NO. 2007-EC1162

IN THE SUPREME COURT OF MISSISSIPPI

SHAWN O'HARA

vs.

THE FORREST COUNTY DEMOCRATIC PARTY C/O BILL JONES

THE MISSISSIPPI DEMOCRATIC PARTY C/O WAYNE DOWDY

APPEAL FROM THE FORREST COUNTY CIRCUIT COURT HATTIESBURG, MISSISSIPPI CAUSE NO. <u>CI07-0065</u>

BRIEF FOR APPELLANT

SHAWN O'HARA P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39404 601-271-2700

CERTIFICATE OF INTERESTED PERSONS

APPELLANT

SHAWN O'HARA vs. CAUSE NUMBER THE FORREST COUNTY DEMOCRATIC PARTY APPELLEE C/O BILL JONES

THE MISSISSIPPI DEMOCRATIC PARTY APPELLEE C/O WAYNE DOWDY .

THE UNDERSIGNED PRO SE COUNSEL OF RECORD CERTIFIES THAT THE FOLLOWING LISTED PERSONS HAVE AN INTEREST IN THE OUTCOME OF THIS CASE.

- 1. CARROLL INGRAM
- 2. THE FORREST COUNTY DEMOCRATIC PARTY C/O BILL JONES
- 3. THE MISSISSIPPI DEMOCRATIC PARTY C/O WAYNE DOWDY
- 4. THOMAS J. GARDNER, III
- 5. SHAWN O'HARA

SHAWN O'HARA P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39404 601-271-2700

REQUEST FOR ORAL ARGUMENT

SHAWN O'HARA REQUESTS AN ORAL ARGUMENT TO PRESENT HIS APPEAL.

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STATEMENT OF JURISDICTION

THIS COURT HAS JURISDICTION TO HEAR THIS CASE.

STATEMENT OF ISSUES

<u>ISSUE ONE:</u>SHAWN O'HARA WAS NOT GIVEN A TWO DAY NOTICE REGARDING THE FORREST COUNTY DEMOCRATIC PARTY'S MARCH 12, 2007 MEETING, IN WHICH, HE WAS DENIED BALLOT ACCESS TO RUN IN NINE DIFFERENT FORREST COUNTY ELECTIONS.

<u>ISSUE TWO:</u> SHAWN O'HARA WAS NOT GIVEN A TWO DAY NOTICE REGARDING THE MISSISSIPPI DEMOCRATIC PARTY'S MARCH 17, 2007 MEETING, IN WHICH, HE WAS DENIED BALLOT ACCESS TO RUN IN AN ADDITIONAL ELEVEN STATEWIDE AND DISTRICT ELECTIONS.

STATEMENT OF CASE

A. PROCEEDINGS BELOW

ON JUNE 19, 2007, A COURT TRIAL WAS ARGUED AT THE FORREST COUNTY CIRCUIT COURT, IN FRONT OF A TAINTED JUDGE, WHO HAD PREVIOUSLY DISCUSSED A PORTION OF THIS CASE, WITH ONE OF THE OPPOSING LAWYER -S, DENYING SHAWN O'HARA ACCESS TO THAT MEETING, WHICH WAS NEVER NOTICED THROUGH THE COURT.

IN PARTICULAR, DURING THAT MEETING, SAID TAINTED JUDGE, ON APRIL 13, 2007, SAID, "...THE FACTS ARE NOT PARTICULARLY AN ISSUE. " (A TAPE RECORDING EXISTS OF THAT CONVERSATION.) FURTHERMORE, SAID TAINTED JUDGE DENIED SHAWN O'HARA THE RIGHT TO HAVE A COURT REPORTER OF SHAWN'S PERSONAL CHOICE, TO TYPE ONE WORD ON BEHALF OF SHAWN O'HARA DURING THAT TRIAL.

B. STATEMENT OF FACTS

SHAWN O'HARA WAS NOT GIVEN A TWO DAY NOTICE TO ATTEND A MARCH 12, 2007 FORREST COUNTY DEMOCRATIC PARTY MEETING, IN WHICH, HE WAS DENIED HIS RIGHT TO RUN IN NINE DIFFERENT ELECTIONS IN FORREST COUNTY, AS WELL AS, SHAWN O'HARA WAS NOT GIVEN A TWO DAY NOTICE TO ATTEND A MARCH 17, 2007MISSISSIPPI DEMOCRATIC PARTY MEETING, IN WHICH, HE WAS DENIED HIS RIGHT TO RUN IN ELEVEN ADDITIONAL STATEWIDE AND DISTRICT ELECTION .

SEVERAL OF SHAWN O'HARA'S CIVIL RIGHTS WAS VIOLATED.

SUMMARY OF ARGUMENT

BASED ON THE FOLLOWING FACTS, SHAWN O'HARA WAS DENIED "DUE PROCESS OF LAW" AND "EQUAL PROTECTION UNDER THE LAW" IN HIS TRIAL.

SUMMARY OF FACTS FOR THIS

APPEAL FROM FORREST COUNTY CIRCUIT COURT CAUSE NO. CI07-0065. SHAWN O'HARA VS. THE FORREST COUNTY DEMOCRATIC PARTY, ET AL.

COMES NOW, SHAWN O'HARA, APPELLANT, APPEALING THIS CASE BASED ON THE FOLLOWING GROUNDS.

I.

SHAWN O'HARA LEGALLY QUALIFIED TO RUN IN 21 DIFFERENT

POLITICAL RACES IN MISSISSIPPI. HIS DESIRE TO RUN IN 21 DIFFERENT POLITICAL RACES, IS JUST LIKE A PERSON WHO WOULD SUBMIT

SEVERAL JOB APPLICATIONS.

II.

SHAWN O'HARA PAID NEARLY \$2,300.00 IN TOTAL QUALIFYING FEES TO RUN IN ALL THOSE RACES.

III.

IN NOVEMBER 2006, TWO MISSISSIPPI JUDGES WERE PERMITTED TO RUN FOR MORE THAN ONE POLITICAL RACE AT THE SAME TIME. IN SHORT,

BOTH MEN DID A VERY GOOD JOB RUNNING MORE THAN ONE RACE AT THE SAME TIME.

IV.

FOUR YEARS AGO, KATIE PERRONE HAD RUN HER SECOND TIME FOR GOVERNOR, AS WELL AS, HAD RUN FOR HARRISON COUNTY SUPERVISOR. IN SHORT, SHE HAD RUN THOSE RACES IN THE 2003 DEMOCRATIC PRIMARIES. (LET THE RECORD STATE, SHAWN O'HARA HAD RECRUITED KATIE PERRONE TO RUN ONE THE DEMOCRATIC TICKET FOR GOVERNOR IN 1999. SHE WAS ONLY THE SECOND WOMAN IN THE HISTORY OF MISSISSIPPI TO QUALIFY TO RUN FOR GOVERNOR. SHAWN O'HARA, WHO HAD RUN HIS THIRD TIME FOR GOVERNOR, AS A REPUBLICAN IN 1999, HAD CAMPAIGN IN ALL 82 COUNT -ES WITH KATIE PERRONE. THEIR NUMBER ONE ISSUE WAS TO STOP CHARG-ING TAX ON GROCERIES.)

V.

IN 2007, SHAWN O'HARA WANTS TO RUN HIS FIFTH CONSECUTIVE TIME FOR GOVERNOR. HE HAD LEGALLY QUALIFIED TO RUN FOR 21 DIFFER --ENT POLITCAL OFFICES. (SEE EXHIBITS A, B, AND C.)

VI.

HOWEVER, ON APRIL 13, 2007, JUDGE GARDNER HELD AN EX PARTE TELEPHONE CONFERENCE, WITH ONE OF THE OPPOSING LAWYERS, DENYING SHAWN O'HARA HIS RIGHT TO PARTICIPATE, SINCE SHAWN O'HARA DID NOT HAVE PREVIOUS NOTICE OF SUCH A CONFERENCE. (SEE EXHIBIT d AND E.) (LET THE RECORD STATE, THERE IS A CASSETTE TAPE OF THAT EX PARTE

CONVERSATION FILED WITH THE COURT.

VII.

JUDGE GARDNER EVEN DENIED SHAWN O'HARA THE RIGHT TO HAVE HIS OWN COURT REPORTER TO TYPE ONE WORD ON BEHALF OF SHAWN O'HARA, DURING HIS JUNE 19, 2007 TRIAL. IN SHORT, JUDGE GARDNER TOLD SHAWN O'HARA'S COURT REPORTER TO TURN OFF HER MACHINE AND NOT TYPE ONE WORD.

VIII.

ON THE WHOLE, SHAWN O'HARA PROPERLY QUALIFIED TO RUN IN 21 DIFFERENT POLITICAL RACES.

CHARLES DAVIS OF HATTIESBURG HAD CHALLENGED SHAWN O'HARA IN ALL 21 RACES.

HOWEVER, THE MISSISSIPPI DEMOCRATIC PARTY FAILED TO GIVE SHAWN O'HARA A TWO BUSINESS DAY NOTICE, SO HE COULD APPEAR TO DEFEND SAID CHALLENGE.

ALSO, THE FORREST COUNTY DEMOCRATIC PARTY FAILED TO GIVE SHAWN O'HARA A TWO BUSINESS DAY NOTICE, SO HE COULD APPEAR TO DEFEND HIS CHALLENGE.

BECAUSE BOTH POLITICAL PARTIES FAILED TO GIVE SHAWN O'HARA PROPER NOTICE TO DEFEND HIMSELF, THE CHALLENGES OF CHARLES DAVIS BECOMES NULL AND VOID.

IX.

BY THE WAY, AS OF AUGUST 2, 2007, THERE IS MAJOR VOTING CORRUPTION TAKING PLACE IN NORTH MISSISSIPPI, IN BENTON COUNTY. ALSO, SOME OF THE CANDIDATES FOR STATEWIDE OFFICE WERE LEFT OFF THE BALLOT ON AUGUST 7, 2007, IN AS MANY AS 17 OF MISSISSIPPI'S 82 COUNTIES, EVEN THOUGH SAID CANDIDATES MAY HAVE HAD WRITE-IN OPPOSITION TO THEIR RACES. FOR EXAMPLE, SHAWN O'HARA RECEIVED NEARLY 279 000 VOTES IN THE PRIMARIES FOR STATE TREASURER, BUT RECEIVED ZERO VOTES IN HINDS COUNTY, AS WELL AS, ZERO VOTES IN 16 OTHER COUNTIES, BECAUSE HIS NAME WAS LEFT OFF THE BALLOT. VOTERS IN MISSISSIPPI DESERVE TO HAVE FAIR, HONEST ELCTIONS, RATHER THAN ELECTIONS THAT DENY AND QUALIFIED CANDIDATES THE RIGHT TO RUN FOR ELECTED OFFICE, HAVING THEIR NAME PLACED ON THE BALLOT, IN ALL COUNTIES WHERE THEY ARE RUNNING FOR ELECTION.

CONCLUSION

EXHIBITS A, B, C, D, AND E, THAT WAS FILED WITHIN SHAWN O'HARA'S JULY 5, 200 NOTICE OF APPEAL, REGARDING THIS CASE, CERTAINLY HIGHLIGHT HIS LEGAL ARGUMENT THAT HIS CIVIL RIGHTS WERE VIOLATED, AND HE SHOULD BE PERMITTED TO RUN IN ALL 21 POLITICAL RACES WHICH HE QUALIFIED TO RUN IN 2007. (SEE EXHIBITS A, B, C, D AND E.)FURTHERMORE, SHAWN O'HARA SHOULD BE AWARDED \$500,000 ACTUAL DAMAGES, AND \$500,000 PUNITIVE DAMAGES FROM THE FORREST COUNTY DEMOCRATIC PARTY, C/O BILL JONES, AS WELL AS, \$500,000 ACTUAL DAMAGES, AND \$500,000 PUNITIVE DAMAGES FROM THE MISSISSIPP -I DEMOCRATIC PARTY, C/O WAYNE DOWDY, TO PUNISH BOTH APPELLEES FOR COMMITTING ELECTION FRAUD AND DENYING SHAWN O'HARA HIS RIGHT TO FREEDOM OF SPEECH IN THE POLITICAL ARENA, PLUS, PERMIT HIM TO RAISE CAMPAIGN FUNDS, WHICH THE U.S. SUPREME COURT HAS REPEATEDLY

RULED IS ALSO FREEDOM OF SPEECH.

LET THE RECORD STATE, SHAWN O'HARA HAS BEEN DENIED HIS RIGHT TO "DUE PROCESS OF LAW" AND DENIED HIS RIGHT TO "EQUAL PROTECTION UNDER THE LAW", SINCE HE HAS BEEN DENIED HIS U.S. CONSTITUTIONAL RIGHT TO RUN FOR 21 DIFFERENT OFFICES IN MISSISSIPPI, IN 2007. FURTHERMORE, THE APPELLEES HAVE ABRIDGED, HINDERED, AND VIOLATED SHAWN O'HARA'S 1965 VOTING RIGHTS ACT PROTECTIONS, VIOLATED HIS 1964 CIVIL RIGHTS ACT PROTECTIONS, SINCE SHAWN PLACES THE WORK JESUS LOVES YOU ON ALL OF HIS CAMPAIGN FLIERS (SEE EXHIBIT f), PLUS, THE APPELLEES HAVE VIOLATED HIS TITLE 42, U.S. 1983 FEDERAL PROTECTIONS, DENYING HIM LIBERTY AND PURSUIT OF HAPPINESS IN THE POLITICAL ARNA, PLUS DENYING HIS WIFE AND CHILDREN THE RIGHT TO HELP HIM IN ALL 21 POLITICAL RACES IN WHICH HE QUALIFIED TO RUN IN 2007.

OR IN THE ALTERNATIVE

BECAUSE BOTH APPELLEES HAVE VIOLATED SHAWN O'HARA CIVIL RIGHTS, AS WELL AS, LIED TO THE COURT, AND/OR MISUSED THE LEGAL SYSTEM TO KEEP SHAWN O'HARA OFF THE BALLOT IN 20 DIFFERENT POLIT-ICAL RACES, SHAWN O'HARA ASKS THAT HIS NAME BE PLACED ON THE GENERAL ELECTION BALLOT AS A DEMOCRAT, RATHER THAN FORCING THE TAXPAYERS TO RUN ANOTHER PRIMARY ELECTION, INCLUDING PLACING SHAWN O'HARA'S NAME ON THE GENERAL ELECTION ABSENTEE BALLOTS. PLUS, SHAWN O'HARA WILL WITHDRAW HIS DEMAND FOR PAYMENT OF ANY AND ALL ACTUAL DAMAGES AND PUNITIVE DAMAGES HE SEEKS, SINCE SHAWN O'HARA LOVES THE MISSISSIPPI DEMOCRATIC PARTY, AND THE FORREST COUNTY DEMOCRATIC PARTY. <u>OR IN OTHER WORDS, PLACE THE NAME OF</u> 3

SHAWN O'HARA ON THE GENERAL ELECTION BALLOT, AND ON THE GENERAL ELECTION BALLOT, AS A DEMOCRAT, FOR ALL 21 POLITICAL OFFICES THAT HE QUALIFIED TO RUN FOR IN 2007, AND THIS CASE MAY BE DISMISSED WITH PREJUDICE.

NO.

SHAWN O'HARA VS. THE FORREST COUNTY DEMOCRATIC PARTY C/O BILL JONES THE MISSISSIPPI DEMOCRATIC PARTY C/O WAYNE DOWDY FORREST COUNTY CIRCUIT COURT

JUL 0 5 2007

APPEAL TO THE MISSISSIPPI SUPREME COURT FROM A JUDGMENT OF THE FORREST COUNTY CIRCUIT CLERK

IN THE CIRCUIT COURT OF FORREST COUNTY, MISSISSIPPI

SHAWN O'HARA

PETITIONER

VS. CAUSE NO. <u>CI007-0065</u> THE FORREST COUNTY DEMOCRATIC PARTY RESPONDENT C/O BILL JONES THE MISSISSIPPI DEMOCRATIC PARTY RESPONDENT C/O WAYNE DOWDY

NOTICE OF APPEAL

IN COMPLIANCE WITH THE MISSISSIPPI SUPREME COURT, COMES NOW SHAWN O'HARA, THE PETITIONER, GIVING NOTICE TO APPEAL, FILING IT ON JULY 5, 2007, GIVING NOTICE TO THE LEGAL COUNSEL FOR THE RESPONDENTS, BEING NAMED CARROLL H. INGRAM, 211 S. 29TH AVENUE, SUITE 201, HATTIESBURG, MISSISSIPPI, 39401; BILL JONES, 333 MOSS LANE, PETAL, MISSISSIPPI, 39465; WAYNE DOWDY, P.O. BOX 30, MAGNOLIA, MISSISSIPPI, 39652, AS WELL AS, TO THE JUDGE OF THE HEARING, BEING THOMAS J. GARDNER, III. P.O. DRAWER 1100, TUPELO, MISSISSIPPI, 38802, IN THE ABOVE STYLED CASE.

ON THE WHOLE, SHAWN O'HARA HAD PROPER JURISDICTION TO BRING THIS CIVIL ACTION AGAINST ALL NAMED PARTIES, IN THE FORREST

I.

COUNTY CIRCUIT COURT, SINCE MISSISSIPPI SUPREME COURT CHIEF JUSTICE SMITH APPOINTED CIRCUIT COURT JUDGE THOMAS J. GARDNER, III, TO HEAR HIS CIVIL ACTION, AGAINST ALL NAMED PARTIES, FIRST BEING NAMED THE FORREST COUNTY DEMOCRATIC PARTY, C/O BILL JONES, WHICH RESIDES IN FORREST COUNTY, MISSISSIPPI, AND WHICH CONSPIRED WITH THE MISSISSIPPI DEMOCRATIC PARTY, C/O WAYNE DOWDY, TO VIOLATE THE CIVIL RIGHTS OF SHAWN O'HARA, BY JOINTLY TAKING NEAR-LY \$2,300.00 OF HIS MONEY, IN THE FORM OF CHECKS THAT CLEARED HIS FORREST COUNTY BANKS, AND DENIED HIM HIS RIGHT TO RUN FOR POLITIC -AL OFFICE, IN 20 OF THE 21 POLITICAL RACES WHICH HE QUALIFIED TO RUN, BEFORE THE 5:00 P.M., MARCH 1, 2007 QUALIFYING DEADLINE, OF WHICH, ALL 21 RACES WERE CHALLENGED BY FOREST COUNTY RESIDENT CHARLES DAVIS. (PLEASE NOTE, THE MISSISSIPPI DEMOCRATIC PARTY HAD CERTIFIED SHAWN O'HARA TO RUN UNOPPOSED FOR THE OFFICE OF STATE TREASURER, ON THE DEMOCRATIC TICKET.)

II.

LET THE RECORD STATE, ON APRIL 13, 2007, JUDGE GARDNER IMPROPERLY DISCUSSED SOME OF THIS CASE, OVER THE TELEPHONE, WITH AT LEAST ONE LAWYER ON THE OPPOSING COUNSEL, DENYING SHAWN O'HARA THE OPPORTUNITY TO TAKE PART IN THAT CONSERVATION. THOSE ILLEGAL ACTIONS OF SAID JUDGE DISQUALIFIES HIM FROM WORKING ON SAID CASE, AS WELL AS, HEARING SAID CASE IN A PUBLIC COURT.

IN ADDITION, SAID JUDGE REFUSED TO RECUSE HIMSELF FROM SAID CASE, PLUS, REFUSED TO BE AN HOSTILE WITNESS, TO TESTIFY ON BEHALF OF SHAWN O'HARA, WHO HAD A PROCESS SERVER GIVE JUDGE GARDNER A SUBPOENA AND PAYMENT IN ADVANCE, TO BE AN HOSTILE

WITNESS FOR SHAWN O'HARA. (A RECORDING OF THAT CALL IS FILED WITH THE COURT, ON CASSETTE TAPE.)

DURING SHAWN O'HARA'S JUNE 19, 2007 HEARING, TAINTED JUDGE GARDNER, EVEN REFUSED TO LET SHAWN O'HARA'S CERTIFIED COURT REPORTER, WORK ON HIS BEHALF, IN THE FORREST COUNTY CIRCUIT COURT -ROOM. SAID JUDGE, ORDERED SAID REPORTER, TO TURN OFF HER EQUIPMENT, AND NOT TO TYPE A WORD, FOR SHAWN O'HARA, DURING HIS HEARING.

IV.

v.

FURTHERMORE, THE FORREST COUNTY DEMOCRATIC PARTY LIED IN COURT, STATING SHAWN O'HARA HAD"NO CHALLENGER", FOR HIS POLITICAL RACES, WHEN IN FACT, CHARLES DAVIS HAD CHALLENGED HIM IN ALL OF SHAWN'S 21 POLITICAL RACES. EVEN THE HATTIESBURG AMERICAN NEWSPAPER, ON MORE THAN ONE OCCASION, MENTIONED THE NAME OF CHARLES DAVIS CHALLENGING THE CANDIDACIES OF SHAWN O'HARA.

SHAWN O'HARA HAD ASKED THE TRIAL JUDGE, IN COURT, FOR AN ONE HOUR, OR TWO HOUR RECESS, SO HE COULD GO TO HIS HOME, AND GET COPIES OF RADIO TAPES, ON WHICH CHARLES DAVIS SAID, ON BOTH THE PAUL GALLO RADIO SHOW, AS WELL AS, ON THE J.T. AND DAVE RADIO SHOW, THAT HE WAS CHALLENGING ALL 21 RACES THAT SHAWN O'HARA ENTERED.

SHAWN WAS NEVER GIVEN THAT SHORT RECESS.

З.

IN ALL HONESTY, THE MISSISSIPPI DEMOCRATIC PARTY, AS WELL AS THE FORREST COUNTY DEMOCRATIC PARTY, DID NOT GIVE SHAWN O'HARA A "TWO DAY" BUSINESS NOTICE, ABOUT BEING CHALLENGED. <u>THEREFORE</u>, THE CHALLENGES OF CHARLES DAVIS BECOMES NULL AND VOID.

OR IN OTHER WORDS, SHAWN O'HARA SHOULD BE GIVEN THE RIGHT TO RUN HIS FIFTH CONSECUTIVE TIME FOR GOVERNOR OF MISSISSIPPI, PLUS, FOR ALL 21 POLITICAL OFFICES WHICH HE QUALIFIED TO RUN FOR IN 2007.

THOSE 21 OFFICES IS AS FOLLOWS.

1. GOVERNOR

2. LT. GOVERNOR

3. SECRETARY OF STATE

4. STATE TREASURER (ALREADY CERTIFIED FOR THAT RACE)

5 STATE AUDITOR

6. STATE INSURANCE COMMISSIONER

7. ATTORNEY GENERAL

8. COMMISSIONER OF AGRICULTURE AND COMMERENCE

9. TRANSPORTATION COMMISSION (SOUTHERN DISTRICT)

10. PUBLIC SERVICE COMMISSIONER (SOUTHERN DISTRICT)

11. STATE SENATE DISTRICT 45

12. HOUSE OF REPRESENTATIVE, DISTRICT 10

FORREST COUNTY RACES

13. FORREST COUNTY JUSTICE COURT JUDGE, DISTRICT 1

14. FORREST COUNTY JUSTICE COURT JUDGE, DISTRICT 2

15. FORREST COUNTY JUSTICE COURT JUDGE, DISTRICT 3

16. FORREST COUNTY JUSTICE COURT JUDGE, DISTRICT.4

17. FORREST COUNTY CHANCERY CLERK

- 18. FORREST COUNTY TAX COLLECTOR
- 19. FORREST COUNTY TAX ASSESSOR
- 20. FORREST COUNTY SUPERVISOR, DISTRICT 1
- 21. FORREST COUNTY CORONER

VII.

LASTLY, LET THE RECORD STATE, TAINTED JUDGE THOMAS J. GARDNER, III, IN THE LAST TWO LETTERS TO SHAWN O'HARA, FROM THE JUDGE'S OFFICE, OPENLY, OBVIOUSLY, AND INTENTIONALLY VIOLATED SHAWN O'HARA'S CIVIL RIGHTS, SINCE THOSE TWO ENVELOPES WAS ADDRESSED AND MAILED TO A VACANT LOT, WHICH DOES NOT HAVE AN HOUSE OR EVEN A MAILBOX ON SAID PROPERTY.

BY THE WAY, PREVIOUS MAIL FROM SAID JUDGE'S OFFICE TO SHAWN O'HARA WAS CORRECTLY MAILED TO HIM.

HOWEVER, NO PLACE ON THE COURT RECORD, DID SHAWN O'HARA, OR ANYONE ELSE USE THE ADDRESS $420\frac{1}{2}$ S. 22ND AVENUE, HATTIESBURG, MISSISSIPPI, 39401, TO MAIL ITEMS TO SHAWN.

SPECIFICALLY, THE USE OF AN INCORRECT MAILING ADDRESS SLOWS DOWN SHAWN O'HARA'S RIGHT TO APPEAL THIS CIVIL ACTION.

LET THE RECORD STATE, SHAWN O'HARA'S MAILING ADDRESS IS P.O. BOX 15275, HATTIESBURG, MISSISSIPPI, 39404.

HEREBY APPEAL TO THE MISSISSIPPI SUPREME COURT, FROM THE FINAL JUDGMENT (SEE EXHIBIT A), ENTERED BY THIS ACTION ON JUNE 25 2007, IS NOTICED.

JULY 5, 2007

Shawn O'Hana SHAWN O'HARA, PETITIONER - APPELLANT

P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39404 601-271-2700

2007 Democratic Primary Candidates

EXHIBIT D

Office	Dist.			Name	· · · · · · · · · · · · · · · · · · ·		City	
Governor		William		Bond	Compton	Jr.	Meridian	_
Governor		John	·····	Arthur	Eaves	the second s	Madison	· .
Governor		Elmer	"Louis"	L.	Fondren	<u> </u>	Gautier	
Governor		Shawn			O'Hara		Hattlesburg	_
Governor		BIII			Renick		Ashland	
Governor		Fred	<u> </u>	Т.	Smith		Aberdeen	
Lt. Governor	<u> </u>	James	Jamie	R.	Franks			
Lt. Governor		Shawn			O'Hara		Mooreville	
Secretary of State		Shawn			the second s		Hattiesburg	
Secretary of State			"Rob"		<u> </u>		Hattlesburg	_
Secretary of State		Robert	- Roo	<u> </u>	Smith		Richland	
Secretary of State		Jabari		<u>A.</u>	Toins		Jackson	
Attorney General		John			Windsor	·····	Jackson	
Attorney General		Jim			Hood		Jackson	
	_	Shawn			O'Hara		Hattiesburg	
State Auditor		Todd	·		Brand		Bailey	
State Auditor		Shawn			O'Hara		Hattiesburg	
State Auditor	<u>_</u>	Jacob			Ray		Jackson	
State Auditor		Mike	· .		Sumrali	· .	Mt. Olive	
State Treasurer		Shawn			O'Hara		Hattlesburg	
Ag & Comm Commis		Rickey		Ŀ.	Cole		Ovett	
Ag & Comm Commiss	sioner	Shawn			O'Hara		Hattlesburg	
Ag & Comm Commiss	sioner	Bruce			Short		Oakland	
nsurance Commissio	ner	Gary			Anderson		Jackson	
nsurance Commissio	ner	George			Dale		Jackson	
nsurance Commissio	ner	Shawn			O'Hara		Hattlesburg	-
nsurance Commissio	ner	Jim			Rasberry		Laurel	
Public Service N		Rick			Clifton	_	Nesbit	-
Public Service N	·	Michael	··	Ē.	Parker		Aberdeen	1
Public Service N		Brandon			Presley		Nettleton	-
Public Service C		Addie	·	······································	Green		Bolton	-
ublic Service C		Lynn	·····	·	Posey			_
ublic Service C		John	<u> </u>	C.	Rush		Union Church	_
ublic Service S		James	····	 			Clinton	
ublic Service S		Mike		N.	Buckhaults		Ellisville	4
ublic Service S		Shawn			Collier		Hattlesburg	_
ransportation N					O'Hara		latiesburg	
ransportation N		James	Ken	К.	Hurt		/erona	1
ransportation C		.arry			Lee		Grenada	1
	······	Rudolph	"Rudy"	·····	Warnock		Madison	1
ransportation S		Nayne		·····	Brown	L	ucedale	Į
ransportation S		Villiam	"Bill"	<u></u>	Minor	ŀ	iolly Springs	1
ansportation S		Shawn		<u></u>	O'Hara	ł	lattiesburg	F
ansportation S	the second s	Paul	- <u></u>	В,	Stewart		Bay St. Louis	T
ansportation S		Chad		·	Toney	IL	iberty	1
strict Attorney	<u>1</u>]	rent			Kelly		altillo	Ť
strict Attorney	<u> </u>	ohn		R.	Young		orinth	T
strict Attorney	2 0	Cono		· · · · · · · · · · · · · · · · · · ·	Carenna	_	lloxi	Ī
strict Attorney		enjamin		 ,	Creekmore		lew Albany	l
strict Attorney		V. Dewayne	<u>.</u>		Richardson		ndianola	旨
strict Attorney		loug			Evans		irenada	1S
						JG	n ginaŭa	G
strict Attorney	8 R	onnie		L.	Harper		atchez	A

http://msdemocrats.net/2007DemocraticPrimaryCandidates.htm

3/9/2007

2007 Democratic Primary Candidates

District Attorney	7	Michele			Purvis		Clinton	Н
District Attorney	7	Robert		Shuler	Smith		Jackson	H
District Attorney	8	Mark			Duncan	•	Philadelphia	N
District Attorney	9	Richard	"Ricky"		Smith	Jr	Vicksburg	Ī
District Attorney	10	Ellis	"Bilbo"	J.	Mitchell	111		L
District Attorney	11	Darnell		·	Felton		Clarksdale	C
District Attorney	11	Laurence			Mellan		Cleveland	B
District Attorney	13	Eddie		н.	Bowen	····	Railegh	S
District Attorney	13	Wilton		Α.	McNair		Collins	C
District Attorney	14	Dewitt	Dee	<u>Т.</u>	Bates	Jr.	the second s	Pi
District Attorney	14	Nelson			Estess		Magnolia	P
District Attorney	16	Forrest	·		Aligood		Columbus	LC
District Attorney	17	John		W.	Champion	·	Hernando	Ta
District Attorney	18	Anthony	'Tony'		Buckley	· · · · ·	Laurel	Ju
District Attorney	18	William	"BNI"	Ē.	Phillips		Laurei	Jo
District Attorney	21	Antwayn			Patrick		Beizoni	-H
District Attorney	21	James		Н.	Powell	111	Durant	Hc
District Attorney	22	Alexander		C.	Martin		Port Glbson	
Senate	· 2	Henry			Boyd	Ĵr	Holly Springs	- Mi
Senate	2	Steven	'King'		Buya Fisher	J	Dumas	
Senate	2	Conway	ixing		Moore	, ;		Ti
Senate	2	Bill			Stone		Waterford	M
Senate	3	Nickey					Ashland	Be
Senate	4	Max	<u></u>		Browning		Pontotoc	Pc
Senate	4			·····	Butler		Corinth	
Senate	4	Kenny Ronald	· · · · · · · · · · · · · · · · · · ·		Digby	· · · · ·	Corinth	
Senate	4	Eric		· · · · · · · · · · · · · · · · · · ·	Nash		Corinth	
Senate	4		<u> </u>		Powell		Corinth	
Senate		Douglas		<u>N.</u>	Thornburg		luka	
Senate	5	J.	(1	<u>P.</u>	Wilemon	Jr.		Tie
Senate	6	Jonathan	(Jonny)	<u>S.</u>	Davis		Tupelo	Le
Senate	7	Hob			Bryan		Amory	Me
Senate	8	Jack			Gordon	<u> </u>	Okolona	
Senate	<u>8</u> .9	John	'Bill'	William	West		Okolona	
Senate		Gray			Tollison		Oxford	La
	10	Nolan	· · · · · ·		Mettetal	· · · ·	Sardis	Pε
Senate	10	Mona		······	Pittman		Batesville	Pa
Senale	11	Robert	Bobby		Jackson		Marks	
enale	11	James		D	Johnson		Como	
Senale	12	Johnnie		Ε.	Walls	Jr.	Greenville	W:
Senale	13	Willie			Simmons		Cleveland	Bc
enale	16	Bennie		<u>L.</u>	Turner		West Point	CI:
enale	18	Gloria			Williamson		Philadelphia	Ne
enate	19	Bryant		· · · · · · · · · · · · · · · · · · ·	Walker		Southaven	DE
enate	21	Kenneth		Wayne	Jones		Canton	Ma
enale	21	Joseph		C	Thomas		Yazoo City	Ya
enale	22	Sandra	"Jaribu"		Hill		Greanville	W:
enate	23	Eric			Rawlings		Vicksburg	W:
enate	24	David		· · · · · · · · · · · · · · · · · · ·	Jordan		Greenwood	Le
enate	25	Michael		_	Hardin		Jackson	H
enate	26	John			Horhn		Jackson	Hi
enale	26	Ineva			May-Pittman	·	Jackson	Hh
enate	26	Winston		J.	Thompson	_	Jackson	H
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Senate	the second s	Alice		Varnado	Harden	Jackson	
Senate	·····	David			Blount	Jackson	I
Senate	29	Kathryn		Orey	Perry	Byram	Ī
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Senale	31	Fred			Hamilton	Newton	1
Senale	32	Clark			Adams	Dekalb	Ţ
Senate	32	Sampson			Jackson I	Preston	P
Senale	34	Larry		F,	Gibson	Raleigh	15
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Senate	34	Haskins			Montgomery	Bay Springs	Ĵ
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Senate		Ken	<u>_</u>	Dale	Sullivan	Wesson	Ť
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Senale		Gerald			Buffington	Collins	
Senate		<u>Charles</u>		<u> </u>	Davis	Hattlesburg	F
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Senate		erry		<u>W.</u>	Hutto	Waynesboro.	M
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House	15	Will			Smith		Pontotoc	Po
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House	17	Perry		-	Smith		Tupelo	Le
House	17	Micheal			Stafford		Tupelo	Cł
House	18	Lawrence			Deas		Tupelo	Le
House	19	Brandon			Cherry		Mooreville	Le
House	19	Edwin		Brewster	Coleman		Tupelo	Le
House	19	Mark	·····	Α.	DuVall		Mantachie	lta
House	19	Stephen	(Scotty)		Farris		Mantachie	lta
House	20	Robert		Α.	Mitchell		Amory	Me
House	20	Jimmy	<u></u>	G.	Puckett		Amory	M
House	20	David			Whitaker		Hamilton	Mi
House	21	Donnie			Beli		Fullon	lta
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House	23	Marshall	_·	W.	Coleman		Calhoun City	Ce
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House	24	Sidney		W.	Bondurant	·. · · · ·	Grenada	Gr
House	25	John			Mayo		Clarksdale	
House	26	Chuck			Espy		Clarksdale	ষ্যম
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House	27	Ferr			Smith		Carthage	Le
House	28	David		·	Norquist		Cleveland	Bc
House	20	Linda		F.	Coleman		Mound Bayou	Bc
House	30	Robert		 E.	Huddleston		Sumner	Ta
House	31	Sara		Richardson			Indianiola	SL
House	32	Willie		J.	Perkins	Sr	Greenwood	Le
House	33	Thomas	(Tommy)	U.	Reynolds		Water Valley	Υε
House	34	Linda			Whittington		Schlater	Le
House	36	Jimmy			Davidson		West Point	
House	36	David			Gibbs		West Point	
House	37	J. C.	(Jim)		Patton	Jr.	Starkville	
House	38	Tyrone	(5111)		Ellis	. 10	Starkville	
louse	39	James		E.	Samuel		Columbus	
louse	39	Jeffrey	"Jeff"	<u>C.</u>	Smith	······	Columbus	Lo
louse	41	Esther	3011	<u> </u>	Harrison		Columbus	
louse	42	Reecy	<u></u>	<u> </u>	Dickson		Macon	Lo Nr
louse	42	Lucille			Hatcher		Macon	Nc
louse	43	Russ			Nowell	· · ·	Louisville	W
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louse	50	Margaret			Holling		Leland	<u> W:</u>
louse	51	Gary			Farmer		Belzoni	HL
louse	51	Rufus	(Pete)		Straughter		Belzoni	HL

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2007 Democratic Primary Candidates

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House		Edward			Blackmon	<u>Jr.</u>	Canton	N
House		<u>Ponto</u>		<u>R.</u>	Downing		Pearl	R
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House	66 (Cecil	-	С.	Brown		Jackson	H
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House	69 /	lyce	· .	Griffin	Clarke		Jackson	H
House	70 J	ames	"Jim"		Evans		Jackson	H
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House		/illiam	(Billy)	<u> </u>	Lee	<u></u> .	Stonewall	
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2007 Democratic Primary Candidates

House	99	Ricky		J.	Rowell	•	Foxworth	Ma
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House	100	0. K.	(Kenny)		Moore	•	Columbia	M
House	102 -	Jolly		W.	Matthews		Hattlesburg	Fc
House	102	Shawn			O'Hara		Hattlesburg	Fc
House	103	Percy		W:	Watson		Hattiesburg	Fc
House	105	J.		Shaun	Walley		Leakesville	Gr
House	107	Deryk			Parker		Lucedale	Ge
House	109	Joe		Louis	Biggs	Sr.	Moss Point	Ja
House	110	Billy	·		Broomfield		Moss Point	Ja
House	111	Brandon		C	Jonés		Pasagoula	Ja
House	111	Кау		Sanford	Sims		Pascagoula	Ja
House	115	Wallace	"Chip"		Barnes		Blloxi	Ha
House	115	Randall		Н	Patterson		Biloxi	Ha
House	119	Frances			Fredericks		Gulfport	He
House	120	Ed			Hatem		Long Beach	Ha
House	121	Diane		C.	Peranich		Pass Christian	Hε
House	122	J.		Ρ.	Compretta		Bay St. Louis	Hε

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EXHIBIT C

TO JIM BEAVERS AND THE NEWS DEPARTMENT

FROM: SHAWN O'HARA 601-584-9020 HOME 601-271-2700 OFFICE

72 WORD PRESS RELEASE

ON MONDAY, MARCH 26ST, A 70 PAGE FEDERAL LAWSUIT WILL BE FILED.

THE DEFENDANTS IN THIS CIVIL ACTION HAVE COMMITTED,

ELECTION FRAUD,

WIRE FRAUD,

MAIL FRAUD,

BANK FRAUD,

AND EXTORTION.

THEY HAVE VIOLATED MY 1ST, 5TH, AND 14TH U.S. CONSTITUTIONAL AMENDMENT RIGHTS, VIOLATED THE 1965 VOTING RIGHTS ACT, THE 1964 CIVIL RIGHTS ACT, AND TITLE 42 U.S.C. 1983, WHICH PROTECTS MY FEDERAL CIVIL RIGHTS.

SEE WWW.MSDEMOCRAT.NET

Shawn O'Hana

FILED

IN THE CIRCUIT COURT OF FORREST COUNTY, MISSISSIPPI

APR 1 8 2007

a Eler Odans FORREST

SHAWN O'HARA

VS.

CAUSE NO.

CI07-0065

RESPONDENT

PETITIONER

THE FORREST COUNTY DEMOCRATIC PARTY ' C/O BILL JONES

THE MISSISSIPPI DEMOCRATIC PARTY C/O WAYNE DOWDY RESPONDENT

MOTION FOR RECUSAL

COMES NOW POLITICAL MAVERICK, SHAWN O'HARA, PETITIONER, FILING THIS MOTION FOR RECUSAL, DEMANDING THE IMMEDIATE REMOVAL OF THE HONORABLE CIRCUIT COURT JUDGE THOMAS J. GARDNER, III, WHO ALONG WITH THE HONORABLE ATTORNEY WAYNE DOWDY, WHO SHAWN O'HARA LIKES A LOT, OPENLY, OBVIOUSLY, BLATANTLY, AND MALICIOUSLY, VIOLATED THE 1st, 5TH, AND 14TH U.S CONSTITUTIONAL AMENDMENT RIGHTS, THE 1964 CIVIL RIGHTS ACT, THE 1965 VOTING RIGHTS ACT, AND HIS U.S. 1983 FEDERAL RIGTHS, AS A RESULT OF HAVING A MEETING OVER THE TELEPHONE, ON FRIDAY, APRIL 13, 2007, AND DENYING SHAWN O'HARA THE RIGHT TO PARTICIPATE, IN THAT CONFERENCE, IN WHICH BOTH MEN DISCUSSED THIS CIVIL ACTION.

I.

THE LAW CLEARLY DOES NOT PROVIDE FOR A JUDGE, AND ONLY ONE PARTY IN A CIVIL ACTION TO DISCUSS A CASE, WITHOUT THE OTHER SIDE OF SAID CASE BEING PREVIOUSLY NOTICED, AND INVITED TO PARTICIPATE IN SUCH A MEETING. BOTH CIRCUIT COURT JUDGE GARDNER, AS WELL AS ATTORNEY DOWDY, HAVE NO LEGAL RIGHT TO CONTINUE TO DENY SHAWN O'HARA, HIS U.S. CONSTITUTIONAL RIGHT TO RUN IN ALL 21 POLITICAL RACES, WHICH HE QUALIFIED TO RUN, INCLUDING RUNNING HIS FIFTH CONSECUTIVE RUN. FOR GOVERNOR OF THE STATE OF MISSISSIPPI, AND SHARING HIS IMPORTANT 75 WORD PLATFORM WITH THE VOTERS OF MISSISSIPPI, WHICH IS AS FOLLOWS.

II.

75 WORDS

З.

SHAWN O'HARA

GOVERNOR

1.	LOWER	GAS	PRICES,	BUILD	200	ETHANOL	PLANTS	IN	SMALL TOWNS,
•	AND CI	REATI	E 8,000	NEW JOI	BS.				

2. STOP CHARGING TAX ON GROCERIES.

3. PROVIDE FREE COLLEGE INTERNET CLASSES.

4. DEMAND EQUAL PAY, FOR EQUAL WORK, FOR WOMEN.

5. PROTECT CHILDREN AND PUT SEAT BELTS ON SCHOOL BUSES.

6. GIVE FEMA TRAILERS, FREE-OF-CHARGE, TO THEIR RESIDENTS.

*** IN 1995, SHAWN O'HARA RECEIVED NEARLY 118,000 VOTES FOR GOVERNOR.

*** JESUS LOVES YOU ***

AS A RESULT OF JUDICIAL MISCONDUCT, TRICKERY, AND HARM TOWARDS THE CANDIDACY OF SHAWN O'HARA'S RUN FOR THE OFFICE OF GOVERNOR OF MISSISSIPPI, AS WELL AS, TWENTY OTHER OFFICES, SHAWN O'HARA NOT ONLY DEMANDS THE IMMEDIATE['] REMOVAL OF SAID JUDGE, BUT ALSO DEMANDS THAT THE F.B.I. OUT OF WASHINGTON D.C., PLUS, THE U.S. DEPARTMENT OF JUSTICE FROM WASHINGTON D.C., BE IMMEDIATELY BROUGHT INTO THIS CASE, TO INVESTIGATE CRIMINAL WRONG-DOING, ON BEHALF OF SAID JUDGE, AND SAID ATTORNEY, WHO ARE MEMBERS OF THE MISSISSIPPI BAR ASSOCIATION, RESIDING WITHIN THE CORRUPT STATE OF MISSISSIPPI, WHICH DOES NOT EVEN HAVE A LEGAL RATIFIED 1890 STATE CONSTITUTION, A STATE THAT UNCONSTITUTIONALLY DENIES 18, 19, AND 20 YEAR OLD MEN AND WOMEN, THEIR RIGHT TO SIT ON JURIES, DURING TRIALS IN MISSISSIPPI.

LET THE RECORD STATE, POLITICAL MAVERICK, SHAWN O'HARA DEMANDS, "<u>DUE PROCESS OF LAW</u>", AND "<u>EQUAL PROTECTION UNDER THE</u> <u>LAW</u>", BE RENDERED UNTO HIM, IN 2007, IN MISSISSIPPI, RATHER THAN A FORM OF BACKWOODS JUSTICE, WHICH DENIES HIM THE FAIR RIGHT TO PARTICIPATE IN THE LEGAL AND POLITICAL PROCESS IN MISSISSIPPI.

IV.

FURTHERMORE, LET THE RECORD STATE, ONCE SAID JUDGE REMOVES HIMSELF FROM THIS CIVIL ACTION, SHAWN O'HARA DEMANDS THE CHIEF JUSTICE OF THE MISSISSIPPI SUPREME COURT, BEING THE HONORABLE JAMES W. SMITH, JR., <u>APPOINT EITHER THE HONORABLE ATTORNEY JEFF</u> <u>SMITH, FROM COLUMBUS, MISSISSIPPI, WHO IS ALSO A STATE HOUSE OF</u> <u>M</u> OF REPRESENTATIVE MEMBER, FRO^A DISTRICT 39 (D), AS A SPECIAL JUDGE

III.

TO HEAR THIS PETITION, OR APPOINT THE HONORABLE AFRICAN-AMERICAN GEORGE FLAGGS (D), FROM VICKSBURG, MISSISSIPPI, WHO IS ALSO A STATE SENATOR, APPOINT HIM AS A SPECIAL JUDGE, TO HEAR THIS PETITION, SINCE BOTH LAWMAKERS ARE VERY SKILLED IN UNDERSTANDING WHAT THE LAW SAYS ABOUT CANDIDATES BEING ABLE TO RUN FOR MULTIPLE OFFICES, AS WELL AS, UNDERSTANDING MISSISSIPPI CODE SECTION 23-15-961. (SEE EXHIBIT A.)

CONCLUSION

WITH NO "REASONABLE NOTICE" BEING GIVEN TO SHAWN O'HARA, TO ATTEND A TELEPHONE CONFERENCE WITH CIRCUIT COURT JUDGE GARDNER AND ATTORNEY DOWDY, THE COURT SYSTEM IN THE STATE OF MISSISSIPPI DISCRIMINATED AGAINST SHAWN O'HARA. THEREFORE, JUDGE GARDNER NEEDS TO REMOVE HIMSELF FROM THIS CIVIL ACTION, AND BE PREPARED TO BE DEPOSED BY SHAWN O'HARA, AS WELL AS, SUBPOEAED TO BE A WITNESS FOR SHAWN O'HARA.

APRIL 18, 2007

SHAWN O'HARA PRO SE ATTORNEY P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39404 601-271-2700

CERTIFIED A TRUE COPY Forrest County, Mississippi Lou Ellen Adams, Cincuit Clerk This the dav of)

CERTIFICATE OF SERVICE

I, SHAWN O'HARA, HAVE MAILED A TRUE AND ACCURATE COPY, POSTAGE PREPAID, INCLUDING COPIES OF ALL EXHIBITS, TO ALL CONCERN -ED PARTIES IN THIS CIVIL ACTION.

THE NAMES OF THOSE INDIVIDUALS IS AS FOLLOWS.

HONORABLE CARROLL H. INGRAM 211 SOUTH 29TH AVENUE SUITE 201 HATTIESBURG, MS. 39401 HONORABLE BILL JONES 333 MOSS LANE PETAL, MS. 39465

HONORABLE WAYNE DOWDY P.O. BOX 30 MAGNOLIA, MS. 39652

HONORABLE THOMAS J. GARDNER, III P.O. DRAWER 1100 TUPELO, MS. 38802-1100

6.

WITNESS MY SIGNATURE, ON APRIL 18, 2007.

SHAWN O'HARA PRO SE ATTORNEY P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39404 601-271-2700



lara, Contraction of the second Y

By Reuben Mees American Staff Writer mees@hallesburgamencan.com

The Forrest County Democratic Party Executive Committee is preparing to defend itself against two lawsuits filed within the past two days.

Forrest County Supervisor David Allen and Shawn O'Hara, a candidate for nine county offices and 12 statewide and regional offices, each filed suit after the committee voted March 12 not to certify them

candi-28 dates on the Aug. 7 pri-mary ballot. Allen

who has run on the Democratic ticket since he was first

elected in 1975, was removed for first filing papers that he would run as a Republican and switching back to the Democratic Party just minutes before the March 1 deadline expired. OfHara was removed be-cause he would not select one

office he wanted to run for.

Forrest County executive committee president Bill Jones said the party is prepared to defend its position.

(And Transition of the second s olitical party has to complete who our ballet 11111

ian asa Republican nacin' la Relom ton't necessarily have the

right to rin as a leanorat. Both Allen and O'Cara ar-gued in their complaints that 1. X4.74

STORYCHAT the sion lates their Postyour comments rights on this story online under the Voting Rights Act of 1965.

"Mr. Allen meets all of the statutory and constitutional requirements for certification," attorney Michael Adelman wrote in the complaint. "Any finding by said committee that (Allen) is not loyal to the Democratic party is subjective at best, without authority in state statutory or constitutional law."

Jones refuted that. "David Allen's case ... has to do with him taking part in a Republican primary within the past four years," he said.

The suits come as a statewide debate ensues over whether political parties can block candidates from running on their ballots for supporting candidates of another party or other acts of perceived disloyalty.

On Saturday, the state executive committee removed Insurance Commissioner George Bale and longtime Rep. Mary Ann Stevens of West from the primary ballot. Dale is expected to also take legal action to remain on the hallot.

The state party allowed O'Hara to remain on the ballot for state treasurer - a race in which there was no Democratic candidate.

O'Hara said the decision to remove him from four other races in which he had no Democratic challengers is contrary to the party's argument

📲 See DEMOCRATS, 6A

OA Friday, March 23, 2007

Democrats

FROM page 1A

about party loyalty.

"They say we can't support any Republican candidates, but why did they kick me out of (several) races where no Democrats are running?" O'Hara asked. "That means the Republican candidate automatically wins."

O'Hara alleged that the process the party used both in Forrest County and at the state level was riddled with flaws that included not giving proper notice to both candidates and executive committee members and not having enough people present to take a legal vote.

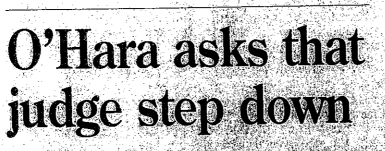
He said the state's bylaws require that 35 percent of the 80-member committee, or 28 people, vote on whether a candidate is certified. A Clarion-Ledger article reported the vote not to certify Dale was 16-11, which is one person shy of the minimum, O'Hara said.

Forrest County Circuit Clerk Lou Ellen Adams said she has contacted the Mississippi Supreme Court, which is required to appoint a special judge to deal with the cases.





EXHIBIT г



gent conversation. So I voted residents requested.

THE ASSOCIATED PRESS

JACKSON - Perennial candidate Shawn O'Hara of Hatties, burg has filed court papers requesting that a specially appointed circuit judge step down from deciding O'Hara's attempt to be on ballots for several Democratic primary races.

O'Hara — who is not an attor ney but often files his own papers in lawsuits — said Wednesday he believes Circuit Judge Thomas J. Gardner III of Tupelo had "improper" outsidethe courtroom communication Dowdy Wayne with McComb, chairman of the state Democratic Party.

"This is 100 percent improper for opposing counsel and the judge to discuss my case," O'Hara said.

ln a separate interview. Dowdy, who is an attorney, said "nothing, absolutely, inappropriate or improper took place" not particularly an ssue."

By EMILY WAGSTER PETTUS in his phone conversation Priday with Gardner.

> Gardner, could not immediately be reached Wednesday. The Mississippi Supreme Court appointed him to hear the O'Hara case

> Dowdy said Gardner called him doyask routine scheduling questions wabout whether t. a hearing in the O'Hara matter was still set for this week in Hattiesburg.

Dowdy said he attempted to set up a conference call Friday with O'Hara and the judge but got O'Hara's answering machine instead.

O'Hara on Wednesday played Dowdy's answering machine message for The Associated Press, Dowdy could be heard asking O'Hara to return a call. Another voice — one Dowdy separately confirmed was Gard ner/- could be heard on the message saying: "the facts are

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APRIL 19, 2007 THE SUN HERALD BILOXI

78 WORDS

SHAWN O'HARA TREASURER

- 1. LOWER GAS PRICES, BUILD 200 ETHANOL PLANTS IN SMALL TOWNS, AND CREATE 8,000 NEW JOBS.
- 2. STOP CHARGING TAX ON GROCERIES.
- **3. PROVIDE FREE COLLEGE INTERNET CLASSES.**
- 4. DEMAND EQUAL PAY, FOR EQUAL WORK, FOR WOMEN.
- 5. PROTECT CHILDREN AND PUT SEAT BELTS ON SCHOOL BUSES.
- 6. STOP HIRING AND HOUSING ILLEGAL ALIENS.

***IN 2007, SHAWN O'HARA RECEIVED NEARLY 279,000 VOTES FOR TREASURER.

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ARGUMENT

<u>ISSUE ONE RESTATED</u> SHAWN O'HARA WAS NOT GIVEN A TWO DAY NOTICE REGARDING THE FORREST COUNTY DEMOCRATIC PARTY'S MARCH 12, 2007 MEETING, IN WHICH, HE WAS DENIED BALLOT ACCESS TO RUN IN NINE DIFFERENT FORREST COUNTY ELECTIONS.

A. STANDARD REVIEW

THE LAW STATES A TWO DAY NOTICE MUST BE GIVEN SO A CANDIDATE HAS NOTICE AND KNOWLEDGE WHERE A CHALLENGE IS GOING TO BE HELD. IF THE NOTICE IS NOT GIVEN, THEN THE CHALLENGE TO THE CANDIDATE BECOMES NULL AND VOID. CHARLES DAVIS OF HATTIESBURG HAD CHALLENG -ED ALL OF SHAWN O'HARA'S RACES.

B. TRIAL JUDGE'S DECISION IS FUNDAMENTALLY ERRORED

THE TRIAL JUDGE WAS ASKED TO RECUSE HIMSELF, BECAUSE HE HAD A CONVERSATION ABOUT THE CASE WITH ONE OF THE OPPOSING LAWYERS, EXCLUDING SHAWN O'HARA.ALSO, THE TRIAL JUDGE REFUSED TO LET THAT TAPED CONVERSATION BE TRANSCRIBED INTO THE RECORD, PLUS, ORDERED SHAWN O'HARA'S COURT REPORTER NOT TO TYPE A WORD FOR SHAWN O'HARA, DURING AN OPEN PUBLIC COURT HEARING, IN WHICH, SHAWN O'HARA FELT THREATENED AND INTIMIDATED BY SAID CORRUPT JUDGE, WHO REFUSED TO RULE SHAWN O'HARA HAD NOT BEEN GIVEN A TWO DAY LEGAL NOTICE, IN REGARDS TO BEING CHALLENGED BY CHARLES DAVIS. <u>ISSUE TWO RESTATED</u> SHAWN O'HARA WAS NOT GIVEN A TWO DAY NOTICE REGARDING THE MISSISSIPPI DEMOCRATIC PARTY'S MARCH 17, 2007 MEETING, IN WHICH, HE WAS DENIED BALLOT ACCESS TO RUN IN ELEVEN STATEWIDE AND DISTRICT ELECTIONS.

A. STANDARD REVIEW

THE LAW STATES A TWO DAY NOTICE MUST BE GIVEN SO A CANDIDATE HAS NOTICE AND KNOWLEDGE WHERE A CHALLENGE IS GOING TO BE HELD. IF THE NOTICE IS NOT GIVEN, THEN THE CHALLENGE TO THE CANDIDATE BECOMES NULL AND VOID. CHARLES DAVIS OF HATTIESBURG HAD CHALLENGED ALL OF SHAWN O'HARA'S RACES.

B. TRIAL JUDGE'S DECISION IS FUNDAMENTALLY ERRORED

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CONCLUSION

FOR THE FOLLOWING REASONS, THE APPELLANT, SHAWN O'HARA RESPECTFULLY REQUESTS THAT THIS COURT REVERSE ANY AND ALL DECIS-IONS MADE BY THE TRIAL JUDGE AND ORDER THAT SHAWN O'HARA NAME IS PLACED ON THE BALLOT FOR NINE FORREST COUNTY RACES, PLUS AN ADDITIONAL ELEVEN STATEWIDE AND DISTRICT RACES. (PLEASE NOTE, SHAWN O'HARA HAD BEEN CERTIFIED TO RUN FOR STATE TREASURER, MEANING, SHAWN O'HARA'S NAME WILL BE ON THE BALLOT FOR 21 TOTAL RACES. ALSO, AS PREVIOUSLY MENTIONED, SHAWN O'HARA ASKS TO BE AWARDED \$1,000,000 FROM THE FORREST COUNTY DEMOCRATIC PARTY, C/O BILL JONES, AND \$1,000,000 FROM THE MISSISSIPPI DEMOCRATIC PARTY, C/O WAYNE DOWDY.

OR IN THE ALTERNATIVE, SHOULD THE APPELLEES ADMIT THEY CO COMMITTED ELECTION FRAUD, AND AGREE THAT SHAWN O'HARA'S NAME BE PLACED ON THE BALLOT FOR ALL 21 RACES WHICH HE ENTERED IN 2007, THEN SHAWN O'HARA AGREES TO WITHDRAW HIS REQUEST FOR DAMAGES, BECAUSE SHAWN O'HARA LOVES THE DEMOCRATIC PARTY.

OCTOBER 10, 2007

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SHAWN O'HARA - APPELLANT P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39404 601-271-2700

IN THE SUPREME COURT OF THE STATE OF MISSISSIPPI

SHAWN O'HARA

APPELLANT

VS. CAUSE NUMBER <u>2007-EC-1162</u> THE FORREST COUNTY DEMOCRATIC PARTY, APPELLEE ET AL.

APPEAL FROM FORREST COUNTYCIRCUIT COURT CAUSE NO CIO7-0065 SHAWN O'HARA VS THE FORREST COUNTY DEMOCRATIC PARTY, ET AL.

CERTIFICATE OF SERVICE ON THE TRIAL JUDGE

I, SHAWN O'HARA CERTIFY THAT TODAY, OCTOBER 10, 2007, A COPY OF THE BRIEF FOR APPELLANT WAS MAILED TO THE TRIAL JUDGE, NAMED THOMAS J. GARDNER, III, P.O. DRAWER 1100, TUPELO,

MISSISSIPPI, 38802.

"Hara

HATTIESPURG, MISSISSIPPI 39404 601-271-2700

SHAWN O'HARA - APPELLANT P.O. BOXW15275

CERTIFICATE OF SERVICE

I, SHAWN O'HARA, HAVE MAILED A TRUE AND ACCURATE COPY, OF THE APPELLANT BRIEF, POSTAGE PREPAID, TO ALL CONCERNED PARTIES IN THIS CIVIL ACTION,

THE NAMES OF THOSE INDIVIDUALS IS AS FOLLOWS.

CARROLL H. INGRAM 211 S. 29TH AVENUE SUITE 201 HATTIESBURG, MISSISSIPPI 39401

BILL JONES 333 MOSS LANE PETAL, MISSISSIPPI 39465

WAYNE DOWDY P.O. BOX 30 MAGNOLIA, MISSISSIPPI 39652 THOMAS J. GARDNER, III P.O. DRAWER 1100 TUPELO, MISSISSIPPI 38802

WITNESS MY SIGNATURE, ON THIS THE 10TH DAY OF OCTOBER, 2007.

SHAWN O'HARA - APPELLANT P.O. BOX 15275 HATTIESBURG, MISSISSIPPI 39494 601-271-2700

CERTIFICATE OF COMPLIANCE

1. PURSUANT TO THE RULES OF APPEAL OF THE SUPREME COURT OF MISSISSIPPI, THE UNDERSIGNED CERTIFIES THAT THIS BRIEF COMPLIES WITH THE TYPE VOLUME LIMITATIONS.

2. THE BRIEF CONTAINS AROUND 7,000 WORDS PRINTED FACE IN PORPORTIONALLY SPACE TYPESPACE.

3. THIS BRIEF IS TYPED IN PICA TYPESET.

4. UNDERSIGNED SHAWN O'HARA UNDERSTANDS THAT THIS CERTIFICATE OF COMPLIANCE BE TRUTHFUL. OTHERWISE, BRIEF COULD BE STRICKEN, OR HE COULD BE SANCTIONED

BY THE COURT.

5. NO ELECTRONIC VERSION OF BRIEF IS PREPARED.

6. PLEASE NOTE, SHAWN O'HARA DID NOT HAVE NOTICE ABOUT THIS **BEA** DEADLINE, UNTIL LATE SATURDAY, OCTOBER 6, 2007.ALSO, HE RECEIVED NO CALLS FROM THE COURT CLERK, AS WAS ORDERED BY THE JUSTICE. THEREFORE, HE HAD NO TIME TO PREPARE RECORD EXCERPTS, BUT RESERVE -S THE RIGHT TO USE ALL DOCUMENTS FILED WITH THIS CASE, AS EVIDENCE.

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SHAWN O'HARA