

1 DR. ORLY TAITZ, ESQ SB#223433
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5 Attorney FOR DEFEND OUR FREEDOMS FOUNDATION,
6 ORLY TAITZ INC, APPEALING DENTISTRY

7 CHARLES LINCOLN,) CASE NO.: 8:10-CV-01573-AG
8 PLAINTIFF,) DEFENDANTS' DEFEND OUR
9 VS.) FREEDOMS FOUNDATION, ORLY
10 DAYLIGHT CHEMICAL, et al) TAITZ INC AND APPEALING
11 DEFENDANT) DENTISTRY ADMINISTRATIVE
12) MOTION- REQUEST FOR
13) CLARIFICATION REGARDING
14) document 50
15)

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17 TO ALL PARTIES AND TO THEIR COUNSEL OF RECORD:
18 PLEASE TAKE NOTICE Defendants Defend Our Freedoms
19 Foundation, Orly Taitz, inc and Appealing Dentistry
20 (collectively "Defendants") are filing this
21 administrative motion REQUEST FOR CLARIFICATION.
22 On 02.23.2011 Clerk of the court filed a notice of
23 deficiency regarding document 50 "Request for
24 Sanctions", which stated that the date of the hearing
25 is missing or incorrect or untimely. The filer of the
26 motion checked the document in question. It shows that
27 the document was filed on February 21, 2011. The
28 requested date of the hearing is March 21, 2011 (same

1 date as scheduled for other motion hearings on this
2 case). It was filed 28 days prior to the hearing and
3 therefore the date appear to be properly posted, not
4 missing, correct and timely. It is the understanding of
5 the filer of the motion that it will be heard on
6 03.21.2011 together with other motions. Please, advise.

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8 Respectfully submitted

9 /s/Orly Taitz

10 Dr.Orly Taitz, ESQ

11 02.28.2011
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18 **FEDERAL COURT PROOF OF SERVICE**

19 I certify under penalty of perjury and under the laws
20 of CA that I served the parties to this action with
21 above pleadings via ECF and/or mail on 02.28.2011

22 Dated this 02.28.2011
23 /s/Orly Taitz

24 Dr. Orly Taitz, ESQ
25 29839 Santa Margarita Pkwy
26 Rancho Santa Margarita CA
27 92688
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