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Counselor for the Plaintiffs

US District Court

For the Eastern District of California

James Grinols, Robert Odden, in their capacit	y)Case #	12-cv-02997
as Presidential Electors)	
Edward C. Noonan, Thomas Gregory MacLerar	n,)	
Keith Judd in their capacity as)	
candidates for the U.S. President)	
Orly Taitz in her capacity as candidate for offic	e)	
in the state of CA; Edward Noonan and Orly Ta	itz	
in their capacity as registered voters in CA)	
v Electoral College, President of the Senate,)	
Governor of California, Secretary of State)	
of California, U.S. Congress,)	
aka Barack (Barry) Soetoro,)	
aka Barack Hussein Soebarkah,)	

aka alias Barack Hussein Obama,)
aka alias Barack A. Obama,)
aka alias Harrison (Harry) J. Bounel)
aka alias S. A. Dunham)
in his capacity)
as an individual and candidate for)
the U.S. President)
and John Does and Jane Does 1-300	

EX-PARTE MOTION TO STRIKE THE MOTION TO DISMISS

RULE 144 (Fed. R. Civ. P. 6)

The motion at hand is brought ex-parte as a week from today this court has scheduled a hearing on the notion to dismiss by the defendants. Current motion to strike motion to dismiss cannot be filed with 28 days regular notice and has to be filed ex-parte. There is good cause for this court to review the motion at hand ex-parte as Department of Justice/U.S. attorneys' office which filed a motion to dismiss on behalf of the electoral College, Barack Obama, Joseph Biden and the U.S. Congress does not represent either one of the defendants. Moreover, Plaintiffs have discovered evidence of conflict of interest and violation of the rule of ethics by the offices representing the defendants. this ex-parte motion is supported by the memorandum and Declaration of Orly Taitz.

Memorandum in support of the ex-parte motion to strike motion to dismiss.

I. This court has no jurisdiction to hear the motion to dismiss filed by the Justice Department/US Attorney's office, as Justice Department does not represent any single party in this case.

Justice Department filed a number of pleadings, including a motion to dismiss the case on behalf of four parties: Electoral College, US congress, Barack Obama and Joe Biden.

- 1. Department of Justice already admitted that it does not represent the Electoral College, as it is not a federal agency, as such it's motion to dismiss on behalf of the electoral college has to be stricken.
- 2. Department of Justice admitted that Joe Biden is not a defendant in the First Amended Complaint (FAC), so it's motion to dismiss on behalf of Vice President Biden should be stricken
- 3. Barack Obama was sued as an individual, who committed fraud during the election and presented himself as a U.S. citizen and eligible candidate using all forged IDs: crude laughable forgery that he posted on line, claiming it to be the copy of the original birth certificate. Original was never presented by the Health Department in the state of Hawaii, 150 pages of affidavits from top law enforcement officials and experts deemed a copy presented by Obama to be a forgery. Affidavit of Jeffrey Stephan Coffman, Chief investigator of the U.S. Coast Guard, deem Obama's Selective Service certificate to be a forgery. E-Verify and SSNVS show Obama using a Social Security number which was never assigned to him. In its' motion to dismiss Justice Department admits that it represents only federal employees. As Obama was not sued as a federal employee, it does not represent Mr. Obama.
- 4. Lastly, Plaintiffs filed a motion to recuse the U.S. Attorneys' office from representing the U.S. Congress and attorney for Plaintiffs saw multiple U.S. Congressmen during the C-PAC convention and was advices by them that the Department of Justice /U.S. Attorneys' office filed the motion to dismiss on behalf of the U.S. Congress without knowledge and consent of the U.S. Congress.

In his opposition to motion to recuse the Department of Justice/ US Attorneys' office, assistant U.S. Attorney Ed Olsen has tacitly admitted that the U.S. Attorneys' office did not forward the pleadings, exhibits and evidence to the members for the U.S. Congress and did not seek any consent from the members of the U.S. Congress to file a motion to dismiss this case prior to filing such motion on their behalf.

On the issue of the most egregious crime in the history of this nation, usurpation of the U.S. Presidency by a criminal using forged and stolen I.D.s, the U.S. Department of Justice defrauded the U.S. Congress, this court and American people and went behind the back of the U.S. Congress in order to cover up Obama's forged and stolen IDs. U.S. Department of Justice became criminally complicit in the Racketeering Scheme to cover up Obama's forged IDs.

IF THIS COURT GRANTS A MOTION TO DISMISS FILED BY THE U.S. ATTORNEYS' OFFICE, THIS COURT WILL ABUSE ITS' JUDICIAL DISCRETION AND WILL GRANT A MOTION BY AN ATTORNEY, (IN THIS CASE THE ATTORNEY IS THE DEPARTMENT OF JUSTICE), WHO DOES NOT REPRESENT ONE SINGLE PARTY IN THIS CASE. BY DOING SO THIS COURT WILL BECOME COMPLICIT IN THE RACKETEERING SCHEME TO COMMIT THE ELECTIONS FRAUD AND TO USURP THE U.S. PRESIDENCY WITH THE USE OF FORGED AND STOLEN IDS.

II. Motion to dismiss due to the flagrant violation of the rules of ethics by the defense attorneys

Rule 3-310 Avoiding the Representation of Adverse Interests Rule 3-300 Avoiding Interests Adverse to a Client (Rules of professional conduct of the CA Bar association)

a. even if U.S. Congress were to be arguendo notified of the motion filed by the Department of Justice, the interests of the U.S. Congress are diametrically different in this case from the interests of Barack Obama. as such the U.S. Attorneys' office would be representing clients with adverse interests, as the U.S. Congress was seeking to vet the candidate during the Joint session of Congress, while the interest of Barack Obama was to defraud the U.S. Congress by presenting himself s a legitimate candidate and U.S. citizen and covering up the fact that he used all forged and stolen I.D.s as the basis of his claim of eligibility and basis for his U.S. citizenship.

Additionally, there is an inherent conflict of interest in the representation of the U.S. Congress, the legislative branch of the U.S. government by the Department of Justice, which is part of the Executive branch, under the control of the President in a legal action, where the complaint alleges fraud

and use of forged IDs by the individual who ran for President and occupies the position of the U.S. President. Such representation negates the division of powers between the branches of the U.S. government and destroys the system of checks and balances, which is supposed to prevent such usurpation of the U.S. Presidency.

Additionally, actions by the Department of Justice threaten and possibly preempt future impeachment of Obama by the U.S. Congress. Department of Justice filed a motion to dismiss this case supposedly on behalf of the U.S. Congress without any knowledge and consent of the U.S. Congress, keeping the members of the U.S. Congress in the dark. Later, if and when the U.S. Congress decides to impeach Obama due to his illegitimacy to the U.S. Presidency, due to fraud committed by Obama and due to his use of forged and stolen IDs, Obama will use this action and current motion to dismiss filed on behalf of the U.S. Congress and without knowledge of the U.S. Congress, in order to evade future impeachment, possibly claiming double jeopardy, Res Judicata or collateral estoppel. For this reason alone current motion to dismiss by the Department of Justice has to be stricken and the U.S. Congress has to be given time to file a response by the counsel chosen by the U.S. Congress, specifically by the Office of the Chief Counsel of the U.S. House of Representatives.

b. Motion to dismiss by the State defendants: Governor Brown and Secretary of state Bowen was filed by the Attorney General of California Kamala Harris.

Attached news paper article (Exhibit 1) shows that Harris is a fundraiser for Obama and Obama is a fundraiser for Harris.

Moreover, Kamala Harris is related to #2 in Obama Department of Justice, Tony West. Maya Harris, the sister of Kamala Harris is married to West, therefore Tony West is the brother in law of Kamala Harris.

West is a well known bundler, who bundled reported 65 million dollars for Obama's campaign. Clearly a person who bundled 65 million for a campaign of a politician, did not do it just to prosecute such candidate and send him to prison for his use of forged and stolen IDs.

Kamala Harris had an ethical obligation to advise this court of the conflict of interest. As an Attorney General of CA, she is listed as an attorney for the State defendants in this case: Governor of California and Secretary of State of California. In relation to the elections, the goal of the Secretary of State and the Governor was to sign a legitimate certificate of vote and a legitimate certificate of ascertainment. Defendant Secretary of State is the

top State election official whose main job description is assuring lawful elections. The goal of Barack Obama was to defraud the Federal and State Elections officials, as he ran and got the position of the President by fraud and use of forged and stolen IDs. Harris had a duty to disclose to the court that she is a fundraiser for Obama, that Obama is a major fundraiser for her and that her brother in law is a major bundler for Obama and #2 in Obama Department of Justice. Harris had a duty to recuse herself due to conflict of interest, so that this court could appoint an independent firm to represent the State defendants to be paid from the funds allocated by the state for legal defense of state officials sued in their official capacity.

CONCLUSION

- 1. This court should strike the motion to dismiss filled with this court by the U.S. Department of Justice due to the fact that the U.S. Department of justice does not represent one single party in this litigation and this court has no jurisdiction to rule on the motion brought by an attorney/ law firm, which does not represent any party in the case.
- 2. This court should either strike or stay the motion to dismiss by the State defendants and rule on the conflict of Interest between Attorney General of California Kamala Harris, as a fundraiser for candidate Obama, as a beneficiary of fundraising by Obama and her family relation to Tony West, major bundler for Obama, prior to deciding on the motion to dismiss.
- 3. This court should rule on the violation of the California rules of ethics by the attorneys for the defendants, specifically violation of rule 3-300 and Rule 3-310 of the California Bar Association code of Ethics.

Respectfully

/s/ Orly Taitz.
Counsel for the Plaintiffs

Affidavit of Orly Taitz

- I, Orly Taitz, am a counsel for the Plaintiffs
- 1. I received two letters from the office of the General Counsel of the U.S. House of Representatives, advising me that the office of the General Counsel is representing the members of the U.S. Congress in this action, not the U.S. Attorney's office. (Exhibit 2)
- 2. I met with a number of the U.S. Congressmen during the C-PAC convention. In front of multiple members of the U.S. and international media, aforementioned members of the U.S. Congress stated that they were not advised by the Justice

Department of the Representation in this case and they were not consulted and they did not give their consent prior to filing of the Motion to dismiss this case by the Department of Justice/US Attorneys' office, which was made allegedly on behalf of the members of the U.S. Congress and allegedly with their knowledge and consent.

3. I personally talked to Presidential Elector and member of the electoral college Don Ascoli, who advised me that the U.S. Department of Justice/ U.S. Attorneys' office never advised him or other members of the 2012 electoral college he knew of the fact that the Department of Justice/U.S. Attorneys' office filed motions and pleadings in this case on their behalf and such motions and pleadings were against his wishes and wishes of the members of the Electoral college, whom he knew. (Exhibit 3 statement by Don Ascoli)

I attest the all of the aforementioned is true and correct to the best of my knowledge and informed belief.

/s/ Orly Taitz 04.15.2013

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I, Lila Dubert, am	wer 18 years old, I	am not a party	to this case, and	d I served the	defendants
with the attached p	leadings on 04.15.2	2013/via Electr	onic Court Filing	g	

Signed -----Lila Dubert

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Analysts: won't hu

ib over Obama's 'best-looking' remark ala Harris' career -- and could help

By Josh Richman jrichman@bayarea Posted: 04/09/20 Updated: 04/09/2

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By Josh Richman

Long before Kamal last week called he darling of the nation among the women magazine had calle

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abloid headlines after President Barack Obama ing attorney general in the country," she was a press: The New York Times had named her scome the nation's first female president. Time le Barack Obama."

ow Harris, 48, as a rising political star who has Californians too h taken on big banks, Dist Oil, Julian traffickers and gay-marriage opponents -- and clearly has ambitions beyond her current job

Most experts believe it's only a matter of time before she runs for governor or another high office, or until she's named to some high-ranking post in the nation's capital -- perhaps to succeed U.S. Attorney General Eric Holder, some have speculated, or even to the U.S. Supreme Court.

And some political analysts say the kerfuffle will more likely than not raise her

Click photo to enlarge



FILE - This Nov. 16,2012 file photo shows a Attorney General Kamala... (Richard Vogel)

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"Her name ID probably went up in Southern California -- and in the shallow Hollywood culture of Southern California, it is better to be Kamala Harris than Janet Reno," said Bruce Cain, a political-science professor at Stanford University.

Harris was too busy to comment Monday and Tuesday, said her spokesman, Gil Duran.

Attend this Do-lt-Herself Workshop March 21, 6:30 p.m.

This isn't the first time Harris' gender and appearance have been political fodder. As recently as her prime-time speech at last

fall's Democratic National Convention, some were repeating the old charge that she got started in politics in part through a widely reported romantic relationship in the '90s with former Assembly Speaker Willie Brown, before his stint as San Francisco's mayor

Brown on Monday said a few days of hubbub over Obama's comment will affect Harris' upward career arc "not at all."

"It's a bogus story; the public knows it's a bogus story," Brown said, "It's the press that's the issue It takes nothing away from such a distinguished career."

But Siobhan "Sam" Bennett, president and CEO of She Should Run, said that as Harris looks to the future she must "stamp this stuff out as it happens or have someone else stamp it out for her, because if they don't, there is an electoral impact.

Bennett, whose group aims to increase the number of women in public office, unveiled new studies Monday

showing that "even benign, supposedly positive references to appearance" can be devastating for female candidates because they reinforce deep-seated stereotypes that women are less qualified. Research shows a candidate fares better if she deals with it immediately and decisively, she said — or if the commenter promptly apologizes, as Obama did the same day he made his "best-looking" remark at an Atherton fundraiser.

Fifteen years ago, Harris probably had no inkling that she'd be getting an apology from the leader of the free world. Back then, she was an Alameda County deputy district attorney prosecuting child sex crimes. That job and stints as a San Francisco prosecutor and in the San Francisco City Attorney's Office set her up to unseat Terence Hallinan, a two-term incumbent, to become San Francisco's district attorney in 2003. She was unopposed for re-election in 2007, when she networked and raised funds for Obama's first presidential campaign.

Her 2010 campaign for attorney general was grueling. She defeated six Democratic primary rivals, then faced off in the general election against Los Angeles District Attorney Steve Cooley. Even after Obama attended a fundraiser and a rally

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for her campaign, the race was razor tight. Cooley didn't concede until three weeks after Election Day, and Harris won by eight-tenths of a point.

Since then she's been at least as tough as any male predecessor in the Attorney General's Office. She has expanded prosecution of mortgage-related fraud and had a role in the national mortgage settlement that led banks to cough up \$18 billion, including \$12 billion in principal reductions. She authored a "California Homeowner Bill of Rights" foreclosure-reform legislation package that took effect Jan. 1, ensuring fairer borrowing and lending practices for the state's homeowners.

She also stood by the refusal of her predecessor, Gov. Jerry Brown, to defend the state's same-sex marriage ban, created policies and prosecutorial units on piracy, privacy and other online crimes; sued oil companies for environmental violations at gas stations, filed briefs supporting Obamacare and opposing Arizona's immigration law, and championed the expansion of data-driven policing, including a first-in-the-nation system to seize guns from recently released convicts or mental patients.

For someone with a solid career like that, Obama's comments might be less harmful than they'd be to women who might decline to ever seek office in the first place lest they be judged on their looks, said Ange-Marie Hancock, a University of Southern California associate professor of political science and gender studies.

"If they feel like the running for homecoming queen all over again," she said, "most women would say, "I left that behind in high

Josh Richman cov stact him at 510-208-6428. Follow him at <u>Twitter.com/josh_richman</u>. Read the political Blotter at 1

Kamala Harris

Age: 48 Party: Democrat vin Oakland) Residence: San Experience: Cal general, 2011-present; San Francisco district attorney, 2003-10; chief of the Community and Neighborho n Francisco City Attorney's Office, 2000-03; managing attorney of the Career Criminal orney's Office, 1998-2000; Alameda County deputy district attorney, 1990-98 Unit, San Franci spolitical science and economics, Howard University (1986); law degree, University of Education: Bach California Hasti Jopalan Harris, breast cancer researcher (died 2009); father, Donald Harris (Stanford Family: Mother, economics profe sister, Maya Harris, vice president of the Ford Foundation's Democracy, Rights and Justice Program

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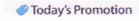
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U.S. HOUSE OF REPRESENTATIVES OFFICE OF GENERAL COUNSEL

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TODD B. TATELMAN ASSISTANT COUNSEL

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April 3, 2013

BY FEDERAL EXPRESS

Orly Taitz, Esquire Law Offices of Orly Taitz 29839 Santa Margarita Parkway, Suite 100 Rancho Santa Margarita, California 92688

Re: Grinols, et al. v. Electoral College, et al., United States District Court for the Eastern District of California, Case No. 12-cv-02997

Dear Ms. Taitz:

I write on behalf of the Honorable Bob Goodlatte, United States Representative for the 6th congressional district of Virginia, and the Honorable Darrell Issa, United States Representative for the 49th congressional district of California, regarding subpoenas *ad testificandum* that we have become aware of in connection with the above referenced proceeding. Both subpoenas are dated April 3, 2013, and are returnable on April 18, 2013.

Rule VIII of the Rules of the House of Representatives requires all Members of the House to determine, among other things, whether subpoenas issued to them are "material and relevant" and "consistent with the privileges and rights of the House." *See* H.R. Rule VIII(3), 113th Cong. (2013) (copy enclosed). To assist Congressmen Goodlatte and Issa in making these determinations, please provide me a proffer, in writing, of precisely what information you seek as well as how and why it is material and relevant to your case.

I would appreciate hearing from you by no later than Wednesday, April 10, 2013. Due to the stringent mail delivery procedures put in place by the House after the anthrax and ricin attacks several years ago, please to not communicate with me my ordinary mail at the address above. Rather, please use fax (202/226-1360) or electronic mail (todd.tatelman@mail.house.gov).

Thank you for your attention to this matter. I look forward to hearing from you.

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Orly Taitz, Esquire April 3, 2013 Page 2

Sincerely,

Todd B. Tatelman Assistant Counsel

Enclosure

cc:

The Honorable Bob Goodlatte (via electronic mail)

Attn: Allison Halataei

The Honorable Darrel Issa (via electronic mail)

Attn: Stephen Castor

URGENT DEMAND FOR VERIFICATION

On 12.12.2012 a legal action Grinols, Odden, Judd, Noonen and MacLaren v Electoral College, President of the Senate, Congress, Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack Barry Soebarkah, Governor of California and Secretary of State of California was filed by several Presidential electors and minor presidential candidates. The case number is 12-cv-02997 Presiding Judge Morrison C. England Eastern District of California. U.S. Attorney Benjamin Wagner and Deputy U.S. Attorney Edward Olsen made an appearance as attorneys representing U.S. Congress, President of the Senate, Electoral College and Barack Obama. A motion for a TRO (temporary restraining order) was filed by the plaintiffs to enjoin the certification of the electoral votes for Obama and enjoin taking of the oath of office by Obama pending adjudication on the merits of his legitimacy for the U.S. Presidency in light of the fact that he is using a Connecticut Social Security number 042-68-4425, which was never signed to him according to E-Verify and SSNVS, due to the fact that in his mother's passport he is listed under a different last name, Soebarkah, due to the fact that multiple experts and members of law enforcement found his Selective Service application and long form and short form birth certificates to be computer generated forgeries and a number of other reasons. U.S. attorneys Wagner and Olsen filed an opposition to the TRO. Their opposition means that each and every US congressman, U.S. Senator, each and every Elector; all 435 US representatives, all 100 Senators, all 538 Presidential Electors oppose adjudication on the merits of above issues and do not want to get answers to the questions essential to the U.S. National security prior to the inauguration. It came to the attention of the plaintiffs that a number of Defendants actually shared the concerns of the plaintiffs and did not know that the US attorneys represented them and opposed the motion for TRO. You are requested to fill out the questioner below and clarify whether you were aware of the facts and evidence provided with the complaint and that you authorized Wagner and Olsen to oppose the TRO.

Questions	Initial	Initial
	yes	no
1. I was notified that U.S. Attorney Benjamin Wagner and Deputy Attorney General Edward		
Olsen(hereinafter Wagner and Olsen) are representing me in Grinols et al v Electoral College et		
al 12-cv-02997 Eastern District of California, presiding Chief Judge Morrison C. England		_
(Attorney for Plaintiffs Orly Taitz, 29839 Santa Margarita, ste 100, Rancho Santa Margarita, Ca 92688 phone 949-683-5411, fax 949-766-7603 orly.taitz@gmail.com)		BH
2. I authorized Wagner and Olsen to file an opposition to TRO, opposing a stay of certification		
and a stay of taking the oath of office by Obama pending adjudication on the merits of the		
evidence of forgery in the Selective Service Certificate, long form birth certificate and short form		Day 1
birth certificate of Barack Hussein Obama, aka Barack (Barry) Soetoro aka Barack (Barry) obama		
Soebarkah and evidence of fraudulent use by him of Connecticut Social Security number 042-68-		
4425 by Barack Hussein Obama		

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3. Wagner and Olsen forwarded to me a sworn affidavit of the retired Chief Investigator of the Special Investigations Unit of the U.S. Coast Guard and former special agent for the Department of Homeland Security Jeffrey Stephan Coffman, where Coffman states under the penalty of perjury that the alleged application for Selective Service by Barack Obama is an altered document		Bry
4. I was given by Wagner and Olsen the TRO motion, where it is explained that a male		
who did not register with the Selective Service and who does not have a valid registration for the		
Selective Service (not an altered or forged one, but a valid one) is disqualified from holding any		om
position within the Executive branch of the United States government pursuant to 5 USC § 3328.		
5. I am aware that as part of their complaint plaintiffs provided 2009 tax returns for Barack Obama, which show him using a Connecticut Social Security number 042-68-4425, even though Obama was never a resident of Connecticut and according to E-verify and SSNVS this number was never assigned to Obama	Ong	
6. I have read sworn affidavits of Sheriff of Maricopa County Joseph Arpaio, Investigator Mike Zullo, Retired Senior Deportation officer John Sampson, licensed Investigator Susan Daniels attesting to evidence of forgery in Obama's birth certificate, Selective Service Certificate and Social Security card	Du	
7. I viewed the video tape of the press conference by Maricopa County, AZ Sheriff Arpaio and Investigator Zullo, as well as sworn witness testimony of witnesses Susan Daniels, Linda Jordan, Douglas Vogt, Felicito Papa attesting to evidence of fraud and forgery in Obama's IDs	Dans	
8. I read the passport records of deceased Stanley Ann Dunham, the mother of Barack Obama, obtained under Freedom of Information Act, included with the complaint, showing Obama listed under the last name Soebarkah in his mother's passport records. I understand that one has to be sworn in under a correct legal name.	On J	
9. I read the sworn affidavit of the assistant clerk of the office of the Registrar of Hawaii Timothy Adams stating that it was a common knowledge in the office of the Registrar of Hawaii that there is no birth certificate for Obama in any hospital in Hawaii	OM	
10. I reviewed the biography of Barack Obama submitted by Barack Obama to his publisher Acton-Dystel in 1991 and kept on the official web site of Acton Dystel, where Obama stated that he was born in Kenya and raised in Indonesia. I understand that this biography was removed from the official web site of the publisher in 2007 when Obama decided to run for the U.S. President and needed to be a "natural born" U.S. Citizen	Om-	

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11. I understand that Obama's alleged selective service certificate contains a two digit year		
stamp "80", while for over a hundred years all U.S. stamps have a four digit year, such as ""1980	" Dro	+
12. I understand that Obama's alleged copy of his long form birth certificate contains letters of		
different shapes and different sizes, which is impossible when the documents is created with a		
type writer.	and	
13. I understand that not one single judge or jury or forensic document expert was allowed to		
see the original birth certificate for Obama, the original application for the Selective Service and	and	
the original application for the Connecticut Social Security number used by Barack Obama	10016	
14. I understand that in his School registration in Indonesia in 1967 Barack Obama is listed as a		
citizen of Indonesia. I understand that there is no record of him changing his citizenship after		
returning to the U.S. from Indonesia and relinquishing his Indonesian citizenship. I understand	0- 1	
that even if Obama/Soetoro/Soebarkah were to change his citizenship upon his return from	074)	+
Indonesia, he would be naturalized and not natural born citizen as required for the position of		
the U.S. President according to article 2, section 1 of the U.S. Constitution		
15. I understand that in his school registration in Indonesia Barack Obama is listed under the last		
name of his step father Soetoro. I understand that there is no record of Obama ever changing his	5 ans	
name from Soetoro to Obama	WHO	
16. With full knowledge of above facts I authorized Wagner and Olsen to file an opposition to		
TRO, opposing a temporary stay of certification and a stay of taking the oath of office of the U.S		
President by Barack Hussein Obama, aka Barack(Barry) Soetoro, aka Barack (Barry) Obama		
Soebarkah pending adjudication on the merits of the evidence of forgery in his Selective Service		Q
Certificate, his long form birth certificate and short form birth certificate, evidence of fraudulent		1
use of Connecticut Social Security number 042-68-4425 by Barack Hussein Obama and other		
related issues		
Signed:		
Banh. Clauli		
US Representative/state		
US Senator/state		
Presidential elector/state		
PAFSIDENTIAL ELECTOR - STATE OF ARIZONA		

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President of the Senate Joseph Biden

Dated JANVARY 9, 2013

Please, forward the signed form to the Attorney for the Plaintiffs

Orly Taitz 29839 Santa Margarita, ste 100, Rancho Santa Margarita, Ca 92688 phone 949-683-5411, fax 949-766-7603 orly.taitz@gmail.com at your earliest convenience. Due to the great importance to the National security answers are requested to be sent immediately by fax or e-mail and followed up by sending a certified copy by mail