#### 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. In regards to Dr. Taitz's letter filed with the Court January 20, 2010, I wish to limit my response because it seems Dr. Taitz would like to litigate <u>Liberi, et al v. Taitz, et al</u>, which I do not feel is proper in this case.

2. As I stated in my previous affidavit, Dr. Taitz did report me to the FBI as well as several police departments based on false allegations. Matter of fact, she drove around NJ and personally visited several police departments demanding I be arrested. No officer or agent has ever contacted me, or questioned me regarding Dr. Taitz's false accusations, nor

have I ever been contacted by any type of law enforcement regarding any type of alleged crime. This is one of the bases for me being a Plaintiff in <u>Liberi, et al v. Taitz, et al</u>. I am willing to testify to and address any of these issues for your court if you need more information.

3. As for the subpoenas Dr. Taitz is disputing, Dr. Taitz sent me a subpoena form, 982(a)(15.2) to use for the creation and preparation of all the subpoenas. I've never worked in the legal industry before. I had never seen a subpoena before January 2009. I entered the subpoena's form # 982(a)(15.2) in a search engine hoping to find samples of how subpoenas are filled out. The search return took me to the California Court system which told me the subpoena form 982(a)(15.2) was replaced by subpoena form SUBP-010. So I looked to see where I could find a new version and form number. I was able to find a downloadable Microsoft Word (MS Word) Doc form template for SUBP-010 at LawCA.com. LawCA.com converts legal forms to templates for Adobe and MS Word users. I purchased the subpoena template SUBP-010 and downloaded the Word template. The receipt for this subpoena template purchase is attached hereto and incorporated in by reference as **EXHIBIT "1"**.

4. This subpoena template I purchased is run in Microsoft Word (MS Word). The template is not a stand alone form; it is a template that runs from MS Word software. Since it is a template, it is not an emailable blank form.

5. If you notice, at the footer of each of the SUBP-010 subpoena form, attached as Exhibit "A" to my previous affidavit, there is a brand box. In the brand box it shows the form being from this purchased template, LawCA.com. See the enlarged "brand box" attached hereto and incorporated in by reference as **EXHIBIT "2**".

6. I had to prepare these subpoenas from my computer. I prepared all of the subpoenas, attachments, signed and coordinated with all the volunteers for service as per Dr. Taitz instructions. I have multiple emails between myself and Dr. Taitz going back and forth during the entire process.

7. In addition, I had to fax the completed subpoenas to the volunteers who were serving the subpoenas upon the Governmental Agencies. While compiling these emails for exhibits in this Affidavit, I noticed a typo I made in my January 20th Affidavit to this court. In my January 20th Affidavit, line 7, I stated that I started sending the subpoenas out on January 28, 2009. That date should have been January 26, 2009. I apologize to the Court for this typo. The copies of these emails are attached hereto and incorporated in by reference as **EXHIBIT "3"**.

8. As the proof of services came in from the volunteers that served the subpoenas, I was instructed by Dr. Taitz to upload the subpoenas with the proof of services onto the website for everyone to review, see a copy of this email attached hereto and incorporated in by reference as **EXHIBIT "4"**.

9. The subpoenas Dr. Taitz attached to her letter as Exhibit "A" look like she took the attachments from my Affidavit and altered them. For starters, if you look at the subpoenas attached as Exhibit "A" to Dr. Taitz's letter to this court filed with this Court January 20, 2010, you will see how the copies of the subpoena sheets are cut off at the bottom, which ironically is identical to the subpoenas furnished to this Court in my affidavit filed as Exhibit "1" to Charles Edward Lincoln, III's Brief filed on January 20, 2010. Plus, if you look at Dr. Taitz's Exhibit "A" attached to her letter filed January 20, 2010, you will see at the bottom of the pages the copyright LawCA.com brand box.

10. The only way Dr. Taitz would have a copy of the subpoenas made from the template I purchased, is if she scanned my exhibits in and changed them. I <u>never</u> faxed the subpoena form SUBP-010 to Dr. Taitz. If I had, Dr. Taitz would have had to fax them back to me, in order for me to send them out for service. The attached emails in **EXHIBIT "4"** show that I faxed and emailed the subpoenas to the volunteer servers. None of those subpoenas contain a fax header from California. Moreover, if you look at the fax header located on Dr. Taitz's copies of subpoenas attached to her letter filed with this Court, January 20, 2010, you will see that the <u>time stamp from the fax machine never changes</u> as explained below:

### Dr. Taitz's Letter dated 1/18/10 docketed with this Court 1/20/2010 as Document No. 50 Fax Header of Dr. Taitz's Exhibit "A"

#### Subpoenas Fax Header

ECF Filin	1g				
Pg. #	Date	Time	From		Page
11 of 54				ng faxed to Orly Taitz, howeve er, see <b>EXHIBIT "5</b> "	er, I did
12 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 01
13 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 13
14 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 19
15 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 18
16 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 17
17 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 16
18 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 15
19 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 14
20 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 12
21 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 11
22 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 10
23 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 09
24 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 08
25 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 07
26 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 06
27 of 54	1/20/2009	00:50	7328462875	GOEXCELGLOBAL INC	Page 02

The above time is military time. As you can see above, <u>the time never changes</u>, which is impossible. If I had faxed these documents to Dr. Taitz as she proclaims, which I did not, the time would have changed on her incoming faxes. I did not fax the subpoenas to her. The page numbers are out of sequence, and Dr. Taitz failed to include pages 3, 4, and 5. What Dr. Taitz is asking this Court to believe is that I faxed her nineteen (19) pages within seconds, which is impossible. I ask this Court to please look at a fax the Court has received that is several pages long, look at the time, it changes. Unfortunately, this is not the first time; Dr. Taitz's has altered documents of mine. See attached hereto and incorporated in by reference as **EXHIBIT "5"** emails bearing my email address which Dr. Taitz altered and forged before placing them on her website. Please note **EXHIBIT "5"** is on file in the Pennsylvania Federal case <u>Liberi, et al v. Taitz, et al</u>.

8. The time on the fax headers attached as Dr. Taitz's Exhibit "A" would be Pacific Time zone, 00:50 being 12:50 a.m. the time where Dr. Taitz's is located. The time affixed is the time the recipient fax machine receiving the fax is located. I reside in New Jersey, which is in the Eastern Time zone (3 hours ahead of California).

9. According to Dr. Taitz's fax headers, if I had faxed those subpoenas to her, which again I did not, it would have been at 3:50 a.m. I have young school aged children. I have to be up to get my children ready for school, make breakfast, make my children's and husband's lunches, etc.

10. In addition, there are email exchanges between me and Dr. Taitz. Attached hereto and incorporated in by reference as **EXHIBIT "6"** are the emails exchanged between Dr. Taitz and me. As you can clearly see from the attached email exchanges between me, Dr. Taitz and the volunteers who served these subpoenas, the subpoenas were sent by me to the volunteer individuals who served the subpoenas and Dr. Taitz was well aware I had prepared the subpoenas.

11. I would like to pursue forgery charges and charges of filing false and altered documents in a Federal Case. This Court is also a victim of Dr. Taitz's falsifications and alterations of documents she claims to be genuine and she should not be permitted to continue this type of behavior, which I believe to be criminal.

12. The reason the subpoenas I created and signed Dr. Taitz name too, again at her direction and with her authorization is due to the fact, I had to print the form created on the template I purchased, then fax the copy from my fax machine to my computer into PDF format, as shown on the attached emails as **EXHIBIT "5"**, to the volunteers serving the subpoenas.

13. What is more interesting in Dr. Taitz's letter on page 3 is she claims there are only seven (7) documents which I signed or affixed her signature to. Again, Dr. Taitz directed me and authorized me to sign her name to the subpoenas, which there were far more than seven (7) as shown in my affidavit. Dr. Taitz then claims that she signed the subpoenas and I erased her signature out and affixed a different one. That makes absolutely no sense and there would be no reason for me to do that. The subpoenas were served for materials from Government Agencies to benefit Dr. Taitz's case, a case I had nothing to do with except administrative support I supplied to her at the time. Moreover, as mentioned above, if Dr. Taitz signed the subpoenas, which she did not, and faxed them back to me to coordinate the service, as she proclaims, where is Dr. Taitz's fax header? It does not appear on the subpoenas which I prepared, signed her name to and had served, but more interesting it does not appear on her Exhibits either.

14. Dr. Taitz's also attached as an Exhibit with this Court (Dr. Taitz Exhibit "D") an altered print out of my blogsite to support her statements to this Court accusing me of soliciting and stealing donations of hers. The soliciting and stealing donations as well as the arguments about this blogsite are part of the Federal case, <u>Liberi, et al v. Taitz, et al</u>. Since Dr. Taitz has introduced and filed altered and forged documentation with this Court in an attempt to discredit me to the Court, I feel it necessary to show the Court how she has altered the documents filed as her Exhibits..

15. The print out (copy of blogsite page as Dr. Taitz's Exhibit "D") provided by Dr. Taitz, is copied and pasted in several areas to block out and remove numerous items which appeared. Dr. Taitz has typed in items, that did not appear on the page as of that date, in the side bar, of which, the font doesn't even match. Attached hereto and incorporated in by reference as **EXHIBIT "7"** is a copy and printout of the actual article she removed during her (Dr. Taitz's) altering process. Notice the large white area in Dr. Taitz's Exhibit "D", this is where my article was. Please read this article and you will understand why she (Dr. Taitz) removed it.

16. The article removed from the print out provided by Dr. Taitz, is me defending the allegations from Dr. Taitz of theft of her foundation funds. She supplied an erroneous PayPal statement to a radio show for them to broadcast to their audience, which was "supposed" 'proof' that I stole from her. I explain in the article, where I supplied a print out of my own PayPal account, that her statements were false and fabricated. This is why she deleted my article on this altered webpage which she filed with this Court on January 20, 2010 in her (Dr. Taitz's) Exhibit "D".

17. Now, on my **EXHIBIT "7"** that I've attached to show the actual article, shows the actual right hand sidebar and as this Court can see, is different than that on the copy Dr. Taitz's has supplied to this Court in her Exhibit "D". My **EXHIBIT "7"** is only to represent the article she has altered. **EXHIBIT "7"** unfortunately does <u>not</u> contain the full header and sidebar of my blogsite at the time I posted my article which was in or about May 2009. Because I had updated my software in or about November 2009, my blogsite head and sidebar had changed since May 2009. I looked through web archives and caches for what exactly the blogsite looked like in May 2009, the time I posted this article, and was unable to find one.

18. There are other items in the sidebar that have been altered in Dr. Taitz's Exhibit "D". For instance, Dr. Taitz blocked out and removed "Community Network" that was showing above the Tip Jar. In Dr. Taitz's altered copy of this blogsite, she has changed the wording above the Tip Jar to say "HELP OFFSET THE COSTS OF DEFEND OUR FREEDOMS". What it **actually said and read** was: "HELP OFFSET THE COSTS OF DEFEND OF DEFEND OUR FREEDOMS COMMUNITY NETWORK".

19. I own DefendOurFreedoms: COM, NET, US, and INFO. I've owned them since December 2008. Dr. Taitz did not start using my blog site until February 2009. Nor did she have a log in (admin paneil) until this time either. I build what I call Community Sites, which I have done since 2001.

20. The Defend Our Freedoms Community Network was a collection of DefendOurFreedoms domain sites that contained a Portal which owned a custom search engine, library, media pages with radio shows uploaded, and various other data. It was not just a blog site.

21. Dr. Taitz only used (borrowed) my website from February 2009 to April 2009; she did **not** own this blog site as she is claiming.

22. In the altered copy of this blog site provided by and filed with this Court by Dr. Taitz as her Exhibit "D", the copy was changed by Dr. Taitz to read "CAN'T DONATE? RAISE MONEY!" with a faded line (sentence) under it. The faded sentence <u>actually</u> said "Run an auction. Earn money for yourself while you are raising money for DOFF" and <u>only appeared when Dr. Taitz was using my blog site, where she had her own PayPal</u> <u>donate button affixed on the blog site from February to April 2009</u> not a day before or after. During this time, February to April 2009, Dr. Taitz blog site was linked to the auction site I built years ago. I configured my auction site to pay a percentage of commissions as a referral fee to the referrer. This is what was meant by "earn money for yourself while you raise money." But I took that link down when Dr. Taitz and I parted ways in April 2009.

23. During some investigation, I later learned that the Nonprofit Tax ID Number Dr. Taitz supplied for her "supposed" Foundation, Defend our Freedoms Foundations, Inc. 26-4328440, did **not** exist. I also learned from a retired IRS accountant that all monies are taxable and she (Dr. Taitz) needed to claim hacking and theft of her (Dr. Taitz) PayPal in order to claim a loss of monies coming in, to the Internal Revenue Service (IRS), so she would **not** have to pay the taxes.

24. This is why she (Dr. Taitz) became so malicious and vindictive to the fact that I would **not** back (substantiate) her (Dr. Taitz) false reports she had made to the FBI, Sheriffs Department and other agencies of "hacking" of her website and PayPal account. Her claims of loss donations due to cyber attacks were unsubstantiated without my support of the claims as her webmaster. It should also be noted, Dr. Taitz has claimed "hacking" of her PayPal

# Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 10 of 55

account numerous times and has accused several different people to this day. I understand this issue is really not before this Court, however, since these allegations were made by Dr. Taitz to this Court, I felt I needed to respond and needed to point-out the altered material Dr. Taitz filed with this Court.

If this Court would like additional information, it can be obtained from the <u>Liberi</u>,
 <u>et al v. Taitz, et al</u> case; or I will supply more information to this Court, if requested.

26. Dr. Taitz next states that Lisa Liberi, Philip J. Berg, Esq. and me colluded to harass and defame her. This is completely out in left field. It has been Dr. Taitz who has slandered, libeled, falsely accused, lied, manipulated documents, invaded our privacy and other acts that caused us to file suit against her and that is where the Federal Case, *Liberi, et al v. Taitz, et al* originated. There are over 760 pages of evidence and affidavits supporting our claims of the horrible and demeaning acts of Orly Taitz towards all of us. Now she has extended this to include Charles Edward Lincoln, III. Dr. Taitz has a history of this behavior towards people including Federal Judges (Judge Clay D. Land, GA and Judge David O. Carter, CA), law enforcement, a United States Supreme Court Law Clerk, Danny Bickel and a United States District Court Clerk Siddharth Velamoor (Law Clerk to Judge Carter in California).

27. I am not even going to address the nonsense stated by Dr. Taitz regarding Mr. Berg and Lisa Liberi. Dr. Taitz's statements are ridiculous. However, I would like to address Dr. Taitz's statements that she "**inadvertently**" published Lisa Liberi's social security number only one (1) time and when it was brought to her attention she redacted it. This is completely false and a lie to this Court.

## Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 11 of 55

28. Dr. Taitz **published** Lisa Liberi's full social security number as well as other very personal, private, confidential information in what Dr. Taitz's calls her dossier #6. Dossier #6 has been **published** by Dr. Taitz with Lisa Liberi's full social security number in excess of 140,000 times, by Dr. Taitz's own admissions, which includes mass certified mailing, mass emailing, posting on websites, posting on her own websites, entering it into search engines, sending it internationally. Actually, there really is no way to calculate the continuous republications since Dr. Taitz has leverage e-publication through the social networking sites and crosslinks on blogs. This Dossier continues to be republished electronically, with Mrs. Liberi's full social security number, to this day. Dr. Taitz still has not redacted the social security number of Lisa Liberi or others that Judge Robreno ordered her to back in June 2009 on blog sites that she, herself posted. And, contrary to Dr. Taitz's false statement that, the number she published is not Lisa Liberi's, it is in fact Lisa Liberi's social security number, again as explained and proven in the Federal case, Liberi, et al v. *Taitz, et al*, this clearly is just another deception by Dr. Taitz's upon this Court.

29. Dr. Taitz's statements on page 6 that she believes that Berg, Liberi and me were afraid of criminal indictments and decided to silence her. This is completely unbelievable and absurd. Dr. Taitz did everything in her power attempting to have Lisa Liberi and me arrested on **false** allegations. Dr. Taitz filed false criminal reports against us with the Orange County Sheriff's Department; FBI and our local authorities. Dr. Taitz posted on her website several times for all her "supporters" and "followers" to call the law enforcement agencies where she believes we reside to have Lisa Liberi and me arrested. And what criminal indictments were Mr. Berg, Mrs. Liberi and myself afraid of? This makes no sense.

# Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 12 of 55

30. As for Dr. Taitz's statements on page 7 "*I constantly expose criminals*..." This is absurd also. Dr. Taitz accuses every one who disagrees with her of crimes. I've been finding her statements of crimes to be projective.

31. As far as Dr. Taitz's statements and accusations to this Court, I have not forged anything; I have been completely honest with this Court and am willing to testify to these matters before this Court.

I declare under the Penalty of Perjury of the Laws of the United States that the foregoing is true and correct. Executed this 25 day of January 2010 in the State of New Jersey.

Istella

Lisa Ostella, Affiant

State of New Jersey ş County of Morrie

On this 25 Hu day of January, I the year of 2010, before me MAREGUE & MCQUE ) 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.

NOTARY PUBLIC

My commission expires: 717.2013

SEAL

NOTARY PUBLIC OF NEW JERSEY My Commission Expires July 17, 2013

# EXHIBIT "1"

,

From: lisaostella@hotmail.com To: c.non@lawca.com Subject: RE: Individual Lawforms you ordered & receipt Date: Mon, 19 Jan 2009 13:25:29 -0500

THANK YOU!!!

And great customer service too!

Lisa Ostella 1-732-846-2875

Date: Mon, 19 Jan 2009 10:16:00 -0800 From: c.non@lawca.com To: lisaostella@hotmail.com Subject: Re: Individual Lawforms you ordered & receipt

Dear Lisa Ostella,

Thank you for your order. Save this e-mail, it is your credit card receipt.

Your credit card has been charged \$10.00.

Your Credit Card Receipt and Approval code # is found at the bottom of this letter.

The individual form(s) you ordered are attached to this e-mail. 982(a)(15.2)\* replaced by SUBP-010.DOC

Instructions can be found at:

http://www.lawca.com/instruct.html

http://www.lawca.com

If you do not have Microsoft Word you can use Word Viewer to fill in the forms. You can obtain Word Viewer from: http://www.microsoft.com/downloads/details.aspx?FamilyID=95e24c87-8732-48d5-8689-ab826e7b8fdf&DisplayLang=en

\_\_\_\_\_ Lisa Ostella 622 Remsen Ave North Brunswick NJ 08902 732-846-2875 lisaostella@hotmail.com 

\_\_\_\_\_ RECEIPT:

LAWCA CORP.

10580 N. MCCARREN BLVD

**RENO, NV 89503-0000** 

7752788937

Store #1001124943

01/19/09 10:13:49 AM

eCommerce Sale

**Billing Address** 

Lisa Ostella

622 Remsen Ave

North Brunswick, NJ 08902

**Credit Card Information** 

CREDIT CARD NUMBER:

SWIPE CARD:

No STATUS: APPROVED - 134747 ORDER NUMBER: Lisa Ostella01.19.2009

PO NUMBER:

individual forms

**Unit Cost** Qty 1 10.00 SUBTOTAL:

**Extended Cost** 

10.00 \$10.00

TOTAL: \$10.00

#### I AGREE TO PAY ABOVE AMOUNT ACCORDING TO CARD ISSUER.

SIGNATURE X

#### Lisa Ostella

\_\_\_\_\_

\*Important billing information. Please remember our credit card billing name: Our credit card charge will appear on your card as charged by LawCA or Fresno LaserGraphics, Inc. We apologize, but in order to maintain our low prices ... Our credit card company charges \$20.00 for disputes. If you dispute this charge and the dispute is settled in our favor, your card will be charged this amount.

# **EXHIBIT "2"**



# EXHIBIT "3"

Date: Tue, 20 Jan 2009 09:06:08 -0800 From: <u>michelepecora@yahoo.com</u> Subject: Serve Subpoenas To: <u>lisaostella@hotmail.com</u>

#### HI Lisa,

I live in McLean, VA and have supported Orly Taitz's work; I introduced myself to her, Bob Schulz and Rev. Manning at the Washington Press Club Conference, then as a member of the democratic-disaster group (which now has morphed into another organization that I no longer follow). I am a regular at the ObamaCrimes blog using my full name: Michele Pecora I am willing to help with the subpoenas. My cell phone is 703-447-3281. Michele Pecora, MBA, CPA 9117 Falls Run Road McLean, VA 22102

Hotmail: Trusted email with Microsoft's powerful SPAM protection. Sign up now.

Subject: Volunteers to server subpoenas Date: Tue, 20 Jan 2009 09:11:10 -0700 From: bschoch@genesisft.com To: lisaostella@hotmail.com

I live in Bethesda, MD, right on the border to DC. I don't know what qualifications you need to serve a subpoena, I'm just an ordinary citizen, but tell me what to do and I will do it.

Thanks,

Bernie (Bernard) Schoch

Your E-mail and More On-the-Go. Get Windows Live Hotmail Free. Sign up now.

From: lisaostella@hotmail.com To: fksmart@gmail.com Subject: Fax Number Date: Fri, 23 Jan 2009 13:17:04 -0500

Fred, can you give me your fax number so I can send you a subpoena to serve Patrick Fitzgerald.

Thanks.

Lisa Ostella Peace through Strength http://www.barofintegrity.com

Hotmail® goes where you go. On a PC, on the Web, on your phone. See how.

Hotmail: Trusted email with powerful SPAM protection. Sign up now.

From: lisaostella@hotmail.com To: fksmart@gmail.com Subject: RE: Fax Number Date: Fri, 23 Jan 2009 14:49:40 -0500

Faxing to you as I type, 2 subpoenas. 1 for Patrick Fitzgerald, 1 of the main US Attorney office in Chicago. Included is a page called Attachment 3. That goes with each subpoena. There also are 2 proofs of service that need to be filled out by whomever does the serving. The Executive Order they serving is being done under is also included.

Now, Orly wanted the case filings to be included with these subpoenas. I did snail mail those case filings with my subpoenas. If you want to included them with the hand delivered ones, I can fax those too. But I will have to do that when I get back. I need to leave to get my kids from school. The case filings are a total of 45 pages.

Do you want those sent too? Or do you the the receipt of them in mail is enough?

Lisa Ostella Defend Our Freedoms Foundation http://defendourfreedoms.org Peace through Strength http://www.barofintegrity.com 1-732-846-2875

Date: Fri, 23 Jan 2009 13:22:03 -0600 Subject: Re: Fax Number From: fksmart@gmail.com To: lisaostella@hotmail.com

Hi Lisa:

You can try 847-328-3733.

If that doesn't work I need to use our home number with my other fax machine which is not on a dedicated line.

Fred

On Fri, Jan 23, 2009 at 12:17 PM, Lisa Ostella saostella@hotmail.com> wrote:

Fred, can you give me your fax number so I can send you a subpoena to serve Patrick Fitzgerald.

Thanks.

Lisa Ostella Peace through Strength http://www.barofintegrity.com

Hotmail® goes where you go. On a PC, on the Web, on your phone. See how.

--Fred Smart 847-878-8090

"Lord I have no plans of my own save those you shall reveal to me." - Dean Fagerstrom, The Mission of Anglion"

Notice: This e-mail (including attachments) is covered by the Electronic Communications Privacy Act, 10 U.S.C. 2510-2521, is confidential and may be legally privileged. If you are not the intended recipient, you are hereby notified that any retention, dissemination, distribution, or copy of this communication is strictly prohibited. Please reply to the sender that you have received the message in error and then delete it. Thank you.

Windows Live<sup>TM</sup> Hotmail<sup>®</sup>...more than just e-mail. See how it works.

Hotmail: Free, trusted and rich email service. Get it now.

From: lisaostella@hotmail.com To: <u>fksmart@gmail.com</u>

Subject: FW: MyFax Delivery from 7328462875 Date: Mon, 26 Jan 2009 11:25:47 -0500

PDF is attached

Lisa Ostella Defend Our Freedoms Foundation http://defendourfreedoms.org Peace through Strength http://www.barofintegrity.com

Date: Mon, 26 Jan 2009 11:23:52 -0500 To: lisaostella@hotmail.com Subject: MyFax Delivery from 7328462875 From: NoReply@MyFax.com

Fax Received at: 01/26/2009 11:22:30 GMT -5 Receiving Fax Number: (732) 289-6083 # of Pages: 2 Duration: 79 Sending Fax: 7328462875 Caller Id: 7328462875

Please note that the image shown here is only the first page of the attached fax and is compressed to fit a 1024 X 768 screen. If you have problems reading text on it, view the attached file.

Click here if you want to report this as a junk fax

# Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 26 of 55

01/20/2009			PAGE 03
01/26/2009 12	2:42 7328462875	GOEXCELGLOBAL INC	PAGE 01

	SUBP-010
ATTORNEY OR PARTY WITHOUT ATTORNEY Plana, Skep Bar number; and althout: Orly Taitz, Eag. 223433	POR COUNT UNE ONLY
Orty Taitz, Eso	
26302 La Paz, STE 211 Mission Viejo, CA 92691	1
TELEPHONE NO.: FAX NO. (CHINNE): 949-586-8110	
S-MAL ADDRESS (Optional)	
ATTOHNEY POR (Name) dr_taitz@yaboo.com	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SECRETIONS STREET ADDRESS: 720 Ninth Street MALING ADDRESS:	
CITY AND 2P CODE: Sacromonto, CA 95815	
PLAINTIFF/PETITIONER: Ambaaandor Dr. Alan Keyes; Wiley S. Drake and Markham Ro DEFENDANT/RESPONDENT: Bowan, Obama, Biden et al	Dénson
DEPOSITION SUBFORMA FOR PRODUCTION OF BUSINESS RECORDS	CARE HUMPER

### THE PEOPLE OF THE STATE OF CALIFORNIA, TO mann, editrons, and telephone number of deponent, if known):

US Attorney, 219 S. Dearborn St. 5th Floor Honorable Patrick Fitzgerald Chicago, IL 60604

1. YOU ARE ORDERED	TO PRODUCE THE BUSINESS RECOR	CR described in How 3, on Address	
I I O (marme or asposae	on callent: Orly Taitz Eso		
On (date): 02/20/09	9	At (time): 10:00am	
Location (address): 2	26302 La Paz STE 211 Mission Viejo, C	A 92691	
	this the requested records to the depoi		te sisteri altrue
a. <u>X</u> by delivering wrapper with	; e true, legible, and durable copy of the b h the title and number of the action, name o If then be enclosed in an outer envelope o	veinees records described in Nem 3, er	viceed in a samed inner
under Eviden	j a true, legitole, and clurable copy of the bu dress, on receipt of payment in cash or by nos Code section 1683(b).	check of the reasonable costs of prepa	ing the copy, so determined
business hou		r bueiness address under reasonable	conditions during normal
or copying them, and p accompanied by an all	pRoduced by the date and time shown in it or 15 days after service, whichever date is postage, if any, are recoverable as set fort Mdavit of the ouebodian or other qualified w	Niler). Ressumble costs of locating re b & Extension Costs and to Attack and	oonin, melding them available
3. The records to be pro	vduced are described as follows:		
Continued on Atta		f of a Federal Agency.	-
SERVED ON YOU. A C	SERVED WITH THIS SUBPOENA AS A C CEDURE SECTION 1988.3 OR 1988.6 AN COURT ORDER OR AGREEMENT OF TH COURT ONDER OR AGREEMENT OF TH	DA NOTION TO QUASH OR AN OS	JECTION HAS BEEN
DIBOBEDIENCE OF TH FOR THE SUM OF	THE SUBPOENA MAY BE FUNGHED AS FFIVE HUNDRED COLLARS AND ALL D	CONTEMPT BY THIS COURT. YOU AMAGES RESULTING FROM YOUR	WILL ALSO BE LIABLE
Date issued: January 19, 2			
Dr. O	Orly Taitz, Eng	1-54	
		$ \vee$ '	

	V		
Form Ashipting for Mandalogy Lipe	(Prof of service on reverse)	Leve Pakatakana	Costo er Christian
Building Council of California	DEPOSITION SUBPOENA FOR PRODUCTION		50 2020-440-4

### Case 9:09-cv-81255-WPD Document 55-1

7328462875 01/20/2009 01:27

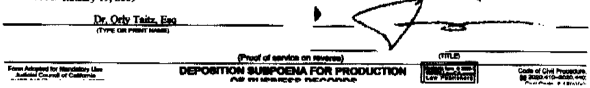
PAGE 03

	SUBP-01
ATTORNEY OR PARTY WITHOUT ATTORNEY (Runna, Step Bar Austine; and address): Orly Taitz, Esq. 223433	POR COUNT LINE ONLY
Orly Teitz, Esq	l l
26302 LA PRZ, STE 211 Mission Viejo, CA. 92691 TELETHONEMO:: FAKINO. (2015-00) 586-6110	
ELETTON ID.: FAXIO. (cjiming: 949-380-6110	
ATTORNEY FOR (Name): dr_taitz@ynboo.com	
SUPERIOR COURT OF CALIFORNIA, COLINTY OF SACAMONIA STREET ADDRESS: 720 Ninth Street MALING ADDRESS: CITY AND 2P CODE: Sacromonito, CA. 95815 STANKCH MARE:	
PLAINTREFACTITIONER: Ambassador Dr. Alan Keyes; Wiley S. Drake and Markham Ro DEFENDANT/RESPONDENT: Bowan, Obama, Biden et al	binson.
DEPOSITION SUBPORIA FOR PRODUCTION OF BUSINESS RECORDS	CARE MUMPER:

THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, edulases, and telephone number of deponent, if known):

US Attorney, 219 S. Dearborn St. 5th Place

	, IL 60604 RE ORDERED TO PROD	uce the Business Record	is described in time 3, a	e follows
	me of deposition officer):			
	lile): 02/20/09	only rena, cog.	At (time):	30-00mm
Locatio	m (addinaas): 26302 La P	az STE 211 Mission Viejo, C/		
	Do not relates the re-	quanted records to the depos	tion officer prior to the	date and time stated above.
•. [X	wrapper with the title an wrapper shall then be a address in item 1.	d number of the action, name o noicead in an outer envelope or	f witness, and date of sub wrapper, evalual, and me	In Hern 3, enclosed in a sealed inner ippena clearly written on it. The inner field to the deposition officer at the In Hern 3 to the deposition officer at the
	witness's address, on re under Evidence Code a		shack of the reasonable c	osts of preparing the copy, as determined
c 🗌				ion et your bueiness address by the reasonable conditions during normal
deposit or copy	tion subpoene, or 15 days ring them, and postage, if	after service, whichever data is	later). Ressonable costs h in Evidence Code sectio	i 20 days after the issuance of the of locating records, making them svallable in 1963(b), The records shall be ce Code section 1561.
3. The rea	corde to be produced an	e described as follows:		
characte		o perform work for or on behal	· · · · · · · · · · · · · · · · · · ·	determination" in regards to level of
CODE	OF CIVIL PROCEDURE 8 10 ON YOU, A COURT OF	ECTION 1985.9 OR 1985.8 AN	D A MOTION TO QUAR	RER OR EMPLOYEE RECORDS UNDER 1 OR AN OBJECTION HAS BEEN 5, AND CONSUMER OR EMPLOYEE SUMER OR EMPLOYEE RECORDS.
			· · · · · · · · · · · · · · · · · · ·	OURT, YOU WILL ALSO BE LIABLE ROM YOUR FAILURE TO OBEY.
Jate issue	d: January 19, 2009			
		-		/



Windows Live<sup>TM</sup>: E-mail. Chat. Share. Get more ways to connect. Check it out.

Your E-mail and More On-the-Go. Get Windows Live Hotmail Free. Sign up now.

7328462875\_090126\_146627790.pdf 65K View Download

From: lisaostella@hotmail.com To: bpschoch@hotmail.com Subject: FW: MyFax Delivery from 7328462875 Date: Wed, 28 Jan 2009 22:31:40 -0500

PDF form of Subpoenas attached.

I'll have more tomorrow, ok?

Thanks.

Lisa Ostella Defend Our Freedoms Foundation http://defendourfreedoms.org Peace through Strength http://www.barofintegrity.com 7328462875

ATTORNEY OR PARTY WITHOUT ATTORNEY (Neme, State Bar number, and addres

01/28/2009 23:44

Orly Taitz, Esq. 223433 Orly Taitz, Esq.

FOR COURT USE ONLY

PAGE 01

SUBP-010

GREXCELGLOBAL INC.

26302 La Paz, STE 211 Mission Viejo, CA 92691 TELEPHONE NO.: 949-683-5411 FAX NO. (Optional): 949-586-8110 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 BRANCH NAME PLAINTIFF/PETTHONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al CASE NUMBER **DEPOSITION SUBPOENA** FOR PRODUCTION OF BUSINESS RECORDS 34-2008-80000096-CU-WM-GDS THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone number of deponent, if known): Robert S. Mueller, III Director - US Immigrations and Customs Enforcement 500 12th 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): Only 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 date and time stated above a. 🔀 by delivering a true, legible, and durable copy of the business records described in item 3, enclosed in a sealed inner wrapper with the title and number of the action, name of witness, and date of subpoena clearly written on it. The inner wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and malled 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 costs of preparing the copy, as determined under Evidence Code section 1563(b). c. \_\_\_\_ by making the original business records described in item 3 available for inspection at your business address by the attorney's representative and permitting copying at your business address under reasonable conditions during normal business hours. 2. The records are to be produced by the date and time shown in item 1 (but not sconer than 20 days after the issuance of the deposition subpoens, or 15 days after service, whichever date is later). Reasonable costs of locating records, making them available or copying them, and postage, if any, are recoverable as set forth in Evidence Code section 1563(b). The records shall be accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence Code section 1561. 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 determination" in regards to level of character and conduct necessary to perform work for or on behalf of a Federal Agency in regards to Barack Hussein Obama. X Continued on Attachment 3. 4. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMER 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, AND CONSUMER OR EMPLOYEE AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSUMER OR EMPLOYEE RECORDS. DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FROM YOUR FAILURE TO OBEY. Date issued: January 19, 2009 Dr. Orly Taitz, Esq. (TYPE OR PRINT NAME) (Proof of service on reverse) Form Adopted for Mendetory Use Judicial Council of California **DEPOSITION SUBPOENA FOR PRODUCTION** de of Civil Procede \$\$ 2020.410-2020.440

01/28/2009 23:44 7328462875

GOEXCELGLOBAL INC

PAGE 02

	SUBP-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar numbor, and address): Orly Taitz, Esq. 26302 La Paz, STE 211 Mission Viejo, CA 92691 TELEPHONE NO: 949-683-5411 FAX NO. (Optional): 949-586-8110 E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com ATTORNEY FOR (Name):	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento STREET ADDRESS: 720 Ninth Street MAILING ADDRESS: CITY AND ZIP CODE: Sacramento, CA 95815 BRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al	
DEPOSITION SUBPOENA FOR PRODUCTION OF BUSINESS RECORDS	CASE NUMBER: 34-2008-80000096-CU-WM-GDS

THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone number of deponent, if known)

e children enter entern, ne (name, econess, and temphone number or deponent, it known):	
Central Intelligence Agency	
Office of Public Affairs, Washington, DC 20505 1. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3, as follows:	
To (name of deposition officer): Orly Taitz, Esg.	
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 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 title and number of the action, name of witness, and date of subpoena clearly written on it. The inner wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mailed 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 t witness's address, on receipt of payment in cash or by check of the reasonable costs of preparing the copy, as determ under Evidence Code section 1563(b).	he lined
c. by making the original business records described in item 3 available for inspection at your business address by the attorney's representative and permitting copying at your business address under reasonable conditions during normal business hours.	I
2. The records are to be produced by the date and time shown in item 1 (but not sconer than 20 days after the issuance of the deposition subpoene, or 15 days after service, whichever date is later). Reasonable costs of locating records, making them avai or copying them, and postage, if any, are recoverable as set forth in Evidence Code section 1563(b). The records shall be accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence Code section 1561.	ilablə
<ol><li>The records to be produced are described as follows:</li></ol>	
Per Executive Order from January 16, 2009, any and all documents relating to "fitness and determination" in regards to level c character and conduct necessary to perform work for or on behalf of a Federal Agency in regards to Barack Hussein Obama. $\boxed{X}$ Continued on Attachment 3.	ηĘ
4. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMER OR EMPLOYEE RECORDS UN 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, AND CONSUMER OR EMPLOYEE AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSUMER OR EMPLOYEE RECORDS.	F
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLI FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FROM YOUR FAILURE TO OBEY.	E
Date issued: January 19, 2009	
Dr. Orly Taitz, Esq. (TYPE OR PRINT NAME)	
(Proof of service on reverse)	
Form Adopted for Mandetory Use Judidal Council of California DEPOSITION SUBPOENA FOR PRODUCTION Code of Civil Judidal Council of California Statemy Code of Civil Statemy Publishers	2020.440

# Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 31 of 55

01/28/2009 23:44 7328462875 GOEXCELGLOBAL INC PA

PAGE 03

ATTORNEY OR PARTY WITHOUT ATTORNEY (Nama, State Bar number, and address)	POR COURT USE ONLY
Orly Taitz, Esq. 223433	FUR COURT USE ONLY
Orly Taitz, Esq.	
26302 La Paz, STE 211 Mission Viejo, CA 92691	
ТЕLEPHONE NO.: 949-683-5411 FAX NO. (Ontional): 949-586-8110 E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com	}
ATTORNEY FOR (Nama):	
	1
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento STREET ADDRESS: 720 Ninth Street	]
MAILING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA 95815	
BRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson	1
DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al	4
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):
Mike Hayden - Central Intelligence Agency Office of Public Affairs, Washington, DC 20505	
YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3, as	fallows
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	10.00/04
Do not release the requested records to the deposition officer prior to the d	ate and time stated above
a. X by delivering a true, legible, and durable copy of the business records described i	n itom 2 and sad is a secled issue
<ul> <li>wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mail address in item 1.</li> <li>b. by delivering a true, legible, and durable copy of the business records described in writness's address, on receipt of payment in cash or by check of the reasonable counder Evidence Code section 1563(b).</li> </ul>	n item 3 to the deposition officer at the
c. by making the original business records described in item 3 available for inspection	
attomey's representative and permitting copying at your business address under it	nat your business address by the
business hours.	edecidable contractions doning normal
The records are to be produced by the date and time shown in item 1 (but not sconer than ) deposition subpoena, or 15 days after service, whichever date is later). Reasonable costs or 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	f locating records, making them available 1563(b). The records shall be
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-	gards to Barack Hussein Obama.
X Continued on Attachment 3.	
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMI 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 FF	
FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FF the issued: January 19, 2009	
FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING F	
FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FF the issued: January 19, 2009 Dr. Orly Taitz, Esq.	

# Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 32 of 55

01/28/2009 23:44 7328462875 GOEXCELGLOBAL INC

PAGE 04

	SUBP-01
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Orly Taitz, Esq. 223433 Orly Taitz, Esq. 26302 La Paz, STE 211 Mission Viejo, CA 92691 TELEPHONE NO.: 949-683-5411 FAX NO. (Optioned): 949-586-8110 E-MAIL ADDRESS (Optioned): dr_taitz@yahoo.com ATTORNEY FOR (Nerro):	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento STREET ADDRESS: 720 Ninth Street MAILING ADDRESS: CITY AND ZIP CODE: Sacramento, CA 95815 BRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al	2
DEPOSITION SUBPOENA FOR PRODUCTION OF BUSINESS RECORDS	CASE NUMBER: 34-2008-80000096-CU-WM-GDS
HE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone num) Micheal W. Hager - Office of Personnel Management 1900 E. Street NW, Washington, DC 20415 . YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3, ad	
To (name of deposition officer): Orly Taitz, Esq. On (date): 02/20/2009 At (time): Location (address): 26302 La Paz STE 211 Mission Viejo, CA 92691	
Do not release the requested records to the deposition officer prior to the	late and time stated above.
a. X by delivering a true, legible, and durable copy of the business records described	

a. LXI by delivering a true, legible, and durable copy of the business records described in item 3, enclosed in a sealed inner wrapper with the title and number of the action, name of witness, and date of subpoena clearly written on it. The inner wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mailed 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 costs of preparing the copy, as determined under Evidence Code section 1563(b).
- c. by making the original business records described in item 3 available for inspection at your business address by the attorney's representative and permitting copying at your business address under reasonable conditions during normal business hours.
- 2. The records are to be produced by the date and time shown in item 1 (but not sconer than 20 days after the issuance of the deposition subpoena, or 15 days after service, whichever date is later). Reasonable costs of locating records, making them available or copying them, and postage, if any, are recoverable as set forth in Evidence Code section 1563(b). The records shall be accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence Code section 1561.
- 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 determination" in regards to level of character and conduct necessary to perform work for or on behalf of a Federal Agency in regards to Barack Hussein Obama.

4. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMER 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, AND CONSUMER OR EMPLOYEE AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSUMER OR EMPLOYEE RECORDS.

DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FROM YOUR FAILURE TO OBEY.

Date issued: January 19, 2009

 Dr. Orly Taitz, Esq.

 (TYPE OR PRINT NAME)

 (Proof of service on reverse)

 (ITTLE)

 Form Adopted for Mendatory Use

 DEPOSITION SUBPOENA FOR PRODUCTION

 Mercedul of California

 DEPOSITION SUBPOENA FOR PRODUCTION

 Mercedul of California

 Static Council of California

	SUBP-010	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): 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. (Optional): 949-586-8110		
E-MAIL ADDRESS (Optionel): 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		
BRANCH NAME:		
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson		
DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al		
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		
Margaret Spellings - Department of Education	er of deponent, if known):	
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, Esg.		
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 de a. X by delivering a true, legible, and durable corps of the business records described in	ate and time stated above.	
<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 subpy wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and maile address in item 1.</li> <li>b. by delivering a true, legible, and durable copy of the business records described in witness's address, on receipt of payment in cash or by check of the reasonable cost under Evidence Code section 1563(b).</li> </ul>	oena clearly written on it. The inner ed to the deposition officer at the a item 3 to the deposition officer at the	
c by making the original business records described in item 3 available for inspectio	n at whir huginage address by the	
attomey's representative and permitting copying at your business address under n 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 deposition subpoena, 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(b). 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 determination" in regards to level of		
character and conduct necessary to perform work for or on behalf of a Federal Agency in representation $X$ Continued on Attachment 3.	gards to Barack Hussein Obama.	
L. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUME 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	<b>7</b>	
Dr. Orly Taitz, Esq.	F	
(TYPE OR PRINT NAME)	4	
(Proof of service on reverse)		
Form Adopted for Mandataby Use DEPOSITION SUBPOENA FOR PRODUCTION	Wedners fem a 200- WWW Law CA.com Law Publishers \$\$ 2020.410-2020.440;	

Windows Live<sup>™</sup> Hotmail®:...more than just e-mail. Check it out.

Hotmail: Powerful Free email with security by Microsoft. Get it now.

7328462875\_090128\_147349991.pdf 191K View Download

### **ACTUAL COPIES OF THE SUBPOENA** FORMS FAXED TO THE PROCESS SERVERS

Case 0:00 av 01055 MDD Desument 55.1 Entered on 51 CD D	
Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Do 55	ocket 01/26/2010 Page 35 of
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	SUBP
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. (Optional): 949-586-8110	
E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento	
STREET ADDRESS: 720 Ninth Street	
MALING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA. 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-GE
IE 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	
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):	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 da	te and time stated above
<ul> <li>wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and malle address in item 1.</li> <li>b</li></ul>	a item 3 to the deposition officer at the sts of preparing the copy, as determined on at your business address by the easonable conditions during normal 20 days after the issuance of the locating records, making them available 1563(b). The records shall be
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 character and conduct necessary to perform work for or on behalf of a Federal Agency in re CALC Continued on Attachment 3. IF YOU HAVE BEEN SERVED WITH THIS SUBPOEND AS A CUSTODIAN OF CONSUME	determination" in regards to level of gards to Barack Hussein Obama.
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 character and conduct necessary to perform work for or on behalf of a Federal Agency in re X Continued on Attachment 3.	determination" in regards to level of gards to Barack Hussein Obama. IR OR EMPLOYEE RECORDS UNDER OR AN OBJECTION HAS BEEN AND CONSUMER OR EMPLOYEE UMER OR EMPLOYEE RECORDS.
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 character and conduct necessary to perform work for or on behalf of a Federal Agency in re Continued on Attachment 3. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUME 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 DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO	determination" in regards to level of gards to Barack Hussein Obama. IR OR EMPLOYEE RECORDS UNDER OR AN OBJECTION HAS BEEN AND CONSUMER OR EMPLOYEE UMER OR EMPLOYEE RECORDS.
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 character and conduct necessary to perform work for or on behalf of a Federal Agency in re Continued on Attachment 3. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUME 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 DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FR	determination" in regards to level of gards to Barack Hussein Obama. IR OR EMPLOYEE RECORDS UNDER OR AN OBJECTION HAS BEEN AND CONSUMER OR EMPLOYEE UMER OR EMPLOYEE RECORDS.
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 character and conduct necessary to perform work for or on behalf of a Federal Agency in re Continued on Attachment 3. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUME 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 DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS CO FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FR te issued: January 19, 2009	determination" in regards to level of gards to Barack Hussein Obama. IR OR EMPLOYEE RECORDS UNDER OR AN OBJECTION HAS BEEN AND CONSUMER OR EMPLOYEE JMER OR EMPLOYEE RECORDS.

Form Adopted for Mendelory Use	
Judicial Council of California	

DEPOSITION SUBPOENA FOR PRODUCTION

GOEXCELGLOBAL INC

7328462875 Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 36 of

01/28/2009 23:44

55	SUBP-01
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and eddress):	FOR COURT USE ONLY
Orly Taitz, Esq. 223433 Orly Taitz, Esq.	
26302 La Paz, STE 211 Mission Viejo, CA 92691	
TELEPHONE NO.: 949-683-5411 FAX NO. (Optional): 949-586-8110 E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com	
ATTORNEY FOR (Narmo);	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento STREET ADDRESS: 720 Ninth Street MAILING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA 95815 BRANCH NAME:	Í
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robin	8900
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 n	umber of deponent, if known):
Central Intelligence Agency	
Office of Public Affairs, Washington, DC 20505 YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3	3. as follows:
To (name of deposition officer): Orly Taitz, Esq.	
On (date): 02/20/2009 At (time	9): 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	
a. X by delivering a true, legible, and durable copy of the business records describ wrapper with the title and number of the action, name of witness, and date of s wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and a address in item 1.	subpoona clearly written on it. The inner
b. by delivering a true, legible, and durable copy of the business records describ witness's address, on receipt of payment in cash or by check of the reasonabl under Evidence Code section 1563(b).	ed in item 3 to the deposition officer at the e costs of preparing the copy, as determined
c. by making the original business records described in item 3 available for insp attorney's representative and permitting copying at your business address un business hours.	ection at your business address by the der reasonable conditions during normal
1. The records are to be produced by the date and time shown in item 1 (but not sconer the deposition subpoend, or 15 days after service, whichever date is later). Reasonable cost or copying them, and postage, if any, are recoverable as set forth in Evidence Code secondariated by an affidavit of the custodian or other qualified witness pursuant to Evidence.	its of locating records, making them available
. The records to be produced are described as follows:	
Per Executive Order from January 16, 2009, any and all documents relating to "fitness i	and determination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Agency : X Continued on Attachment 3.	in regards to Barack Hussein Obama.
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONS CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO QUA SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITNESS AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CO	SES AND CONSUMER OF EMPLOYEE
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING	S COURT. YOU WILL ALSO BE LIABLE G FROM YOUR FAILURE TO OBEY.
ate issued: January 19, 2009	
Dr. Orly Taitz, Esq.	7
(TYPE OR PRINT NAME)	1 23
-	·
(Proof of service on reverse)	(TITLE)

Form Adopted for Mandatory Use Judicial Council of California

DEPOSITION SUBPOENA FOR PRODUCTION AT DURINERS DECABLS

WWWW1.awCA.com

Code of Civil Procedure, \$\$ 2020.410-2020.440;

PAGE 02

GOEXCELGLOBAL INC

01/28/2009 23:44 7328462875 Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 37 of

PAGE 03

55	SUBP-01
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Orly Taitz, Esq. 223433 Orly Taitz, Esq.	POR COURT USE ONLY
26302 La Paz, STE 211 Mission Viejo, CA 92691 TELEPHONE ND.: 949-683-5411 FAX NO. (Optional): 949-586-8110 E-MAIL ADDRESS (Optional): dr_taitz@yahoo.com ATTORNEY FOR (Nama):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sacramento STREET ADDRESS: 720 Ninth Street MAILING ADDRESS: CITY AND ZIP CODE: Sacramento, CA 95815 BRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al	
DEPOSITION SUBPOENA FOR PRODUCTION OF BUSINESS RECORDS	CASE NUMBER: 34-2008-80000096-CU-WM-GDS
THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone numb	er of deponent, if known):
Mike Hayden - Central Intelligence Agency Office of Public Affairs, Washington, DC 20505 <u>1. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in item 3. as</u>	
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     a. X by delivering a true, legible, and durable copy of the business records described in	
<ul> <li>a. Xi 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 wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mails address in item 1.</li> <li>b. W by delivering a true, legible, and durable copy of the business records described in the business described de</li></ul>	oena clearly written on it. The inner ed to the deposition officer at the
<ul> <li>witness's address, on receipt of payment in cash or by check of the reasonable counder Evidence Code section 1563(b).</li> <li>c by making the original business records described in item 3 available for inspection attorney's representative and permitting copying at your business address under records described.</li> </ul>	sts of preparing the copy, as determined
<ul> <li>business hours.</li> <li>The records are to be produced by the date and time shown in item 1 (but not sconer than 2 deposition subpoena, 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</li> </ul>	0 days after the issuance of the locating 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 16, 2009, any and all documents relating to "fitness and a character and conduct necessary to perform work for or on behalf of a Federal Agency in retain X Continued on Attachment 3.	determination" in regards to level of gards to Barack Hussein Obama.
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUME 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 CONSUME	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	
Dr. Orly Taitz, Esq.	7
(TYPE OR PRINT NAME)	
(Proof of service on revenue)	(ŤTLE)

Form Adopted for Mar	idetory Use
Judicial Council of (	California
	2 000000

(Proof of service on reverse)

**DEPOSITION SUBPOENA FOR PRODUCTION** AE BIIGINEGO DECADAO

01/28/2009 23:44 GOEXCELGLOBAL INC 7328462875 PAGE 04 Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 38 of

ATTORNEY OR PARTY WITHPUT ATTORNEY OF A	SUBP-01
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): 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. (Optional): 949-586-8110	ļ
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	
BRANCH NAME:	
PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham R.	obinson
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 telephon	
Micheal W. Hager - Office of Personnel Management	e number of deponent, if known):
1900 E. Street NW, Washington, DC 20415	
. YOU ARE ORDERED TO PRODUCE THE BUSINESS RECORDS described in its	um 3. as follows:
To (name of deposition officer): Orly Taitz, Esg.	
	(time): 10:00AM
Location (address): 26302 La Paz STE 211 Mission Viejo, CA 92691	/ 101001.000
Do not release the requested records to the deposition officer prior t	the date and time stated above
a. X by delivering a true, legible, and durable copy of the business records dea	
wrapper with the title and number of the action, name of witness, and date	of subscens clearly written on it. The inter
wrapper shall then be enclosed in an outer envelope or wrapper, sealed, a	nd mailed to the deposition officer at the
address in item 1.	internation of the deposition officer at the
b. by delivering a true, legible, and durable copy of the business records des	cribed in item 3 to the deposition officer at the
witness's address, on receipt of payment in cash or by check of the reason	able costs 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 i	inspection at your business address by the
attomey's representative and permitting copying at your business address	under reasonable conditions during normal
business hours.	_
The records are to be produced by the date and time shown in item 1 (but not soone	er than 20 days after the issuance of the
deposition subpoena, or 15 days after service, whichever date is later). Reasonable	costs of locating records, making them available
or copying them, and postage, if any, are recoverable as set forth in Évidence Code accompanied by an affidavit of the custodian or other qualified witness pursuant to E	section 1563(b). The records shall be
The records to be produced are described as follows:	
Per Executive Order from January 16, 2009, any and all documents relating to "fitne	ess and determination" in regards to level of
character and conduct necessary to perform work for or on behalf of a Federal Ager	icy in regards to Barack Hussein Ohama
X Continued on Attachment 3.	
IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CO	DNSUMER OR EMPLOYEE RECORDS UNDER
CODE OF CIVIL PROCEDURE SECTION 1985.3 OR 1985.6 AND A MOTION TO C	QUASH OR AN OBJECTION HAS BEEN
SERVED ON YOU, A COURT ORDER OR AGREEMENT OF THE PARTIES, WITH AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE	ESSES, AND CONSUMER OR EMPLOYEE
DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY T FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULT	
ate issued: January 19, 2009	
Dr. Orly Taitz, Esq.	

(Proof of service on reverse)

Form Adopted for Mandatory Use Judicial Council of Celifornia

**DEPOSITION SUBPOENA FOR PRODUCTION** OF DURINERE DECODDE

WWWLawCA.com Lew Publishers

Code of Civil Procedure, \$§ 2020.410-2020.440

#### З,

Dr. Orly Taitz, Esq.	
(TYPE OR PRINT NAME)	

(TITLE)

01/28/2009 23:44 7328462875 GOEXCELGLOBAL INC PAGE Entered on FLSD Docket 01/26/2010 Page 39 of Case 9:09-cv-81255-WPD Document 55-1

55 SUBP-010 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address). FOR COURT USE ONLY Orly Taitz, Esq. 223433 Orly Taitz, Esq. 26302 La Paz, STE 211 Mission Viejo, CA 92691 TELEPHONE NO.: 949-683-5411 FAX NO. (Optional): 949-586-8110 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 BRANCH NAME: PLAINTIFF/PETITIONER: Amb. Dr. Alan Keyes, Wiley S. Drake and Markham Robinson DEFENDANT/RESPONDENT: Bowen, Obama, Biden et al CASE NUMBER: DEPOSITION SUBPOENA FOR PRODUCTION OF BUSINESS RECORDS 34-2008-80000096-CU-WM-GDS THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name, address, and telephone number 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 date and time stated above. by delivering a true, legible, and durable copy of the business records described in item 3, enclosed in a sealed inner a. L.X wrapper with the title and number of the action, name of witness, and date of subpoena clearly written on it. The inner wrapper shall then be enclosed in an outer envelope or wrapper, sealed, and mailed to the deposition officer at the address in item 1. by delivering a true, legible, and durable copy of the business records described in item 3 to the deposition officer at the b. | [ witness's address, on receipt of payment in cash or by check of the reasonable costs of preparing the copy, as determined under Evidence Code section 1563(b). by making the original business records described in item 3 available for inspection at your business address by the **c**. attomey's representative and permitting copying at your business address under reasonable conditions during normal business hours. 2. 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 deposition subpoena, or 15 days after service, whichever date is later). Reasonable costs of locating records, making them available or copying them, and postage, if any, are recoverable as set forth in Évidence Code section 1563(b). The records shall be accompanied by an affidavit of the custodian or other qualified witness pursuant to Evidence Code section 1561. 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 determination" in regards to level of character and conduct necessary to perform work for or on behalf of a Federal Agency in regards to Barack Hussein Obama. X Continued on Attachment 3. 4. IF YOU HAVE BEEN SERVED WITH THIS SUBPOENA AS A CUSTODIAN OF CONSUMER 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, AND CONSUMER OR EMPLOYEE AFFECTED MUST BE OBTAINED BEFORE YOU ARE REQUIRED TO PRODUCE CONSUMER OR EMPLOYEE RECORDS. DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHED AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FROM YOUR FAILURE TO OBEY. Date issued: January 19, 2009 Dr. Orly Taitz, Esq. (TYPE OR PRINT NAME)

(Proof	of	service	on	révense)	

**DEPOSITION SUBPOENA FOR PRODUCTION** OF DUSINESS DECODES

05

## **EXHIBIT "4"**

Date: Sat, 24 Jan 2009 06:04:31 -0800 From: <u>dr\_taitz@yahoo.com</u> Subject: Re: COLB Number - Verify To: lisaostella@hotmail.com

Lisa

I don't think it will do us any good. I believe COLB was issued based on a story by a grandma, so they will verufy taht he ws born in HI. Do you have the subpoena for annenberg ready? Can you post the subpoenas on the blog? Orly

Orly Taitz DDS Esq

26302 La Paz ste 211 Mission Viejo Ca 92691

29839 S. Margarita Pkwy Rancho Santa Margarita Ca 92688

ph. w 949-586-8110 c-949-683-5411 fax 949-586-2082

--- On **Sat, 1/24/09, Lisa Ostella** <<u>lisaostella@hotmail.com</u>> wrote: From: Lisa Ostella <<u>lisaostella@hotmail.com</u>> Subject: COLB Number - Verify To: "Orly Taitz" <<u>dr\_taitz@yahoo.com</u>> Date: Saturday, January 24, 2009, 5:42 AM

Is this the procedure we need to follow to verify the information on certificate number 151 1961 - 010641?

#### http://hawaii.gov/health/vital-records/vital-records/vital\_records.html

#### **Letters of Verification**

Letters of verification may be issued in lieu of certified copies (HRS §338-14.3). This document verifies the existence of a birth/death/marriage/divorce certificate on file with the Department of Health and any other information that the applicant provides to be verified relating to the vital event. (For example, that a certain named individual was born on a certain date at a certain place.) The verification process will not, however, disclose information about the vital event contained within the certificate that is unknown to and not provided by the applicant in the request.

Letters of verification are requested in similar fashion and using the same request forms as for certified copies.

The fee for a letter of verification is \$5 per letter.

Lisa Ostella Peace through Strength http://www.barofintegrity.com

Windows Live<sup>™</sup> Hotmail®...more than just e-mail. <u>See how it works.</u>

Hotmail: Trusted email with Microsoft's powerful SPAM protection. Sign up now.

# **EXHIBIT "5"**

# ORIGINAL CORRECT UN-ALTERED EMAIL WHICH WAS SENT AND RECEIVED:

# NUMBER 1:

- > From: <u>nsankey@thesankeyfirm.com</u>
- > To: lisaostella@hotmail.com
- > Subject: RE: HELLO ??? (again)
- > Date: Sun, 15 Mar 2009 17:02:00 -0700
- V
- > If you would pass this on to Dr.O, I will go out to San Bdo
- > this
- v Z

 $\vee$ 

# NUMBER 2:

NO SUCH EMAIL EXISTS – NEVER SENT NUMBER 2 ON ORLY TAITZ WEBSITE IS A COMPLETE MANUFACTURED AND FORGED EMAIL

NUN	
MBE	
л З С	

# PP >> Peace through Strength >> <u>http://www.barofintegrity.com</u> <<u>http://www.barofintegrity.com/</u>> >> BT Dis entry was posted on Sunday, May 31st, 2009 at 2:19 pm and is file <u>Uncategorized</u>. You can follow any responses to this entry through the <u>RSS</u> You can <u>leave a response</u>, or <u>trackback</u> from your own site. Dr. Orly Taitz Esquire is proudly powered by <u>WordPress</u> <u>Entries (RSS)</u> and <u>Comments (RSS)</u>. vector of the sector of t D >> Sent: Sunday, March 15, 2009 3:46 PM S >> To: Neil Sanky F >> Subject: RE: HELLO ??? (again) o >> d >> Insight, such as, Lisa Liberi (Phil Berg's assistant) really being Lisa e >> Richards, with a police record for ID theft? Mighty convenient talent to have when there are multiple identities f >> >> I've not researched that insight yet. I didn't have a warm and fuzzy >> interaction with (redacted name of volunteer )So I don't know if this >> or not. >> >> Lisa Ostella of 45 >> From: <u>nsankey@thesankeyfirm.com</u> e >> To: <u>lisaostella@hotmail.com</u> g >> Subject: RE: HELLO ??? (again) P >> Date: Sun, 15 Mar 2009 16:35:46 -0700 > interaction with (redacted name of volunteer )So I don't know if this is planted info v v S> Mighty convenient talent to have when there are multiple identities flying This entry was posted on Sunday, May 31st, 2009 at 2:19 pm and is filed under Uncategorized. You can follow any responses to this entry through the RSS 2.0 feed > around

# NUMBER 3:

Actual Email – No Alterations on this document

# NUMBER 4:

- > -----Original Message-----
- > From: Lisa Ostella [mailto:lisaostella@hotmail.com]
- > Sent: Sunday, March 15, 2009 3:46 PM
- > To: Neil Sanky
- > Subject: RE: HELLO ??? (again)
- > I've not researched that insight yet. I didn't have a warm and fuzzy
- > interaction with Sarah. So I don't know if this is planted info droppings
- > > or not.
- v v
- v v
- > Lisa Ostella
- > Defend Our Freedoms Foundation
- > Defend Our Freedoms Foundation
- > http://defendourfreedoms.org < http://defendourfreedoms.org/>
- > http://defendourfreedoms.org < http://defendourfreedoms.org/>
- > Peace through Strength
- > http://www.barofintegrity.com < http://www.barofintegrity.com/>

	Document 00 1	55	REA REA	* * * *
S			*** NOTE – NEIL SANKEY WITH THE SANKEY FIRM WAS ON PLAINS RADIO, <u>www.plainsradio.com</u> ON MAY 28, 2009 WHEREIN NEIL SANKEY STATED: <i>I RECEIVED AN EMAIL FROM LISA OSTELLA STATING LISA LIBERI (PHIL BERG'S ASSISTANT) WAS</i> REALLY LISA RICHARDS WITH A POLICE RECORD FOR IDENTIFICATION THEFT.	<sup>t</sup> Note on Number 4: The smiley in the forged email bears the exact same smiley face used by Orly Taitz on her website at <a href="http://www.orlytaitzesq.com/blog1/?p=1445">http://www.orlytaitzesq.com/blog1/?p=1445</a>

Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 46 of

## EXHIBIT "6"

Date: Sat, 24 Jan 2009 06:04:31 -0800 From: <u>dr\_taitz@yahoo.com</u> Subject: Re: COLB Number - Verify To: lisaostella@hotmail.com

Lisa

I don't think it will do us any good. I believe COLB was issued based on a story by a grandma, so they will verufy taht he ws born in HI. Do you have the subpoena for annenberg ready? Can you post the subpoenas on the blog? Orly

Orly Taitz DDS Esq

26302 La Paz ste 211 Mission Viejo Ca 92691

29839 S. Margarita Pkwy Rancho Santa Margarita Ca 92688

ph. w 949-586-8110 c-949-683-5411 fax 949-586-2082

--- On **Sat, 1/24/09, Lisa Ostella** <<u>lisaostella@hotmail.com</u>> wrote: From: Lisa Ostella <<u>lisaostella@hotmail.com</u>> Subject: COLB Number - Verify To: "Orly Taitz" <<u>dr\_taitz@yahoo.com</u>> Date: Saturday, January 24, 2009, 5:42 AM

Is this the procedure we need to follow to verify the information on certificate number 151 1961 - 010641?

#### http://hawaii.gov/health/vital-records/vital-records/vital\_records.html

#### **Letters of Verification**

Letters of verification may be issued in lieu of certified copies (HRS §338-14.3). This document verifies the existence of a birth/death/marriage/divorce certificate on file with the Department of Health and any other information that the applicant provides to be verified relating to the vital event. (For example, that a certain named individual was born on a certain date at a certain place.) The verification process will not, however, disclose information about the vital event contained within the certificate that is unknown to and not provided by the applicant in the request.

Letters of verification are requested in similar fashion and using the same request forms as for certified copies.

The fee for a letter of verification is \$5 per letter.

Lisa Ostella Peace through Strength http://www.barofintegrity.com

Windows Live<sup>™</sup> Hotmail®...more than just e-mail. <u>See how it works.</u>

Hotmail: Trusted email with Microsoft's powerful SPAM protection. Sign up now.

From: <u>lisaostella@hotmail.com</u> To: <u>dr\_taitz@yahoo.com</u> Subject: Patrick Fitzgerald Letter Date: Thu, 22 Jan 2009 08:40:36 -0500

Orly,

This Patrick Fitzgerald letter you faxed to me yesterday, this is a cover letter to go out with the subpoenas to be mailed today?

Second paragraph, 'These are the documents that I would consider most crucial....' insert what we created for Attachment 3 here?

Then customize it for all subpoenas and send regular mail?

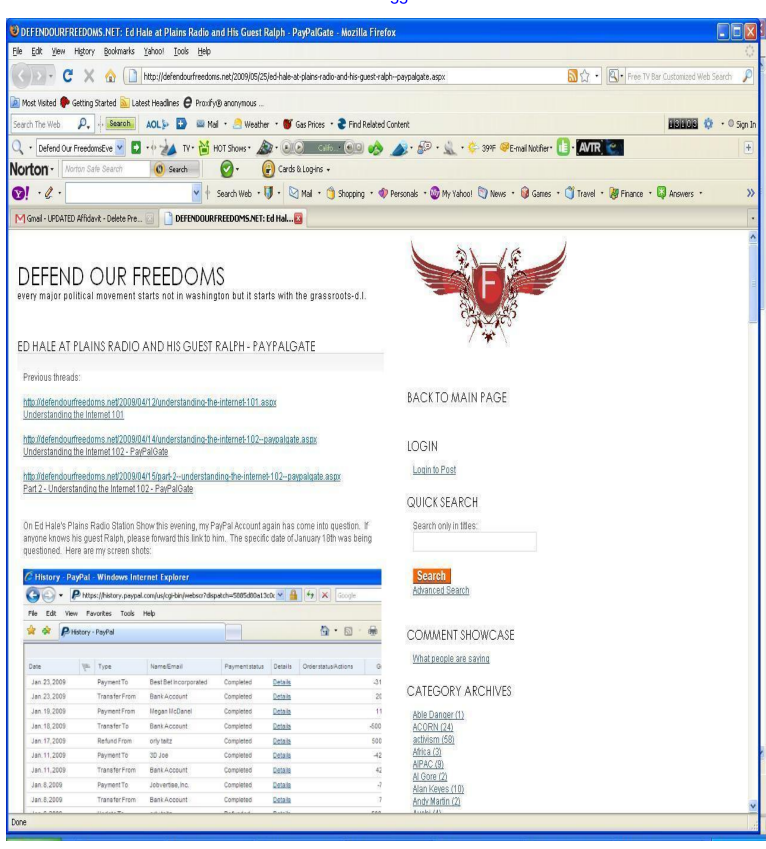
Lisa Ostella Peace through Strength http://www.barofintegrity.com

Windows Live<sup>TM</sup>: E-mail. Chat. Share. Get more ways to connect. <u>Check it out.</u>

Hotmail: Trusted email with Microsoft's powerful SPAM protection. Sign up now.

# **EXHIBIT "7"**

## Case 9:09-cv-81255-WPD Document 55-1 Entered on FLSD Docket 01/26/2010 Page 52 of 55



## **Defend Our Freedoms**

Every major political movement starts not in Washington but it starts with the grassroots-D.L. Hunter

### Ed Hale at Plains Radio and His Guest Ralph - PayPalGate

Previous threads:

http://defendourfreedoms.net/2009/04/12/understanding-the-internet-101.aspx Understanding the Internet 101

http://defendourfreedoms.net/2009/04/14/understanding-the-internet-102-paypalgate.aspx Understanding the Internet 102 - PayPalGate

http://defendourfreedoms.net/2009/04/15/part-2--understanding-the-internet-102--paypalgate.aspx Part 2 - Understanding the Internet 102 - PayPalGate

On Ed Hale's Plains Radio Station Show this evening, my PayPal Account again has come into question. If anyone knows his guest Ralph, please forward this link to him. The specific date of January 18th was being questioned. Here are screen shots:

File Edit View	Fa	vorites Tools	Help	10.5					
0 0 -		- PayPal				<b>A</b> • <b>A</b>	🖶 • 🗄	Page 🔹	• 🔘 Tools 🔹
									6
Date		Туре	Name/Email	Payment status	Details	Order status/Actions	Gross	Fee	Net amo
Jan, 23, 2009		PaymentTo	Best Bet Incorporated	Completed	Details		-31.75	0.00	-\$31.75 USE
Jan.23,2009		Transfer From	Bank Account	Completed	Details		20.64	0.00	\$20.64 USI
Jan. 19, 2009		Payment From	Megan McDanel	Completed	Details		11.75	-0.64	\$11.11 USI
Jan. 18, 2009		Transfer To	Bank Account	Completed	Details		-500.00	0.00	-\$500.00 USE
Jan. 17, 2009		Refund From	orly taitz	Completed	Details		500.00	0.00	\$500.00 USE
Jan. 11, 2009		Payment To	3D Joe	Completed	Details		-42.40	0.00	-\$42.40 USE
Jan. 11, 2009		Transfer From	Bank Account	Completed	Details		42.40	0.00	\$42.40 USE
Jan.8,2009		PaymentTo	Jobvertise, Inc.	Completed	Details		-7.95	0.00	-\$7.95 USE
Jan. 8, 2009		Transfer From	Bank Account	Completed	Details		7.95	0.00	\$7.95 USI
Jan.6,2009		Update To	orly taitz	Refunded	Details		-500.00	0.00	-\$500.00 USE
Jan.1,2009		PaymentTo	GoDaddy.com, Inc.	Completed	Details		-53.87	0.00	-\$53.87 USE
Jan.1,2009		Transfer From	Bank Account	Completed	Details		53.87	0.00	\$53.87 USI
Dec. 31, 2008		PaymentTo	orly taitz	Refunded	Details		-500.00	0.00	-\$500.00 USE
Dec.31,2008		Transfer From	Bank Account	Completed	Details		500.00	0.00	\$500.00 USE
Dec.31,2008		PaymentTo	Skype	Completed	Details		-2.95	0.00	-\$2.95 USE
								1	>

As you can see, I sent Orly Taitz \$500.00 in December. I sent it to her Yahoo email account that is labeled Orly Taitz. The PayPal I had a login for was under her Gmail account, orly.taitz@gmail.com. That site was labeled Defend our Freedoms Foundation that I was listed as a cutomer service contact for at my hotmail email and my 800#.

That \$500.00 I sent Orly was to cover the Lightfoot v. Bowen filing. Once she started getting donations, she refunded it to me.

ile Edit	View Favorites	.paypal.com/us/cgi-bin/webscr?cmd=_his Tools Help				
र स्वेर	P Transaction Details	- PayPal		6	• 🗟 • 🖶 • 🛙	🚽 Page 🔻
	<b>Refund</b> (Unique Tr In reference to: <u>8CI</u>	ansaction ID #0XV39208072099042) .28199L1506825N				
	Original Transa	ction				
	Date	Туре	Status	Details	Amount	
	Dec. 31, 2008	Payment To orly taitz	Refunded	<u>Details</u>	-\$500.00 USD	
	Related Transa	ctions				
	Date	Туре	Status Detai	Details	Amount	
	Dec. 31, 2008	Add Funds from a Bank Account	Completed	Details	\$500.00 USD	
	Jan. 6, 2009	eCheck Sent	Refunded	Details	-\$500.00 USD	
	Jan. 17, 2009	Refund	Completed		\$500.00 USD	
		orly taitz Email: dr_taitz@yahoo.com				
	To	tal Amount, \$500.00 USD				
		ee amount: \$0.00 USD				
	N	et amount: \$500.00 USD				

Posted by Defend Our Freedoms at <u>5/25/2009 8:41 PM</u> Categories: <u>DrOrly,PayPalGate</u>

What did you think of this article?



--->

#### Trackbacks

#### Trackback specific URL for this entry

No trackbacks exist for this entry. •

#### Comments

Display comments as (Linear | Threaded)