

Dear Secretary of State William Gardner:

I am a co-complainant on the ballot complaint filed by Dr. Orly Taitz, Esq against Barack Hussein Obama. We have compiled the attached letter requesting a rehearing of the issue based on the exhibits and the conduct of the Ballot Law Commission on this case.

Please contact Orly Taitz as soon as possible with a rehearing date. She can be reached at 949.683.5411.

If you did not receive all 17 pages of this request for rehearing please contact Orly and or email me.

Sincerely,
Pamela Barnett
pb_realestate@yahoo.com

RECEIVED

NOV 22 2011

NEW HAMPSHIRE
DEPARTMENT OF STATE

11/22/2011

Dr. Orly Taitz ESq

29839 Santa Margarita, ste 100

Rancho Santa Margarita CA 92688

949-683-5411 fax 949-766-7603

Attention:

William Gardner

Secretary of State

State of New Hampshire

Demand for emergency rehearing of the Ballot Law Commission complaint/election denial of challenge to candidate Barack Obama filed by attorney Dr. Orly Taitz and joined by 9 NII State Representatives (Exhibit 3), presidential candidate, veterans and other citizens, due to fraud committed by the members of the Ballot Law committee, their attorney and assistant Secretary of State of New Hampshire during the Committee hearing.

Dear Mr. Gardner,

according to Rules and Procedures of the Supreme Court of New Hampshire, plaintiff, contesting decision of the administrative agency, needs to demand a rehearing by the agency prior to filing an appeal of its' decision to the Supreme Court:

RULES OF THE SUPREME COURT OF THE STATE OF NEW HAMPSHIRE

PROCEDURAL RULES 1 TO 34

Rule 10. Appeal from Administrative Agency.

"To appeal to the supreme court from an administrative agency under RSA 541, the appealing party must have timely filed for a rehearing with the administrative agency. *See* RSA 541:4 and *Appeal of White Mountains Education Association*, 125 N.H. 771 (1984). The time period for the appeal does not begin to run until the administrative agency has acted upon the motion."

Attorney Orly Taitz provided Ballot Law Commission with a 85 page complaint showing that candidate Barack Hussein Obama, II, (hereinafter Obama), citizen of Great Britain, Kenya and Indonesia, is not a natural born citizen of the United States and does not possess valid US identification papers. In fact she provided you personally and the committee with affidavits and documents, that Mr. Obama is using in his tax returns and selective service certification a Connecticut Social Security number, which according to E-Verify and SSNVS was never assigned to Barak Obama. Additionally, she provided you with evidence showing Mr. Obama's alleged true and correct copy of long form birth certificate, posted by Obama on WhiteHouse.gov, to be a cheap computer generated forgery, while the director of Health of the state of Hawaii is aiding and abetting Obama in obstruction of justice and is refusing inspection of the original birth certificate, allegedly on file.

Previously, on multiple occasions, both you and Ballot Law Commission, held substantive investigation into the background of the candidates and veracity of their statements and routinely removed from the ballot individuals, who are not eligible. (Exhibit 1). As a matter of fact, a presidential candidate Sal Mohammad was removed from the ballot as ineligible during 2008 election season specifically for not being a natural born citizen (Exhibit 2).

On November 18th, 2011, during the committee meeting, members of the committee and their attorney simply shamelessly lied and committed the most egregious fraud by claiming that they only check, whether the candidate filled the declaration correctly and paid \$1,000. Mr. Gardner, you personally, and members of the committee and attorney of the committee are well aware of all of the mentioned precedents, and are well aware, that verification of the candidacy according to law does not have a narrow meaning of checking, if the form is filled out and the check is paid. It includes verification, whether the candidate is indeed a Natural Born citizen, and Mr. Obama is clearly not a natural born citizen. Even if Mr. Obama were to possess a valid US long form birth certificate and a valid Social Security number, which he doesn't, he cannot be considered a natural born citizen, as per prior ruling of the Supreme court of the United States in *Minor v Happersett*, a natural born U.S. citizen is one, who is born in the country to parents, who are citizens. Mr. Obama had foreign citizenship since birth, since his father, Barack Obama Sr. was a foreign national and according to British nationality act Mr. Obama was a British citizen from birth.

Due to egregious fraud committed by the attorney of the committee and 5 members, who were sited at the hearing on November 18th, there is sufficient ground for a rehearing.

Ballot law committee consists of 10 members. Due to fraud committed by 5 members, present at the meeting, plaintiffs are demanding a re-hearing with 5 other members, not the same 5 members, who were engaged in egregious fraud. Office of the Secretary of state is requested to not to allow at the rehearing the same attorney, who was maliciously misrepresenting the requirements in regards to eligibility of the candidate.

Just like Al Capone was finally convicted when a corrupted jury was replaced, the state of NH and the US will have legitimate elections as corrupted members of the committee and their attorney are replaced.

Wherefore plaintiff is requesting:

1. Secretary of State Gardner to reconsider his decision and remove candidate Barack Obama from the 2012 elections ballot due to the fact, that Obama is not a natural born US citizen.
2. If Secretary of State Gardner refuses to remove Obama from the ballot, plaintiff is requesting a rehearing with a new Ballot Law commission, with remaining 5 commission members, who were not sited during the November 18, 2011 hearing, due to the fact that 5 committee members, who were sited during the November 18 hearing engaged in egregious fraud.
3. Due to the fact, that three of the committee members are reported to be licensed attorneys, plaintiff is requesting the Secretary of state sua sponte to report them and their attorney to the New Hampshire bar for a disciplinary hearing due to fraud committed by officers of the court.
4. Plaintiff is requesting Secretary of State to report to the Merrimack county District Attorney and Grand Jury 5 members of the Ballot Law Commission: Mr. Cook, Ms. Van Oot, Mr. French, Ms. Clemmons and Ms. Moran, as well as their attorney and assistant Secretary of State Ms. Ladd for fraud committed during November 18, 2011 hearing, as well as for misprision of felonies and aiding and abetting felonies committed by candidate Obama, as well as for possible treason against the state of New Hampshire and the United States of America.

/s/ Dr. Orly Taitz, ESQ

11.22.2011

EXHIBIT 1

STATE OF NEW HAMPSHIRE**BALLOT LAW COMMISSION****Petition of New Hampshire Secretary of State****BLC 2006-6****ORDER****BACKGROUND**

On September 1, 2006 the Secretary of State filed a request for hearing from New Hampshire Ballot Law Commission (the "Commission"). The Secretary of State requested a determination of "whether the eight identified candidates shall remain on the September 12, 2006 primary ballot." The eight candidates are as follows:

1. Fran Defeo
2. Robert Ordonez
3. Maureen Baxley
4. James W. Danforth
5. Matthew B. Preston
6. Greta M. Cocco
7. Ron Peddle
8. Matthew Covey

The Secretary of State alleged that the eight candidates did not meet the requirements to appear on the primary ballot for their respective races pursuant to RSA 665:7. RSA 665:7 states in relevant part as follows:

The ballot law commission shall hear and determine disputes arising over whether nomination papers or declarations of candidacy filed with the secretary of state conform with the law. The decision of the ballot commission in such cases shall be final as to questions both of law and fact, and no court shall have jurisdiction to review such decision.

FINDINGS OF FACT

A hearing was held on September 8, 2006. The following five candidates did not appear at the hearing: Robert Ordonez, Matthew Preston, Greta Cocco, Ron Peddle, and Matthew Covey. Fran Defeo did not appear, but Attorney and Senator Peter Burling appeared on his behalf. Maureen Baxley appeared at the hearing and was also represented by Mr. Burling. James Danforth appeared and represented himself at the hearing.

Attorney Burling presented an offer of proof on behalf of Fran Defeo. Attorney Burling represented that Mr. Defeo did not contest the documents submitted by the Secretary of State from the Town of Conway, Supervisor of the Checklist, Jack Zemla. Attorney Burling argued that the change of registration from democrat to undeclared was confusing, especially when read from right to left. In addition, Attorney Burling argued that Mr. Defeo completed a declaration of candidacy in which he stated he was a registered member of the democratic party and it was Mr. Defeo's understanding and belief that he was a member of the democratic party.

Next to testify was Maureen Baxley. Ms. Baxley testified that she has been active in the democratic party for many years. She formerly lived in Epsom, New Hampshire until moving to Andover about one and one half years ago. After moving to Andover, Ms. Baxley testified she went to the Town Clerk to register to vote and to register her car. At that time, the Town Clerk's office was crowded and the Town Clerk completed most of the voter registration form, using much of the information from Ms. Baxley's car registration. Ms. Baxley testified she told the Town Clerk that she would be registering as a democrat, but cannot explain why her party affiliation was described as "undeclared" on the voter registration form. Ms. Baxley testified she did not carefully review the voter registration card and signed it. She said she would have corrected it to the democratic party had she realized the Town Clerk had typed undeclared.

When Ms. Baxley completed the declaration of candidacy, she believed she was a registered member of the democratic party, and completed the affidavit as a member of the democratic party.

Next to testify was James Danforth. Mr. Danforth testified that he is currently a member of the House of Representatives. In 2004 when he first ran for office, he ran as a republican. In the 2004 primary, Mr. Danforth obtained an absentee ballot for the republican party. He later learned that after submitting the absentee ballot to the Town Clerk, the Town Clerk did not count his vote, nor did the Town Clerk submit the ballot to the Town Moderator. When Mr. Danforth went to the Town Clerk to declare his candidacy for the 2006 primary election, he asked the Town Clerk if he needed to do anything further to run as a republican. At that time, Mr. Danforth was told he did not and the he was "all set." In addition, Mr. Danforth submitted documentation he received after winning the election in 2004 in which the Secretary of State certified that on the 2nd day of November, 2004, James William Danforth was duly elected to represent the sixth district of Merrimack County. In addition, Mr. Danforth submitted a certificate of election for state representative signed by the Secretary of State on November 2, 2004 in which he was identified as the republican candidate having been elected to the House of Representatives. Mr. Danforth acknowledged that in his declaration of candidacy for state representative, he left blank the party registration information when he submitted on June 7, 2006.

Edward Becker who is the Moderator for the Town of Andover testified in support of the position of James Danforth that he should be placed upon the September 12, 2006 ballot. Mr. Becker testified that when Mr. Danforth was given a republican ballot in the September 2004 primary election, he could only receive that ballot if he were registered as a member of the

republican party. The voter registration sheet for the September 2004 primary indicates that Mr. Danforth's absentee ballot was collected, but not counted. In the case of a ballot that is not counted, Mr. Becker testified that he should have received the rejected ballot as Town Moderator. Had he received it, he would have contacted Mr. Danforth to inform him that his ballot would not be counted and the reason why the ballot would not be counted. Based upon the documents, it appears that his vote was not counted because he was not registered as a republican with the Town Clerk's office, but was in fact registered as a democrat. Mr. Becker testified that the Town Clerk did not follow proper procedures and had she, Mr. Danforth would have been notified in 2004 that he was not registered as a republican.

RULINGS OF LAW

RSA 655:14 allows a person to be printed as a candidate for a party only if that individual is a registered member of that party and meets all other qualifications at the time of filing. The Ballot Law Commission finds as follows:

Fran Defeo

By unanimous vote, the Ballot Law Commission finds that Fran Defeo is not qualified as a candidate for the office of state representative, first district, Carroll County, for the democratic party.

Robert Ordonez

By unanimous vote, the Ballot Law Commission finds that Robert Ordonez is not qualified as a candidate for the office of state representative, nineteenth district, Hillsborough County and fourteenth district, Rockingham County, for the democratic party.

Matthew B. Preston

By unanimous vote, the Ballot Law Commission finds that Matthew B. Preston is not qualified as a candidate for the office of state representative, for the democratic party.

Greta M. Cocco

By unanimous vote, the Ballot Law Commission finds that Greta M. Cocco is not qualified as a candidate for the office of state representative, second district, Strafford County, for the democratic party.

Ron Peddle

By unanimous vote, the Ballot Law Commission finds that Ron Peddle is not qualified as a candidate for the office of state representative, seventh district, Rockingham County for the republican party.

Matthew Covey

By unanimous vote, the Ballot Law Commission finds that Matthew Covey is not qualified as a candidate for the office of state representative, second district, Coos County for the republican party.

Maureen Baxley

By a 3-2 vote, the Ballot Law Commission finds that Maureen Baxley is not qualified as a candidate for the office of state representative, sixth district, Merrimack County, for the democratic party. The Commission notes that while the error appears to have been made by an office of the town, Ms. Baxley received the form that states she was registered as an undeclared voter.

James W. Danforth

By 3-2 vote, the Ballot Law Commission finds that James W. Danforth is not qualified as a candidate for the office of state representative, sixth district, Merrimack County, for the republican party. In this case, town officials appear to have made repeated mistakes, all to the disadvantage of Mr. Danforth. Nevertheless, the statute clearly states that no candidate can appear on the ballot if not a member of the party for which he seeks nomination. In effect that places and absolute requirement on the candidate that regardless of the errors of others, he or she is responsible for getting it right.

ORDER

The Commission orders that the following individuals be stricken from their respective ballots:

1. Fran DeFeo
2. Robert Ordonez
3. Maureen Baxley
4. James W. Danforth
5. Matthew B. Preston
6. Greta M. Cocco
7. Rod Peddle
8. Matthew Covey

The names shall be stricken in a manner as set by the New Hampshire Secretary of State.

SO ORDERED

New Hampshire Ballot Law Commission

Date: 3/27/07


Gary Francouer, Chairman
Christopher H.M. Carter
Charles Chandler
Paul McGuirk
Stephen Duprey

EXHIBIT 2

Candidates for Upcoming Presidential Primary Election
(October 15, 2007 - November 2, 2007)

Candidates for the Office of President of the United States

Monday, October 15, 2007

Jack Shepard, republican, 2191 Edgumbe Road, St. Paul, MN 55116 (by mail)

mail: Via R. Marenco 20, Rome Italy 00124 web: <http://www.jackshepardforpresident.com> email: shepardj@shepardjack.191.1t

Tuesday, October 16, 2007

Thomas G. Tancredo, r (in person)

mail: 5471 S. Estes, Littleton, Colorado 80123

Thursday, October 18, 2007

Michael Skok, d (by mail) michaelskok.com

4288 Union Road, Cheektowaga, NY 14225-2363

Mark Klein, r (by mail) 6808 Estates Drive, Oakland, CA 94611

mail: 151 Evergreen Place, West Des Moines, Iowa 50265 mark@drmarkklein.com

"Mike" Huckabee, r (in person)

mail: PO Box 2008, Little Rock, AR 72203

Friday, October 19, 2007

~~"Sal" Mohamed, d (by mail) - Disqualified..~~

~~mail: 2300 Indian Hills Drive, #3-323, Sioux City, IA 51104 www.salmohamedforpresident.org~~

"Chris" Dodd, d (in person)

mail: P.O. Box 441, East Haddam, CT 06423

Monday, October 22, 2007

H. Neal Fendig, Jr., r (by mail) electcap@bellsouth.net www.electcap.us

mail: PO Box 21119, St. Simons Island, GA 31522

"Tom" Koos, d (by mail) tomkoos2008.com tomkoos2008@yahoo.com

mail: 252 Star Hill Road, Woodside, CA 94062

Barack Obama, d (in person)

mail: 233 N. Michigan Avenue, 11th Floor, Chicago, IL 60601

Tuesday, October 23, 2007

"Randy" Crow, d (in person)

mail: PO Box 11, Kelly, NC 28448

John McCain, r (in person)

mail: PO Box 16118, Arlington, VA 22215

Albert Howard, r (in person) www.alberthoward.org

mail: 710 Apple Street, Ann Arbor, MI 48105

Rudolph W. Giuliani, r (in person)

mail: 295 Greenwich Street, #356, New York, NY 10007

Henry Hewes, d (in person) www.henryhewes.com GLarkin@HenryHewes.com
mail: 515 Madison Avenue, 5W, New York, NY 10022

"Ron" Paul, r (in person)
mail: 101 Blossom Lake, Jackson, TX 77561

Wednesday, October 24, 2007

Kenneth A. Capalbo, d South Kingstown, Rhode Island (by mail)
mail: 23 Border Drive, Wakefield, RI 02879

William C. Hughes, d, Clayton, MO (in person)
mail: People for the Real Deal, PO Box 23173, St. Louis, MO 63156

Thursday, October 25, 2007

"Vern" Wuensche, r (in person) www.voteforvern.com vern@voteforvern.com
mail: PO Box 940519, Houston, TX 77079

Daniel Gilbert, r (in person) www.wethepeopleforpresident.com
mail: 115 Justin Trail, Arden, NC 28704

Friday, October 26, 2007

Alan Keyes, r (by mail)
mail: 13533 Scottish Autumn Lane, Darnestown, MD 20878

Dennis J. Kucinich, d (in person)
mail: PO Box 110145, Cleveland, OH 44111

Monday, October 29, 2007

John Edwards, d (in person)
mail: 410 Market Street, Ste. 400, Chapel Hill, NC 27516

Dal LaMagna, d (by mail)
mail: 1918 17th Street, NW, Washington, DC 20009

Mitt Romney, r (in person)
mail: 171 Marsh Street, Belmont, MA 02478

Fred Thompson, r, McLean, Virginia (in person)
mail: 1130 8th Avenue South, Nashville, TN 37203

Tuesday, October 30, 2007

"Bill" Richardson, d, Santa Fe, NM (in person)
mail: 111 Lomas Blvd., NW, Ste 200, Albuquerque, NM 87102

Hugh Cort, r (in person)
mail: 6 Office Park Circle, Ste. 100, Birmingham, AL 35223

James Creighton Mitchell, Jr., r (by mail) Lindenhurst, Illinois www.mitchell4president08.com
mail: Box 1259, Lake Villa, IL 60046

Wednesday, October 31, 2007

D.R. Hunter, d (by mail) www.hunterlovesamerica.com
mail: PO Box 52244, Amarillo, TX 79159

"Tom" Laughlin, d, Santa Rosa Valley, CA (by mail)
mail: PO Box 840, Moorpark, CA 93020

Duncan Hunter, r, Alpine, CA (by mail)
mail: 9340 Fuerte Drive, #302, LaMesa, CA 91941

Stephen W. Marchuk, r (by mail)
mail: 46 Middle Road, Hancock, NH 03449

Thursday, November 1, 2007

~~Mary Ann Segal, d (by mail)~~ Disqualified
mail: ~~545 West 150 Street, Apt. 4, New York, NY 10031~~

John Cox, r, Chicago, IL (by representative)
mail: PO Box 5353, Buffalo Grove, IL 60089-5353

"Joe" Biden, d (in person)
mail: PO Box 438, Wilmington, DE 19899

Mike Gravel, d (in person)
mail: PO Box 948, Arlington, VA 22216

Caroline P. Killeen, d (by mail) Castelton, New York
mail: c/o Peace Hostel, Via Valecchie, Assisi ITALY

O. Savior, d (by mail)
mail: PO Box 141031, S.E., Minneapolis, MN 55404

Friday, November 2, 2007

William "Bill" Keefe, d (in person) www.docolossalgood.com keefe@campusblues.com
mail: 101 Rudder Road, Hyannis, MA 01867

Hillary Clinton, d (in person) Chappaqua, NY
mail: c/o Lisa DiBartolemeo, Hillary Clinton for President, 4420 North Fairfax Drive, Arlington, VA 22203

Cornelius Edward O'Connor, r (in person) omndb@aol.com
mail: PO Box 967, Palm Beach, Florida 33408

Vermin Supreme, r (in person)
mail: PO Box 2384, Rockport, MA 01966

Richard Edward Caligiuri, d (in person)
mail: 1006 South Trenton Avenue, Wilksburg, PA 15221-3456

Candidates for the Office of Vice - President of the United States

Monday, October 22, 2007

William Bryk, d (by mail)

mail: PO Box 891, New York, NY 10013

Tuesday, October 30, 2007

John S. "Jack" Barnes, Jr., r (in person)

mail: PO Box 362, Raymond, NH 03077

Friday, November 2, 2007

Raymond Stebbins, d (in person)

mail: PO BOx 394, Weymouth, MA 02190

EXHIBIT 3



[Handwritten signature]
Rep AL B. Masaro

REP MOE VILLERUE

REP. LARRIE PETTEGILL

[Handwritten signature]

Rep Susan C. Dehemus

Susan C. Dehemus

Rep William B. Tobin

REP. HARRY ACCORRISIO