# Affidavit of Lisa Ostella

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No.: 09-81255-Civ-DIMITROULEAS / SNOW

MARSHA G. RIVERNIDER, ROBERT H. RIVERNIDER, and CHARLES EDWARD LINCOLN, III,

Plaintiffs,

VS.

U.S. BANK NATIONAL ASSOCIATION, As Trustee for the C-Bass Mortgage Loan Asset-Backed Certificates, Series 2006-CBS, and all John & Jane Does, 1-10,

Defendants.

#### **AFFIDAVIT OF LISA OSTELLA**

I, Lisa Ostella am over the age of eighteen (18) and not a party to the within action. I have personal knowledge of the facts stated herein and if called to do so, I could and would competently testify under oath.

#### I declare the following:

- 1. I, Lisa Ostella, was assistant webmaster for Dr. Orly Taitz from November 2008 to January 2009. Head webmaster for Dr. Orly Taitz from January 2009 to April 2009. And Administrative Assistant to Dr. Orly Taitz from December 2008 to March 2009. It is important to note, although I have experience as an Administrative Assistant, I had never worked for an Attorney or Law Firm prior to Dr. Taitz.
- 2. In these roles, I performed various functions from website functions, booking media appearances, contacting politicians, sending out correspondences, updating case

filings, creating and serving subpoenas, sending out mailings, taking dictation, transcribing and any other various requests or needs Dr. Taitz asked of me.

- 3. In or about January 2009, Dr. Taitz filed a case in the United States District Court, Central District of California, Southern Division, which was assigned to Judge David O. Carter, *Keyes, et al v. Obama, et al*, Case No. SACV-09-00082-DOC (Anx).
- 4. During the filing of the *Keyes* case, I was the main person responsible for creating the subpoenas, signing Dr. Taitz's name to the subpoenas as instructed by Dr. Taitz and coordinating the serving of the documents including the case pleadings. These subpoenas included, but were not limited to, serving the CIA, Social Security, FBI, ICE, Secretary of State, Department of Energy, Department of Interior, US Department of State, IRS, FactCheck, Department of Defense, Office of Personnel Management, Department of Health and Human Services, Secret Service Office of Government and Public Affairs, Department of Justice as well as President Obama.
- 5. Dr. Taitz contacted me and directed me to prepare all the subpoenas referred to above, and instructed me to sign her (Orly Taitz) name to each of the subpoenas, which I complied with. All of the above referenced subpoenas were prepared by me, Dr. Taitz's name was signed by me and they were sent from my home in New Jersey.
- 6. Since I did not have any experience working in the legal field, I asked Dr. Taitz if the subpoenas were valid since she was asking me to sign her name to the documents being served. Dr. Taitz assured me that they were valid and I was to sign her name without placing my initials following her signature.
- 7. The subpoenas were created by me, and Dr. Taitz name was signed by me at her direction. The subpoenas were served by volunteers whom I sent them to and coordinated

with starting on January 28<sup>th</sup> through February 10<sup>th</sup>, 2009. All the subpoenas were dated January 19, 2009, as per Dr. Taitz's instructions. See copies of the subpoenas which I created and signed Dr. Taitz name to at her direction attached hereto and incorporated in by reference as **EXHIBIT "A"**.

- 8. In addition to preparing and signing the subpoenas on behalf of Dr. Taitz, I co-authored letters to the FBI and at the direction of Dr. Taitz also signing Dr. Taitz's name to said letters. I created 95% of the subpoenas, signing Dr. Taitz's name on her behalf in the *Keyes* case and had them served. All was done under Dr. Taitz's authorization. I performed these duties as Dr. Taitz's assistant.
- 9. I stopped providing services to Dr. Taitz in or about April 2009 as a result of Dr. Taitz demanding I falsify information to the Federal Bureau of Investigations and other enforcement agencies. On or about April 2, 2009, Dr. Taitz sent letters to the U.S. Supreme Court Justices, Clerks and others notifying them that she actually filed official reports of "hacking" and cyber crimes involving websites I was in charge of, as her webmaster. I started investigating her claims and was unable to find any substantiation to Dr. Taitz's "hacking" and cyber crime allegations. After numerous conversations with Dr. Taitz's regarding the falsified claims of "hacking" and cyber crimes, I refused to falsify any information in order to substantiate her allegations.
- 10. As a result of my refusal to substantiate Dr. Taitz's false claims of "hacking" and cyber crimes, she became hostile and vindictive, now accusing me of "hacking", fraud and theft. Dr. Taitz even went as far as making these statements on radio interviews and stated, as an Officer of the Court, she had reported me for investigation.

- 11. Dr. Taitz reported me to various departments of the State of New Jersey, local and federal police, the Senate Judiciary Committee, the U.S. Supreme Court, Federal Bureau of Investigations, the Orange County Sheriff's Department and other locations with falsified allegations that I had committed crimes, including but not limited to forgery, stealing money from her (Dr. Taitz) foundation and "hacking" of her (Dr. Taitz) website and paypal accounts. Dr. Taitz did this as an "Officer of the Court", the entire time knowing her allegations were completely false. Fortunately, Dr. Taitz's false reports were found to be completely unsubstantiated by the law enforcement authorities.
- 12. After Dr. Taitz filed her false law enforcement reports against me, Dr. Taitz posted on her website that my husband was involved in taking monies from her foundation. My husband is a Physician and has never had anything to do with Dr. Taitz, her foundation and/or her websites.
- 13. I later learned that Dr. Taitz's husband, Yosef Taitz has an extensive computer background and in fact learned Mr. Taitz's received his initial computer training in the Israeli military. In addition, Mr. Taitz's owns multiple companies that write and supply computer scripting and programs which is located on 97% of the world's computers. Mr. Taitz's also rents rack servers that host vast amounts of websites and databases. See the book "The Info Mesa" by Ed Regis pages 122-126, 130, 157, 159, 166, 199 and 213, ISBN #0-393-02123-8.
- 14. This was not the first time that Dr. Taitz asked me to lie for her. On or about December 21, 2008, Dr. Taitz sent an email to me and Bob Stevens, Dr. Taitz's head webmaster at that time. Dr. Taitz stated in her email that "Obama thugs" took down her dental website, drtaitz.com. Dr. Taitz wanted the announcement posted to her website at drorly.blogspot.com.

15. I obtained Dr. Taitz's dental website domain information and investigated what had actually happened to her dental website. Dr. Taitz had switched her own domain to point off of her site. I also discovered that Dr. Taitz's husband, Yosef Taitz, was listed as the administrator of Dr. Taitz's dental website. *See* **EXHIBIT "B"** attached hereto and incorporated in by reference.

16. I am a Plaintiff in the case of *Liberi*, *et al* v. *Taitz*, *et al*, U.S. District Court of Pennsylvania, Case No. 09-cv-01898-ECR. During litigation of this case, which is ongoing, May 31, 2009 Dr. Taitz posted on her website at <a href="http://www.orlytaitzesq.com/blog1/?p=1843">http://www.orlytaitzesq.com/blog1/?p=1843</a> emails in my name and my email address, which she claimed I sent. The emails Dr. Taitz posted were forged and altered emails. These forged and altered emails posted by Dr. Taitz, as well as the actual emails I sent, are on file with the U.S. District Court, Eastern District of Pennsylvania in the *Liberi*, *et al* Case.

I declare under the Penalty of Perjury of the Laws of the United States that the foregoing is true and correct. Executed this  $\underline{14^{th}}$  day of January 2010 in the State of New Jersey.

Lisa Ostella, Affiant

m. Osfella

## **NOTARY ACKNOWLEDGMENT**

State of New Jersey )
County of NORFIS )
On this 14th day of January, I the year of 2010, before me Modeline & Vague.  Notary Public Name
A notary public, personally appeared Lisa Osetlla, and proved on the basis of satisfactory
evidence to be the person whose name is subscribed to this instrument, and acknowledged
she executed the same. Witness my hand and official seal.
MADELEINE R. VASQUEZ NOTARY PUBLIC OF NEW JERSEY My Commission Expires July 17, 2013  NOTARY PUBLIC  SEAL
My commission expires: 7-17-2013

#### Case 9:09-cv-81255-WPD Document 47-1 Entered on FLSD Docket 01/20/2010 Page 9 of 18

	SUBP-0
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Set number, eng accress): Orly Taitz, Esq. 223433	FOR COURT USE ONLY
Orly Taitz, Esq.	ĺ
26302 La Paz, STE 211 Mission Viejo, CA 92691	]
TELEPHONE NO. 949-683-5411 FAX NO. (Optional): 949-586-8110	
E MAIL ADDRESS (Operoal) dr_taitz@yahoo.com ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento oracet Address, 720 Ninth Street	
MALING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA 95815	
OPANCH NAME,	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson	
DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al	
DEPOSITION SUBPOENA	CASE NUMBER:
FOR PRODUCTION OF BUSINESS RECORDS	34-2008-80000096-CU-WM-GDS
HE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone numb	er of deponent, if known):
Robert S. Mueller, III Director - US Immigrations and Customs Enforcement	
500 12 <sup>th</sup> St. SW, Washington, DC 20535-0001	
YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3, as	follows:
To (name of deposition officer): Orly Taitz, Esq. On (date): 02/20/2009 At (time):	20.00424
On (date): 02/20/2009 At (time): Location (address): 26302 La Paz STE 211 Mission Viejo, CA 92691	10:00AM
Do not release the requested records to the deposition officer prior to the d	ate and time stated shows
a. X by delivering a true, legible, and durable copy of the business records described in	
wrapper with the title and number of the action, name of witness, and date of subp	poena clearly written on it. The inner
wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mall address in item 1	ed to the deposition officer at the
b. by delivering a true, legible, and durable copy of the business records described in	n item 3 to the deposition officer at the
witness's address, on receipt of payment in cash or by check of the reasonable co	sts of preparing the copy, as determined
under Evidence Code section 1563(b). c. Dy making the original business records described in item 3 available for inspection.	on of vous business address but
attomey's representative and permitting popying at your business address under	on at your numers accress by the masonable conditions during regress
business hours.	_
The records are to be produced by the date and time shown in item 1 (but not sconer than a	20 days after the issuance of the
deposition subpoens, or 15 days after service, whichever date is later). Reasonable costs of copying them, and postage, if any, are recoverable as set forth in Evidence Code sections.	f locating records, making them available
accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence	e Code section 1561.
. The records to be produced are described as follows:	
Per Executive Order from January 16, 2009, any and all documents relating to "fitness and	determination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Agency in re X Continued on Attechment 3.	egards to Barack Hussein Obama.
. IF YOU HAVE BEEN SERVED WITH THIS SURPOENA AS A CUSTODIAN OF CONSUM	ER OR EMPLOYEE RECORDS UNDER
CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO QUASH	OR AN OBJECTION HAS BEEN
SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITNESSES AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONS	, <i>AND</i> CONSUMER OR EMPLOYEE UMER OR EMPLOYEE RECORDS.
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO	
FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FI	ROM YOUR FAILURE TO OBEY.
ate issued: January 19, 2009	7
Dr. Orly Taitz, Esq.	f
(TYPE OR PRINT NAME)	
<i>\bullet</i>	

(Proof of service on reverse)

Case 9:09-cv-81255-WPD Document 47-1 Entered on FLSD Docket 01/20/2010 Page 10 of

18	\$UBP-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Big number, and accress):	FOR COURT USE ONLY
Orly Taitz, Esq. 223433 Orly Taitz, Esq.	
26302 La Paz, STE 211 Mission Viejo, CA 92691	
	]
F-MAIL ADDRESS (Optional): dr_taitz@yahoo.com	
AT CHANCY FOR (Name)	J.
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento	1
STREET ADDRESS: 720 Ninth Street	
MALING ADDRESS.	
CITY AND ZIP CODE: Sacramento, CA 95815  BRANCH NAME:	
FLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson	
DEFENDANT/RESPONDENT Bowen, Obama, Biden et al	
DEPOSITION SUBPOENA	CASE NUMBER:
FOR PRODUCTION OF BUSINESS RECORDS	34-2008-80000096-CU-WM-GDS
HE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone number	per of deponent. If known)
Central Intelligence Agency	The company of the co
Office of Public Affairs, Washington, DC, 20505	
. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS deported in Item 3, as	follows:
To (name of deposition officer). Only Taitz, Esq.	
On (date): 02/20/2009 At (time):	10:00AM
Location (ackluss): 26302 La Paz STE 211 Mission Viejo, CA 92691	777770
Do not release the requested records to the deposition officer prior to the d	Ste and time stated shows
a. X by delivering a true, legible, and durable copy of the business records described in	
wrapper with the title and number of the action, name of witness, and date of subs	Toppe death written on it. The inner
wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mail	ed to the deposition officer at the
address in item 1.	va to the deposition once; at the
b. Dy delivering a true, legible, and durable copy of the business records described in	n item 3 to the deposition officer at the
witness's address, on receipt of payment in cash or by check of the reasonable co	sts of preparing the copy, as determined
under Evidence Code section 1563(b).	are as brokening and apply an accommod
<ul> <li>by making the original business records described in item 3 available for inspecti</li> </ul>	on at your business address by the
attorney's representative and permitting copying at your business address under	reasonable conditions during normal
husiness hours.	_
The records are to be produced by the date and time shown in item 1 (but not sooner than	20 days after the issuance of the
- Veprosition Suppoene, or 15 days after service, whichever date is later). Reasonable costs o	f location records, making them available
or copying them, and postage, if any, are recoverable as set forth in Evidence Code section accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence	1563(b). The records shall be
The records to be produced are described as follows:	e code section 1561.
Per Executive Order from January 16, 2009, any and all documents relating to "fitness and	determination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Agency in re	egards to Barack Hussein Obama.
X Continued on Attachment 3.	
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMI	ER OR EMPLOYEE RECORDS UNDER
CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.8 AND A MOTION TO QUASH SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES. WITNESSES	OR AN OBJECTION HAS BEEN
AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONS	UMER OR EMPLOYEE RECORDS.
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FR	OURT. YOU WILL ALSO BE LIABLE ROM YOUR FAILURE TO OBEY.
ate issued: January 19, 2009	
A second	7
Dr. Orly Taitz, Esq.	
(TYPE OR PRINT NAME)	
(Proof of service on reverse)	(TITLE)



Case 9:09-cv-81255-WPD Document 47-1 Entered on FLSD Docket 01/20/2010 Page 11 of

	SUBP-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Orly Taitz, Esq. 223433	POR COURT USE ONLY
Orly Taitz, Esq. 223433	
26302 La Paz, STE 211 Mission Viejo, CA 92691	1
TELEPHONE NO.: 949-683-5411 FAX NO. (Optional): 949-586-8110	
E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com	[
ATTORNEY FOR (Name):	1
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento	4
STREET ADDRESS: 720 Ninth Street	
MAILING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA 95815  BRANCH NAME:	
PLAINTHEFITTIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson	n
DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al	
DEPOSITION SUBPOENA	CASE NUMBER
FOR PRODUCTION OF BUSINESS RECORDS	34-2008-80000096-CU-WM-GDS
THE PEOPLE OF THE STATE OF CALIFORNIA. TO (name, address, and telephone num	ber of deponent, if known):
Mike Hayden - Central Intelligence Agency	
Office of Public Affairs, Washington, DC 20505 . YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in Item 3, a	s follows:
To (name of deposition officer): Orly Taitz, Esq.	
On (dato): 02/20/2009 At (time):	10:00AM
Location (address): 26302 La Paz STE 211 Mission Viejo, CA 92691	
Do not release the requested records to the deposition officer prior to the	date and time stated above.
a. X by delivering a true, legible, and durable copy of the business records described	in Item 3, enclosed in a sealed inner
wrapper with the tittle and number of the action, name of witness, and date of sub	poena clearly written on it. The inner
wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and ma	iled to the deposition officer at the
address in item 1,	
b. by delivering a true, legible, and durable copy of the business records described	In Item 3 to the deposition officer at the
witness's address, on receipt of payment in cash or by check of the reasonable ounder Evidence Code section 1563(b).	osts of preparing the copy, as determined
The state of the s	ion at your business address by the
afformey's representative and permitting copying at your business address under business hours.	reasonable conditions during normal
The records are to be produced by the date and time shown in item 1 (but not sooner then	20 days affective insurance of the
deposition subpoens, or 15 days after service, whichever date is later), figuronable costs	of locating records, making them evailable
Of Cupying them, and postage, if any, are recoverable as set forth in Evidence Code section	n 1563(b). The records shall be
accompanied by an affidavit of the custodian or other qualified witness pursuant to Eviden	ce Code section 1561.
The records to be produced are described as follows:	
Per Executive Order from January 16, 2009, any and all documents relating to "fitness and	determination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Agency in:  [X] Continued on Attachment 3.	egards to Barack Hussein Obama.
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTOMAN OF CONSUM	IED OD EMDI OVEE DECORDE UNDER
CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO QUASH	OR AN OBJECTION HAS BEEN
SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITNESSE	S. AND CONSUMER OR EMPLOYEE
AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONS	SUMER OR EMPLOYEE RECORDS.
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS OF FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING F	
	TOOK FAILURE TO OBET.
ate issued: January 19, 2009	7
Dr. Orly Taitz, Esq.	<i></i>
(TYPE OR PRINT NAME)	<b>4</b>
<i>Y</i>	
(Proof of service on reverse)	(TITLE)

Case 9:09-cv-81255-WPD Document 47-1 Entered on FLSD Docket 01/20/2010 Page 12 of

	SUBP-0
ATTOPNEY OR PARTY WITHOUT ATTOPNEY (Name, State Ber number, and activess): Orly Taitz, Esq. 223433	FOR COURT LISE ONLY
Orly Taitz, Esq.	
26302 La Paz, STE 211 Mission Viejo, CA 92691	
TELEPHONE NO. 949-683-5411	
E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento STREET ADDRESS: 720 Ninth Street	
MAILING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA 95815	
PRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson	
DEFENDANT/RESPONDENT: Bowen, Ohama, Riden et al	
DEPOSITION SUBPOENA	CASE NUMBER:
FOR PRODUCTION OF BUSINESS RECORDS	34-2008-80000096-CU-WM-GDS
HE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone numb	er of department if known).
Micheal W. Hager - Office of Personnel Management	a di deponent, n knownj:
1900 E. Street NW. Washington, DC 20415	
YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in Item 3, as	follows:
To (name of deposition officer): Orly Taitz, Esq. On (date): 02/20/2009 At (time):	
Ch (date): 02/20/2009 At (time): Location (address): 26302 La Paz STE 211 Mission Viejo, CA 92691	10:00AM
Do not release the requested records to the deposition officer prior to the de	A
<ul> <li>a. X by delivering a true, legible, and durable copy of the business records described in wrapper with the title and number of the action, name of witness, and date of subprise.</li> </ul>	nem 3. enclosed in a sealed inner
wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and maile	of to the decosition officer at the
address in item 1.	
b. by delivering a true, legible, and durable copy of the business records described in	Item 3 to the deposition officer at the
witness's address, on receipt of payment in cash or by check of the reasonable cos under Evidence Code section 1563(b).	its of preparing the copy, as determined
c. by making the original business records described in item 3 available for inspection	n of vous bysiness address by the
attorney's representative and permitting copying at your business address under n	n at your pusiness annress by the
business hours.	_
The records are to be produced by the date and time shown in item 1 (but not sooner than 2	O days after the issuence of the
deposition subpoens, or 15 days after service, whichever date is later). Reasonable costs of or copying them, and postage, if any, are recoverable as set forth in Evidence Code section	lucating records, making them available
accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence	Code section 1561.
The records to be produced are described as follows:	
Per Executive Order from January 16, 2009, any and all documents relating to "fitness and o	determination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Agency in re-	gards to Barack Hussein Obama.
Continued on Attachment 3.	•
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUME	R OR EMPLOYEE RECORDS UNDER
CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO QUASH ( SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITNESSES,	OR AN OBJECTION HAS BEEN AND CONSUMER OR EMPLOYEE
AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSU	MER OR EMPLOYEE RECORDS.
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO	URT. YOU WILL ALSO BE LIABLE
FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FR	
ite issued: January 19, 2009	11 - 11 × 1 × 11 11 × 11
NO NOCOCI. January 19, 2009	7
Dr. Orly Taitz, Esq.	
(TYPE OR PRINT NAME)	4
/D-1-1-1	/TITE Ex

Case 9:09-cv-81255-WPD Document 47-1 Entered on FLSD Docket 01/20/2010 Page 13 of

	SUBP-0
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Elete Der number, and ecklese).  Orly Taitz, Esq. 223433	FOR COURT USE ONLY
Orly Taitz, Esq.	
26302 La Paz, STE 211 Mission Viejo, CA 92691	
TELEPHONE NO. 949-683-5411 FAX NO. (CONTINUE) 949-586-8110	
F-MAII ANDRESS (Optional): dr taitz@yahoo.com	
ATTUMNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento	
STREET ADDRESS: 720 Ninth Street	
MAILING ADDRESS:	
CITY AND ZIP CODE: Sacramento, C.A. 95815 BRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson	
DEFENDANT/RESPONDENT Bowen, Obama, Biden et al	
DEPOSITION SUBPOENA	CASE NUMBER:
FOR PRODUCTION OF BUSINESS RECORDS	34-2008-80000096-CU-WM-GDS
THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone numb	er of deponent, if known):
Margaret Spellings - Department of Education	,
400 Maryland Avenue SW, Washington, DC 20202	
1. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3, as	follows:
To (name of deposition officer): Orly Taitz, Esq. On (date): 02/20/2009 At (time):	
	10:00AM
Location (address): 26302 La Paz STE 211 Mission Viejo, CA 92691	
Do not release the requested records to the deposition officer prior to the data.	
	item 3, enclosed in a sealed inner
wrapper with the title and number of the action, name of witness, and date of subports shall then be englaced in the substantial action.	pena clearly written on it. The inner
wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mails address in item 1.	o to the deposition onicer at the
b. by delivering a true, legible, and durable copy of the business records described in	Hom 3 to the descrition officer at the
witness's address, on receipt of payment in cash or by check of the reasonable cos- under Evidence Code section 1563(b).	its of preparing the copy, as determined
c by making the original business records described in item 3 available for inspection	n at your husiness address by the
attorney's representative and permitting copying at your business address under no business hours.	easonable conditions during normal
2. The records are to be produced by the date and time shown in item 1 (but not sooner than 2	O days after the issuance of the
deposition subpoens, or 15 days after service, whichever date is later). Reasonable costs of or copying them, and postage, if any, are recoverable as set forth in Evidence Code section accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence	locating records, making them available 1563(h). The records shall be
3. The records to be produced are described as follows:	
Per Executive Order from January 16, 2009, any and all documents relating to "fitness and o	letermination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Agency in re  Continued on Attachment 3.	gards to Barack Hussein Obama.
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CLISTODIAN OF CONSUME	R OR EMPLOYEE RECORDS UNDER
CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO QUASH ( SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITNESSES, AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSU	OR AN OBJECTION HAS BEEN AND CONSUMER OR EMPLOYEE
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FR	URT. YOU WILL ALSO BE LIABLE OM YOUR FAILURE TO OBEY.
Date issued: January 19, 2009	
	7
Dt. Orly Taitz, Esq.	
(TYPE OR PRINT NAME)	
<i>V</i>	

Case 9:09 cv 8:12755-WPD - Countert 47-1 Entered en Flos D Decket 01/20/2010 Rage 14 of 18

Orly Tests, Esq. 223433	'Y (Marris, Chris Car rassian), and allibrary:		POR COURT USE ONLY
Orly Taltz, Esq			1
26302 La Paz, STE 211 Missio	n Viejo, CA. 92691		İ
TRANSPHONE NO.:	FAX:00. (Uppersup: 949-586-811)	D	
C-MAIL ADDALESS (Options);	_		
ATTORIES FOR (Name): dir_taitz@y:			
SUPERIOR COURT OF CALIFORN STREET ADDRESS: 720 Night 5	MA, COLLETY OF Secrements		
AMENG ACCUSES: 720 PUBLICS	MP44C		
CITY AND ZEP CODE: SECTORICINO	. CA 95815		
SPANCH MANE:			
PLANTIFF/PETYTIONER: Amb	seemdor Dr. Alan Keyes; Wiley S. Druke		1
URPENDANT/RESPONDENT: Bow	Ohene Bide at 1	omer managings to	SLIERIBOOD.
<b>2</b>			
COR PRODU	EPORTION SUBPORMA ICTION OF BURINESS RECORDS		CAST MANAGER
			<u> </u>
THE PEOPLE OF THE STATE OF	CALIFORNIA, TO frame, entiress, and	أرجيون والقائدو	ber of department. If known):
US Attorney, 219 S. Dearborn S	it st Floor Honorable Patrick Fil	tzoeraid	
CONTROL IL GUODA		-	
To (name of deposition afficar):	Out The Dubbleson Records deport	reg to thin 7 w	
On (date): 02/20/09	Ony I mez, eaq.	At Charle	10.50
	Paz STE 211 Mission Viejo, CA 92691	At (time):	I D-Collegg.
	equantitic records to the deposition office		the and the sales of the sales
a. LXI by delivering a true, let	gible, and dutable copy of the business re-	cords described t	n Harry & Antological In a second livery
AN ANIMA MAN I DES SOS SE	ng namper of the action, name of without	and date of sub-	remem chance wellow and by Wall I
wrapper shall then be o	enclosed in an outer envelope or wrapper,	earled, and muit	ed to the deposition officer at the
Witness's address, on r	phile, and clumble copy of the business re- would of payment in cash or by check of the	corps described in	7 Rem 3 to the deposition officer at the
THE CANCELOS CODS (	Pection 1653(b).		·
c. by making the original	business records assigned in liam 3 eval	lable for Impectio	Or) at your business address by the
manuela soutetim	th and permitting copying at your business	t addinges under r	larmon grinub ancitibnec aldenosee
	by the date and time shown in item 1 (but)		And the control of th
Contraction conduction of 10 10 OFF	i digay (markin), harmanakan rabab in bahari dika	talence and the country of	<b>Value</b>
THE PARTY OF THE P	W. We recombine at all this in Further	wa Cada andina	15000 The
. The records to be produced as	an creational of chief drawing migrade brus	tuent to Evidence	Code section 1561.
character and conduct recommend	y 6, 2009, any and all documents relating to perform work for or on behalf of a Pede	to "fitners and de	otermination" in regards to level of
Continued on Attachment	o poetoene work for or on desembly est il page ).	aras Agentey.	
IF YOU HAVE BEEN SERVED Y	MTH THIS SUBPORNA AS A CUSTODIA	N OF CONSUME	TO OR FREE OVER BECORDS UNDER
AFFECTED MUST BE OFTAINE	RDER OR AGREEMENT OF THE PARTIE ED BIEFORE YOU ARE REQUIRED TO PA	RODUCE COMBU	, AND CONSUMER OR EMPLOYEE MARK OR BUPLOYEE RECORDS
FOR THE SUM OF FIVE HU	CENA MAY THE PURISHED AS CONTEN NORED COLLARS AND ALL DAMAGES	WY BY THIS CO	WRT. YOU WILL ALSO BE LIABLE
sto ideuod: January 19, 2009			TO COLLEGE
- ,	<b>A</b>	-	7
Dr. Orty Tentz		~	
(TYPE OR PART NA		— <b>\</b> ,	
		<del>,                                     </del>	
Adopted for Managing stee Addition Council of Coldonia	OEPOSITION SUBPOENA FOR I		Com of Cod Inc.
			17 17 17 17 17 17 17 17 17 17 17 17 17 1



Case 9:09-cy<sub>1</sub>81255-WPP<sub>62</sub>Pecument 47-1 Enterexdended FixeD the cocket 01/20/2010 Present 47-1

	8UBP-010
ATTOMET OR PORTY WINDLE ATTOMET (Name, Step Str Auchin, and address): Orly Taitz, Esq. 223433 Orly Taitz, Esq. 223433 Orly Taitz, Esq. 223433 Triangle Step 211 Minnion Virgin, CA. 92691	POR COURT LINE ONLY
SUPERIOR COURT OF CALIFORNIA, COURTY OF SACREMENTO  ATMENT ADDRESS: 720 Ninth Street  MALES ADDRESS:  CITY AND 2P CODE: Sacremento, CA. 95815  BEHALD HARD:	
PLAINTEFATTIONER: Ambanador Dr. Alan Kayes; Wiley S. Drake and Markham Re DEFENDANT/RESPONDENT: Bowses, Obema, Bides et al	binson.
DEPOSITION SUSPORMA FOR PRODUCTION OF BUSINESS RECORDS	CASS SEMMER:
THE PEOPLE OF THE STATE OF CALIFORNIA, TO (mame, address, and telephone mand US Attorney, 219 S. Dearborn St. 5th Place Chicago, IL 60604	er of deponent, if known):
1. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in Item 3. as To (name of deposition officer): Only Tales, Esq. On (date): 02/20/09 At (time): Location (address): 26302 La Paz STE 211 Mission Visjo, CA 92691	
Do not related the required records to the deposition officer orion to the described (  a. [X] by delivering a true, legible, and durable copy of the business records described (  weapon with the title and number of the action, name of witness, and date of subjunctions shall then be enclosed in an outer envelope or wrapper, seeled, and mail address in item 1.	n Nom 3, enclosed in a sealed inner Journa clearly written on it. The Imper
<ul> <li>b try delivering a true, legible, and durable copy of the business records described if witness's address, on requipt of payment in cash or by check of the responsible or under Evidence Code section 1563(b).</li> <li>c try making the original business records described in term 3 available for inspect afterney's representative and permitting copying at your business address under business hours.</li> </ul>	lets of preparing the copy, so determined on all your business address by the
2. The records are to be produced by the date and time shown in item 1 (but not sooner than deposition subposing, of 15 days after service, whichever date is later). Reasonable costs or copying them, and postage, if any, are recoverable as set forth in Evidence Code sector accompanied by an affidavit of the outsidean or other qualitied witness pursuant to Evidence.	f inceting records, making them available 1563(b). The records shall be
3. The records to be produced are described as follows: Per Executive Order from January/5, 2009, any sed all documents relating to "Stoces and character and conduct necessary to perform work for or on behalf of a Pederal Agency. TXI Continued on Affectment 3.	letermination" in regards to level of
(i. IF YOU HAVE BEEN SERVED WITH THIS BUBPOEMA AS A CUSTODIAN OF CONSUM CODE OF CIVIL PROCEDURE SECTION 1988.3 OR 1988.8 AND A MOTION TO QUASH SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITHESSES AFFECTED MUST BE OBTAINED MEFORE YOU ARE REQUIRED TO PRODUCE CONS	OR AN OBJECTION NAS BEEN , AND CONSUMER OR EMPLOYEE
OSCIDENCE OF THIS SUSPOENA WAY BE PURISHED AS CONTEMPT BY THIS CONTEMPT BY	· - ·
Delto Issued: January 19, 2009	7
(Tyre, On Print Healt)	
Pouri di senire ne Sutre:	(TITLE)

### Drtaitz.com on 2001-09-22 - Domain History

Enter a domain name to get its history

Domain Name:

Next»

Domain: DrTaitz.com - Domain History

Cache Date: 2001-09-22

Registrar: NETWORK SOLUTIONS, INC.

Click on an emeil address we found in this whois record

Registrant Search: to see which other domains the registrant is associated with:

isaac@95net.com rnavock@yahoo.com

```
Registment:
Dr. Orly Taitz
    26302 La Paz,
Suite 211
   Mission Viejo,
CA 92691
    បីន
    Domain Name:
DRYALT2 . COM
    Administrative
Contact:
        Taitz, Yosi
isaac@95NEC.COM.
        26302 La
Paz, Suite 211
        Mission
Viejo , CA 92691
        XXX-XXX
    Technical
Contacts
        Navock,
Richard
rnavock@YAHOC.COM
        OCBN, INC.
        20 Edgestone
        Irvine, CA
92666
        UΞ
        949-786-5028
949-786-5028
    Record last
updated on 22-Sep-
2001
    Record expires
on 24-Sep-2003
    Record created
on 24-Sep-1999
    Database last
updated on 11-Jan-
2002 15:00:24 EST
    Domain servers
in listed order:
    NS1,CCBNING.CCM
64.172.68.74
    NS2.OCBNING.CCM
64.172.68.75
```

Memberships | Support | Registrant Search | Whois | Desktop Tools | Stock Ticker | Blog | Site Map © 2010 DomainTools, LLC All rights reserved.