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# US DISTRICT COURT

# SOUTHERN DISTRICT OF TEXAS

# **BROWNSVILLE DIVISION**

Dr. ORLY TAITZ, ESQ	) HON. ANDREW S. HANEN
	) PRESIDING
PLAINTIFF	)
V	) DATE OF HEARING
JEH JOHNSON, IN HIS CAPACITY	) COURTROOM
OF THE SECRETARY OF DHS,	)
SYLVIA BURWELL, IN HER CAPACITY	)
OF THE SECRETARY OF HHS,	)
BARACK ORAMA IN HIS CAPACITY	

OF THE US PRESIDENT,	,
U.S. Border Patrol, Rio Grande Valley Section,	)
Brownsville Station	

EMERGENCY APPLICATION FOR STAY OF TRANSPORTATION OF ILLEGAL ALIENS FROM THE SOUTHERN DISTRICT OF TEXAS TO CALIFORNIA AND OTHER AREAS AROUND THE COUNTRY DUE TO SERIOUS THREAT TO PUBLIC HEALTH, SPREAD OF INFECTIOUS DISEASES, NATIONAL SECURITY THREAT, CRIME THREAT AND ECONOMIC DAMAGES

APPLICATION FOR AN EMERGENCY STAY/INJUNCTION, SEEKING
EITHER AN EMERGENCY IMMEDIATE TURNAROUND AND
DEPORTATION OF ILLEGAL ALIENS OR THEIR TWO MONTHS
QUARANTINE IN AN ENCLOSED TEMPORARY OR PERMANENT
FEMA FACILITY DUE TO EPIDEMIC/OUTBREAK/ SPREAD OF
INFECTIOUS DISEASES.

APPLICATION FOR AN EMERGENCY STAY OF A RELEASE INTO COMMUNITIES, INTO GENERAL PUBLIC, OF ILLEGAL ALIENS WHO DID NOT COMPLETE TWO MONTHS QUARANTINE, WHO DID NOT UNDERGO PROPER MEDICAL SCREENING, WHO DO NOT HAVE A WRITTEN MEDICAL RELEASE, WHO DO NOT HAVE A CLEAN A CRIMINAL RECORD FROM THE COUNTRY OF ORIGIN AND WHO DO NOT HAVE A SIGNED ORDER FROM THE FEDERAL JUDGE STATING THAT THIS ALIEN IS LEGALLY ENTITLED TO LIVE IN THE UNITED STATES.

## FILED UNDER FRCP 65

#### **JURISDICTION AND VENUE**

U.S. District Court has Jurisdiction in this case as the defendants are sued in their official capacity as executives of Federal agencies and the premise of the legal action involves actions of Federal agencies. The subject of this case is transportation of illegal aliens with infectious diseases and criminal record, which originates in the Southern District of Texas, Brownsville area, where illegal aliens are crossing Rio Grande in violation of the U.S. border integrity and U.S. immigration laws.

Additionally, the court has jurisdiction under the diversity of state citizenships.

## **PARTIES**

Plaintiff, Dr. Orly Taitz ESQ, resident of the California, address 29839 Santa Margarita, Ca 92688. Taitz is both a licensed attorney and a medical professional, a licensed doctor of Dental Surgery and a holder of B. of Med Science. Dr. Taitz is also a President of Defend Our Freedoms Foundation, which is dedicated to the preservation of the Constitutional Freedoms of the U.S. citizens.

Barack Obama is sued in his capacity of the US President.

Jeh Johnson is sued in his capacity as a Secretary of Homeland Security.

Sylvia Burwell is sued in her capacity as the Director of the Health and Human Services.

U.S. Border Patrol, Rio Grande Valley Section, Brownsville station is located at 940 N. FM 511, Olmito, TX 78575

#### STATEMENT OF FACTS

1. A group of billionaires lead by George Soros and Mark Zuckerberg have been major donors and benefactors of Barack Obama's (Herein Obama's) campaign for the U.S. President. In exchange for their de facto underwriting of Obama's campaign, large donors are seeking actions by Obama in bringing cheap and obedient labor to the U.S. in order to increase profits.

- 2. For six years Obama unsuccessfully attempted to push through a mega amnesty of illegal aliens.
- 3. Tea Party faction of the Republican Party withstood this push for legalization of millions of illegal aliens.
- 4. In order to repay his donors and benefactors on June 15, 2012 Obama signed a memorandum Deferred Action for Children Arrivals (DACA) to stay deportation of minor illegal aliens for two years. In 2014 DACA was renewed for two more years.
- 5. Obama and Director of Homeland Security Jeh Johnson (Hereinafter Johnson) knew at all times that such stay of deportations will be a magnet for more illegal aliens to cross the U.S. borders.
- 6. Six months ago Obama and Johnson created an elaborate plan to effectuate de facto smuggling and trafficking of hundreds of thousands of illegals and hired transportation carriers, medical services, education services, escorts and even nannies to spread all over this nation hundreds of thousands of illegals and dump them on the unsuspecting population.
- 7. As a direct result of the unlawful and unconstitutional actions of Obama and codefendants, this nation indeed got flooded by hundreds of thousands of illegal aliens.

- 8. This flood of illegal aliens created epidemics of multiple infectious diseases, among them: Tuberculosis, Measles, Scabies, Pertussis (Whooping Cough), Lice, Swine Flu, Bacterial Pneumonia and other diseases.
- 9. Gang members, drug cartel members and suspected terrorist organizations members cross into the US, which endangers National Security. Defendants are transporting these illegals all over the nation and also using commercial carriers and allowing these illegals without any IDs to travel on commercial flights.
- 10. Plaintiff and other similarly situated individuals are at risk of being infected with contagious diseases transmitted by these illegal aliens or might have already been infected. (Exhibit 2 Declaration of Orly Taitz)
- 11. A number of border patrol agents have contracted scabies. (Exhibit 1 Scabies infection report by Border Patrol Health officer). There is a reported outbreak of Tuberculosis in California. Plaintiff, who is an immigrant herself and speaks multiple languages, among them Spanish, is a doctor-provider for a number of State and Federal programs, which provide medical care to indigents and immigrants. A number of her patients presented themselves in her office with a persistent cough. Dr. Taitz developed a persistent cough and on 07.09.2014 was examined by her internal medical doctor, Dr. Yolanda Gomez, and had chest X-rays done to be analyzed for Tuberculosis. Immediate evaluation of x-rays by Dr. Gomez was inconclusive and further evaluation by a radiologist is being awaited.

(Exhibit 2, Declaration of Orly Taitz and chest X-Rays record from Dr. Yolanda Gomez). Dr. Taitz and other similarly situated individuals are at risk of being infected or were already infected.

# **ARGUMENT**

#### **STANDING**

Plaintiff is a health care provider who comes in direct contact with individuals who are affected by multiple infectious diseases, such as Tuberculosis, Scabies, Lice, Measles and so on. Absent quarantine and proper treatment, she is in imminent danger of contracting such diseases.

Additionally she claims standing as an American taxpayer.

# THERE IS JUSTIFICATION FOR GRANTING A STAY

Party seeking a preliminary injunction or stay must show: 1) a likelihood of success on the merits, 2) a thread of irreparable harm, 3) which outweighs any harm to the non-moving party, 4) and that the injunction would not adversely affect the public interest (See <u>Awad v Ziriax</u>, 670 F.3d 1111, 1125 (10<sup>th</sup> Cir. 2012)). Each element favors injunctive relief requested by the Plaintiff.

U.S. District courts routinely issue emergency stays as well as permanent injunctions to existing laws and policies of the federal government which affect national policies and affect the nation as a whole. As an example in LOG CABIN

REPUBLICANS, a non-profit corporation v UNITED STATES of America and Robert M. Gates, Secretary of Defense, in his official capacity Case No. CV 04–08425–VAP (Ex) 716 F.Supp.2d 884 US DC Judge, Virginia Phillips, issued an injunction staying implementation of the "don't ask, don't tell" policy, which affected all US military bases and installations. On October 12, Phillips issued a permanent worldwide injunction ordering the military to immediately "suspend and discontinue any investigation, or discharge, separation, or other proceeding, that may have been commenced" under "don't ask, don't tell".

In the case at hand Plaintiff is seeking an emergency stay/injunction in implementation by the defendants not of a law, but a mere memorandum signed by Barack Obama in 2012, which stays deportation of illegal alien minors, and seeking a two months quarantine of such illegals until the end of medically necessary quarantine period and until the documentation and criminal record of such illegal aliens is received and there is a decision by the federal court granting such illegals a legal status in the US. Such stay is sought due to the outbreak of infectious diseases brought by illegal aliens, due to border crossing of criminals, cartel and gang members and terrorists and due to taking without compensation by the defendants through their actions of the value of real property of the defendant due to infestation of the area with crime, as well as illegal taking/theft of tax payer dollars to care for the illegals instead of turning them around and deporting them.

#### PLAINTIFFS ARE LIKELY TO PREVAIL ON THE MERITS

Currently defendants are transferring thousands of illegal aliens from the Southern District of Texas to the Central District of California and elsewhere in the country and are simply dumping them on unsuspected communities. When individuals arrive in the U.S. legally, particularly from countries, known for outbreaks of infectious diseases, they are required to undergo health checks, chest X-rays for Tuberculosis, obtain a medical release and provide a criminal record from the country of origin. Currently, with this dumping of illegals, they cross the border without any medical checks. These illegals are undergoing a sham processing, which is done by the border patrol agents who do not have any medical training and who are under orders from the defendants to "stand down", not to deport illegal aliens, who are instructed to do only cursory medical check, to check only for crimes committed in the U.S. and not in the countries of origin and simply release the illegals, to dump them at greyhound bus stations or to individuals who might be illegals themselves and who claim that dozens of illegals from different countries are their children. Illegals are allowed to travel on commercial carriers without any IDs. Illegals are told to travel to where they want to go in the U.S. and seek an ICE office at their point of destination and told to ask for a deportation hearing there. Needless to say that over 90% of illegals never show up for these deportation hearings. Defendants are acting as de facto human traffickers and

smugglers providing shame border control. On 07.10.2014 a U.S. border patrol agent stated to FOX news host Sean Hannity:

"What is happening is that we treat OTMs (other than Mexicans) differently than aliens from Mexico or Canada. Right now what is happening is our government is pretty much releasing and giving these OTMs a free pass into our country. We are very concerned about it. We want our borders to be secure... Actually what is happening is that the federal government is completing the smuggling cycle. By having a parent send their child to the US border, having them smuggled, that is only part of the smuggling cycle. Then the federal government steps in. We apprehend them. We process these illegal aliens then we release them to their family members in the US. We just completed that smuggling cycle. Now, why would anybody want to hire a smuggler when the US government is actually doing it for free? http://www.thegatewaypundit.com

Recently former Mayor of San Diego and a syndicated talk show host Roger Hedgecock jokingly noted: "knowing Chicago politics, I hope that Obama gets a cut from the cartels for this." Roger Hedgecock show, Radio America syndication.

This behavior by the defendants has simply no basis in U.S. laws. Defendants cannot possibly ultimately prevail on the merits because they never articulated any

legal basis for their behavior. As a matter of fact their behavior is so flagrantly lawless and criminal that not only this court should grant this emergency application for STAY, but it should forward evidence provided in this case to the Federal Grand jury convened in the Southern District of Texas for criminal investigation under 18 U.S.C. 3332 which states: "(a) It shall be the duty of each such grand jury impaneled within any judicial district to inquire into offenses against the criminal laws of the United States alleged to have been committed within that district. Such alleged offenses may be brought to the attention of the grand jury BY THE COURT "emphasis added.

Defendants flagrantly engaged and continuously engaging in egregious violation of 8 USC §1324

# (a) Criminal penalties

**(1)** 

# (A) Any person who—

(i) knowing that a person is an alien, brings to or attempts to bring to the United States in any manner whatsoever such person at a place other than a designated port of entry or place other than as designated by the Commissioner, regardless of whether such alien has received prior official authorization to come to, enter, or

reside in the United States and regardless of any future official action which may be taken with respect to such alien;

- (ii) knowing or in reckless disregard of the fact that an alien has come to, entered, or remains in the United States in violation of law, transports, or moves or attempts to transport or move such alien within the United States by means of transportation or otherwise, in furtherance of such violation of law;
- (iii) knowing or in reckless disregard of the fact that an alien has come to, entered, or remains in the United States in violation of law, conceals, harbors, or shields from detection, or attempts to conceal, harbor, or shield from detection, such alien in any place, including any building or any means of transportation;
- (iv) encourages or induces an alien to come to, enter, or reside in the United States, knowing or in reckless disregard of the fact that such coming to, entry, or residence is or will be in violation of law; or

**(v)** 

- (I) engages in any conspiracy to commit any of the preceding acts, or
- (II) aids or abets the commission of any of the preceding acts,

shall be punished as provided in subparagraph (B).

- **(B)** A person who violates subparagraph (A) shall, for each alien in respect to whom such a violation occurs—
- (i) in the case of a violation of subparagraph (A)(i) or (v)(I) or in the case of a violation of subparagraph (A)(ii), (iii), or (iv) in which the offense was done for the purpose of commercial advantage or private financial gain, be fined under title 18, imprisoned not more than 10 years, or both;
- (ii) in the case of a violation of subparagraph (A)(ii), (iii), (iv), or (v)(II), be fined under title 18, imprisoned not more than 5 years, or both;
- (iii) in the case of a violation of subparagraph (A)(i), (ii), (iii), (iv), or (v) during and in relation to which the person causes serious bodily injury (as defined in section 1365 of title 18) to, or places in jeopardy the life of, any person, be fined under title 18, imprisoned not more than 20 years, or both; and
- (iv) in the case of a violation of subparagraph (A)(i), (ii), (iii), (iv), or (v) resulting in the death of any person, be punished by death or imprisoned for any term of years or for life, fined under title 18, or both.
- (C) It is not a violation of clauses \_\_[1] (ii) or (iii) of subparagraph (A), or of clause (iv) of subparagraph (A) except where a person encourages or induces an alien to come to or enter the United States, for a religious denomination having a bona fide nonprofit, religious organization in the United States, or the agents or officers of

such denomination or organization, to encourage, invite, call, allow, or enable an alien who is present in the United States to perform the vocation of a minister or missionary for the denomination or organization in the United States as a volunteer who is not compensated as an employee, notwithstanding the provision of room, board, travel, medical assistance, and other basic living expenses, provided the minister or missionary has been a member of the denomination for at least one year.

- (2) Any person who, knowing or in reckless disregard of the fact that an alien has not received prior official authorization to come to, enter, or reside in the United States, brings to or attempts to bring to the United States in any manner whatsoever, such alien, regardless of any official action which may later be taken with respect to such alien shall, for each alien in respect to whom a violation of this paragraph occurs—
- (A) be fined in accordance with title 18 or imprisoned not more than one year, or both; or
- **(B)** in the case of—
- (i) an offense committed with the intent or with reason to believe that the alien unlawfully brought into the United States will commit an offense against the United States or any State punishable by imprisonment for more than 1 year,

- (ii) an offense done for the purpose of commercial advantage or private financial gain, or
- (iii) an offense in which the alien is not upon arrival immediately brought and presented to an appropriate immigration officer at a designated port of entry, be fined under title 18 and shall be imprisoned, in the case of a first or second violation of subparagraph (B)(iii), not more than 10 years, in the case of a first or second violation of subparagraph (B)(i) or (B)(ii), not less than 3 nor more than 10 years, and for any other violation, not less than 5 nor more than 15 years.

**(3)** 

- (A) Any person who, during any 12-month period, knowingly hires for employment at least 10 individuals with actual knowledge that the individuals are aliens described in subparagraph (B) shall be fined under title 18 or imprisoned for not more than 5 years, or both.
- (B) An alien described in this subparagraph is an alien who—
- (i) is an unauthorized alien (as defined in section 1324a (h)(3) of this title), and
- (ii) has been brought into the United States in violation of this subsection.

- (4) In the case of a person who has brought aliens into the United States in violation of this subsection, the sentence otherwise provided for may be increased by up to 10 years if—
- (A) the offense was part of an ongoing commercial organization or enterprise;
- **(B)** aliens were transported in groups of 10 or more; and

**(C)** 

- (i) aliens were transported in a manner that endangered their lives; or
- (ii) THE ALIENS PRESENTED A LIFE-THREATENING HEALTH RISK
  TO PEOPLE IN THE UNITED STATES. (emphasis added)

18 U.S. Code § 2381 - Treason

Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.

According to Whistleblowers, Border Patrol Officers officers, such as Hector Garza, defendants are clearly violating existing U.S. immigration laws and specifically 8U.S. §1324. They are aiding and abetting and orchestrating an invasion into the U.S. An allied invasion in Normandy consisted of 150,000 soldiers. This recent invasion of illegals consists of 290,000 according to reposts in NY Times and Washington Post. This is nothing short of an orchestrated invasion, perpetrated to supply cheap labor for a group of billionaires and flagrantly rob American citizens of their jobs, wages and benefits and expose them to epidemics of infectious diseases and crime.

"LAREDO, Texas--A glimpse into the reality of the thousands of illegal immigrants being released into the U.S. by the Obama Administration was captured on video in a Greyhound Bus station in Laredo, Texas this weekend. The illegal immigrants who cross as incomplete family units simply enter the U.S. illegally, turn themselves in to U.S. Border Patrol agents, are processed, and then released with a notice to appear at a future date for court proceedings. U.S. taxpayers then fund bus tickets for the illegal immigrants to go to the U.S. city of their choosing. Approximately 95 percent of the illegal immigrants never return as promised for court proceedings, according to Hector Garza, a Border Patrol agent and spokesperson for the National Border Patrol Council (NBPC) Local 2455.

"The majority of these people crossed the border illegally and where then dropped off here at the bus station so they could continue to their final destination, and that destination is an American city near you," said Garza. "This right here is border insecurity at it's best. Our border is not patrolled, it's not being secured ... our federal government is releasing thousands and thousands of illegal aliens into our communities." http://www.dailymail.co.uk/news/article-2654208/Republicans-rally-judge-ruled-Obama-administration-intentionally-fostering-flood-illegal-immigrant-children.html

Defendants are involved in a de facto RICO to violate not only U.S. immigration laws, but also in a RICO to aid and abet in violation of 18 U.S. Code § 2381. They are colluding with criminal cartels, gangs and possibly terrorist organizations in waging the war of terror and a de facto biological weapon attack on the U.S.

They are transporting known members of criminal organizations involved in torture, murder, kidnappings, drug trade and possibly Muslim terrorists.

Further, actions by the defendants in imposing gag orders on employees of detention camps, preventing health care providers from releasing information in relation to outbreaks and epidemics of deadly infectious diseases is akin to bio terrorism on part of the defendants.

"JW has reported extensively on the crisis created by the sudden influx of mostly Central American minors that have crossed into the U.S. through the Mexican border in recent weeks. It has created havoc and will end up costing American taxpayers billions of dollars to house, process, medically treat, feed and inevitably educate the Unaccompanied Alien Children (UAC) which are being dispersed throughout the country. They are bringing in <a href="mailto:dangerous diseases">dangerous diseases</a>—including swine flu, dengue fever, Ebola virus and tuberculosis— and occupying our military bases as shelters.

As if all this weren't bad enough, the invasion is also supplying the nation's most dangerous street gangs with new soldiers. The Mara Salvatrucha (MS-13) and the 18th Street gangs are on a recruiting frenzy at the various facilities housing the newly arrived illegal aliens, according to JW's source. The MS-13 is a <u>feared street gang</u> of mostly Central American illegal immigrants that's spread throughout the U.S. and is renowned for drug distribution, murder, rape, robbery, home invasions, kidnappings, vandalism and other violent crimes. The Justice Department's National Gang Intelligence Center (NGIC) says criminal street gangs like the MS-13 are responsible for the majority of violent crimes in the U.S. and are the primary distributors of most illicit drugs.

In May 2014, MS-13 enforcers <u>flew to Minnesota</u> to kidnap and torture two local teens." "MS-13 is actively recruiting illegal alien minors at Obama immigrant

shelters.

Judicial Watch reported: The nation's most violent street gangs—including Mara Salvatrucha—are actively recruiting new members at U.S. shelters housing illegal immigrant minors and they're using Red Cross phones to communicate, a Homeland Security source tells Judicial Watch." http://www.thegatewaypundit.com

These actions by the defendants created a significant risk to the public at large.

Department of Health and Human services under the management of Sylvia

Burwell and under the directives of Barack Obama, instead of protecting the public from diseases, is actually spreading diseases all over the country and endangering public health. Department of Homeland Security under Jeh Johnson and under the directive of Obama administration, instead of protecting the public, is acting as a human trafficker and endangering the public and exposing the public to crime, gangs and possible terrorists.

Success on the merits is enhanced by a recent opinion by this court, by the US

District Judge Andrew Hanon in the Southern District of TX in *U.S. v Mirtha Veronica Nava-Martinez* B-13-441-1 TXSD. In this case the defendant was

convicted in human trafficking. The facts of the case revealed that another illegal alien, Patricia Elixabeth Salmeron Santos paid a human trafficker Nava-Martinez

\$8,500 for trafficking of her child into the US. Prior to the case against the

trafficker being filed with Judge Hanon, the DHS under defendant herein Jeh Johnson have completed the crime of human trafficking by transporting minor illegal alien to her mother, an illegal alien residing in Virginia. Judge Hanon ruled that actions by the Obama administration, by the Department of Homeland Security are illegal, violate US immigration laws 8USC §1324 (a)(1)(A)(ii) and represent a de -facto criminal human trafficking.

"This Court is quite concerned with the apparent policy of the Department of Homeland Security (hereinafter "DHS") of completing the criminal mission of individuals who are violating the border security of the United States. "id "The DHS, instead of enforcing our border security laws, actually assisted the criminal conspiracy in achieving its illegal goals...It completes the mission of the conspiracy" id

The recent Fourth of July demonstrations against dumping of illegals showed the U.S. citizens vehemently opposed to this criminal conspiracy by the defendants and carrying signs: "Obama and Jeh Johnson are Human traffickers and smugglers of illegals." "U.S. Senate is the Best Coyote Money can Buy". This is clearly so. The Obama regime is using this excuse of need for processing of illegals in order to transport illegals all over the country and do the job of human traffickers. Clearly such endangerment of the public cannot stand and ultimately

will be enjoined by the court. Plaintiffs are seeking an emergency stay in order to stop spread of dangerous infectious diseases, crime and terrorism until there is a final adjudication on the merits.

# STAY IS A NECESSITY DUE TO SCABIES EPIDEMIC

Human trafficking which is being undertaken by the U.S. President in conjunction with the Secretary of Homeland Security and Health and human services exposes this nation to multiple dangerous infectious diseases and represents a Danger to Public Health.

On July 4, 2014 Ronald Zemeno, Health and Safety Director, National Border Patrol Council, Local 1613, reported Scabies infection and contamination by a Border Patrol Officer in the state of California, which happened after him coming in contact with illegals, who are being dumped in the State of California by the Obama regime. (Exhibit 1). Other reports show that this officer transferred Scabies to another officer working with him and that there is an epidemic of Scabies in the camps where illegals are being processed.

Zemeno report states: "When a person is infested with scabies mites the first time, symptoms may not appear for up to two months". Since there is an epidemic of Scabies in the population of illegals crossing the border, there has to be a **TWO MONTHS quarantine**. During this, two months quarantine period, the Obama administration will have plenty of time for a turnaround of the illegals by

the border patrol or in rare cases, where illegals, crossing Mexican border, have proven to be citizens of other countries, not Mexico, and have proven to be unaccompanied minors with parents legally residing in the US, such minors can have a deportation hearing instead of turnaround within these two months of quarantine.

Such two months mandatory quarantine will protect the public at large from spread of infectious diseases.

#### TUBERCULOSIS EPIDEMIC JUSTIFIES AN EMERGENCY STAY

A recent article, http://www.foxnews.com/opinion/2014/07/07/immigration-crisis-tuberculosis-spreading-at-camps/, Exhibit 3, reveals a spread and epidemic of a deadly disease of Tuberculosis with illegals in the camps coughing up blood, constant cough and chest pain.

"...at least a half dozen anonymous sources, including nurses and health care providers who worked at Lackland, allege that the government is covering up what they believe to be a very serious health threat.

Several of my sources tell me that tuberculosis has become a dangerous issue at both the border and the camps.

"The amount of tuberculosis is astonishing," one health care provider told me.

"The nurses are telling us the kids are really sick. The tuberculosis is definitely there."

"However, nurses at Lackland in San Antonio, said they know of at least four teenagers in their camp who have tuberculosis.

"The nurses are telling us the kids are really sick," the source told me. "The tuberculosis is definitely there."

My source said there are children showing classic tuberculosis symptoms -- spitting up blood, a constant cough and chest pain."

Taitz, Plaintiff herein, is a doctor, who speaks several languages and is a doctor-provider with a number of government programs, where a care is provided to indigents and illegals. Several of her patients presented themselves with a persistent cough. Dr. Taitz developed a persistent cough and on 07.09. 2014 was seen by her family and internal medicine doctor, Dr. Yolanda Gomez, who did a number of chest x-rays to check for Tuberculosis. Dr. Taitz and other members of

the community are at a grave risk of contracting Tuberculosis or might have already been infected.

## LICE INFESTATION MAKES STAY A NECESSITY

Todd Starnes told Sean Hannity on FOX News tonight that the illegal immigrant children held at Lackland Air Force base in Oklahoma are bringing diseases into America. The children have tuberculosis, scabies and lice so bad you can see them running down their faces.

"It's one giant emergency room. They tell me tuberculosis has become a very dangerous issue there. Nurses say the number of children representing symptoms of tuberculosis is 'simply staggering.' Spitting up blood, chest pains, constant coughing. There are at least three confirmed cases for the illegals in Austin, Texas... The federal government is covering up the threat of the health crisis. They say the kids have scabies. They also say they have chicken pox. And lice so severe they can be seen crawling down the faces of the children." http://www.thegatewaypundit.com/2014/07/todd-starnes-illegal-immigrant-children-have-lice-so-severe-they-can-be-seen-crawling-down-their-faces-video/

Lice infestation in addition to Tuberculosis, Scabies, Chicken Pox, Measles, Whooping cough, Swine Flu and other infectious diseases demands either a turnaround of the illegals, or, in rare cases where illegals can evade immediate turnaround, they have to be in at least two months quarantine at the border in a

FEMA mobile facility until they are deported. There should not be transportation and dumping of these individuals in the communities without two months quarantine, testing for infectious diseases, treatment and a decision by the judge that they can legally reside in the U.S.

This situation is exacerbated by the fact that this dumping of sick illegals is done by the Department of Health and Human services, which is led by a woman who has **ZERO** medical education. In April of this year, after resignation of Kathleen Sebelius, Barack Obama appointed Sylvia Burwell, who was confirmed by the US Congress last month.

Burwell has a bachelor's degree in government and another bachelors degree in philosophy, politics and economics, zero education in medicine. So, this spread of infectious diseases by the Department of Health and Human Services might be due to a total incompetence of Sylvia Burwell or it might be a political maneuver, since Obama issued executive orders deferring deportation of minor illegals, many of these illegals are hoping for amnesty and path for citizenship, which is a boon for career Democratic party operatives, such as defendants Obama, Johnson and Burwell, as typically illegals are voting for Democrats with a 2:1 margin.

Regardless, whether the defendants are acting due to incompetence or with malice, their actions represent a Public Health threat, which make an emergency STAY a must in order to stop epidemics of infectious and deadly diseases.

Tuberculosis is particularly dangerous as if effective treatment is not given, the death rate is 66% according to Tuberculosis Fact sheet N°104", World Health Organization. November 2010 Retrieved 26 July 2011.

Moreover, many strains of Tuberculosis are drug resistant, which complicates the treatment and lowers the rate of success. Recently, a Tuberculosis epidemic was recorded in California. "A California high school is at the center of a tuberculosis outbreak linked to an infectious student who tested positive for active TB in February, county health officials said Wednesday.

Four more students at Grant Union High School in Sacramento have contracted active TB. Three related tuberculosis cases are considered an outbreak, Sacramento County Department of Health and Human Services spokeswoman Laura McCasland said". ttp://www.sacbee.com/2014/07/02/6528896/tuberculosis-outbreak-at-sacramento.html

Plaintiff Taitz attached a declaration stating that she was present at the meeting with Murrieta and Riverside county, CA officials on July 2, 2014.

Dr. Cameron Keiser, Health Officer with the Department of Public health of Riverside county, announced at the meeting, which was attended by some 300 people and media, that when individuals are coming to the U.S. legally, they have to submit a medical release, which includes radiographs, showing lack of tuberculosis, as well as other blood, sputum and urine tests, however when individuals come to the U.S. illegally and dumped all over the country, such routine testing is not done.

# ILLEGAL ALIEN MINORS SPREADING TB, EBOLA, DENGUE, SWINE FLU

"The hordes of illegal immigrant minors entering the U.S. are bringing serious diseases—including swine flu, dengue fever, Ebola virus and tuberculosis—that present a danger to the American public as well as the Border Patrol agents forced to care for the kids, according to a U.S. Congressman who is also medical doctor."

"This has created a "severe and dangerous" crisis, says the Georgia lawmaker, Phil Gingrey. Most of the Unaccompanied Alien Children (UAC) are coming from Central America and they're importing infectious diseases considered to be largely eradicated in this country. Additionally, many of the migrants lack basic vaccinations such as those to prevent chicken pox or measles, leaving America's young children and the elderly particularly susceptible, Gingrey reveals. In a hard-

hitting letter to the director of the Centers for Disease Control and Prevention (CDC), Congressman Gingrey demands that the agency keep Americans informed about its plan to handle the growing public health crisis posed by the influx of minors. "As the unaccompanied children continue to be transported to shelters around the country on commercial airlines and other forms of transportation, I have serious concerns that the diseases carried by these children may begin to spread too rapidly to control," the congressman writes. "In fact, as you undoubtedly know, of these diseases cure." have known some no "http://www.judicialwatch.org/blog/2014/07/illegal-alien-minors-spreading-tbebola-dengue-swine-flu/

Gingrey mentions reports of Border Patrol agents contracting diseases through contact with the infected illegal aliens.

# DUMPING OF ILLEGALS REPRESENTS A THREAT TO PUBLIC SAFETY AND NATIONAL SECURITY

It was reported that this dump of illegals includes individuals who are gang members from Mexico and Central America, as well as individuals, who are either members of terrorist organizations or come from countries sponsoring terror. "An internal summary of Border Patrol operations at the U.S. Customs and Border Protection Nogales (Arizona) Placement Center stated that 16 unaccompanied immigrant children being held at the facility are members of Mara Salvatrucha (MS-13) transnational criminal gang.

The summary, which was obtained by the Townhall online magazine, noted that Border Patrol officials at Nogales were alerted to the MS-13 presence among the detainees when they discovered gang-related graffiti in the walls of the processing center. It stated:

Border Patrol Agents (BPAs) and Customs and Border Protection Officers (CBPOs), assigned to The Nogales Placement Center (NPC), discovered that 16 unaccompanied alien children (13 El Salvadoran males, two Guatemalan males and one Honduran male) currently being held at the NPC are members of Mara Salvatrucha (MS-13). The MS-13 gang members admitted to their gang associations following a discovery of graffiti at the NPC. Homeland Security Investigations (HSI), ICE Enforcement and Removal Operations (ERO), and the Office notified." of Refugee Resettlement (ORR) were http://www.infowars.com/illegal-immigrant-children-include-ms-13-gangmembers/

Farmers in border areas found Qurans and prayer rugs left by illegals, which shows that illegals are not coming only from Mexico and Central America, but also from

Muslim countries, many of which sponsor terrorism and announced Jihad/Fatwa against the U.S.

DUMPING OF ILLEGALS REPRESENTS THEFT OF JOBS, WAGES,
BENEFITS, COMMUNITY RESOURCES AND TAXPAYER DOLLARS
FROM THE PLAINTIFFS AND SIMILARLY SITUATED INDIVIDUALS,
A WELL AS CITIES, COUNTIES AND STATES.

Illegals, who crossed the border and are being dumped by Obama regime on unsuspecting communities, are dead poor and need significant expenditure of monies to provide for their food, housing, healthcare, education and other expenses. Former Governor of Alaska Sarah Palin described it best: "Enough is enough of the years of abuse from this president. His unsecured border crisis is the last straw that makes the battered wife say, "no mas."

Without borders, there is no nation. Obama knows this. Opening our borders to a flood of illegal immigrants is deliberate. This is his fundamental transformation of America. It's the only promise he has kept. Discrediting the price paid for America's exceptionalism over our history, he's given false hope and taxpayer's change to millions of foreign nationals who want to sneak into our country illegally. Because of Obama's purposeful dereliction of duty, an untold number of illegal immigrants will kick off their shoes and come on in, competing against Americans for our jobs and limited public services. There is no end in sight as our

president prioritizes parties over doing the job he was hired by voters to do. Securing our borders is obviously fundamental here; it goes without saying that it is *his job*.

The federal government is trillions of dollars in debt, many cities are on the verge of insolvency, our overrun healthcare system, police forces, social services, schools, and our unsustainably generous welfare-state programs are stretched to the max. We average Americans know that. So why has this issue been allowed to be turned upside down with our "leader" creating such unsafe conditions while at the same time obstructing any economic recovery by creating more dependents than he allows producers? His friendly wealthy bipartisan elite, who want cheap foreign labor and can afford for themselves the best "border security" money can buy in their own exclusive communities, do not care that Obama tapped us out.

Have faith that average American workers – native-born and wonderful legal immigrants of all races, backgrounds, and political parties – *do care* because we're the ones getting screwed as we're forced to follow all our government's rules while others are not required to do so. Many now feel like strangers in their own land. It's the American worker who is forced to deal with Obama's latest crisis with our hard-earned tax dollars while middle class wages decrease, sustainable jobs get more scarce, and communities become unrecognizable and bankrupted due to Obama's flood of illegal immigration." Governor Sarah Palin

http://www.breitbart.com/Big-Government/2014/07/08/Exclusive-Sarah-Palin-Time-to-Impeach-President-Obama.

# PLAINTIFFS WILL SUFFER UNDUE HARDSHIP AND IRREPARABLE HARM IF STAY IS NOT GRANTED

Plaintiff incorporates all prior paragraphs as if fully pled herein.

As stated above, plaintiff and similarly situated individuals suffer an undue hardship and will suffer irreparable harm of being exposed to and contracting dangerous and deadly infectious diseases, if emergency stay is not granted.

Further, the plaintiff is affected by the increased crime, drug trafficking and an increased risk of terrorism. As stated above, gang members, cartel members and possible terrorists are crossing the U.S. border illegally and transported to California and elsewhere. Recently Border Patrol Federal Whistleblower Hector Garza, reported that illegal aliens are allowed to travel in the U.S. without any valid IDs. "MCALLEN, Texas—Illegal aliens are being allowed to fly on commercial airliners without valid identification, according to the National Border Patrol Council (NBPC). "The aliens who are getting released on their own recognizance are being allowed to board and travel commercial airliners by simply showing their Notice to Appear forms," NBPC's Local 2455 Spokesman, Hector Garza, told Breitbart Texas.

"This is not the CBP [Customs and Border Protection] or another federal agency renting or leasing an aircraft, these are the same planes that the American public uses for domestic travel," said Garza. "This just adds insult to injury. Not only are we releasing unknown illegal aliens onto American streets, but we are allowing them to travel commercially using paperwork that could easily be reproduced or manipulated on any home computer. The Notice to Appear form has no photo, anyone can make one and manipulate one. They do not have any security features, no watermark, nothing. They are simply printed on standard copy paper based on the information the illegal alien says is the truth."

Spokesman Garza continued, "We do not know who these people are, we often have to solely rely on who they say they are, where they say they came from, and the history they say they have. We know nothing about most of them, ICE releases them into the American public, and now they are boarding aircraft at will with a simple paper document that anyone can easily alter or reproduce themselves." http://www.breitbart.com/Breitbart-Texas/2014/07/11/Exclusive-TSA-Allowing-Illegals-to-Fly-Without-Verifiable-ID-Says-Border-Patrol-Union

As such, irreparable harm will stem not only from infectious diseases, but also from an imminent terrorist act.

Furthermore, plaintiff and similarly situated individuals are affected as value of their real estate is going down due the influx in the neighborhoods of illegal aliens, diseases and crime, as well as depletion of tax payer resources of municipalities and counties. Such actions by the defendants represent a flagrant violation of Plaintiff's 5th and 14 th Amendment Due process rights and represent taking without compensation.

Moreover, Plaintiff and similarly situated individuals are losing quality healthcare when the hospitals are flooded with thousands of indigent illegals, plaintiff is losing quality education for her family members, as schools are flooded by the illegals. Obama administration announced that dumping of illegals in California will continue indefinitely and he actually expects a surge.

# STAY IS A NECESSITY, AS MONETARY COMPENSATION WILL NOT ALLEVIATE IRREPARABLE HARM

As explained above, Plaintiff, as well as similarly situated individuals, are exposed to serious contagious and potentially deadly diseases. Payment of damages cannot compensate and/or deter possible infection with deadly diseases.

# PLAINTIFF WILL IRREPARABLE HARM IF STAY IS NOT GRANTED AND HARDSHIP ON THE PLAINTIFF AND THE COMMUNITY OUTWEIGHS THE HARDSHIP ON THE DEFENDANTS

Plaintiff incorporates all prior paragraphs as if fully pled herein.

Plaintiff, who is a medical provider and a tax payer, will suffer irreparable ongoing harm of exposure to dangerous infectious diseases and crime, as well as taking without compensation of value of her residence, as well as illegal taking, a de facto theft, of her tax payer dollars by a de facto RICO enterprise of the defendants, illegal aliens, human traffickers, gang members and "coyotes" engages in trafficking of illegal aliens.

On the other hand, illegal aliens and the defendants, who are de facto human traffickers, cannot show any hardship. Barack Obama has repeatedly stated to the public that most of the illegals will be deported. As they are in this country illegally, they have no right to reside in the US and in the communities, where they arrive. As they do not have any vested right, they cannot be harmed by the injunction. Recent interview by Senator Tom Coburn revealed that if these illegals were to be given the most expensive first class tickets to travel to their countries of origin, the total cost for the U.S. government to fly them to the countries of origin is 8 million dollars and it is 99.5% lower than 3.7 billion cost of continuing the current policy of the defendants in transporting illegals to different areas of the US and taxpayers paying for all this transportation North and for other expenses of the illegals in the U.S. "Oklahoma U.S. Sen. Tom Coburn says he has a much better solution to fix the problem presented by tens of thousands of illegal Central American immigrants that have been apprehended at the southern U.S. border.

"Look, for \$8 million you could put them all on a first-class seat back to their homes," Coburn said on CNN's "Crossfire" on Tuesday.

Coburn was answering a line of questioning concerning the Obama administration's announcement on Tuesday that it would be asking Congress for \$3.7 billion to help deal with the 52,000 unaccompanied children and 39,000 mothers with children who have been apprehended since Oct. 1.

The influx has drained resources from border protection and immigration agencies, as well as the Department of Health and Human Services.

The administration's plan to increase spending is "the wrong approach," Coburn said.

He rebutted a claim made by many Democrats and administration officials that the immigrants are flocking here — mostly from Honduras, El Salvador, and Guatemala — to flee rampant violence in those countries.

"This isn't about violence. Some of it is," Coburn said, while pointing out that violence has not changed significantly in two of the three countries, and has actually fallen in one.

Rather, the administration's immigration policies are leading them to believe they can stay in the U.S.

"What changed was the expectation that you could come here, and you wouldn't be sent home," Coburn said.

The Obama administration has adopted a policy of deporting only violent criminals. It has also enacted a program called Deferred Action for Childhood Arrivals, or DACA, which provides amnesty to people who arrived to the U.S. as children." http://dailycaller.com/2014/07/09/senator-offers-cheaper-solution-to-fix-border-surge/#ixzz375W814z6

Additionally, illegals are being sent to live in foster homes, whereby the plaintiff and other taxpayers are paying for it.

"Exclusive: Ad Promises \$6,000 a Month Tax Free To House
Immigrant Children

By: **Ben Swann** Jul 10, 2014 8

Murreita, CA- An ad in the local Penny Saver in Murreita, California caught the attention of residents today. The ad, which was put up by the Crittenton Services and Foster Family Agency or (FFA) claims to be looking for families who will help provide homes for foster children as well as for "unaccompanied refugee

Benswann.com called Crittenton FFA, which is located in Orange County and provides services for Los Angeles County Department of Children and Family Services, and found that for those willing to a take in a child under the age of 16, you can receive up to \$854.00 tax free per month. For those taking in a child over 16, the total is \$1,008.00 per month in reimbursement. If you have a 5 bedroom house and can take in as many as 6 children, you can receive reimbursement of up to \$6,054.00 per month tax free.

We questioned the person on the line about the requirements for those who would sign up. Any applicant must pass a criminal background check and take 4 classes, the next of which will be two days from now. As for who is paying for all of this? We were told that for normal foster services, the reimbursement is provided by a series of state and local grants but in the case of the "unaccompanied refugee minors", 100% of the reimbursement will from the federal come government. According to the ad, if all goes well, families will be able to begin housing children for that tax free money within 45 days." http://www.alipac.us/shocking-ad-promises-6-000-month-tax-free-us-

taxpayer-money-house-illegal-immigrant-kids-3162/

Further, if for any reason, a small number of these illegals has an exigent circumstance, where they can evade immediate turnaround and deportation, there are alternatives to current policies, alternatives which would not endanger the public at large with infectious diseases and subject the public at large to crime, gangs, drug smugglers and terrorists.

U.S. taxpayers have already spent billions of dollars for FEMA camps and FEMA transportable (temporary) modules. These illegals can be transported either to an emergency FEMA camp, to be erected at the border, or to existing FEMA camps. Those camps are equipped with medical clinics, sleeping quarters, professional medical staff and law enforcement staff. A small number of illegals which are not deported immediately, should be quarantined in FEMA camps for two months until they are either deported or until there is a release signed by a U.S. licensed medical doctor stating that they do not carry any infectious diseases, and there is an order by a magistrate or a judge stating that they can legally reside in the U.S.

## STAY AND/OR INJUNCTION FURTHERS PUBLIC POLICY As fully plead above, abatement of epidemics of infectious diseases and crime abatement clearly benefits the public and further public good.

## CONCLUSION/PRAYER FOR RELIEF

- 1. Due to the fact that Deferred Action for Children arrivals (DACA) June 15, 2012 memorandum signed by Barack Obama, as well as 2014 extension of DACA have become a magnet and a reason for illegal invasion, as well as a reason for a large scale of a humanitarian crisis, this court should STAY implementation of DACA until there is a full review of its' constitutionality and applicability.
- 2. Due to documented epidemic of Scabies, Lice, Tuberculosis and other infectious diseases this court should issue and EMERGENCY STAY of dumping, and/or transportation and/or release of illegal immigrants by Obama administration, by Department of Homeland Security and by the Department of Health and Human Services into any communities until such illegals went through two months incubation/ quarantine period, had proper X-rays, sputum, blood, stool, urine tests and obtained a written release from the U.S. licensed medical doctor that aforementioned illegal aliens do not carry infectious diseases and will not endanger the public at large and public health.
  - 3. Due to evidence of gangs, drug traffickers and terrorists crossing the U.S.-Mexican border with the flow of the illegals, illegal aliens crossing the U.S. border have to be either turned around and deported immediately or kept at a border patrol or FEMA facility not only for two months

quarantine and medical release, but also until and unless there is a criminal record from the country of origin showing that such individuals do not have a criminal record in the country of origin, do not belong to criminal gangs and/or terrorist organizations.

<b>Signed</b>	

Dr. Orly Taitz, ESQ

07.10.2014

## **EXHIBIT 1**



## **National Border Patrol Council**

LOCAL 1613 (San Diego, CA)

Ronald Zermeno • Health &Safety Director 35585 Desert Rose Way • Lake Elsinore, CA 92532 Office/Fax: 800-620-1613 • Email: RZermeno@nbpc1613.org



July 4, 2014

Paul Beeson, Chief Patrol Agent United States Border Patrol 2411 Boswell Road Chula Vista, CA 91914

RE: Health Alert

Chief Beeson:

This morning I received a report from one of our agents what I have been fearing to hear. Two Agents from Brown Field station in Otay Mesa California developed a rash yesterday after processing detainees from Texas. One of the Agents sent me this picture of the rash and advised me he was diagnosed with Scabies by his doctor and had to apply pesticide cream all over his body and leave it on overnight. When the Agent got home he change in his garage and put his cloths in the washer, he immediately went to bed the next morning he saw the rash. The Agent is married with two small children. On top of that, the Agent carpools with another Agent who now is possibly exposed. To make matters worse, the Agent put his uniform shirt in the back seat of the vehicle and now the other Agent's daughter has sat there before they were aware of the infection. Agents were told to trust the medical screenings.

I spoke to the Agent who advised me that the duties he was performing at the time he thinks he was exposed was that he was asked to do the medical screening of all detainees, prior to releasing them to ICE. He is not a trained medical professional but did the best he could do. He completed the questionnaire on all the detainees and documented what he saw. He observed several people with open sores and which he recorded on the questionnaire. He was not told about any precautions to take such as decontamination of himself and uniform. This demonstrates that we are not properly trained to identify infectious disease and to properly respond when we suspect a disease.

Chief Beeson you have stated that all the detainees underwent health screening by FEMA personnel and were declared medically sound for transportation to California. Our EMT Agents did an initial medical screening of the detainees upon their arrival and identified several with active scabies and other illnesses. Those that past the screening were sent to other stations in San Diego for processing, one of those stations being the Brown Field station. We do not know exactly which detainee was infected and processed at Brown Field that resulted in the agent contracting this disease. We suspect that they could have been already transferred to ICE custody and may have already been released in the surrounding communities.

I am again asking that all detainees be medically screened by doctors and decontaminated prior to transportation to California. That Agents are provided training to identify these diseases and how to report and respond to when the Agents suspect an illness. That Agents who are involved with the transport, processing and medical screening be provided protective disposable overalls to ensure that they do not contract scabies and other infectious diseases. Provide a facility that the Agents can decontaminate prior to departing the processing area. Provide laundry facility for the Agents so that they can decontaminate their uniforms. Recognize that the time spent by the Agents decontaminating themselves and their uniforms is compensable.

In addition that you please provide assistance to the infected Agent for his losses to include his bedding and clothing. That assistance be provided to the agent car pool partner for the decontamination of his vehicle and for both agents to have their families checked for possible exposure.

We do not encourage releasing the detainees, they should be held for deportation hearings. If ICE is going to release them then they should be quarantined prior to Ice releasing them into the communities to ensure that they will not transfer infectious diseases such as scabies into our communities.

I request that your staff not down play this incident and call it an isolated incident.

The Center for Disease Control and Prevention states the following for prevention and control of scabies:

### Prevention & Control

When a person is infested with scabies mites the first time, symptoms may not appear for up to two months after being infested. However, an infested person can transmit scabies, even if they do not have symptoms. Scabies usually is passed by direct, prolonged skin-to-skin contact with an infested person. However, a person with crusted (Norwegian) scabies can spread the infestation by brief skin-to-skin contact or by exposure to bedding, clothing, or even furniture that he/she has used.

Scabies is prevented by avoiding direct skin-to-skin contact with an infested person or with items such as clothing or bedding used by an infested person. Scabies treatment usually is recommended for members of the same household, particularly for those who have had prolonged skin-to-skin contact. All household members and other potentially exposed persons should be treated at the same time as the infested person to prevent possible reexposure and reinfestation. Bedding and clothing worn or used next to the skin anytime during the 3 days before treatment should be machine washed and dried using the hot water and hot dryer cycles or be dry-cleaned. Items that cannot be dry-cleaned or laundered can be disinfested by storing in a closed plastic bag for several days to a week. Scabies mites generally do not survive more than 2 to 3 days away

from human skin. Children and adults usually can return to child care, school, or work the day after treatment.

Persons with crusted scabies and their close contacts, including household members, should be treated rapidly and aggressively to avoid outbreaks. Institutional outbreaks can be difficult to control and require a rapid, aggressive, and sustained response.

Rooms used by a patient with crusted scabies should be thoroughly cleaned and vacuumed after use. Environmental disinfestation using pesticide sprays or fogs generally is unnecessary and is discouraged.

As I highlighted Institutional outbreaks can be difficult to control and require rapid, aggressive and sustained response. All processing facilities should be thoroughly cleaned and vacuumed after use with proper High-efficiency particulate air (HEPA) type vacuums. Cleaning contract personnel should be wearing protective clothing and respirators. All equipment used should be thoroughly cleaned and disinfected after use. All waste should be properly disposed of as biological hazardous waste. We are requesting that "CaviCide" brand disinfectant be provide for the agents to use for decontamination of work areas, equipment and transport vehicles. This product comes highly recommended by medical and emergency response personnel. This is the product that they use to decontaminate their ambulances and equipment.

As you see in the attached picture which depicts contaminated bedding being placed in paper bags stored outside Chula Vista station. Border Patrol management is aware of the scabies outbreak but continue to ignore recommendations. The contaminated bedding should be placed in closed plastic bags not paper bags as recommended by CDC. We strongly recommend to control the spread of Scabies that disposable blankets be used instead of the wool blankets.

ment

Sincerely,

Ronald Zermeno

Health and Safety Director

National Border Patrol Council

Local 1613





## **EXHIBIT 2**

## **Declaration of Orly Taitz**

- I, Orly Taitz, have personal knowledge and can attest to the following:
  - 1. I am a licensed Attorney and a Licensed Doctor of Dental Surgery, additionally I have 3 years of Medical School training.
  - 2. I have successfully completed Internal medicine and infectious diseases courses.
  - 3. I was present at the Town Hall meeting with Mayor Long, Chairman of the Board of Supervisors of Riverside County Jeff Stone and Health Officer of the Riverside County Department of Health, Dr. Cameron Keiser in Murrieta, CA on July 2, 2014.
  - 4. In the presence of some 300 residents and multiple members of the media Dr. Keiser advised the public that legal immigrants have to undergo mandatory X-rays and bio-medical tests for Tuberculosis and other infectious diseases, however illegal immigrants, who flood the borders and who are being trafficked to different locations in California and elsewhere in the country do not go through such extensive testing.
  - 5. I personally reviewed the press release of July 4, 201 4 by Ronald Zemeno, Health and Safety Director, National Border Patrol Council, Local 1613, regarding reported Scabies infection and contamination.

- 6. I am a doctor-provider for several programs, where medical and dental care is provided for new immigrants.
- 7. a number of my patients presented themselves with persistent cough.
- 8. I developed a persistent cough and on 07.09.2014 was seen by y medical doctor, Dr. Yolanda Gomez and had chest X-rays done to check for Tuberculosis. (Exhibit A)
- 9. when checked by Dr. Gomez, My x-rays were inconclusive and I am awaiting for an opinion of a radiologist.
- 10.Due to the fact that individuals infected with scabies may not show symptoms of the disease for two months, as a medical professional, I believe that if this court does not STAY transportation and release of illegal aliens in the general population, this court will be complicit in the spread of the epidemic of Scabies, as well as other infectious diseases, among them Tuberculosis, Measles, Pertussis (Whooping Cough), Swine Flu, Lice and others.

I attest that all of the above is true and correct to the best of my knowledge and informed consent

Signed

/s/ Dr. Orly Taitz, ESQ

07.10.2014



Family Practice and Internal Medicine

22342 Avenida Empresa Ste. 195 ~ Rancho Santa Margarita, California 92688 ~ Phone (949) 713-9705 ~ Fax (949) 858-3826

## WORK AND STATUS REPORT

Date: 7/9/14 Patient Name or Employee: ORLY TATZ	u.	
Employer or School:		
Regular work or school:		
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B-140119

JUL 2 3 2014

Civil Action No.

David J. Bradley, Clerk of Cours

## PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

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UNITED STATES  Sauthern	DISTRICT COU	
Dr. Orly Taitz ESQ	) ) )	
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Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	) ) )	
Defendant(s)	) )	

## **SUMMONS IN A CIVIL ACTION**

To: (Defendant's name and address) Sylvia Burwell, Director of HHS
64 New York Avenue, NE, 6th Floor, Washington, DC 20002

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

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**CLERK OF COURT** 

Date: 7/14/14

Signature of Clerk or Deputy Clerk

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RANCHO SANTA MARGARITA PUSTAL

Case 1:14-cv-00119 PANCHO SANTA MARGARITA in Call September 12689997 on 07/23/14 Page 4 of 4

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Product Sale Unit Description Qty Price	Final Price
WASHINGTON DC 20001-3796 Zone-8 First-Class Mail Large Env 11.90 oz.	\$3.29
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Issue PVI:	\$9.29
OLMITO TX 78575 Zone-6 first-Class Mail Large Env 11.90 oz.	\$3.29
Expected Delivery: Fri 07/25/14 Return Rcpt (Green Card) @@ Certified USPS Certified Mail #: 70122920000119589758	\$2.70 \$3.30
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United States District Court Southern District of Texas FILED

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B-14cv119

JUL 2 3 2014

Civil Action No.

David J. Bradley, Clerk of Court

## **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for (name of individual and title, if any) was received by me on (date)	USBorder Patrol Rio	Grando Schi
was received by me on (date)	SII, Olin	iko TX 785
I personally served the summons on the indiv	vidual at (place)	·
	on (date) ;	or
☐ I left the summons at the individual's residen	ace or usual place of abode with (name)	
, a	a person of suitable age and discretion who resid	es there,
on (date) , and mailed a co	opy to the individual's last known address; or	
☐ I served the summons on (name of individual)		, who is
designated by law to accept service of process of	on behalf of (name of organization)	
	on (date);	or
☐ I returned the summons unexecuted because		; or
Model on 07.21. 2 Saction, Brown SV, 110 start	the Summons for 2014 US Border Rettol 100, 970 NEM 511, Olin	BOBALLE TX 785
My fees are \$ for travel and \$	for services, for a total of \$	0.00 -
I declare under penalty of perjury that this inform	nation is true.	
Date: 07212019	Server's signature	
	- Lila Debet	
	Printed name and title	
	Law Offices of Orly Taitz	z, Esa.
***************************************	29839 Santa Margarita Pkwy S	Ste 300
	Rancho Santa Margarita, CA	92688

Additional information regarding attempted service, etc:

## UNITED STATES DISTRICT COURT

for the

## SOUTHERN DISTRICT OF TX

Dr. Orly Taitz ESQ	) ) )
Plaintiff(s) v.  Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	Civil Action No. B = 14 - 119
Defendant(s)	,
SUMMONS I	N A CIVIL ACTION
To: (Defendant's name and address) US Border Patrol, Rio Gi Olmito, TX 78575	rande Valley Section, Brownsville, station, 940 N. FM 511,
are the United States or a United States agency, or an off P. 12 (a)(2) or (3) — you must serve on the plaintiff an a	you (not counting the day you received it) — or 60 days if you ficer or employee of the United States described in Fed. R. Civ. Inswer to the attached complaint or a motion under Rule 12 of tion must be served on the plaintiff or plaintiff's attorney,
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	be entered against you for the relief demanded in the complaint.  CLERK OF COURT
Date: 7/14/14	Mui Lu 7) Wille Signature of Clerk or Deputy Glerk

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Case 1:14-cv-00119 Document 4 MARGARITA CT X 500 to 07/23/14 Page 4 of 4

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Issue PVI:	\$9.29
OLMITO TX 78575 Zone-6 First-Class Mail Large Env 11.90 oz.	\$3.29
Expected Delivery: Fri 07/25/14 Return Rcpt (Green Card) @@ Certified USPS Certified Mail #: 70122920000119589758	\$2.70 \$3.30
Issue PVI:	\$9.29
BROWNSVILLE TX 78520 Zone-6 First-Class Mail Large Env	\$3.29
11.60 oz. Expected Delivery: Fri 07/25/14 Return Rcpt (Green Card) @@ Certified USPS Certified Mail #: 70122920000119589765	\$2.70 \$3.30
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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

Orly Taitz	§	
	<b>§</b>	
versus	§	Civil Action 1:14-cv-00119
	§	
Jeh Johnson, et al.	§	

## **Order Setting Conference**

1. Counsel shall appear for an initial pretrial conference:

## October 28, 2014, at 02:30 PM

Before the Honorable Andrew S. Hanen United States District Judge Third Floor–Courtroom No. 6 United States Courthouse 600 E. Harrison Street, #301 Brownsville, TX 78520

- 2. Within 15 days of receiving this order, counsel must file a list of all entities that are financially interested in this litigation, including parent, subsidiary, and affiliated corporations as well as all known attorneys of record. When a group description is effective disclosure, an individual listing is not necessary. <u>Underline the names of corporations with publicly traded securities</u>. Counsel must promptly amend the list when parties are added or additional interested parties are identified.
- 3. The plaintiff must serve the defendant within 120 days of filing the complaint. The plaintiff's failure to file proof of service within that time may result in dismissal by the court on its own initiative. *See* Fed. R. Civ. P. Rule 4(m).
- 4. At least 14 days before the conference, counsel must file a joint case management plan listing the identities and purposes of witnesses, sources and types of documents, and other requirements for a prompt and inexpensive preparation of this case for disposition by motion or trial. *See* Fed R. Civ. P. Rule 26(f).
- 5. The parties shall agree on additional deadlines for completion of pretrial matters including all expert designation dates and discovery cut—offs as well as dates for exchanging of initial disclosures if they have not already been completed.
- 6. By the conference, counsel will have interviewed their clients and read all relevant documents; readily available documents will have been exchanged at the plan meeting at the latest.

- 7. The court will set a schedule for initial preparation and may rule on motions pending or made at the conference.
- 8. Counsel in charge of a case must appear at all hearings or conferences. A motion to appear on behalf of the attorney—in—charge will be granted only upon showing of good cause, and only if the attorney to be substituted is familiar with the case and has authority to bind the client. The motion to appear must be ruled on in advance of the hearing or conference date.
- 9. Counsel who appear at the conference must have authority to bind the client and must know the facts.
- 10. Counsel must have discussed alternative dispute resolution with their clients and each other; at the conference, the court will consider whether a method of ADR is suited to this case.
- 11. The court will enter a scheduling order and may rule on any pending motions at the conference.
- 12. The Plaintiff(s), or the party removing this suit from state court, **SHALL SERVE THE OPPOSING PARTY OR PARTIES** with copies of:
  - A. this ORDER FOR CONFERENCE,
  - B. the form for the JOINT REPORT ON MEETING REQUIRED BY RULE 26(f) AND JOINT DISCOVERY/CASE MANAGEMENT PLAN.
  - C. JUDGE HANEN'S RULES OF COURT WHICH CAN BE FOUND IN THE COURT'S WEBSITE AT HTTP://WWW.TXS.USCOURTS.GOV.
- 13. These papers **SHALL BE SERVED CONTEMPORANEOUSLY WITH THE SUMMONS AND COMPLAINT.**
- 14. The parties will be bound by the provisions contained in this ORDER, the papers mentioned in No. 4 above, and the dates set out in the scheduling order to be entered in this case.
- 15. Failure to comply with this order may result in sanctions, including dismissal of the action and assessment of expenses.

BY THE ORDER OF THE COURT

# UNITED STATES DISTRICT COURT Southern District Court for the Strict of Tails Dr. Orly Taitz ESQ Plaintiff(s) V. Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres. Defendant(s) Defendant(s)

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Jeh Johnson

Secretary of DHS
650 Massachusetts Avenue NW

Washington DC 20001

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Ou Let 7) Willyw Signature of Clerk or Deputy Clerk

Date: 7/14/14

## UNITED STATES DISTRICT COURT

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Sylvia Burwell, Director of HHS 64 New York Avenue, NE, 6th Floor, Washington, DC 20002

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 7/14/14

Signature of Clerk or Deputy Clerk

UNITED STATES DI		
for the Scentkern	District	f Texas
Dr. Orly Taitz ESQ )		
Plaintiff(s) )  V. )	Civil Action No.	B-14-119
Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.		
Defendant(s)		

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Barack Obama
1600 Pennsylvania Ave
Washington DC

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 7/14/14

Dou Lee Noulga Signature of Clerk or Deputy Clerk

## UNITED STATES DISTRICT COURT

for the

## SOUTHERN DISTRICT OF TX

Dr. Orly Taitz ESQ	) ) )	
Plaintiff(s) V.	) Civil Action No.	B-14-119
Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	) ) ) )	
Defendant(s)	)	

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) US Border Patrol, Rio Grande Valley Section, Brownsville, station, 940 N. FM 511, Olmito, TX 78575

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 7/14/14

Signature of Clerk or Deputy Clerk

## UNITED STATES DISTRICT COURT Southern District of Texas

Dr. Orly Taitz ESQ	) ) )					
Plaintiff(s) V.	) ) Civil Action No.	B-1	4-	1	1	9
Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	) ) )					
Defendant(s)	)					

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Clerk for Service of Process
US Attorney
600 E Harrison St, Brownsville, TX 78520

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 7/14/14

Signature of Clerk or Deputy Clerk

# UNITED STATES DISTRICT COURT Societies of the District of Texas Dr. Orly Taitz ESQ Plaintiff(s) V. Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres. Defendant(s) Defendant(s)

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Attorney General
c/ clerk for service of process
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Signature of Clerk or Deputy Clerk

Date: 7/14/14

B-14cv119

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

JUL 2 3 2014

Civil Action No.

David J. Bradley, Clerk of Court

## **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	This summons fo	T (name of individua	l and title, if any)			,	
was re	ceived by me on (de	nte) 012	1, 2014	· Jely 1	ohnson,	Secretary	801
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				on (da	te)	; or	
	☐ I left the summ	nons at the indivi	dual's residenc	e or usual place of	f abode with (name)		
			, a r	person of suitable	age and discretion	who resides there	•
	on (date)	, aı	nd mailed a cop	y to the individua	ıl's last known addı	ess; or	
	☐ I served the su	mmons on (name	of individual)			· · · · · · · · · · · · · · · · · · ·	who is
	designated by lav	w to accept service	e of process on	behalf of (name of	organization)		
				on (da	te)	; or	
	☐ I returned the	summons unexec	uted because				; or
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Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

<del></del>	S DISTRICT COURT  for the  O'SFRA OTONOS			
Dr. Orly Taitz ESQ	) ) )			
Plaintiff(s)  v.  Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	Civil Action No. B = 14 - 119			
Defendant(s)	)			
SUMMONS IN A CIVIL ACTION				

To: (Defendant's name and address) Jeh Johnson
Secretary of DHS
650 Massachusetts Avenue NW
Washington DC 20001

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

**CLERK OF COURT** 

Date: 7/14/14

Signature of Clerk or Deputy Clerk

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RANCHO SANTA MANGAKITA PUSTAL

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Issue PVI:		\$9.29
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AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

B-14cv119

JUL 2 3 2014

Civil Action No.

David J. Bradley, Clerk of Court

# **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for (name of individual and title, if any) $\mathcal{C}$ was received by me on (date) $\frac{012(20/4)}{}$ .	ock la Sevice	Proces
was received by me on (date) 01212014	US AHOTA'S	COOE Harriso
was received by me on (and)	TX, 78560'	
☐ I personally served the summons on the individual at (pi		
	on (date)	; or
☐ I left the summons at the individual's residence or usual	place of abode with (name)	
, a person of	suitable age and discretion who re	sides there,
on (date), and mailed a copy to the i	ndividual's last known address; or	r
I served the summons on (name of individual)		, who is
designated by law to accept service of process on behalf o	f (name of organization)	
	on (date)	_ ; or
☐ I returned the summons unexecuted because		; or
other (specify): I served the s	cemmons for	ertified
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My fees are \$ for travel and \$	for services, for a total of \$	0.00
I declare under penalty of perjury that this information is tr	ue	
Date: 072/1019		
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	<del>29839 San<u>ta Ma</u>rgarita Pkwy,</del> Rancho Santa Margarita, CA	

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

	DISTRICT COURT The District of Texas
Dr. Orly Taitz ESQ	) ) )
Plaintiff(s) v.  Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	Civil Action No. B - 14 - 119
Defendant(s)	, )
SUMMONS IN A	A CIVIL ACTION
To: (Defendant's name and address) Clerk for Service of Process US Attorney 600 E Harrison St, Browns	

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

**CLERK OF COURT** 

Date: 7/14/14

Signature of Clerk or Deputy Clerk

Position Pero  Restricted Delivery Fee (Endorsoment Required)  Total Postage & Fees & York  Sent To Johnson January April Street, Apr. No., Grown Myssichment Amerikan Apr. No., Grown Apr. No	Restrict Required Restrict Street Street  Total Prostoge of Pees Street  Street Applications of New York Am NEGAT According to the Am NEGAT According to the American Street Stre
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RANCHO SANTA MAKGARITA PUSTAL

Case 1:14-cv-00119 POCUMPENTA MARGARITA in CTX 500 00 07/23/14 Page 4 of 4

0569390497 -0095

07/21/2014 (800) 275-8777 05:03:47 PM

07/21/2014	(800)275-8777	05:03:47 PM
	Sales Receipt	
Product Description	Sale Unit Oty Price	Final
First-Class Ma 11.90 oz.	20001-3796 Zone il Large Env very: Thu 07/24	
Return Rcpt ( @@ Certified USPS Certifie 7012292000011	Green Card) d Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
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WASHINGTON DC : irst-Class Ma 11.70 oz.		\$3.29
	d Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
[otal:		\$55.74
Paid by: /ISA Account #: Approval #: Transaction	005324	\$55.74 XXXXXX1518

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

B-14cv119

JUL 2 3 2014

Civil Action No.

David J. Bradley, Clerk of Court

# **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	☐ I personally served the summons on th	e individual at (place)	
		on (date)	; or
	$\square$ I left the summons at the individual's r		
	21 - 21	, a person of suitable age and discreti	
	on (date) , and mail	ed a copy to the individual's last known a	iddress; or
	☐ I served the summons on (name of individ		, who is
	designated by law to accept service of pro-		
		on (date)	; or
	☐ I returned the summons unexecuted be	cause	; or
	Ok 07.21 2019	1 HONO, General	uno of process
ı	My fees are \$ property for travel's	A HOMO GENETAL Clark for Ser CR. 950 Pena Sylvani and \$ 9 for services, for a	total of \$ 0.00 .
,	My fees are \$ for travel's		total of \$ 0.00 .
∂ate: ַ		s information is true.	total of \$ 0.00.
	I declare under penalty of perjury that this	s information is true.	itz, Esq.

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

Socihern District Court		
Dr. Orly Taitz ESQ	) ) )	
Plaintiff(s) v.  Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS,	Civil Action No. <b>B</b> =14-119	
Barack Obama, in his capacity of the US Pres.  Defendant(s)	) ) )	

## SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Attorney General c/ clerk for service of process U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

**CLERK OF COURT** 

Date: 7/14/14

Signature of Clerk or Deputy Clerk

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RANCHO SANTA MARGARITA PUSTAL

Case 1:14-cv-00119 PANCHO SANTA MARGARITA in Call X 500 07/23/14 Page 4 of 4

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07/21/2014	0569390497 -0095 (800)275-8777	05:03:47 PM
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	fed Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
OLMITO TX 78: First-Class I	575 Zone-6 Mail Large Env	\$3.29
	ied Mail #:	/14 \$2.70 \$3.30
Issue PVI:		\$9.29
	TX 78520 Zone-6 Mail Large Env	\$3.29
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Issue PVI:		\$9.29
	20530 Zone-8 Mail Large Env	\$3.29
	d led Mail #:	/14 \$2.70 \$3.30
Issue PVI:		\$9.29
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Expected Del	led Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
	20002 Zone-8 Mail Large Env	\$3.29
Expected Del	ed Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
Total:		\$55.74
Paid by: VISA Account #: Approval #:	005324	\$55.74 (XXXX1518

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

B-14cv119

JUL 2 3 2014

Civil Action No.

David J. Bradley, Clerk of Court

# PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (name of individual and title, if any) Berack Obase Received by me on (date) 0721.2014. 1600 Pena Sylvania, Oc	
	☐ I personally served the summons on the individual at (place)  on (date) ; or	<del></del>
	☐ I left the summons at the individual's residence or usual place of abode with (name)	
	, a person of suitable age and discretion who resides there,	
	on (date) , and mailed a copy to the individual's last known address; or	
	☐ I served the summons on (name of individual) , who	is
	designated by law to accept service of process on behalf of (name of organization)	
	on (date) ; or	
	☐ I returned the summons unexecuted because ;	or
	Other (specify): I served the scemmons by artificial made on 01.41.2014 the scemmons by 1600 ponks ylvania Ade we start for DC  My fees are \$ property of the services, for a total of \$ 0.00	K.
	My fees are \$ for travel and \$ for services, for a total of \$	•
	I declare under penalty of perjury that this information is true.	
Date:	074 2014  Server's signature  Printed name and title	<del></del>
	Law Offices of Orly Taitz, Esq.	
	29839 Santa Margarita Pkwy, Ste 300	_
	Rancho Santa Margarita. CA 92688	

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT		
Care	for the Rern District of Texas	
3 CUT!	12/// 12/2///	
Dr. Orly Taitz ESQ	) ) )	
Plaintiff(s) v.  Jeh Johnson in his capacity of a Secretary of DHS, Sylvia Burwell, in her capacity of a Secretary of HHS, Barack Obama, in his capacity of the US Pres.	Civil Action No. B-14-119	
Defendant(s)	)	
SUMMONS II	N A CIVIL ACTION	
SONANZONS II	NA CIVIL ACTION	
To: (Defendant's name and address) Barack Obama 1600 Pennsylvania Ave Washington DC		
are the United States or a United States agency, or an off P. 12 (a)(2) or (3) — you must serve on the plaintiff an a	you (not counting the day you received it) — or 60 days if you icer or employee of the United States described in Fed. R. Civ. nswer to the attached complaint or a motion under Rule 12 of	
the Federal Rules of Civil Procedure. The answer or mot whose name and address are:	tion must be served on the plaintiff or plaintiff's attorney,	
whose name and address are.		
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.	
	CLERK OF COURT	
Date: 7/14/14	Dari Lee nailean	
	Signature of Clerk or Deputy Clerk	

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# RANCHO SANTA MARGARITA PUSTAL Case 1:14-cv-00119 DANCHO SANTA MARGARITA POSTAL 0569390497 -0095 07/21/2014 (800)275-8777 05:03:47 PM

07/21/2014	(800)275-8777	05:03:47 PM
Product Description	Sales Receipt Sale Unit Oty Price	Final Price
	20001-3796 Zone- lail Large Env	8 \$3.29
Expected Del	ed Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
OLMITO TX 785 First-Class M 11.90 oz.	75 Zone-6 Mail Large Env	\$3.29
Expected Del Return Rcpt @@ Certified USPS Certifi	ed Mail #:	\$2.70 \$3.30
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	ed Mail #:	14 \$2.70 \$3.30
Issue PVI:		\$9.29
	20530 Zone-8 ail Large Env	\$3.29
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Issue PVI:		\$9.29
WASHINGTON DC First-Class M 11.80 oz.	20530 Zone-8 ail Large Env	\$3.29
	ed Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
WASHINGTON DC First-Class Ma 11.70 oz.		\$3.29
	ed Mail #:	\$2.70 \$3.30
Issue PVI:		\$9.29
Total:		\$55.74
Paid by: VISA Account #: Approval #: Transaction	XXXXXXXXX 005324	\$55.74 (XXX1518

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