

U.S. Department of Justice

Washington, D.C. 20530

JUL 0 3 2013

Orly Taitz 29839 Santa Margarita Pkwy., Ste. 100 Rancho Santa Margarita, CA 92688

Dear Ms. Taitz:

This is in response to your request, Certified Mail Number 7009 3410 0001 3566 0623, dated June 12, 2013. Your Freedom of Information Act and/or Privacy Act (FOIA/PA) request was received by this office which serves as the receipt and referral unit for FOIA/PA requests addressed to the Department of Justice (DOJ). Federal agencies are required to respond to an FOIA request within 20 business days. This period does not begin until the request is actually received by the component within the DOJ that maintains the records sought, or ten business days after the request is received in this office, whichever is earlier.

We have referred your request to the DOJ component(s) you have designated or, based on descriptive information you have provided, to the component(s) most likely to have the records. The component(s) to which your request has been forwarded are indicated on the enclosed FOIA/PA Referral/Action Slip. All future inquiries concerning the status of your request should be addressed to the office(s) listed below:

FOIA/PA Federal Bureau of Investigation Department of Justice 170 Marcel Drive Winchester, VA 22602-4843 (540) 868-4500

While Privacy Act requests are processed under both the FOIA/PA to assure the fullest possible disclosure, access to records relating to an individual is governed by the Privacy Act. Therefore, the DOJ cannot process your request until Privacy Act requirements are met.

The DOJ must verify the identity of the person who is the subject of the records being requested. This verification is necessary to protect the individual's privacy and is required by Title 28, Code of Federal Regulations, Section 16.41(d)(2). Please send the enclosed Certification of Identity, Form DOJ-361, with a request for records directly to the component(s) you have selected at the address(es) shown on the enclosed List of Department of Justice Components, Functions and Records Maintained. Please note that your signature is required.

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DEFEND OUR FREEDOMS FOUNDATION

DR. ORLY TAITZ, ESQ

29839 SANTA MARGARITA, STE 100

RANCHO SANTA MARGARITA, CA 92688

PH 949-683-5411 FAX 949-766-7603

Attention

FOIA/PA Mail Referral Unit Department of Justice Room 115 LOC Building Washington, DC 20530-0001 (301) 583-7354 (301) 341-0772 fax

06.12.2013

 Petitioner Attorney Orly Taitz requests under freedom of information act 5 U.S.C. 552 any and all documents, showing how did the U.S. Attorneys' office/Department of Justice obtain bank account information of civil rights attorney Orly Taitz.

Attorney Orly Taitz(Hereinafter Taitz) is a Civil Rights Attorney, and she represented pro bono a number of plaintiffs, among them members of the U.S. military seeking production of the original IDs of Barack Obama in light of the fact that sworn affidavits of licensed investigators showed his IDs to be flagrant forgeries and Social Security used by him to be fraudulently obtained. One of such cases was <u>Rhodes v MacDonald</u> 4:09-CV-106 Middle District of GA.

Federal Judge Clay D. Land attempted to intimidate Attorney Taitz and send a message to other attorneys not to question Obama's forgeries by assessing sanctions against Taitz.

Without any evidentiary hearing and any motion to produce bank information, US Attorneys' office/Department of Justice contacted two banks where Taitz banked and advised them that she owes money to USA and the accounts can be liened. As a result Taitz was embarrassed in front of employees of two banks, where she banked. Her credit rating went down immediately and her credit line was cut by about 70% immediately. At the same time the Department of Justice advised Taitz that if she does not pay \$20,000 immediately, Department of Justice will place a lien on her house and will sell her house to cover the lien.

Under FOIA 5 USC 552 Taitz demands any and all documents showing where did the Department of Justice/U.S. Attorneys' office obtain her bank account information. 2. In May of 2009 Attorney Taitz filed a Quo Warranto requests with the Attorney General Eric Holder (see attached). For a period of four years she did not receive any response. Taitz is seeking any and all documentation generated in response to her Quo Warranto request.

3. In the beginning of 2011 Attorney Taitz reported to the US Attorneys' office that Court Reporter for the Eastern District of PA, US District Court and for the Eastern District of PA and Third Circuit Court of Appeals that Court Reporter for the U.S. District Court for the Eastern District of PA, Donna M. Anders, falsified an official court transcript and removed 14 pages out of the certified court transcript of a motion hearing held on 12.20.2010 before Judge Eduardo Robreno. Anders removed the whole cross examination of a party done by Attorney Taitz. When Anders was confronted by Taitz with a demand for explanation, she tried to claim that pages were missing due to scanner problems. The explanation was not valid, as with scanner problems one would see one or two pages missing and would see a word or a sentence being cut, incomplete at the end of the page. In the case of the falsification of the transcript by Anders, she has done it intentionally, as she neatly arranged the examination of the next

FOIA Request Dep of Justice re. Donna Anders, Quo Warranto, Grinols et al, Rhodes 3

witness in the middle of the page right after the direct examination of the prior witness, as if cross examination was never done. Such forgery/falsification of the court transcript benefitted an opposing attorney Berg, as in the cross examination a party to the action admitted that the allegations made in the case, were not made by her but were made up in the law office of Attorney Berg.

Taitz did not receive any response since the beginning of 2011, for two and a half years. If Anders could falsify the transcript in Taitz case, she could do it in other cases and cause immeasurable damage to numerous innocent individuals.

Taitz hereby requests any and all documentation showing any and all actions taken in response to her complaint.

Specifically, Taitz is seeking information, whether

- Anders is still employed as a court reporter in the Eastern District of Pennsylvania.
- Any and all documentation of an investigation of the matter and any and all discipline

- Any and all documentation showing, whether the matter was forwarded to the criminal department for criminal prosecution
- d. Any and all information, whether Ander was ordered or told by any high ranking official to falsify the official court transcript
- e. Any and all information, whether Anders received any incentive, any compensation for falsification of the official court transcript.

4. In December 2013 U.S. Attorneys' office made an appearance in case *Grinols et al v Electoral college, U.S. Congress et al* 12-cv-02997 US District Court for the Eastern District of California and stated to the presiding judge Hon Morrison C. England that the U.S. Attorneys' Office /Department of Justice represents the U.S. Congress and seeks to oppose the emergency injunction and seeks to dismiss the case. The main portion of the case dealt with evidence showing that Barack Obama used a stolen/fraudulently obtained CT Social Security number 042-68-4425 of Harrison J. Bounel, born in 1890 and presumed to be deceased and used forged birth certificate and Selective Service certificate as a basis of his identity and eligibility to the U.S. Presidency. Plaintiffs sought injunctive and declaratory relief

Later in March of 2013 Attorney Taitz, who represented the Plaintiffs travelled to Washington DC and attended the CPAC convention, where multiple members of the U.S. Congress advised her that the Department of Justice did not notify them that they are being represented in this case, did not forward to them any pleadings and documentation and it appears that the Department of Justice went behind the back of the members of the U.S. Congress and defrauded them and defrauded the court by seeking to dismiss the case on behalf of the U.S. Congress.

Petitioner Taitz is seeking under FOIA 5USC 552 any and all documentation showing that U.S. Attorneys for the Eastern District of California, Benjamin Wagner and Ed Olsen or Attorney General Holder or any other employee of the Department of Justice advised members of the U.S. Congress about the representation in this case and forwarded to the members of the U.S. Congress the pleadings and documents submitted in this case on their behalf.

Petitioner Taitz is requesting a response within a customary 20 day period for FOIA return

/s/ Orly Taitz, ESQ Defend Our Freedoms Foundation cc

cc Congressman Bob Goodlatt

Chairman of the House Committee on the Judiciary

2309 Rayburn HOB Washington, D.C. 20515 Phone: (202) 225-5431 Fax: (202) 225-9681

Congressman Gregg Harper (R-MS)

Chairman

United State House Administration Subcommittee on Election

307 House Office Building

Washington DC 20515

ph 202-225-5031

fax 202-225-5797

ccGregg Harper, Mississippi, Chairman

Aaron Shock, Illinois

Rich Nugent, Florida

Todd Rokita, Indiana

Bob Brady, Pennsylvania, Ranking Member

Charlie Gonzalez, Texas

cc Congressman Darrell Issa

Denarrown of Justice Denarrown of Justice Complexity Avenue, NW Complexity OC 20030-0001 USA

Part 28.4

General Holder

the Request a Special Assistant for the United States to relate Quo Warranto on Barack Hussein

Control Carroll Childers, Ret; Lt. Col Dr. David Earl-Graef; Navy and Police officer and the Scott Easterling, currently serving in Iraq; Major James Cannon, US Marine Harrestine State Representative Mr. Timothy Comerford; Tennessee State Frank Nicely, State of Alabama 2008 electoral college elector Mr. Robert Cusanelli for One Warranto on Barack Hussein Obama, II, testing his title to President per Relative include:

Supersentative of Tennessee in his official capacity; Supersentative of Tennessee in his official capacity; Supersentative of New Hampshire in his official capacity; Carrol Childers, 29th Infantry Div VA retired, lifetime subject to recall; Numerous

Control of the second secon

Control of the grants standing. Relators are affected by actions of Respondent Obama and the control of Quo Warranto, and thus have interest above citizens.

Construction of the United States in U.S. District court of the District of Columbia per DC Code 16tion of the United States in U.S. District court of the District of Columbia per DC Code 16tion Attorney General defends the office of President and is appointed by the President. Construct to bring Quo Warranto on the President raises an intrinsic conflict of interest. Interest, e.g., Attorney General Elliot Richardson appointed Archibald Cox as the Interest, e.g., Attorney General Elliot Richardson appointed Archibald Cox as the Interest, e.g., Attorney General Elliot Richardson appointed Archibald Cox as the Interest, e.g., Attorney General Elliot Richardson.

Out Warranto includes action between the United States ex rel, and the State of both records of Barack H. Obama II being withheld per Hawaii's privacy laws. Increase the constitutional duties of election officers to validate or evaluate President increases to become President under U.S. CONST, art II - 1 and Amend, XX - 3.

Election officers failed to challenge, validate or evaluate his qualifications. Relators Election officers failed to challenge, validate or evaluate his qualifications. Relators between Elect. Respondent Obama failed qualify per U.S. CONST. Amend. XX – 3.

AttorneyGeneralwarranto.htm

3/15/2009

Attorney General, Eric H

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No. Tool

Such negligence and misprision threaten to nullify these essential safeguards. Thus Relators request this Quo Warranto be related to the Supreme Court under its original jurisdiction.

Enclosed is a summary motion for leave to file Quo Warranto on Barack Hussein Obama II aka Barry Soctoro, with the Supreme Court. The list of Questions Presented is attached. A full brief supporting this motion is in preparation.

- 1) Relators respectfully pray that the Attorney General recuse himself over bringing this Quo Warranto for the United States on Barack H. Obama II, by reason of intrinsic conflict of interest.
- 2) Relators pray the Attorney General appoint a Special Assistant (prosecutor) of Archibald Cox's reputation and expertise, to relate this Quo Warranto to the Supreme Court per 28 USC 543.
- 3) Relators request that their attorney, Orly Taitz, ESQ DDS, assist in relating this Quo Warranto. being recognized at bar before the Supreme Court.
- 4) Relators further request the assistance of Patrick Fitzgerald, United States Attorney General for the Northern District of Illinois, as having familiarity with issues involving Barack H. Ohama II while Senator from Illinois and as President Elect.
- 5) Relators request guidance from the Attorney General, within one week of receipt of this information, regarding his decision on whether to appoint such a Special Assistant

With respect, in absence of such guidance, Relators will proceed to request leave from the Surrene Court to relate information for this Quo Warranto on Mr. Obarna to test his title

Yours Sincerely,

Orly Taitz, ESQ Attorney for Relators 26302 La Paz. Mission Viejo, CA 92691 949-683 5411

Encl. Motion to Supreme Court for leave to relate Quo his title to the Federal office of President

