Forensic Examination of Typographic Documents Workshop (Flynn) sponsored by the Southwestern Association of Forensic Document Examiners, Tempe, AZ, September 8, 2001, 6 hours.

Additional software courses offered through the Bureau of Alcohol, Tobacco and Firearms during 1999, 2000, and 2001.

Teaching the Forensic Document Examiner How to Teach (Tarver PhD w/California State University, Fresno), sponsored by the Southwestern Association of Forensic Document Examiners, Anaheim, CA, April 6, 2003, 3.5 hours

Twenty-First Century Document Examinations Workshop – Part I & II (Gottesman, Belcastro, Mokrzycki of FBI), sponsored by the American Society of Questioned Document Examiners, Baltimore, MD, August 28, 2003, 4 hours.

State of the Art Infrared and Ultraviolet Examinations of Documents by the Video Spectral Comparator Workshop (Richards, Kovarik, Sang), sponsored by the American Academy of Forensic Sciences, New Orleans, LA, 4 hours.

Signature Disguise or Signature Forgery Workshop (Found PhD) sponsored by the American Society of Questioned Document Examiners, August 22, 2006, Portland, OR, 7 hours.

Fine and Subtle Features of Handwriting (Cunningham, Morton, Flynn), sponsored by the American Society of Questioned Document Examiners, Portland, OR, August 23, 2006, 7 hours. Appointed Group Leader.

Signature Workshop (Rile, Hicks), sponsored by the American Society of Questioned Document Examiners, Portland, OR, August 24, 2006, 4 hours. Appointed Group Leader.

Scientific Research: A Guide to Designing, Conducting, Writing, Presenting, Publishing, and Analyzing Scientific Research (Grusezecki PhD, Davis MD, Pinckard MD). Workshop sponsored by the American Academy of Forensic Sciences, San Antonio, TX, February 20, 2007, 3.25 CE hours.

Technical Writing. Workshop sponsored by the Southwestern Association of Forensic Document Examiners, Monterey, CA, April 21-22, 2007, 6 hours.

Authenticating Questioned Documents (LaPorte/Secret Service). Workshop sponsored by the American Society of Questioned Document Examiners, Boulder, CO, August 13, 2007, 3.0 CE points.

Examination of Documents by Analyzing the Paper (Rantanen). Workshop sponsored by the American Society of Questioned Document Examiners, Boulder, CO, August 13, 2007, 1.0 CE points.

RECOGNITION

- 1996 Initially selected for Who's Who in Science and Engineering, Marquis, 4th Edition, 1998-1999
- 1997 Initially selected for Who's Who in American Women, Marquis, 21st Edition, 1999-2000
- 1998 Initially selected for Who's Who in America, Marquis, 53rd Edition, 2000-2001

RECENT AWARDS

- 2005 American Society of Questioned Document Examiners Certificate of Appreciation for contributions to the forensic document examination profession.
- 2007 American Society of Questioned Document Examiners Certificate of Appreciation for contributions to the forensic document examination profession.

2008 The Volunteer Lawyers Program Pro Bono Award for Outstanding Litigation Support. (Revised 8/10/08)

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COMPLAINT - Barnett v. Dunn et al

EXHIBIT J

Pamela Barnett



California Secretary of State 1500 11th St., 5th Floor Sacramento, CA, 95814 Fax (916)653-3214

(4 ATTACHMENTS)

RE: DAMON DUNN, Candidate for Secretary of State, IS NOT LEGALLY QUALIFIED TO BE ON BALLOT and needs to be removed immediately

Damon Dunn does NOT meet the following qualification for running for Secretary of State of California;

Be a registered voter and otherwise qualified to vote for that office at the time nomination papers are issued to the person.

Damon Dunn not only committed a crime of perjury by NOT revealing that he was formerly registered to vote as a Democrat in Florida and in Texas, but he is also DISQUALIFED for being a legal candidate on the ballot for Secretary of State because he is NOT considered to be legally registered to vote and was NOT legally eligible to vote for Secretary of State at the time he was issued his nomination papers. See attachments for proof. FRAUD ON REGISTER

FORM UDIDS REGISTATION,

I expect the Secretary of State's office to act expeditiously in verifying the attached information and then remove Mr. Damon Dunn from the primary and/or general election ballot.

Sincerely:

Pamela Barnett

Registered to Vote Citizen of California

TOTAL PAGES-6 (Six)

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Sent at:	05/03/2010 07:08:08 PM (GMT-4:00)
Pages:	7
Duration:	228
Cost:	0.0000 USD
Tax - GST:	0.0000 USD
Tax - PST:	0.0000 USD
Total Cost:	0.0000 USD
Customer Number:	398602
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Declaration in support of expedited injunctive relief

Superior Court of California County of Sacramento Case No: 34-2010-00077415

Pamela Barnett v. Damon Dunn, Debra Bowen, Jerry Brown, John and Jane Doe(s)

EXHIBIT 2

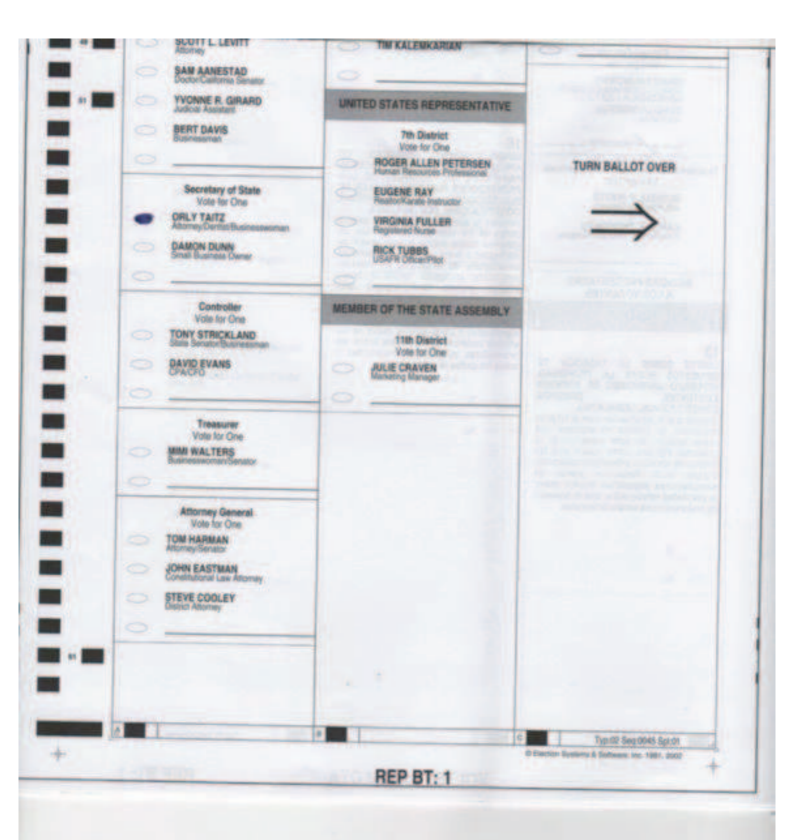
If you make a mistake, do not try to correct it. Request a replacement ballot from your election official. (If you do make a correction, DO NOT SIGN OR WITHIL your ballot.) State Superintendent of Public Instruction FAARAX DAHIR SHEIKH-NOOR To cast a write-in vote, locate the write-in area below the names of the other conditions for that office. Blacken the oral the LEFT of the black space and write the candidate's name in that space. To vote, BLACKEN the oval - to the LEFT of the name of the candidate or tolke LEFT of the word "Yes" or the word "No". ECHAND JAMES MARTIN State of California NOMPARTISAN OFFICES ALEXIA L. DELIGIAMM Construig Board Mamber, 5 DANEL B. NUSBAUM Volc School Teacher VDIA A. GUTIERREZ JENRY WILLIAMS JR APPROVED TRACKEN ON TOPLAKSON DIANE A, LENNING GLORIA ROMERO Viote for One ARRY ACEVES SCHOOL **LAREN BLAKE** Voling for more choices than are allowed is an OVERVOTE. (Your vote for the cotteet will not be counted.) Voling for fewer choices than are allowed to an UNDERVOTE. (You have missed a voling opportunity.) ů. lember, State Board of Equalization Diemer 1 REPUBLICAN PARTY UNITED STATES SENATOR **OFFICIAL BALLOT** Tuesday, June 8, 2010 Contra Costa Courte TOM CAMPBELL Insurance Commissioner Vote for One United States Senator BRIAN FITZGERALD Vote for One Vote toy One сниск реуоне KEVIN R. SCOTT CARLY FIORINA MIKE VILLINES STATE RAE WILLIAMS AL RAMMEZ . AWRENCE LARRY NARITELL 2010 Direct Primary Geofors ROBERT C, NEWMAN I DOUGLAS R. HUGHES Natural Resource Control PARTISAN OFFICES INSTRUCTIONS TO VOTERS: Lieutenant Governor DAVID TULLY-SMITH Person Case Physician ABEL WALDONADO Vote for One Vote for One BILL CHAMBERS Autous Selutional STEVE POCZNERI STATE Governor MEG WHITMAN DAVE HARRIS KEN MILLER SAMPLE BALLOT 01 . REPUBLICAN F 8 4 2 .

VERSION EN ESPAÑOL AL REVERSO / SPANISH VERSION ON OTHER SIDE

SAVE TIME AT THE POLLING PLACE!

This is an <u>goal cage</u> of the Official Baltot you will receive at the politing place on Electron Day, tips it to make your choices alread of firms. You may taring it when you vote to help you may your Difficial Baltot. The name and address of your Defining place its written at the top of the Pulling Place Auriton at the top of the Pulling Place Auriton at the Series of your prelimy place.

Official Ballets in Spanish will be available of all polling places on Election Cay as mandated by Federal Law. Poll workers are required to make these available to all voters.



Declaration in support of expedited injunctive relief

Superior Court of California County of Sacramento Case No: 34-2010-00077415

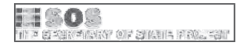
Pamela Barnett v. Damon Dunn, Debra Bowen, Jerry Brown, John and Jane Doe(s)

EXHIBIT 3

Stay Informed on lay SoS recess

Email: Email Zip: Zip Code

ioin;



Support Secretaries of State who will protect the election

Tell Congress "we need a government of the people, by the people, and for the people," not by corporations.

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Meet the Candidates!

Building on our successful model from 2006 and 2008, we will focus on re-electing reform candidates, as well as targeting open seats in key battleground states.

Clockwise from left to right: Jocelyn Benson (MI), Debra Bowen (CA) Mark Ritchie (MN), and Michael Mauro (IA)

>> Meet the all of the 2010 candidates



We've been on a winning streak!

We've helped to elect 11 of 13 election reform candidates in key states like Minnesota and Ohio. Winning in these states has made a difference already, and now we're gearing up for more wins in 2010.

>> Learn more about our track record here.



Remember Katherine Harris from Florida?

By making a small contribution you can make sure unethical Secretaries of State like her and Ken Blackwell, never get to suppress our votes again. Dollar for dollar, the SoS Project is one of the most effective political investments you can make.

>> Donate to the SoS Project today!

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To Our SoS Project Supporters -

Since we launched in the fall of 2005, we have engaged in eleven races and have backed the winning candidate in nine states, including: Ohio, Minnesota, Iowa, Oregon, New Mexico, Montana, Nevada, West Virginia and Missouri. We lost only in Michigan and Colorado (and there by a tiny margin).

In 2008, we ran a sophisticated, highly targeted campaign in Montana which made the difference in a major upset – ousting the incumbent Republican Secretary of State. Most analysts anticipate a tough 2010 Senate race in Montana, and it is critical to have a fair Secretary of State in place. In Oregon last year we helped beat back a late unexpected surge to capture a critical open seat.

We are proud of our 2006 victory in Minnesota, where long time reformer Mark Ritchie pulled off a major upset, with our support. He was under fierce media and legal scrutiny as he oversaw the recount of the Franken/Coleman senatorial race, and operated with transparency and integrity, such that the Minnesota Supreme Court unanimously ruled to uphold the extremely close election results, finally sending Franken to the Senate, where his vote is much needed.

With your support, we have made a major difference. We can be sure that the Republicans and the opponents of honest elections will try triply hard to regain lost seats and capture seats held by reformers.

- The Secretary of State Project

Split an amount among the candidates or select a custom amount for each below:

Enter an amount: \$

State Candidates Your Donation
MI Jocelyn Benson \$

CA Debra Bowen \$

IA Michael Mauro \$
SD Ben Nesselhuf \$
OH Maryellen O'Shaughnessy
MN Mark Ritchie \$
Secretary of State Project \$

Contribute

Paid for by the Secretary of State Project, <u>www.secstateproject.org</u>, and not authorized by any candidate or candidate's committee.

Declaration in support of expedited injunctive relief

Superior Court of California County of Sacramento Case No: 34-2010-00077415

Pamela Barnett v. Damon Dunn, Debra Bowen, Jerry Brown, John and Jane Doe(s)

EXHIBIT 4

The Honorable Robert K. Dornan (U.S. Congress 1977-1997)

Pro Pro Releterhend - Road

FAX 1)845) 338-5779 31341 Andres Pico Reterbend - Road
San Juan Capistrano
CA 92675 July 8

The Honorable Chief Judge Richard J. Arcara For the United States District Court Western District of New York 304 U.S. Courthouse 68 Court Street Buffalo, New York 14202

> Re: Forjone et.al. v. EAC et.al. WDNY 06-cv-80 (RJA) Subject: Intervention as of Right FRCvP Rule 24(a)

The Honorable Chief Judge Richard J. Arcara,

I am former U. S. House Representative Robon

K. Doman, pro se without being an attorney, who was outrageously defeated illegally by Democrat Loretta Sanchez by 384 alien votes in the 1996 California General Election; and that by consensus of both the Republican and Democratic parties behind the scenes in violation of my the majority California and seemingly nationwide. Aliens illegally oting with impunity directly brought about

My loss by off defect, I desire to testify and intervene in support of the embattled pro-se Plaintiffs herein,

both in my own self-interest and for the survival of our nation as a constitutional republic.

My direct injury in 1996 and afterward is the subject of Plaintiffs' Amended Complaint paragraphs 92, 117 thru 118 and 147. As such my intervention is required to establish accuracy in the record of the underlying proceedings dating back more than ten years, and that I also contend will support and form the basis for proving the pattern and conduct associated with both harboring of illegal aliens and violation of U.S. Citizen proprietary voting rights complained of by Plaintiffs under civil RICO provisions.

With leave of the Court after disposition of the current June 4, 2006 text order of Defendants to respond to the "Remark" Docket #73 (therein requesting a special master to ascertain authority and jurisdiction over defendants within the state of New York specifically prior to Plaintiffs consolidated response in opposition to the various motions to dismiss), if Plaintiffs survive I desire to intervene formally under provisions of FRCvP Rule 24(a) and c be given standing to testify under oath on the record of the proceeding accordingly. That by local rules I have caused this correspondence to be duly served upon parties herein and that a dup/cate and certificate of service is herewith attached. Respectfully submitted for action by:

Certificate of Service Ce: Plaintiffs pro se Defendants Counsels



Pamela Barnett, Pro se Plaintiff 1 2541 Warrego Way 2 Sacramento, CA, 95826 3 Telephone: (415)846-7170 4 Fax: (866)908-2252 5 6 SUPERIOR COURT OF CALIFORNIA 7 8 **COUNTY OF SACRAMENTO** 9 10 11 12 Pamela Barnett Case No. 34-2010-00077415 Plaintiff, 13 MEMORANDUM OF LAW 14 Damon Jerrell Dunn (A.K.A. Damon Dunn);) 15 Debra Bowen individually and officially as in Support of an Order to Show 16 The California Secretary of State; 17 Edmund G. Brown Jr. (A.K.A. Jerry Brown) 18 Cause for Injunctive Relief by Officially as The California Attorney General) 19 and individually; and John Doe(s) Writ of Prohibition and 20 and Jane Doe(s) 21 Writ of Mandamus 22 **Defendants** 23 24 25 INTRODUCTION I am Plaintiff Pamela Barnett self represented without being an attorney. This is 26 the Memorandum of Law accompanying the declaration in support of expedited 27 28 injunctive relief for a Writ of Prohibition, Mandamus and other relief based upon precedence facts and law as the Court deems necessary. I am confident in the 29 applicability of the relief requested herein based upon the facts, law precedence and 30 my command experience gained in 14 years of military service as a Captain with 31 experience as a public affairs, intelligence staff officer of a communication battalion as 32 commander of 40 solders at any one time training every unit for combat readiness for 33

Complaint Page 1 of 8

the Iraq / Afghan wars; and thereafter, have four years experience as a licensed California Real Estate Broker, and am currently raising my infant son and four year old daughter until time permits my business to occupy my efforts again. As alleged in my complaint, I am a duly registered elector and affiliated member of the California Republican Party, and scheduled to vote at the June 8, 2010 Republican direct Primary, and then at the General Election in 2010; and as such, I am adamant on the requirement that any candidate and or public officer serving the people of the state of California must absolutely be above any appearance of impropriety as the fiduciary guardian of our public records, as it is the most important office in the State and Nation, as California may be the sixth largest economy in the world that determines the election of the President and as such must have a secretary of state the people must trust and have confidence in to safeguard their property and proprietary records.

ARGUMENT ON THE FACTS

For very good reason, I do not trust Defendant Damon Jerrell Dunn (a.k.a Damon Dunn, Defendant Dunn), who based upon the facts and law cannot be entrusted with the responsibity to serve as the Secretary of State. To my alarm Mr. Dunn has been wrongly placed on the California Republican Party primary ballot as a declared candidate for the State of California Republican Party Candidate for Secretary of State of California on June 8, 2010, aided and abetted by Defendant Debra Bowen who in her official capacity as the Secretary of State of the State of California with CAL. ELEC. CODE § 10: California Code - Section 10 is the chief of elections officer of the state, and has the powers and duties specified in Section 12172.5 of the Government Code, is without the discretion in her ministerial duties to make the outrageous connivance done in the

matter of Mr. Dunn's ballot access; and therefore. Mr. Dunn must be removed before the election and or a writ of prohibition and mandamus issued to guarantee to the people of California that the records and proprietary property would remain safe.

That accordingly to CAL. ELEC. CODE § 18500: California Code, as the facts show Mr. Dunn commits fraud or attempts to commit fraud, and as with any person who aids or abets fraud or attempts to aid or abet fraud, in connection with any vote cast, to be cast, or attempted to be cast, is guilty of a felony, punishable by imprisonment for 16 months or two or three years, and must be removed from the ballot and the People of California protected from his pattern of connivance entering such office of trust..

Furthermore was he already Secretary of State, accordingly to CAL. ELEC. CODE § 18501: California Code - Section 18501, and Mr. Dunn such public official who knowingly violates any of the provisions of this chapter, and thereby aids in any way the illegal casting or attempting to cast a vote, or who connives to nullify any of the provisions of this chapter in order that fraud may be perpetrated, shall forever be disqualified from holding office in this state and upon conviction shall be sentenced to a state prison for 16 months or two or three years; and must be removed from the ballot and the people of California protected from his pattern of connivance.

That before the advent of the 2002 Help America to Vote Act there is the history surrounding the National Voter Registration Act of 1993 (a.k.a. "Motor Voter") that nationally with ACORN and other Social Justice Organizations is infamously known and here in California especially, has an outrageous history that must not be forgotten and guarded against a repeat by a trustworthy Secretary of State so as not to allow the treachery of voter fraud again as associated with the 1996 election of the Honorable Robert K. Dornan, Republican Congressman who in his own words (see **Exhibit 4**), "was

Complaint Page 3 of 8

outrageously defeated by Democrat Loretta Sanchez by a minimum of 2,369 and possibly 4,623 alien votes... with impunity in which not a single individual was charged with thousands of felonies having been committed".

That for an example of ballot removal in re: William Wallace Murrey sought the American Independent Party line and was originally approved by the Orange County Registrar on the ballot, and Mr. Kelly the Orange County Registrar was notified that Murrey was a Republican until late December 2009, so Mr. Kelly removed Mr. Murrey from the Ballot and held that it was an oversight by the Orange County Registrar's office, which is a decision available by FOIL.

However, the case before this Court and the Secretary of State is not about a simple ballot removal as with Mr. Murrey, because Mr. Dunn is culpable by withholding his previous registration address then acted to further conceal the existence of the previous address of registration in Florida by attempting to expunge it thereby exhibits what in jurisprudence doctrine of Bad-man theory a bad person represents as the best test of what the law CEC §8001 actually is. Because Mr. Dunn carefully calculated precisely what the rules allow and attempted to operate up to for maximum campaign exposure and fund raising capability with CEC §8001(a) 1 only, but knowing there was a permanent record in Florida that would jeopardize his candidacy Mr. Dunn went beyond the limits of the law and with unclean hands attempted to expunge the Florida records thereby combine as an admission against interest to be considered by the Court herein.

ARGUMENT ON THE LAW

The California Election Code (CEC) requires that to be eligible to be a qualified candidate for Secretary of State a declared and a nominated candidate shall under §201 of the California Elections Code "be a registered voter and otherwise qualified to vote for

that office at the time nomination papers are issued to the person"; and Mr. Dunn's Registration Form is to be deemed invalid for being falsely submitted without voluntary correction of what otherwise would be an inadvertent error or omission wasn't in facts was intentional and malicious concealment in order to circumvent any ministerial investigation of a prior registration that would trigger use of CEC 8001 (a) 2 beyond the simple "New " registration as applies with use of CEC 8001 (a)1 ONLY.

In that CEC and related law requires with CEC § 8001: California Code - Section 8001. (a) No declaration of candidacy for a partisan office ... shall be filed, by a candidate unless (1) at the time of presentation of the declaration and continuously for not less than three months immediately prior to that time, or for as long as he has been eligible to register to vote in the state, the candidate is shown by his affidavit of registration to be affiliated with the political party the nomination of which he seeks, and (2) the candidate has not been registered as affiliated with a qualified political party other than that political party the nomination of which he seeks within 12 months, ...(b)The elections official shall attach a certificate to the declaration of candidacy showing the date on which the candidate registered as intending to affiliate with the political party the nomination of which he seeks, and indicating that the candidate has not been affiliated with any other qualified political party for the period specified in subdivision (a) immediately preceding the filing of the declaration.

That according to CAL. ELEC. CODE § 18203: California Code - Section 18203.

Mr. Dunn must be considered in light of his withholding of the prior registration address from the SOS when he filed or submits for filing a nomination paper or declaration of candidacy knowing that it or any part of it has been made falsely is punishable by a fine

not exceeding one thousand dollars (\$1,000) or by imprisonment in the state prison for 16 months or two or three years or by both the fine and imprisonment.

Moreover, Defendant Dunn committed voter fraud according to statutes CEC §18203 and §18500 by intentionally not entering in his voter registration card information about the fact that he registered somewhere before and that he registered as a Democrat, maliciously failed to provide at Section 16 of the form shown as Exhibit A that he was previously registered in Florida, and thereby concealed evidence of a crime Defendant Dunn intended to commit to become California SOS. The Registration form does NOT differentiate any prior registration address, which may be active, inactive or expired does not apply and that the SOS ministerial duty does not give discretion.

That based upon information and belief and according to a letter written April 13, 2010 by Jean Marie Atkins Director of Voter Administration the Duval County Board of Election and obtained in person by Dr. Orly Taitz while in Florida, on July 10, 2009, Defendant Dunn contacted the Florida Board of Elections to have any record of enrollment or affiliation with the Florida Democratic Party in the Duval County database expunged from the official record.

The Florida Board of Election database in Duval County records that Defendant Dunn registered in Florida, is shown previously affiliated with the Democratic Party.

That based upon information and belief the Florida Board of Elections Official with the fiduciary duty to safeguard the records of the Board of Elections including those of Defendant Dunn refused to expunge the records when he asked July 10. 2009, and prove that Defendant Dunn was a Florida Democrat within the 12 month period prior to Defendant Dunn declaring his candidacy in California on November 5, 2009.

That according to CAL. ELEC. CODE § 17: California Code - Section 17. The 1 Secretary of State shall establish and maintain administrative complaint procedures, 2 pursuant to the requirements of the Help America Vote Act of 2002 (42 U.S.C. Sec. 3 15512), in order to remedy grievances in the administration of elections. The Secretary 4 of State may not require that the administrative remedies provided in the complaint 5 procedures established pursuant to this section be exhausted in order to pursue any 6 other remedies provided by state or federal law. The creation of a national voter 7 8 registration database with the Election Assistance Commission is to prevent multiple registrations and voter fraud that since 1993 and Motor Voter has been rampant and 9 epidemic requiring rigorous use of HAVA to prevent fraud by the SOS and this Court. 10

ARGUMENT FOR RELIEF

Venue is proper in the County of Sacramento and this is the proper court for this complaint as the events complained of occurred within this county because it involves the Secretary of State of California (SOS) and a candidate for Secretary of State as is Defendant in the California statewide Republican Party Direct Primary ⁽¹⁾, and then the General Election ballots with CA Election Code (CEC) § 12; and at a Jury trial General Damages be assessed were the Primary to proceed illegally, would result in Defendants liability to reimburse the cost of the Republican primary and costs incurred of any opposing candidate and or Plaintiff herein along with those similarly situated; and that jurisdiction shall be given preference in the CA Courts with CAL. CCP. CODE § 44 ⁽²⁾

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¹ CAL. ELEC. CODE § 316: California Code - Section 316. "Direct primary" is the primary election held on the first Tuesday after the first Monday in June in each even-numbered year, to nominate candidates to be voted for at the ensuing general election or to elect members of a party central committee.

²: CA. CCP Code § 44, California Code - Section 44. Appeals in probate proceedings, in contested election cases, and in actions for libel or slander by a person who holds any elective public office or a candidate for any such office alleged to have occurred during the course of an

that according to CAL. ELEC. CODE § 8800: California Code - Section 8800. No 1 candidate whose declaration of candidacy has been filed for any primary election may 2 withdraw as a candidate at that primary election. Must be removed by Judicial Order for 3 injunctive relieve issuance of a Writ of Prohibition and Mandamus accordingly and for 4 such other and further relief as the court may deem just and proper. 5 I declare under penalty of perjury under the laws of the State of California that the 6 foregoing is true and correct. Respectfully submitted by, 7 8

DATED: 5/14/10

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Pamela Barriett, Pro se Plaintiff

*2*541 Warrego Way

Sacramento, CA, 95826

Ph: (415) 846-7170 Fax: (866) 908-2252

election campaign shall be given preference in hearing in the courts of appeal, and in the Supreme Court when transferred thereto. All these cases shall be placed on the calendar in the order of their date of issue, next after cases in which the people of the state are parties.