BEGLEY LAW FIRM, PLLC

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April 4, 2012

<u>Via Email</u>

Orly Taitz, Esq. 29839 Santa Margarita Parkway, Suite 100 Rancho Santa Margarita, CA 92688

RE: Dr. Orly Taitz, Esq. v. Democrat (sic) Party of Mississippi, Secretary of State of Mississippi; In the Circuit Court of Hinds County, Mississippi; Civil Action No. 251-12-107 CIV

Dear Ms. Taitz:

Before I request a discovery conference with the Court pursuant to Rule 26(c) of the Mississippi Rules of Civil Procedure, I need to confer with you concerning the following matters:

- 1. What issues do you intend to try?
- 2. What documents do you intend to use as Exhibits?
- 3. Which witnesses do you intend to call to testify?

To the extent you are able to do so, I would appreciate you providing responses to the above questions in writing, today, if possible, and supplement when required. I am particularly interested in knowing who your witnesses are likely to be, and which documents you intend to introduce into evidence.

Sincerely,

BEGLEY LAW FIRM, PLLC

By: <u>/s/ Sam Begley</u> Samuel L. Begley MSB#2315

cc: Harold E. Pizzetta, Esq. (via email) Justin L. Matheny, Esq. (via email)