verification Results
1 31 11 1	4425	BARACK	-	OBAMA	[-]	08041961	М	<u>1</u>

	Verification Results
Code	Description
1	SSN not in file (never issued)

Have a question? Call 1-800-772-6270 Mon. - Fri. 7AM to 7PM Eastern Time to speak with Employer Customer Service personnel. For TDD/ITY call 1-800-325-0778

https://secure.ssa.gov/apps12z/SSNVS/interactiveVerification.do

Dr. Orly Taitz. Esq 29839 Santa Margarita Parkway, STE 100 Rancho Santa Margarita CA 92688 Tel: (949) 683-5411: Fax (949) 766-7603

E-Mail: dr_taltz@yanoo.com

UNITED STTES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Dr. Orly Taitz, Esquire, Pro Se,)	
Plaintiff)	
)	
)	Civil Action:
V.)	
)	
Barrack Hussein Obama,)	
Defendant)	

Affidavit of John N. Sampson

- 1. My name is John N. Sampson. I am over 18 years of age, am of sound mind and free of any mental disease or psychological impairment of any kind or condition.
- 2. I am a citizen of the United States of America, I am 58 years old, and was born in Jackson Heights, Queens, New York and raised in the State of New York.
- 3. I am the Chief Executive Officer, Owner, and Operator, of CSI Consulting and Investigations LLC, a consulting and private investigative firm registered with the Secretary of State of Colorado as a Limited Liability Company pursuant to the laws of the State of Colorado. The company was formed in the State of Colorado on January 2, 2009 and is in good standing with the Secretary of State of Colorado. Colorado does not have any licensing requirements or provisions for private investigators.
- 4. I have personal knowledge of all of the facts and circumstances described herein below and will testify in open court to all of the same.
- 5. On, or about, November 16, 2009, Orly Taitz, the attorney who is prosecuting the above captioned matter, requested that I access LocatePius, a commercial database that I subscribe to,

which is located in the State of Massachusetts, and with whom I have a user agreement, and requested that I obtain any and all legally available information relating to U.S. Social Security number \$4.425.

- On, or about. November 16, 2009, pursuant to the aforementioned request by Orly Taitz, I requested from LocatePlus, any and all legally obtainable information relating to SSN 4425.
- 7. As a result of this inquiry, I came to learn that Plaintiff Barrack Hussein Obama, has used this Social Security number since at least from June 1, 1986 to present. A detailed report was generated showing family relationships, past residence history, real property owned by Mr. Obama, and other detailed information to include, but not limited to, driver's license information, telephone numbers associated with Mr. Obama, and people possibly related to Mr. Obama.
- 8. This information was obtained pursuant to a legitimate and permissible search under the user agreement I have with LocatePlus. This request was made in connection with a pending civil action, which is one of the expressed permissible purposes to conduct such an inquiry through LocatePlus, as well as a possible criminal violation of United States law, and possible fraud.
- 9. As a result of this search and the results that were obtained, on or about November 17, 2009, I accessed a public access database named "SSN Validator" at http://www.ssnvalidator.com/. The information this site provided me was that SSN 64123-4425 was issued by the Social Security Administration based upon an application filed for a Social Security Number in the State of Connecticut between the years 1976 and 1977.
- 10. Based upon information and belief, Plaintiff Barrack Hussein Obama has never had a direct connection with the State of Connecticut and has never claimed residency in the State of Connecticut.
- 11. I am a recently retired Senior Deportation Officer of the United States Department of Homeland Security, Immigration and Customs Enforcement (DHS ICE) having retired on August 30, 2008.
- 12. As a result of my formal training as an immigration officer, conducted at the Federal Law Enforcement Training Center (FLETC), located in Brunswick, Georgia, and advanced training received at FLETC in Artesia, New Mexico and elsewhere during my 27 year career, as well as my professional experience spanning 27 years of federal law enforcement, it is my knowledge and belief that Social Security Numbers can only be applied for in the State in which the applicant habitually resides and has their official residence.
- 13. During the period between January I, 1976 and December 31, 1977 inclusive, it is my knowledge and belief that Barrack Hussein Obama habitually resided solely within the State of Hawaii and was between the ages of 14 and 16 during the time period stated above. During that period of time, based upon information and belief, Mr. Obama resided with his maternal grandparents, Madelyn and Stanley Dunham in the State of Hawaii.

- 14. On or about February 2, 2010, I received an email from a person identifying himself as "Fim Russo". Operations Manager for LocatePlus, 160 Cummings Center, Suite 235M, Beverly, MA, 04945, requesting that I contact him regarding my account.
- 15. On or about February 3, 2010, I telephoned Mr. Russo at 978-921-2727, extension 319 and inquired as to why he wished to discuss my account. At that time, Mr. Russo stated that LocatePlus had noticed I had conducted what he called a "celebrity political figure" inquiry and wanted to know why I had done so and which permissible reason pursuant to the user agreement I was under with LocatePlus pertained to my making my inquiry.
- 16. I told Mr. Russo that I was a private investigator in the State of Colorado, that I had been tasked by Dr. Orly Taitz, an attorney in California who was prosecuting a civil suit involving Mr. Obama and that I had emails and other documentation that I could send him verifying that fact. Mr. Russo stated that he would appreciate it if I would send that information to him which I did on or about February 3, 2010. He assured me at that time that if I were to provide this information to him it would resolve any "issues" LocatePfus may have regarding my inquiry into a "political celebrity".
- 17. In the email I sent to Mr. Russo, I offered to have Dr. Taitz send him an email as well confirming the fact that I had been tasked by her to conduct this inquiry pursuant to a pending civil suit in the United States District Court for the Central District of California. He stated that he would like to receive such an email.
- 18. On or about February 4, 2010, Dr. Orly Taitz, at my request, sent Mr. Russo an email indicating that she had requested me, in connection with the pending civil suit in California against Mr. Obama, to conduct research through the commercial databases I habitually use as a private investigator, related to SSN (1425).
- 19. Numerous emails have been exchanged between me and Mr. Russo due to the fact that as of February 2, 2010, my account with LocatePlus has been frozen and I can no longer access this database despite the fact that I responded to their inquiries and have provided evidence to them indicating that I had followed the user agreement we have entered into. I have repeatedly asked that my account be unlocked, unfrozen, and made available to me.
- 20. Despite all of this, as of March 8, 2010, my account remains frozen and I am unable to conduct legitimate, legal database searches in connection with my business. As a result, I am being financially harmed, unable to conduct legal, lawful, legitimate investigations pursuant to law, and unable to provide to my clients, the services they have contracted with me to provide, thereby subjecting me to possible civil litigation for failing to provide contracted services.
- 21. Based upon information and belief, misuse of a Social Security number is a direct violation of Title 42 United States Code, Section 408(a)(7)(B), which is a federal felony punishable under Title 18 United States Code by fine or imprisonment of up to five years, or both

Case 05/58807 - 59/54/2014 - Page Rib X - PO-199/4977 - CV 10/797-1

22. I swear under the penalties of perjury that all the facts stated and circumstances described above are true and correct to the best of my knowledge and belief.

23. I have not been compensated for making this affidavit.

Further, Affiant sayeth not.

Signed and executed in Aurora, Colorado on this 8 day of March, 2010.

John N. Sampson

AFFIDAVIT OF LANCE AGUIAR

I, Lance Aguiar, am over 18, and an US Citizen. I hold a Paralegal Certificate and am a registered non-partisan voter for Ventura County. I hereby give witness to the following event that took place at the Balboa Middle School Polling location at about 1:40 pm on June 5, 2012. I make the following statement and will testify in open court to all of the same.

- 1. I was informed by 2 Polling Staff Members (one male and one female) that because I was a non-partisan, I was not allowed to vote for a Democrat nor a Republican Candidate on the ballot.
- I was informed by the same staff that as a non-partisan I can only vote for candidates who are not Democrat or Republican.
- 3. I was informed by the same staff members that because I did not have my mail-in ballot I had to fill out a provisional ballot.
- 4. I informed the male staff member that I did not receive a mail-in ballot. I filled out a provisional ballot when I returned back to the polling station within minutes.
- 5. I accepted what they said because I knew that there were some changes to the rules, but was unable to recall them at that time.
- 6. My wife, Paola Aguiar who came with me to vote for the same US Senator candidate Orly Taltz Esq., also questioned why these new rules did not allow for non-partisans to vote for Republican and Democrat candidates in the Primary. Mrs. Aguiar was informed the same, but they did mention something about a ballot that non-partisans could vote only for Democrats and Independent candidates, and not Republicans. Mrs. Aguiar expressed her concern about why there were no neutral election observers from an outside organization attending the Polling Stations to ensure that rules were carryout properly, such as in Peru. She was informed that someone else who came in before us was equally disappointed about not being able to vote as a non partisan for a Republican or Democrat candidate.
- 7. I told them that we would not vote and then left the polling station extremely disappointed, but we decided to return in order to vote for a particular candidate running for Judge. Therefore, we voted for this Judge only. The ballot was put into an envelope then sealed, but not scanned.
- 8. At about 2:05 pm we arrived home and I made a phone call to the elections division. A female answered, and I asked whether what I was informed at the Polling station was correct. I got cut off. I re-made the call and another female answered and I ask the same question as to whether a non-partisan can vote for a Republican. She stated only for the General election. I referred to the sample ballot I had in front of me and stated the following excerpt, "All candidates running for voter-nominated offices (state offices and state legislative offices), regardless of their party preference, will appear on a single combined ballot, and voters can vote for any candidate from any party." She

AFFIDAVIT OF LANCE AGUIAR - 1

immediately replied, "Hang on, I'll check." She came back on the phone and said that she spoke to her manager who informed her that voters can vote for any candidate regardless of Party. I insisted that I wanted to speak to the manager, but she informed me that he was on the phone and will call me back. He never did.

- 9. I requested that my ballot be withdrawn or returned in order for myself and Paola Aguiar to have another opportunity to re-vote, but I was told that this was too late.
- 10. I made another two phone calls to the election division about 4:50 pm and later about 5:20pm and spoke to Marilyn Reeder on both occasions. Reeder informed me that non-partisans voters can vote only Democrat or Independent candidates as an optional ballot, but when talking about voting for US Senator candidates as a non partisan, voters can vote for them no matter what party they are from. However, non-partisans cannot vote for Presidential candidates. I explained to her about what had happened and she was very apologetic saying that most are volunteers and sometimes they get things wrong.
- 11. I am deeply concerned about being misinformed, and that two votes for US Senator candidate Orly Taitz have been now been omitted from the voting count.
- 12. Two copies of voter receipts attached.
- 13. I solemnly swear under penalty of perjury that the statement above is true and correct to the best of my knowledge.
- 14. I have not received any compensation for making this Affidavit.

Signed and executed in Wanters on this day 6 of June 2012.

AFFIDAVIT OF LANCE AGUIAR - 2

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County of <u>MENTURU</u>	}
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Date	Here Insert Name and Tide of the Other
personally appeared Lance Agui	Name(s) of Signer(s)
Though the information below is not required by la	who proved to me on the basis of satisfactor evidence to be the person(s) whose name(s) is/ard subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature: Signature: Signature: Signature of this form to another document.
Title or Type of Document:	
Document Date:	Number of Pages:
Signer(s) Other Than Named Above:	
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Capacity(ies) Claimed by Signer(s)	Signer's Name: Corporate Officer — Title(s):
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Signer's Name: Corporate Officer — Title(s): Individual Partner — Limited General Attorney in Fact Trustee Guardian or Conservator	Individual Partner — Limited General Attorney in Fact Trustee Guardian or Conservator

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OFFICIAL BALLOT*I BALOTA OFFICIAL*PRESIDENTIAL PRIMARY ELECTION / ELECCIÓN PRIMARIA PRESIDENCIAL
COUNTY OF VENTURA / CONDADO DE VENTURA
TUESDAY, JUNE S, 2012 / MARTES, 5 DE JUNO DE 2012
NONPARTISSAN / NO PARTIDISTA

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OFFICIAL BALLOT / BALOTA OFFICIAL
PRESIDENTIAL PHIMARY ELECTION / ELECCION PRIMARIA PHESIDENCIAL
COUNTY OF VENTURA / CONDADO DE VENTURA
THESDAY, JUNE 5, 2012 / MARTES, 5 DE JUNIO DE 2013
NONPARTISAN / NO PARTIDISTA

BT: 01 0009054 No. 4

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To determine the status of your provisional ballot call 1-800-500-3555 anytime 28 days after the election. You may also go to: www.countyofventura.org and navigate to: Departments, County Clark and Recorder, Elections Division, Provisional Ballots.

You will need to have this tracking number available:

1851

VOTER RECEIPT

Voter Information - Provisional Ballot (Elections Code Sections 14310 and 14311)

You have been asked to vote a provisional ballot because of one of the following reasons:

- Your name is not on the official Master Roster at this precinct and your voting eligibility cannot be verified by the precinct officer. The Election Official's Office will check the registration records. If further research determines you are eligible to vote in this precinct, your provisional ballot will be counted.
- You have moved within the county but did not re-register to vote. Your prior registration will be verified by the Election Official's Office before your provisional ballot will be counted. Your registration will then be updated with your current address.
- Records indicate that you have requested a Vote by Mail Ballot; however, you cannot surrender it to the
 precinct officer. The Election Official's Office will check the records and if you did not vote a Vote by Mail
 Ballot, your provisional ballot will be counted.
- 4. You are a first time Federal Election voter and were unable to provide proof of identification.
- In a Primary Election you claim to be registered with a different political party from what is shown in the Master Roster.

Provisional ballots shall not be included in any official canvass except as follows:

The Election Official's Office establishes from voter registration records, prior to the completion of the
official canvass, the individual's eligibility to vote in some or all of the voted ballot contests.

OR

2. By order of a Superior Court in the county of the voter's residence. A voter may seek a court order regarding his or her own ballot at any time prior to the completion of the official canvass. Any judicial action or appeal shall have priority over all other civil matters.

Voted at Polling Place	Primary Election								
03/05/2002	Pri2002	PA	01/01/1850	92831	Ş	Fullerton	818 Harmony Ln	James	Cuzzolina
Voted by Absentee Ballot	General Election								
11/04/2008	Gen2008	PA	01/01/1850	92831	ς	Fullerton	818 Harmony Ln	James	Cuzzolina
e Voted by Absentee Ballot	Statewide Direct Primary Ele								
06/03/2008	Pri0608	PΑ	01/01/1850	92831	ξ	Fullerton	818 Harmony Ln	James	Cuzzolina
Voted at Polling Place	Special Election								
09/12/1995	72	PA	01/01/1850	92831	Š	Fullerton	818 Harmony Ln	James	Cuzzolina
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11/02/2004	Gen2004	¥	01/01/1850	92833	δ	Fullerton	1306 W Gage Ave	Shawn	Lebs
Voted at Polling Place	General Election								
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Voted at Polling Place	General Election								
11/08/1994	94	Z	01/01/1850	92833	Ş	Fullerton	1306 W Gage Ave	Shawn	Lebs
Voted at Polling Place	Statewide Special Election								
10/07/2003	StWdSpcl	Z	01/01/1850	92833	δ	Fullerton	1306 W Gage Ave	Shawn	Lebs
Voted at Polling Place	General Election								
11/07/2000	20	₹	01/01/1850	92833	Ş	Fullerton	1306 W Gage Ave	Shawn	Lebs
									1044275
Voted by Absentee Ballot	Special Election								
06/27/1995	81	PA	01/01/1850	92844	S	Garden Gr	9891 Garden Grove Blvd	Virginia	Clemmons
Voted by Absentee Ballot	General Election								
11/08/1994	94	PA	01/01/1850	92844	S	Garden Gr	9891 Garden Grove Blvd	Virginia	Clemmons
Voted by Absentee Ballot	Primary Election								
03/26/1996	48	PA	01/01/1850	92844	S	Garden Gr	9891 Garden Grove Blvd	Virginia	Clemmons
Voted by Absentee Ballot	Primary Election								
06/07/1994	47	PA	01/01/1850	92844	δ	Garden Gr	9891 Garden Grove Blvd	Virginia	Clemmons
Voted at Polling Place	General Election								
11/07/2000	20	₹	01/01/1850	92840	Š	Garden Gr	12812 Sungrove St	Rosemary	Smith
Voted at Polling Place	General Election								
11/05/1996	96	\$	01/01/1850	92840	CA	Garden Gr	12812 Sungrove St	Rosemary	Smith
Voted at Polling Place	General Election								
11/08/1994	94	Æ	01/01/1850	92840	Ç	Garden Gr CA	12812 Sungrove St	Rosemary	Smith
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Voted at Polling Place	Primary Election								
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Voted by Absentee Ballot	General Election								
11/04/2008	Gen2008	≯	01/01/1850	92840	Ş	Garden Gr	12812 Sungrove St	Rosemary	Smith
Voted at Polling Place	General Election 2004								
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Voted by Absentee Ballot	Statewide Direct Primary Ele								
06/03/2008	Pri0608	⋧	01/01/1850	92840	Š	Garden Gr	12812 Sungrove St	Rosemary	Smith
Voted at Polling Place	Primary Election								
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Voted at Polling Place	General Election								
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Voted by Absentee Ballot	Statewide Special Election								
05/19/2009	09Spec	Æ	01/01/1850	92840	Ş	Garden Gr	12812 Sungrove St	Rosemary	Smith
Voted at Polling Place	General Election								
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Voted by Absentee Ballot	Primary Election								
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Voted at Polling Place	Primary Election								
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Voted at Polling Place	Special Statewide Election								
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11/05/2002 Voted at Polling Place	Gen2002 General Election	\$	01/01/1850	92840	Garden Gr CA	12812 Sungrove St	Rosemary	103 / 48 / Smith
11/05/1996 Voted at Polling Place	96 General Election	S	01/01/1850	92840	Garden Gr CA	10411 Chapman Ave	Araceli	Lara
Voted at Polling Place	General Election							7033633
11/03/1998	98	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	Primary Election							
03/26/1996	48	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	General Election							
11/08/1994	94	Ž	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted by Absentee Ballot	General Election							
11/05/1996	96	ž	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	Primary Election							
06/02/1998	49	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted by Absentee Ballot	Primary Election							
03/07/2000	50	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	Special Election							
11/02/1999	98	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	Special Election							
06/27/1995	81	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	Primary Election							
06/07/1994	47	Z	01/01/1850	92840	Garden Gr CA	11901 Gary St	Samuel	Taylor
Voted at Polling Place	General Election							1033473
11/08/1994	94	BG	01/01/1850	92843	Garden Gr CA	13351 Jessica Dr	Maria	Gorremans
Voted at Polling Place	Primary Election							
03/26/1996	48	BG	01/01/1850	92843	Garden Gr CA	13351 Jessica Dr	Maria	Gorremans
Voted at Polling Place	General Election							
11/03/1998	98	BG	01/01/1850	92843	Garden Gr CA	13351 Jessica Dr	Maria	Gorremans
Voted at Polling Place	General Election							
11/05/1996	96	BG	01/01/1850	92843	Garden Gr CA	13351 Jessica Dr	Maria	Gorremans
Voted at Polling Place	Special Election							
11/02/1999	98	ВС	01/01/1850	92843	Garden Gr CA	13351 Jessica Dr	Maria	Gorremans
	dtBirthDate sBirthPlace	ate sB	sSitusZip dtBirthD	sSitusState sSit	szSitusCity sS	szSitusAddress	szNameFirst	szNameLast
	Field5	Field3	Fie	Field2	Id1	FieldI		$\mathit{IVoterUnique}$

					*			1027821
Voted at Polling Place	Special Election							
11/02/1999	98	M	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
Voted at Polling Place	General Election							
11/05/1996	96	M	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
Voted at Polling Place	General Election							
11/04/2008	Gen2008	Ϋ́	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
Mail Ballot Issued but not Ret	Primary Election							
03/05/2002	Pri2002	Ž	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
on Voted at Polling Place	Presidential Primary Election							
02/05/2008	Pri0208	ML	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
Mail Ballot Issued but not Ret	General Election 2004							
11/02/2004	Gen2004	JM	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
Mail Ballot Issued but not Ret	General Election							
11/05/2002	Gen2002	M	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
Voted at Polling Place	General Election							
11/03/1998	98	M	01/01/1850	92844	Garden Gr CA	8570 Lake Knoll Ave Unit D	John	Bradbury
								1024792
Voted at Polling Place	General Election				!			
11/03/1998	98	OR.	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted at Polling Place	Primary Election							
03/26/1996	48	OR.	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted at Polling Place	General Election							
11/05/1996	96	Q _R	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted at Polling Place	General Election							
11/07/2000	20	Я Я	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted at Polling Place	Special Election							
11/02/1999	98	OR	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted at Polling Place	Primary Election							
06/07/1994	47	Q R	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted at Polling Place	Primary Election							
06/02/1998	49	OR.	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
Voted by Absentee Ballot	General Election							
11/08/1994	94	OR	01/01/1850	92841	Garden Gr CA	8902 La Grand Ave	Helen	Jury
	dtBirthDate sBirthPlace	ate sB	sSitusZip dtBirthL	sSitusState sSit	szSitusCity s	szSitusAddress	szNameFirst	szNameLast
	Field5	Field3	Fi	Field2	7	Field1		lVoterUnique

t Primary Ele t Primary Ele 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1								General Election	Voted by Absentee Ballot
Herbert	Thompson	Herbert	6222 Amy Ave	Garden Gr CA	92845	01/01/1850	8	Pri2006	06/06/2006
Herbert 6222 Amy Ave Garden Gr CA 22845 0/10/1/850 CO Pn0808 Qarden Gr CA Statewide Direct Primary Election Garden Gr CA Statewide Direct Primary Election Make Statewide Special Election Make Statewide Special Election Make Statewide Special Election Make Statewide Special Election Make Statewide Special Electi								Primary Election	Voted by Absentee Ballot
Herbert	Thompson	Herbert	6222 Amy Ave	Garden Gr CA	92845	01/01/1850	8	Pri0608	06/03/2008
Herbert								Statewide Direct Primary Ele	Voted by Absentee Ballot
Centeral Election CA 92845 01/01/1850 CO 98 Conteral Election CA 92845 01/01/1850 CO 98 CA 92845 O1/01/1850 CO 98 CA Primary Election CA 92845 O1/01/1850 CO 98 CA Primary Election CA 92845 O1/01/1850 CO SA CA SA CA SA CA SA CA SA CA SA CA C	Thompson	Herbert	6222 Amy Ave	Garden Gr CA	92845	01/01/1850	8	Gen2006	11/07/2006
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 95 Garreral Election 1								General Election	Voted by Absentee Ballot
Herbert	Thompson	Herbert	6222 Amy Ave	Garden Gr CA	92845	01/01/1850	8	96	11/05/1996
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 98 1								General Election	Voted at Polling Place
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 98 Special Election Special Elec	Thompson	Herbert	6222 Amy Ave	Garden Gr CA	92845	01/01/1850	8	98	11/03/1998
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 98 1								General Election	Voted at Polling Place
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 50 CO	Thompson	Herbert	6222 Amy Ave	Garden Gr CA	92845	01/01/1850	8	98	11/02/1999
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 50 Primary Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 94 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 94 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 20 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 95pecial Statewide Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO General Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO SwadSpci 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO SwadSpci 1 Herbert								Special Election	Voted at Polling Place
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 94 1	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8	50	03/07/2000
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 94 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 20 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 20 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Polizo04 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO General Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO General Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Statewide Special Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 1 Herbert								Primary Election	Voted at Polling Place
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 20 C	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8	94	11/08/1994
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 20 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 05Spec 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 05Special Statewide Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prilo2004 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO General Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prilo2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StWdSpci 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>General Election</td><td>Voted at Polling Place</td></t<>								General Election	Voted at Polling Place
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 05Spec 1 Special Statewide Election 0 Primary Election 0	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8	20	11/07/2000
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 05Special Statewide Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Primary Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO General Election 2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Statewide Special Election 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prisidential Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prisidential Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prisidential Primary Election 0 Primary Election 0 Primary Election 0 Primary Election								General Election	Voted at Polling Place
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2004 Primary Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Gen2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StWdSpcl 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 0	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8	05Spec	11/08/2005
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prizo04 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Gen2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StNVdSpc! 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio208 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio2002 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio2002 0 Herbert 6222 Amy Ave								Special Statewide Election	Voted by Absentee Ballot
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Gen2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StWdSpcl 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StWdSpcl 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 Presidential Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 99Spec 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 99Spec 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 99Spec 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 99Spec 0	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8		03/02/2004
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Gen2004 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StWdSpcl 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 O								Primary Election	Voted by Absentee Ballot
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StWdSpci 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prio208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Presidential Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 09Spec 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Priz2002 0 Primary Election Primary Election 0 Primary Election 0	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8	Gen2004	11/02/2004
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO StwdSpcl 1 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prisidential Primary Election 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prizo02 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Prizo02 0								General Election 2004	Voted by Absentee Ballot
Statewide Special Election Statewide Special Election	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8		10/07/2003
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri0208 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 09Spec 0 Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 Primary Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 Primary Election								Statewide Special Election	Voted by Absentee Ballot
Presidential Primary Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 09Spec 0 Statewide Special Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 Primary Election	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8		02/05/2008
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO 09Spec 0 Statewide Special Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 O Primary Election								Presidential Primary Election	Voted by Absentee Ballot
Statewide Special Election Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 Primary Election	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8		05/19/2009
Herbert 6222 Amy Ave Garden Gr CA 92845 01/01/1850 CO Pri2002 0								Statewide Special Election	Voted by Absentee Ballot
	Thompson	Herbert	6222 Amy Ave		92845	01/01/1850	8		03/05/2002
								Primary Election	Voted by Absentee Ballot

Saturday, June 23, 2012

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Trione/Link	Voted by Absentee Ballot	35th State Senate District Sp							
Freids	04/11/2006	35thSenP	8	01/01/1850	92845		6222 Amy Ave	Herbert	Thompson
	Voted by Absentee Ballot	General Election							
Field Plan Obstance Statewise Special Eaction Despecial Eaction Despecial Field	11/05/2002	Gen2002	8	01/01/1850	92845		6222 Amy Ave	Herbert	1016741 Thompson
	Voted at Polling Place	Primary Election							
Field Fiel	06/02/1998	49	7	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
Red Red	Voted at Polling Place	General Election							
	11/04/2008	Gen2008	ੁ	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
	Voted at Polling Place	Special Statewide Election							
	11/08/2005	05Spec	₽	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
	Voted at Polling Place	General Election							
t sz.Name First sz.Situs Address sz.Situs City sz.Situs State Field 2 Field 3 Address 3 Addr	11/07/2006	Gen2006	7	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
	Voted at Polling Place	General Election 2004							
t szNameFirst szSitusAddress szSitusCity sSitusState sSitusState sSitusStip dtBirthDate FieldS Pl 98 Statewide Special Election Pl Special Election Pl Special Election Pl 98 Special Election Pl <	11/02/2004	Gen2004	Ţ	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Samo
	Voted at Polling Place	General Election							
t szNumeFirst szSitusAddress szSitusCity sSitusState sSitusZip dtBirthDate FieldS FieldS Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 99Spec 0 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98 General Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98 General Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 90 General Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 95 General Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98 General Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98 Special Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840	11/05/2002	Gen2002	<u>"</u>	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
Fields Pl 98 Opposite Special Election Pl 98 Opposite Special Election Pl Pl Opposite Special Election Pl Pl <t< td=""><td>Voted at Polling Place</td><td>Primary Election</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	Voted at Polling Place	Primary Election							
Field Field <th< td=""><td>03/05/2002</td><td>Pri2002</td><td>₽</td><td>01/01/1850</td><td>92840</td><td></td><td>12191 Fallingleaf St</td><td>Benjamin</td><td>Sarno</td></th<>	03/05/2002	Pri2002	₽	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
Field Salvame First sz.Situs Address sz.Situs City szitus State s	Voted at Polling Place	General Election							
Fields Fields<	11/08/1994	94	<u>1</u> 0	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Samo
Field Field <th< td=""><td>Voted at Polling Place</td><td>Primary Election</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>	Voted at Polling Place	Primary Election							
t szNameFirst szSitusAddress szSitusCity sSitusState sSitusState sSitusZip dtBirthDate sBirthPlace Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 09Spec 0 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 20 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 20 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 50 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 96 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 96 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 96 Benjamin 12191 Fallingl	03/02/2004	Pri2004	₽	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
t szNameFirst szSitusAddress szSitusCity sSitusState pl O9Spec O9Spec <td>Voted at Polling Place</td> <td>Special Election</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Voted at Polling Place	Special Election							
Field SZNameFirst szSitusAddress szSitusCity sSitusState sSitusZip dtBirthDate sBirthPlace Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 09Spec 0 Statewide Special Election 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 98 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 20 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 50 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 96 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 96 General Election 0 Primary Election 0 General Election 0 Primary Election 0 General Election 0	11/02/1999	98	IJ	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Samo
Field Field	Voted at Polling Place	General Election							
Field: Field:	11/05/1996	96	₽	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
t szNameFirst szSitusAddress szSitusCity szSitusState sSitusZip dtBirthDute sBirthPlace Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 09Spec 0 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 99 General Election 1 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 50	Voted at Polling Place	Primary Election							
Field Field	03/07/2000	50	פַ	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
Fields Fields Fields Fields Fields Fields ### Field Fields Fields Fields Fields Fields Fields Fields Fields #### Field Fields	Voted at Polling Place	General Election							
t szNameFirst szSitusAddress szSitusCity sSitusState sSitusZip dtBirthDate sBirthPlace Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 09Spec 0 Statewide Special Election 1 Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 98 General Election 1	11/07/2000	20	Ţ	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Samo
t szNameFirst szSitusAddress szSitusCity sSitusState sSitusZip dtBirthDate sBirthPlace Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 09Spec 0 Statewide Special Election 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 Pl 98	Voted at Polling Place	General Election							
Field! Field2 Field3 Field5 Fi	11/03/1998	98	פ	01/01/1850	92840		12191 Fallingleaf St	Benjamin	Sarno
Field! Field? Field? FieldS FieldS t szNameFirst szSitusAddress szSitusCity sSitusState sSitusZip dtBirthDate sBirthPlace Benjamin 12191 Fallingleaf St Garden Gr CA 92840 01/01/1850 PI 09Spec	Voted at Polling Place	Statewide Special Election							
Field! Field? Field? Field? t szNameFirst szSitusAddress szSitusCity sSitusState sSitusZip dtBirthDate sBirthPlace	05/19/2009	09Spec	<u>ত</u>	01/01/1850	92840	Garden Gr CA	12191 Fallingleaf St	Benjamin	Sarno
Field! Field2 Field3		irthPlace	ate sB			l	szSitusAddress	szNameFirst	szNameLast
		FieldS	ias	Y14	Field1	elal	1. I		<i>IVoterUnique</i>

	Presidential Primary Election								
Voted at Polling Place 02/05/2008	Statewide Special Election Pri0208	ੲ	01/01/1850	92840	Garden Gr CA	Gard	12191 Fallingleaf St	Benjamin	Sarno
Voted at Polling Place 10/07/2003	Primary Election StWdSpcl	⊉	01/01/1850	92840	Garden Gr CA	Gard	12191 Fallingleaf St	Benjamin	Sarno
03/26/1996	48	20	01/01/1850	92840	Garden Gr CA	Gard	12191 Fallingleaf St	Benjamin	1006703 Sarmo
Voted at Polling Place	General Election 2004								
Voted at Polling Place 11/02/2004	Statewide Special Election Gen2004	S	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
10/07/2003	StWdSpcl	S	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted by Absentee Ballot	General Election								
11/05/1996	96	S	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted by Absentee Ballot	General Election								
11/08/1994	94	S	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted by Absentee Ballot	Primary Election								
03/26/1996	48	SU	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted at Polling Place	Special Election								
11/02/1999	98	S	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted at Polling Place	General Election								
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Voted at Polling Place	Primary Election								
03/07/2000	50	SN	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted by Absentee Ballot	General Election								
11/04/2008	Gen2008	SU	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
Voted at Polling Place	Special Statewide Election								
11/08/2005	05Spec	SU	01/01/1850	92843	Garden Gr CA	Gard	10471 Jennrich Ave	Victor	Zayas
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EXMIBIT

California General Affidavit

State of California County of Orange

I, the undersigned, do hereby swear, certify, and affirm that:

- 1. I am over the age of 18 and I am a resident of the state of California.
- 2. I have personal knowledge of the facts herein, and, if called as a witness, could testify competently thereto.
- 3. I am a computer programmer starting in 1983 and have 30 years experience with UNIX, Microsoft, Linux and having a Top Secret Clearance for specific UNIX/UNIFY (relational data base) for the United States Air Force European Theater as there UNIX Expert. I have worked with many relational databases in the past 30 years and for this set of data I used both Microsoft Access and Microsoft SQL.
- 4. I first found this problem when I ran for office in Santa Ana California, I printed my own walking papers with very specific information and history of each voter in the data base. I first found the problem when walking up to a house and finding the person I was going to speak too was 208 years old. I then returned home and reviewed my work and found many such issues with the data base. This is the data base I purchased from the OC Registrar of Voters. I then contacted the FBI and after several meetings the FBI took my data base and told me it would be looked in too. I have not heard a word from the FBI, but they did find my data to be accurate.
- I did load the data from the CDROM given to be my Orly Taitz which looks to be the data from the Orange County Registrar of Voters, Voter Registration List with history.
- 6. I did execute upon that data and SQL statement to return all voters that had a birth date that was either blank (no birth date in the required field) or having a birth date in the required field and that birth date met the criteria of being older then 110 years.
- 7. I do state that the data returned showed a large number of registered voters having a birth date of 1850 1890. Many of these registered voters were shown to have been voting by absentee ballots. This was the same information issues I found in the database I used when I ran for office. Many of these voters were verified to vote in the year 2006.

I declare under penalty of perjury that the forgoing is true and correct.

Executed this 10th day of July, 2012 in Santa Ana, California.

Signed George M. Collins

EXHIBIT D

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,)	
Plaintiff,)	
v.) Civil Action No.	06-4889 (ILL)
STATE OF NEW JERSEY; and STUART RABNER Attorney General, in his official capacity,))) ,	
Defendants.)))	•

STIPULATION AND ORDER

The United States filed its Complaint in this action on this date against the State of New Jersey and the New Jersey Attorney General, in his official capacity, alleging violations of Section 303(a) of the Help America Vote Act ("HAVA"), 42 U.S.C. § 15483(a), and Section 8(a) of the National Voter Registration Act ("NVRA"), 42 U.S.C. § 1973gg-6(a). In particular, the Complaint alleges that Defendants failed to fully implement a computerized statewide voter registration list under Section 303(a) of HAVA, 42 U.S.C. § 15483(a), and failed to collect driver's license numbers for new registration applications in the State under Section 303(a)(5) of HAVA, 42 U.S.C. § 15483(a)(5). The United States also alleges that Defendants have failed to perform reasonable registration list maintenance under Section 8 of the NVRA, 42 U.S.C. § 1973gg-6. This Court has jurisdiction of this action pursuant to 28 U.S.C. §§ 1331, 1345 and 42 U.S.C. §§ 1973gg-9(a), 15511.

The parties, having engaged in extensive good-faith negotiations, have agreed to the terms of this Stipulation and Order as an appropriate resolution of all claims alleged in the Complaint. The parties further agree to waive a hearing and thus stipulate that each provision of

this Stipulation and Order is appropriate and necessary.

Accordingly, it is hereby ORDERED and ADJUDGED that:

- 1. Defendants are enjoined to take the actions specified below to comply with Section 303(a) of the HAVA, 42 U.S.C. § 15483(a), and Section 8 of the NVRA, 42 U.S.C. § 1973gg-6.
- 2. Statewide Voter Registration List. For the November 7, 2006 general election, each election district in the State of New Jersey, with the exception of Hunterdon County, shall have a poll book(s) of valid registered voters for that district generated using the pre-existing county voter registration system. Each eligible voter whose name appears in the poll book shall be able to cast a regular ballot, and each person whose name does not appear in the poll book, and who claims to be registered and eligible to vote, shall have an opportunity to cast a provisional ballot. For the purposes of confirming the eligibility of voters casting provisional ballots, a supplemental list of valid registered voters shall be generated from the statewide voter registration system against which provisional ballots will be checked by the county commissioner of registration. On or before May 30, 2007, the State shall ensure that its statewide voter registration list complies fully with Section 303(a) of HAVA, including, but not limited to, the following requirements:
 - (a) The list shall serve as the single system for storing and managing the official list of registered voters throughout the State, 42 U.S.C. § 15483(a)(1)(A)(i);
 - (b) The list must contain the name and registration information of, and must assign a unique identifier to, each legally registered voter in the State, 42 U.S.C. §§ 15483(a)(1)(A)(ii)-(iii);

- (c) The list must be coordinated with other agency databases within the State, 42 U.S.C. § 15483(a)(1)(A)(iv); and
- (d) The list must serve as the official voter registration list for the conduct of all elections for federal office in the State, 42 U.S.C. § 15483(a)(1)(A)(viii).

The State shall provide a written certification of its compliance with this Paragraph to counsel for the United States on or before June 15, 2007.

- 3. Missing Dates of Birth from Registration Records. With respect to registrants whose date of birth information is currently missing from the statewide voter registration list, the Defendants, on or before October 20, 2006, shall send a letter along with a pre-paid, pre-addressed return envelope to enable such registrants to provide the missing information.
- 4. Duplicate Registrations. On or before May 30, 2007, the State shall take reasonable steps to identify the names of possible duplicate registrations on the computerized list and distribute information about each duplicate registration to the appropriate county officials for investigation and, where the entry is confirmed to be a duplicate, removal. The State shall require each county to take appropriate action, consistent with all notice requirements mandated by law, on each potentially duplicate registration on or before July 25, 2007. The State shall provide a final report to counsel for the United States by August 15, 2007, on a county by county basis, regarding the total number of duplicate registrations identified for each county, the total number of duplicate registrations removed in each county, the total number of voters placed on the inactive list in each county, and the number of duplicate registrations where the county took no action.

- Registration Applications without Driver's License Number, Motor Vehicle 5. Commission non-driver's identification number, or Social Security Digits. On or before October 20, 2006, the State shall ensure that all eligible registrants who filed a registration application without a driver's license number, a Motor Vehicle Commission ("MVC") non-driver's identification number, or social security digits on or after January 1, 2006, and before October 20, 2006, will be processed so that each such registrant will appear on the county-generated poll book for the November 7, 2006 general election. In addition, on or before May 30, 2007, for those registrants identified immediately above, the State shall obtain each such registrant's driver's license or MVC non-driver's identification number if the registrant has such a number or, if the registrant does not have such a number, the last four digits of his or her social security number if the registrant has such a number. If the State is unable to obtain this information from the databases set forth in HAVA § 303(a)(5)(b), it shall make repeated efforts to obtain such information, including sending at least one non-forwardable mailing, one forwardable mailing and making two telephone calls. If a registrant does not have a valid driver's license, MVC nondriver's license or a social security number, the State shall assign that registrant a number which will serve to identify the applicant for voter registration purposes, as required by Section 303(a)(5)(A)(ii) of HAVA. The Defendants shall ensure that the State is in compliance with the verification requirements set forth in Section 303(a)(5) of HAVA, 42 U.S.C. § 15483(a)(5).
- 6. Defendants shall take immediate steps to ensure that voter registration applications used in elections for federal office in the State of New Jersey conform to the standards set forth in Sections 303(a)(5)(A) and 303(b)(4)(A)(ii), (iii), and (iv) of HAVA.

- 7. Disenfranchised Offenders. On or before May 30, 2007, the State shall require each county commissioner of registration to ensure that each registrant who becomes ineligible pursuant to New Jersey Statute 19:4-1(6)-(8) is removed from the State's computerized registration list upon confirmation by the county of such ineligibility. Any such removal shall be accomplished in uniform and non-discriminatory fashion. The State shall provide written certification regarding its compliance with this Paragraph at the same time and in a manner consistent with the certification in Paragraph 2.
- Deceased Registrants. For all registrations that have been identified by the State 8. prior to this Stipulation as being potentially deceased, the State will ensure by October 20, 2006, that each county reviews and, where applicable, removes any registrant who is confirmed as being deceased. In addition, by no later than May 30, 2007, the State shall require each county commissioner of registration to ensure that any registrant who has been identified by the State's computerized registration system as potentially deceased and has been confirmed by the county to be deceased, shall be removed from the State's computerized registration list. As part of the State's efforts to identify deceased registrants, the State of New Jersey shall compare its registration list against the Social Security Administration's Death Master File provided that such file is either commercially available or made available to the Defendants through the Social Security Administration or other United States government entity in a format suitable for this purpose. The State shall require each county to take appropriate action, consistent with all notice requirements mandated by law, on each potentially deceased registrant on or before July 25, 2007. Any such removal shall be accomplished in uniform and non-discriminatory fashion. The State shall provide a report to counsel for the United States by August 15, 2007, on a county by

county basis, regarding the total number of potentially deceased registrants identified for each county, the total number of confirmed deceased registrants removed in each county, the total number of registrants placed on the inactive list in each county, and the total number of potentially deceased registrants where the county took no action.

- each county commissioner of registration to take reasonable steps to identify voters who have moved to another county in New Jersey, or who have moved out of State, in the manner set forth in Section 8 of the NVRA, 42 U.S.C. § 1973gg-6. Any such program must "be uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965," 42 U.S.C. § 1973gg-6(b)(2); must not permit the removal of a registrant solely because he or she failed to vote in an election, 42 U.S.C. § 1973gg-6(b)(1); and must comply with the notice provisions of Section 8(d) of the NVRA, 42 U.S.C. § 1973gg-6(d). Nothing in this paragraph shall preclude updating valid registrations of voters who have moved to another county in New Jersey. The State shall provide a report to counsel for the United States by June 15, 2007 regarding its program and the number of registrants, on a county by county basis, who have been identified and processed under Section 8 of the NVRA.
- 10. With regard to the State's list maintenance obligations under Paragraphs 4, 7-9, the State shall monitor the voter registration list maintenance activities conducted by local election officials, and require corrective action whenever compliance issues are detected.
- 11. Reporting. Defendants shall report to counsel for the United States every second month from the date of this Stipulation and Order in writing (by e-mail or overnight delivery) concerning progress in implementing the terms of this Stipulation and Order, beginning in

October 2006 and on or about the 15th of every second month thereafter.

12. Notice of Violation. It shall be the responsibility of the Defendants to provide advance notice that there is about to be a breach of any of the terms of this Stipulation. Such advance notice shall include the nature and causes of such prospective breach, and the steps the Defendants propose to take to resolve the prospective breach and to ensure that it does not recur.

13. Modification of the Stipulation. The parties to this Stipulation and Order remain free to alter the terms herein upon mutual consent, including any change in deadlines set forth in this agreement. Such changes must be in writing and approved by both parties and submitted to the Court.

14. Retention of Records. Defendants shall retain all voter registration and list maintenance records and other records related to the terms of this Stipulation, including written survey materials and responses. Defendants shall make these records available to counsel for the United States for inspection and copying upon request.

15. Contact Information. Any notices and reports sent by the respective parties pursuant to provisions of this Stipulation shall be sent to:

For the United States:

Chief
Voting Section
Civil Rights Division
U.S. Department of Justice
950 Pennsylvania Ave., N.W.
Room 7254-NWB
Washington, D.C. 20530
Phone: (800) 253-3931

Phone: (800) 253-3931 Fax: (202) 307-3961

Email: eric.eversole@usdoj.gov

For the Defendants:

New Jersey Attorney General Richard J. Hughes Justice Complex 8th Floor 25 West Market Street Trenton, NJ 08625 Phone: (609) 984.9579

Fax: (609) 633.7550

Email: anne.milgram@lps.state.nj.us

Susan J. Steele Chief - Civil Division United States Attorney's Office District of New Jersey 970 Broad Street, Suite 700 Newark, New Jersey 07102 Phone: (973) 645- 2920

Fax: (973) 297-2010

E-mail: susan.steele@usdoj.gov

Rudolph A. Filko
Deputy Chief - Civil Division
United States Attorney's Office
District of New Jersey
970 Broad Street, Suite 700
Newark, New Jersey 07102

Phone: (973) 645-2829 Fax: (973) 297-2010

E-Mail: rudolph.a.filko@usdoj.gov

- 16. Costs. Each party shall bear its own costs with regard to actions taken by the parties up to and including the entry of this Stipulation.
- 17. Binding Nature of Stipulation and Order. This Stipulation and Order is binding on the Defendants, any successors in office, employees, representatives, delegates, agents, assigns, and all persons acting on their behalf.
- 18. Expiration. This Stipulation and Order shall expire on March 15, 2008. The Court retains jurisdiction of this action to enforce the terms of this Stipulation and Order during the effective period of this Stipulation and Order.
- 19. Signatures. This Stipulation may be executed in counterparts, each of which constitutes an original and all of which constitute one and the same agreement. Facsimiles of signatures shall constitute acceptable, binding signatures for purposes of this Stipulation.

Entered this 12 day of Coroser, 2006.

For the United States:

WAN J. KIM

Assistant Attorney General Civil Rights Division

CHRISTOPHER CHRISTIE

United States Attorney District of New Jersey

970 Broad Street, Suite 700

Newark, New Jersey 07102

Phone: 973-645-2890

Fax: 973-297-2008

JOHN TANNER

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VERONICA SEUNGWON JUNG

JAMES "NICK" BOEVING

Civil Rights Division

U.S. Department of Justice

Room 7254-NWB

950 Pennsylvania Avenue, NW

Washington, DC 20530

Telephone: 202-305-0526 Facsimile: 202-307-3961 For the Defendants:

STUART RABNER

Attorney General of New Jersey Office of The Attorney General

P.O. Box 080

Trenton, NJ 08625-0080

SO ORDERED this 12 day of 12. , 2006

United States District Judge