



# American Resistance Party

How long will you wear the chains of your Masters?

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**FOR IMMEDIATE RELEASE  
ACTION ALERT**

**KAMALA HARRIS  
Does not uphold the US Constitution**

05/25/19 – **EDWARD C NOONAN, Former 2012 & 2016 Presidential Candidate alert:**

**Kamala Harris is getting paid back for her treason to cover for Obama's ID issue:**



**Harris was promise (by George Soros) that if she protected Obama in the Sacramento case against Obama, she would be given a chance to be Senator and then President.**

**Jerry Brown was the Attorney General is the first case against Obama. The case, *KEYES vs. Bowen* (the then CA Secretary of State) was lost when Soros bought off the Court judges. Brown became the next governor. Then in the case *Noonan vs. Bowen*, (a new Obama ballot challenge) Harris also won the case when they got the Judge to rule that the Secretary of State did not have a duty to uphold the U.S. Constitution.**

**This is the actual case from the Superior Court...**

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9 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
10 COUNTY OF SACRAMENTO

12 JOHN ALBERT DUMMETT, JR., et al.,	Case No. 34-2012-80001091
13 Petitioners,	Related Case No. 34-2012-80001048
14 v.	<b>REPLY BRIEF IN SUPPORT OF 15 RESPONDENT SECRETARY OF STATE 16 DEBRA BOWEN'S DEMURRER TO 17 PETITION FOR WRIT OF MANDATE</b>
18 SECRETARY OF STATE DEBRA 19 BOWEN,	Date: October 26, 2012
20 Respondent.	Time: 9:00 a.m.
	Dept: 31
	Judge: Honorable Michael P. Kenny
	Trial Date: None
	Action Filed: March 20, 2012

21 This case is what has come to be known as a "birther" case. It is virtually identical to  
22 another case handled by this Court, *Noonan v. Bowen*, Case No. 34-2012-80001048. In the order  
23 relating the two cases, the Court explained: "The two cases raise identical legal issues, including  
24 whether the California Secretary of State has a legal duty to require candidates for the office of  
25 President of the United States to provide proof of their eligibility to hold that office before  
26 approving their names for the ballot, and whether Election Code section 6901 is  
27 unconstitutional." (Ruling on Notice of Related Cases filed June 15, 2012 at p. 2.)  
28

Reply Brief in Support of Respondent Secretary of State Debra Bowen's Demurrer to Petition for Writ of Mandate  
(34-2012-80001091)

**Every Public Officer takes an oath to defend and uphold the Constitution! PERIOD!**

1 Earlier this year, this Court disposed of Noonan by way of the Secretary of State's demurrer  
2 (and a demurrer by President Barack Obama), which the Court sustained without leave to amend.  
3 A copy of the relevant minute order is attached as Exhibit A. In sum, relying on *Keyes v. Bowen*  
4 (2010) 189 Cal. App. 4th 647, 661, the Court concluded that the Secretary of State has no  
5 mandatory duty to make a factual determination as to whether President Obama is eligible to hold  
6 or run for office of President of the United States. (Minute Order filed May 25, 2012 at pp. 2-3.)  
7 Under *Keyes*, and citing *Fuller v. Bowen* (2012) 203 Cal. App. 4th 1476, 1479, the Court further  
8 found that it lacked jurisdiction to itself make that determination. (*Id.* at p. 3.) The Court rejected  
9 the claim regarding Election Code section 6901 because it was based on the meritless theory that  
10 the Secretary of State has a mandatory duty to determine the eligibility of presidential candidates  
11 before placing their names on the ballot. (*Id.* at p. 4.)  
12 Here, the Court should make the same determination it made in Noonan. Nothing in the  
13 latest opposition brief compels a different result. Indeed, in large part the opposition appears to  
14 have been "copied and pasted" verbatim from the unsuccessful opposition in Noonan.  
15 Finally, it is worth reiterating that the prayer for relief in the petition and complaint targets  
16 the June 5, 2012 Presidential Primary Election ballot. Of course, the June 5 primary election is  
17 over. Thus, this action is moot.  
18 For the foregoing reasons, and for all of the reasons set forth in her demurrer, the Secretary  
19 of State respectfully requests that the Court sustain the demurrer without leave to amend.  
20 Dated: October 19, 2012  
21 Respectfully Submitted,  
22 KAMALA D. HARRIS  
23 Attorney General of California  
24 PETER K. SOUTHWORTH  
25 Attorney General  
26 ANTHONY R. HARL  
27 Deputy Attorney General  
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Reply Brief in Support of Respondent Secretary of State Debra Bowen's Demurrer to Petition for Writ of Mandate  
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**U.S. Constitution**

**Art II – Sec 1 – Clause 5**

**"No person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President;"**

**A Natural Born Citizen is someone that was not born in an alien country, nor born of alien parents. What could be clearer? Harris does not believe in upholding Article II.**

**###**

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