

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

Cause No.: _____

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|--|---|--------------------------|
| HOWSE <i>ex rel. alia</i> v. PLANNED PARENTHOOD, <i>et al.</i> , |) | Class Action Complaint |
| Plaintiffs and Defendants, |) | |
| |) | Injunctive Relief Sought |
| <i>and</i> , |) | |
| |) | Constitutional Challenge |
| HOWSE and <i>ex rel. alia</i> v. UNITED STATES, |) | |
| Cross-Plaintiffs and Cross-Defendant. |) | Demand for Jury Trial |

**Parallel Petition to Disqualify and Enjoin Both Barack Obama
and Mitt Romney from Being Inaugurated as Next U.S. President**

Comes now Relator *ex rel.* the fifty (50) State and Commonwealth Plaintiffs, in light of serious national security matters exposed by contemporaneous Complaint filed herein, demanding the disqualification and enjoinder of both Barack Obama and Mitt Romney from being officially accepted or inaugurated by the U.S. Federal Government as the next President of the United States, moving for all necessarily-related relief thereupon, to-wit:

INTRODUCTION AND SUMMARY OF RELIEF REQUIRED

The several sister State and Commonwealth Cross-Plaintiffs, by and through Count III of the main Verified Complaint, et seq., against Cross-Defendant the United States a.k.a. the United States Federal Government, in further example of gross breaches of contract formed by our Founding Documents, now demand Cross-Defendant be enjoined from the acceptance or inauguration of either Barack Obama or Mitt Romney as next President of the United States, providing four (4) alternative remedies to solve that next Presidency.

Neither Barack Obama nor Mitt Romney are actual parties herein, and neither of them has any say in this matter, unless and until they might *first* ask permission from the Court and then *also* be granted the same, after demonstrating good cause under the F.R.Cv.P., yet, upon such granting, both men would automatically “open the door” to other issues.

Neither Barack Obama nor Mitt Romney are lawfully or competently qualified to hold and manage the Office of the President of the United States, as they are both heavily and willfully engaged in massive voter/election fraud, i.e., felony criminal acts, they are both nefariously responsible in their own respective shares of governmental “leadership” over society for tremendously devastating America’s entire economy, via further and further promotion of abortion-on-demand, state-sponsored contraception and similar issues, and also LGBT agendas (*id.*), they both have direct conflicts-of-interest *against* America, and they are both amongst the most consummate of political liars, cheats and thieves, hence neither one is even **remotely** qualified for the Office of United States President, an Office which **necessarily** requires and demands the very highest integrity and finest competence.

Because *neither* Barack Obama *nor* Mitt Romney can be allowed for next President, four (4) non-partisan and equally palatable alternative remedies to promptly arrive at the proper pairing in our next President and Vice-President have been further detailed within the contemporaneously-filed Emergency Petition to Enjoin All Pending U.S. Election Processes for the Offices of President and Vice-President, now also as being incorporated in complete entirety by reference the same as if it had been fully set forth herein. (H.I.).

Indeed, said emergency petition raises multiple, independent, and equally important constitutional issues *also* requiring the current election for White House roles be delayed.

Apparently, the very minds, character and integrity of both Barack Obama and Mitt Romney are like the proverbial dying trees, constantly dropping nothing but rotten fruit, for they are both utterly incompetent as to reasonable calculation of the overall economic effects of their own long historical records within social issues, they are both completely dishonest, unethical, and in rampant violation of the U.S. Constitution, as well as having serious conflicts of interest against what the role of the Presidency demands, and neither of them have even the slightest competence regarding the most serious fiscal issues of our time, not to mention they are both nefariously guilty of incredible voter/election frauds.

ECONOMIC CRASH RESULTS OF THEIR SOCIAL POLICIES

Per the gravamen of the instant Verified Complaint, et seq., both Barack Obama and Mitt Romney are nefariously responsible in their own respective shares of governmental “leadership” over society for tremendously devastating America’s entire economy, via further and further promotion of abortion-on-demand, state-sponsored contraception and similar issues, and LGBT agendas to a lesser extent, in fundamentally undermining and then eventually destroying and devastating our entire American economy in 2008 (*id.*).

In fact, Barack Obama and Mitt Romney are practically heroes to the abortionist and LGBT communities, with Romney often called “the father of homosexuality in America” for his inexplicable violation in summarily ordering, during his Governorship, his lower officials to suddenly change the definition of marriage and start issuing permits, all in direct violation of the Massachusetts Constitution, which specifically reserves that power solely and only unto the Massachusetts State Legislature. And, the raw extent to which both these men have gone to promote abortion is shocking (*see*, Exhibits “B” and “C”).

By willfully engaging in crafting and/or promotion of direct programs of Communism, and/or by willfully consorting with high ranking officers of Communism therein, i.e., via their “RomneyCare” and “ObamaCare” (*see*, Parallel Petition to Vacate ObamaCare as Procedurally Void, now incorporated in complete entirety by reference the same as if it had been fully set forth herein (H.I.)), then both of these men are also – necessarily – in direct conflict with the President’s role to absolutely and constitutionally protect private property rights and religious liberties, i.e., they both *necessarily* advocate in the [subtle] overthrow of our constitutional form of government, and so our federal law **specifically prohibits both** of these men from holding ANY position within the federal government, *whatsoever*, not *just* excluding the United States Presidency (*see*, 5 USC § 7311(1)), let alone the fact that both RomneyCare and ObamaCare are flagrant crushers of economy.

LACK OF ETHICS, CONFLICTS, AND CONSTITUTIONAL ISSUES

Both of these men, Barack Obama and Mitt Romney, are utter liars with plastic faces, able and often willing to lie right through their teeth to the entire American citizenry, on just about every conceivable issue out there. Obama campaigned heavily upon bringing a “transparent” government, but he is one of the worst *ever* possible when it comes to the issue of revealing important records, he has broken and reversed literally half or more of his campaign platform planks to eventually side *with* Republicans on those same issues, and is constantly caught in lying again to the general public, and so then needing to also “spin” the stories later, when it comes to eventually determining what *actually* happened during each of the several terroristic attacks befalling America over the past four years, while Romney, i.e., Mr. Etch-A-Sketch, wavers and changes his scripted issue positions

so often that he even flip-flopped on important issues from one State to the next, from one day to the next day, during the recent 2011-2012 primary/caucus season, telling the voters in one State a certain thing, and the next day saying the opposite to another States' electorate, announced to the world that he was going to run "as" a Republican (apparently since he wasn't already sure of which party he belonged to or not), and tells the world he is now pro-life and for traditional marriage, yet still profits daily from business ventures in an apparently lucrative trade for disposal of aborted fetuses, and still routinely picked homosexuals as his own spokespersons and other campaign staff. They are both liars of the highest magnitude, routinely unethical, saying anything at all to "spin" the next story.

Indeed, their levels of raw dishonesty rise to such heights that Grassfire Nation, Inc., recently published a book entitled as "*69 Obama Lies*" chronicling the faux President's consistently-dishonest record on the most important issues of our time (*see*, Exhibit "D"), and a recent "Google snapshot" reveals over 3 million "hits" to websites discussing and detailing Romney's extremely-long laundry list of issue wavering, flip-flopping, general deception, and just plain old, outright lying (*see*, Exhibit "E"). These men are *pathetic* liars, and if even a mere one-tenth (10%) of the televised political ads used by these men and their PACs, calling the other one a liar about something, are even remotely true, then both of these men are obviously, plainly and clearly beyond *any* resemblance of hope for trustworthiness, and if the ads are *not all* true, then both men are flagrantly, willfully and knowingly engaged in direct voter and election fraud of the highest historical levels, *ever*.

Further, Barack Obama and Mitt Romney both have direct conflicts-of-interest against what the nature and integrity of a U.S. President must necessarily be. They both will be

soft on trade and monetary struggles with China, and are both directly lying to America when they say otherwise, because both have investments into China (*see*, recent televised debates), not to mention they both hide their profiteering off America in private accounts in the Cayman Islands (*id.*). Neither one is serious about any defending and securing of our southern border with Mexico and Latin America, for they both prefer to simply vie for electoral share of the Hispanic vote, instead of actually fulfilling Constitutional duties to protect the borders, they both have run their own respective economies (Romney as Governor, Obama as “President”) into the ground, taxing and spending at incredible rates (*infra*, at 8-9), they are both “ok” with just giving away the precious wealth of America, of its Treasury, and of its hardworking taxpayers, to bailout Wall Street or the failed E.U., and they are both disgustingly and directly involved with, and/or responsible for, several kinds of significant, constitutional and other type in fraud and crime (*see* herein, *passim*).

Neither of these men (and Obama touts being a Harvard legal scholar, an attorney, and also being married to an attorney) have even the vaguest clue in responsible adherence to the Twelfth Amendment, because both have unconstitutionally allowed “running mates” onto the same ballots with themselves (*see*, Parallel Petition to Strike Down the Twelfth Amendment, filed contemporaneously herewith and now also incorporated by reference the same as if it had been fully set forth herein (H.I.)), and, even worse yet, they both had somehow unlawfully picked and official-ized their respective choices for “running mate” well and long before they ever had any actual, real, normal authorization to then finally do, i.e., only upon and after *first* being nominated, themselves, at their own Conventions, meaning that, obviously also, neither one cares even one *iota* about following the law.

Barack Obama, who already twice forfeited away his any prior U.S. citizenship level, can only possibly be just a mere “naturalized” citizen – at best – hence he cannot even be remotely eligible for the U.S. Presidency as a top-tier “natural born” citizen, and he was also never eligible prior. *See, Declaration on Obama Ineligibility for the U.S. Presidency*, filed herewith, and incorporated by reference the same as if fully set forth herein. (H.I.).

Further, it’s bad enough that Obama is not even remotely eligible or qualified for the U.S. Presidency, but apparently Romney is far too incompetent to vet or challenge even his political opponent for a **default** victory, let alone being trusted as capable to properly assess threats and other situations for America, happening around the globe every day, and he obviously also doesn’t understand the first clue about the law of our Constitution in the “natural born” parameter required, because Romney willingly allowed very much talk and discussion going on, for months upon end, about whether he might eventually choose either Marco Rubio or Bobby Jindal, amongst others debated, as his (unlawful per the 12th Amendment) “running mate” and GOP nominee for Vice-Presidential candidate, because neither Rubio nor Jindal are constitutionally eligible to run for the White House. Rubio was born in the U.S. in 1971, but his Cuban parents didn’t get “naturalized” until 1975¹. Jindal was born in the U.S. only six (6) months after his parents emigrated from India², i.e., long before they could complete any “naturalization” process. Accordingly, neither Rubio nor Jindal are “natural born” with having both parents as U.S. citizens already **prior** to the birth in question, and neither Rubio nor Jindal will *ever* be eligible in any primary, caucus or election to run for either the Presidency, or Vice-Presidency, *ever*.

¹ http://en.wikipedia.org/wiki/Marco_Rubio

² http://en.wikipedia.org/wiki/Bobby_Jindal

When it comes to even the most *basic* constitutional parameters of eligibility for either the U.S. Presidency and/or U.S. Vice-Presidency, it is clear that both men herein, Barack Obama and Mitt Romney, are utterly flawed in their integrity, character, and knowledge of such things. Indeed, Obama is a total fraud and impostor, and Romney is a total fool.

UTTER INCOMPETENCE AS TO EVEN BASIC FISCAL ISSUES

Neither Obama nor Romney have ever once identified, let alone offer solution to, the huge “triple whammy” economic problem of our nation’s skyrocketing food prices, due to roughly one-third (1/3rd) of America’s entire corn production being subsidized and also diverted from food and other uses, into production of ethanol for “E-85” fuel at virtually all pumps nationwide now, and because ethanol causes a 40X-50X jump in the amount of water molecules captured by that fuel, over what normal, older “pure” unleaded gasoline attracts, the fuels in most of our nation’s fleet of automotive vehicles (cars and trucks), and also being used in lawnmowers, etc., breaks down much faster (shelf life of just 2-3 weeks for E-85 and similar, versus shelf life of *at least* months for regular gasoline), also causing damages to various delicate components (plastics, rubbers, certain metals) within most engines’ fuel delivery, combustion, and exhaust systems. This is often the reason why any lawnmower won’t start, after it was working just fine the last time it was used to mow the lawn, because this newer ethanol-based “gasoline” has already broke down into worthless, water-tainted crap within just a couple weeks, even just days during Summer and the associated heat accelerating that breakdown process. So, for the “privilege” of spending (wasting) enormous amounts of taxes upon destructive subsidies to divert our corn production into ethanol, we get the extra added bonus of depriving our entire food

system (which relies heavily upon corn in many, many products, even packaging glues) of one-third of its most necessary ingredient, causing food prices to skyrocket faster, and the additional added bonus of rapidly destroying America's gasoline-powered machines.

Neither Obama nor Romney apparently have any qualms with the inherent financial poison within fiat money, itself, let alone the rapid printing and spending of yet more and more into oblivion, and neither one of them has ever so much as even remotely broached the subject of re-phasing back onto some sort of currency gold standard for our Dollar, in any shape or form, whatsoever. Accordingly, they don't even *begin* to understand the basics of money, let alone the history thereof during mankind's reign upon the earth, nor the different consequences of using various forms of money and tender, nor necessarily then either the common sense and urgency of returning to some form of valuable-metals-based currency to back and immediately strengthen our U.S. Dollar, such as that contained within Relator's contemporaneously-filed Declaration on Proposed New Gold Standard, incorporated by reference the same as if fully set forth herein (H.I.), or any similar plan, let alone they both fail to understand the constitutional right to a gold standard (*id.*, at 3).

Both Barack Obama and Mitt Romney are very indulgent in failed run-away tax and spending (see, Exhibits "F" and "G"), both of them with devastatingly raw examples in wake of economic destruction, and apparently neither understands fundamental problems of inflation inherent within any central bank structure, or the apparent need to audit both the privately-run, ultra-secret Federal Reserve, *and* also our own U.S. Treasury, when staggering sums like \$9 trillion of U.S. taxpayer money (that's "**trillion**" with a 't') are recently and simply "lost" and "misplaced" without *any clue* by testifying officials as to

even what might have happened, or, more importantly, where all that money is now³, nor do we see any talk by either of them, whatsoever, about actually getting the money back.

They just don't seem to get the fact that the bigger a central government grows, as in relation of its total spending to a national GDP, the faster the nation's currency implodes, by either subtle or sporadic inflation, which eventually devalues the currency to nothing.

Neither seems to understand the raw, looming economic "cliff" that America is rapidly approaching, or the critical need to dramatically reduce the ratio of government spending to our annual GDP, from the current, whopping 40-ish percent range, down to like a 10% cap, considering that America ran just fine for the first one hundred years on like 2-3%, and still great at 5-7% during the "classical gold standard" years up until World War I.

Therefore, neither Obama nor Romney is even remotely qualified, as our President, to properly run and manage any economy as large and complex as what America obviously entails, and therefore it is breach of fiduciary duty to allow either one into the Presidency.

NEFARIOUSLY NATIONWIDE VOTER/ELECTION FRAUD

Both Obama and Romney have *fraudulently* risen to political power through nefarious bending and outright breaking of party rules, and of state and federal election laws, and etc., and both of them have literally stolen, and/or knowingly conspired in the stealing of, party delegates and votes through highly corrupt manners. No one can **lawfully** obtain the Presidency of the United States *by cheating* in supposedly "fair and honest" elections.

Obama literally stole the 2008 Democratic primary and caucus season, and delegates, in order to also steal the Democratic Nomination away from Hillary Clinton, by Obama's

³ May 9, 2009 -- <http://www.examiner.com/article/federal-reserve-inspector-general-hedges-on-trillions-missing-congressional-hearing>

ACORN machine using a wide variety of fraud, including stealing and changing things, throwing away votes, intimidating people from entering the caucus locations, and more, all clearly evidenced online by this⁴, this⁵ and this other⁶ reference, amongst *many* others.

Romney did exactly the same thing during this recent presidential election cycle, i.e., he literally stole, using a wide variety of criminal fraud, the entire 2012 GOP primary and caucus season, and delegates, in order to also then steal the Republican Nomination away from the other candidates, primarily Santorum, Gingrich and Paul, but also in the early States from Perry and Bachmann, as well, once again easily evidenced by a plethora of information, exemplified by this⁷, this⁸ and this other⁹ link, amongst *many* others, more clearly evidenced by an incredible amount of rigged vote-flipping (*see*, Exhibit “H”), see also this¹⁰ link, let alone the numerous horror stories of rampant fraud and coercion that delegates for the three (3) last-standing non-Romney candidates faced at conventions¹¹.

Exacerbating the entire situation even worse, it appears that pre-rigged election count software is in fraudulent use by criminals everywhere in America, what with Romney’s immediate family actually invested directly into election equipment¹², early votes cast for Romney *already* being flipped for Obama¹³, and even including pre-arranged final results for the supposed November 6th election night, with Obama “winning” by a small edge of

⁴ <http://wewillnotbesilenced2008.com/document.htm>

⁵ <http://www.wnd.com/2012/04/hillary-supporters-untold-obama-horror-stories>

⁶ <http://citizenwells.wordpress.com/tag/obama-stole-2008-election>

⁷ <http://www.dailykos.com/story/2012/09/27/1137364/-Voter-Fraud-RNC-hired-firm-under-investigation>

⁸ <http://kdvr.com/2012/09/28/colorado-gop-dumps-firm-with-ties-to-voter-fraud>

⁹ <http://www.dailykos.com/story/2012/08/17/1121401/-VOTER-FRAUD-UNMASKED-And-um-it-s-Mitt-Romney-committing-it>

¹⁰ <http://www.opednews.com/articles/Rigged-Elections-for-Romne-by-Michael-Collins-121022-13.html>

¹¹ <https://www.youtube.com/results?hl=en&q=romney+delegate+fraud>

¹² <http://www.allvoices.com/contributed-news/13221476-romney-family-buys-voting-machines-through-bain-capital-investment>

¹³ <http://myfox8.com/2012/10/23/guilford-county-voters-say-they-voted-for-the-wrong-candidate>

some 40 million votes over Romney’s pre-arranged 38 million votes, in a pre-contrived low voter turnout (*yet actually plausible, as many millions openly cannot stand either one of these jokers*), as was recently – and obviously accidentally – directly reported on “live” television by CBS affiliate KPHO in Arizona¹⁴. Obviously, neither Barack Obama nor Mitt Romney can be even remotely entrusted with running any fair and honest elections, and we haven’t even *started* discussing their similar criminal actions in committing large scale voter fraud, nationwide, in faking their alleged numbers of Twitter¹⁵ and Facebook followers¹⁶ to impress (willfully defraud and mislead) citizens, i.e., potential voters, into misbelieving they were doing better in popular support than what they actually were¹⁷.

The absolutely incredible – and, more importantly, utterly unconstitutional, totally unlawful, and disgustingly unethical – amount and sheer numbers of types of fraud that both Obama and Romney have committed with respect to voters, delegates, rules, law, and the elections, themselves, let alone America as a whole, is so far beyond the bounds of proper behavior as to be without question morally reprehensible, innately repulsive, shocking to average reasonable persons, and simply untenable under *any* circumstances.

DIRECT ENGAGEMENTS INTO UNLAWFUL ACTIVITIES

As if not bad enough already, the sheer number of directly illegitimate activity by both of these men overwhelms the senses of civilized society, and also racks up quite the long list of potential criminal and related civil charges, just under the federal laws of America.

¹⁴ <http://patdollard.com/2012/10/disturbing-cbs-news-affiliate-accidentally-runs-khyron-dated-november-6-declaring-obama-winner-of-2012-election-4340-40237966-votes-to-38116216>

¹⁵ <http://www.examiner.com/article/why-the-obama-and-romney-fake-twitter-accounts-are-important>

¹⁶ <http://thecentristword.wordpress.com/2012/08/05/mitt-romney-starts-buying-hundreds-of-thousands-of-facebook-likes-and-twitter-followers>

¹⁷ <http://mashable.com/2012/08/24/obama-has-13-million-fake-twitter-followers-report>

By the “mandates” of RomneyCare and ObamaCare, both of which attempt to, or do, violate the rights of free religious expression – including religious conscience liberties – both men are guilty in violating 42 USC § 2000bb–1 (free exercise of religion protected).

Both Obama and Romney are guilty of criminally violating 18 USC § 594, which law protects against intimidation, threatening, and other coercion of delegates and/or voters, not only in their surrogates’ actions at ground level, but also via all the false political ads.

They are both directly guilty and liable for criminal violations of 18 USC § 597, which is in relation to expenditures to influence voting, by their own personal acts in purchasing and then also feeding food to voters at different campaign events, and Obama can be also apparently deemed in huge criminal violation of 18 USC § 598, prohibiting the use of Congressional relief appropriations to affect voters or elections, by the heavy promotion of his “Lifeline” free cell phone program to virtually all welfare recipients, i.e., voters who, in vast and wide, overwhelming majority support of Obama, even tout their “free” cell phones to other citizens as “another good reason” to cast their 2012 votes for him.

Because they also bring in many millions of dollars (some of which they will keep per federal campaign laws) via all those revolting, numerous and lying televised political ads, both Barack Obama and Mitt Romney are criminally guilty in violating 18 USC § 1343, which prohibits schemes or artifices to defraud people by either wire, radio or television, as well as equally guilty and liable under 18 USC Chapter 113A (telemarketing fraud).

The relatively-few examples of direct criminal and/or otherwise illegitimate actions by both Barack Obama and Mitt Romney are literally only “scratching the surface” of what could be brought to bear in total, and if they wish to ask permission to enter this case,

then let them be duly reminded that they will also, at that same moment, be “opening the door” to any and all additional issues that will likewise prove embarrassingly injurious.

SUMMARY, CONCLUSION, AND DEMAND FOR RELIEF

This petition, at only a briefly exemplified fifteen pages, could have *easily* incorporated dozens of additional pages, if we really wanted to start digging into the problems of both of these men, Barack Obama and Mitt Romney, but the above items should be well more than easily sufficient to clearly demonstrate the utter unlawfulness in even as remotely considering either one of them to be allowed, condoned, or inaugurated as next President.

These two men are *not only* merely incompetent, unethical, and utterly incapable of even the most rudimentary levels of proper leadership with successful management of an organized society, they have both clearly demonstrated their utter disdains for fair play, rules, law, and our Constitution, and, they both have *even* engaged in large criminal acts, knowingly and willfully defrauding America, *all* of its institutions, and *all* of its people.

Neither of them is even **remotely** capable and trustworthy as our President to ensure full and complete adherence to Article 2, Section 3 of the Federal Constitution, i.e., “*he shall take care that the laws be faithfully executed*”, and both are necessarily disqualified, therefore, under Article 2, Section 1, for an “*inability to discharge the powers and duties of the said office*” (of the President), let alone an entire plethora of other legal provisions.

Indeed, if even a portion of all the relevant civil and criminal laws of the United States were actually followed in regards to these two nefarious men, they would either both be sitting behind bars for quite a lengthy time, if not for life, or, at the very least, have their any remaining levels of U.S. citizenship permanently revoked and be promptly deported.

Neither one can be trusted as far as a person can spit, and trying to keep a President on a leash, because he is so utterly untrustworthy, is inherently contrary to the very essence of what the Office *must* necessarily entail, include and demand, via the *highest* integrity.

Because neither Barack Obama nor Mitt Romney can be either allowed, qualified, or inaugurated as our United States President, one (1) of the four (4) alternative remedies detailed within the contemporaneously-filed Emergency Petition to Enjoin All Pending U.S. Election Processes for the Offices of President and Vice-President, to be chosen by the three-judge panel also requested herein, should now be the selection process used to determine, implement, and install the proper pairing in next President and Vice-President.

WHEREFORE, Relator *ex rel.* the fifty (50) State and Commonwealth Plaintiffs now and hereby demand and actively move the most Honorable Chief Justice to thus declare the immediate disqualification and enjoinder of both Barack Obama and Mitt Romney from being officially accepted, condoned, or inaugurated by the Federal Government as President of the United States, moving for all necessarily-related relief thereupon as is above-described, and for any and all other relief deemed true and worthy in the premises.

Respectfully submitted,

/s/ Tom Howse

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