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**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE DISTRICT OF COLUMBIA**

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Sharon Bridgewater  
Petitioner

Case # \_\_\_\_\_ (B.A.H.)

**AFFIDVIDANT AND PETITION FOR  
PETITION PURSUANT TO MINN. STAT. §  
204B.44 (AND "50 STATES LIKE  
STATUES - "LIKE STATUES") TO  
CHALLENGE PLACEMENT OF  
HILLARY R. CLINTON AND TIM KAINE  
ON THE 2016 GENERAL ELECTION  
BALLOT**

**FILED CONCURRENTLY WITH  
APPLICATION FOR "EMERGENCY"  
TEMPORARY RESTRAINING ORDER**

**VS.**  
**FEDERAL ELECTIONS COMMISSION**  
John H. Merrill in his official capacity as Secretary  
for the State of Alabama  
State Capitol Building – Suite-105  
600 Dexter Ave.  
Montgomery, Alabama 36103,

Bryon Mallet in his official capacity as Lieutenant  
Governor for the State of Alaska  
3<sup>rd</sup> Floor State Capitol  
550 West 7<sup>th</sup> Ave



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1350 Pennsylvania Ave NW, Suite 419

Washington, DC 20004

*THE DEMOCRATIC NATIONAL COMMITTEE  
MARCIA FORT FUDGE in her official capacity as Democratic National Chair Director  
(and predecessors from Jan 1, 1993 and continuing thru present time to his/her term)  
430 South Capital Street SE  
WASHINGTON, DC 20003*

RESPONDENTS

**TO: THE HONORABLE JUDGE** Chief Judge Beryl A. Howell

**AFFIDVIDANT AND PETITION FOR PETITION PURSUANT TO MINN. STAT. § 204B.44(AND "50 STATES LIKE STATUES AND/OR OTHER "LIKE STATUES" ) TO CHALLENGE PLACEMENT OF HILLARY R. CLINTON AND TIM KAINE ON THE 2016 GENERAL ELECTION BALLOT**

**FILED CONCURRENTLY WITH APPLICATION FOR "EMERGENCY" TEMPORARY RESTRAINING ORDER**

1. Sharon Bridgewater the undersigned having been duly sworn, do hereby depose and state I

have first hand knowledge of the facts stated herein are true and correct:.

Pursuant to Minn. Stat. § 204B.44[and/or the "49 State similarly statues"] (for error or

omission in the placement or pring of the name or description of any candidate or any

question on any official ballot, inkling the placement of a cnadiate on the official ballot who

is not eligible to hold office for which the candidate has filed)<sup>1</sup> for an "emergency order" to

<sup>1</sup> (1) an error or omission in the the placement or pringint of the nname or decription of any candidate or any question on any official ballot, inkling the placement of a candidate on the official ballot who is not eligible to hold the office for which the candie has filed; (2) any other error in preparing or pring any official ballot; (3) failure of the char or sectary of the proper committee of a mjoir polical party to execute or file a certiciate of nomination; (4) any



remove Hillary R. Clinton and Tim Kaine from the ballot for the office of the President and Vice President of the United States of America, respectively. Petitioner states as follows:

**THE PETITIONER MAKES THIS APPLICATION FOR A PETITION FOR IN THIS UNITED STATES FEDERAL DISTRICT COURT BECAUSE THIS PETITION CAN NOT BE MADE IN ANY OTHER COURT. ALL OF THE.**

I.

**JURISDICTION**

1. This court has jurisdiction over this matter PETITION PURSUANT TO MINN. STAT. § 204B.44 (AND "50 STATES LIKE STATUES AND/OR OTHER "LIKE STATUES") TO CHALLENGE PLACEMENT OF HILLARY R. CLINTON AND TIM Kaine ON THE 2016 GENERAL ELECTION BALLOT Minn. Stat. section 204B.44 ("and the other 49 State like Statues"), which allows any individual to file a petition directly with this Court asking it to correct any wrongful act, omission, and/or error of THE ELECTIONS COMMISSIONS, the Secretaries of State or any other individual charged with any duty concerning an election. It is

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wrongful act, omission or error of any election judge municipal cler, county auditor, canvassing board or any of its members, the secretary of state, or any other individual charged with any duty concerning an election. ( The petition shall describe the error, omission, or wrongful act and the correct sought by the Petition. The petition shall be filed with any judge of the Supreme Court in the case of an election for State or federal office or any judge of the District court in that county municipal, or school district office. The petitioner shall serve a copy of the petition on the officer, board or individual charged with the error, omission, or wrongful act, on all candidates for the office in the case of an election for state, federal county municipal or school district office, and on any other party as required by the court. . Upon receipt of the petition the court shall immediately set a time for a hearing on the matter or order the officer, board or individual charged with the error, omission or wrongful act to correct the error or wrongful act or perform the duty or show cause if not done so. In the case of the review of a candidates eligibility. The court shall issue its find and a final order for appropriate relief. Failure to obey the order is contempt of court.

9

necessary to correct errors made by the Secretaries of State by accepting a Certificate of Nomination filed by "unknown persons," and/or the Democratic Party of Minnesota (and the other 49 States like Statues") on or about May 1, 2016 thru to Sept. 1, 2016, and thereafter certify Hillary R. Clinton and Tim Kaine to appear on the ballot for the November 8, 2016, general elections.

## II.

### PARTIES

.. Sharon Bridgewater is a citizen of the United States, and registered "Democratic" Voter in Washtenaw County, Michigan; with US Guaranteed rights as defined in the US Constitution 19<sup>th</sup> Amendment. I at all times mentioned have the right to vote for a "duly nominate and qualified," Democratic Presidential Candidate and/or a Consumer and/or Competitors of Hillary R. Clinton and/or Bill Clinton at all times mentioned Sharon Bridgewater PETITIONER/PLAINTIFF whose address is 18592 Dale Street, Detroit, 18592 Dale Street, Detroit, MI 48219 is an African American citizen, and an member of a "race, class-based protected class discriminatory animus." James is an Ohio University Graduate (BA Degree) and License Real Estate Broker, at the time of incident. At all times mentioned on or about Feb. 23, 1998 continuing thru to July 2013 James and/or I founded, owned and operated one or more companies Specialty Investment Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a Nevada Corporation, and Bridgewater & Company Inc., a California Corporation, The Coalition for

~~Empowerment(formerly Greater Lansing Helping Hands)a 501C-3 non-profit~~  
organization, a Michigan and/or Georgia non-profit corporation, B & B Building  
Maintenance INC. a Michigan Corporation, and were "Executive Directors, Chief  
Executive Officers, President, duly licensed organized and existing under the laws of the  
State of California, State of Michigan and/or the State of Georgia with principle offices  
located at 965 Mission Street, San Francisco, CA, in the city of San Francisco, CA,  
County of San Francisco, 133 W. Michigan Ave. in the city of Ypsilanti, Michigan,  
County of Washtenaw, and 470 North Clayton Street, Suite 204 and 206, in the City of  
Lawrenceville, GA, County of Gwinnett. At were " Minority Business Enterprises  
and/or a Women Business Enterprise - Disadvantaged Business[owned and controlled by  
one or more minority or socially and economically disadvantaged persons from cultural,  
racial, chronic economic circumstances or other similar causes and is owed by 51 percent  
or more African American]: directly engaged in the production, distribution, or  
acquisition of services, money, goods, or property that conducted "interstate commerce,"  
between or among two or more states (*between a state and a foreign country*); gainfully  
employed with these companies, "making money to supporting ourselves," and were  
taxpayers. Internationally protected person at all times mentioned we had high self-  
esteem and were goal oriented. James and/or Sharon Bridgewater were competitors of  
Hillary R. Clinton and/or Bill Clinton. With no prior felonies or misdemeanors (or  
juvenile record). At all times mentioned we enjoyed having a good reputation and:

- a. Had a right to compete in the open market of Real Estate.
- b. Had a right to be free from discrimination based on race or  
class or ethnicity or disability.

- c. Had a right to be accommodate in a public housing facility.
- d. Had right to enjoy equal protection under the laws of the United States Constitution and/or exercise and enjoy equal privileges and immunities as defined in the United States Constitution.
- e. Had a right to be free from theft, fraud, threat, coercion, force, assault, battery, stalking, libel, extortion.
- f. Had a right to drive my car on interstate roads, and/or highway and be free from racial profiling.
- g. Had a right to reasonably be protected from predators, unfair competition, unfair business practices (illegal restraints in trade, vertical and/or horizontal arrangements under antitrust laws, illegal tying agreement, illegal monopolies, and illegal restraints in commerce).
- h. Had rights as defined in the United States Constitution and/or Universal Declaration of Human Rights and/or the International Covenant on Civil and Political Rights and continues to have the above mentioned rights.

On or about July, 2007 and continuing thru to 2013, James and/or Sharon Bridgewater (consumers) and were competitors with Hillary R. Clinton, had a right to vote for a duly "qualified Democratic Presidential Candidate, and have been injured and damaged by the ELECTIONS COMMISSION AND/OR THE "50 STATES," acts or omissions.

## **RESPONDENTS**

### **"SECRETARIES OF STATE"**

#### **ELECTIONS COMMISSION,**

John H. Merrill in his official capacity as Secretary  
B for the State of Alabama  
State Capitol Building – Suite-105  
600 Dexter Ave.  
Montgomery, Alabama 36103,

Bryon Mallot in his official capacity as Lieutenant  
Governor for the State of Alaska  
3<sup>rd</sup> Floor State Capitol  
550 West 7<sup>th</sup> Ave  
Suite 1700  
Anchorage Alaska 99501,

Michelle Reagan in her official capacity as Secretary  
of State of the State of Arizona  
State Capitol, Executive Tower  
1700 West Washington Street  
Seventh Floor  
Phoenix, AR 85007-2808,

Mark Martin in his official capacity as Secretary of  
State for the State of Arkansas  
State Capitol, Suite 256  
500 Woodland Ave.  
Little Rock, AR 72201,

Alex Padillia in his official capacity as Secretary  
of State for the State of California  
California Secretary of State  
1500 11<sup>th</sup> Street  
Sacramento, CA 95814,

Wayne Williams in his official capacity as Secretary  
of State for the State of Colorado  
Colorado Department of State  
1700 Broadway, Suite 200

Denver, CO 80290,

Denise W. Merrill in her official capacity as Secretary  
of State for the State of Connecticut  
State of Connecticut  
30 Trinity Street  
Hartford, CT 06106,

Jeffery W. Bullock in his official capacity as Secretary  
of State for the State of Delaware  
Townsend Building, 401 – Federal St.#4  
Dover, Delaware 19901

Ken Detzner in his official capacity as Secretary of  
State for the State of Florida  
Clinton Building  
2661 Executive Center Circle  
Tallahassee, Florida 32301,

Brian P. Kemp in his official capacity as Secretary  
of State for the State of Georgia  
214 State Capitol  
Atlanta, Georgia 30334,

Shan S. Tsutsui in his official capacity as Lieutenant  
Governor for the State of Hawaii  
214 State Capitol  
Honolulu, Hawaii 96813,

Lawrence Denny in his official capacity as  
Secretary of State for the State of Idaho  
700 West Jefferson Room E 205  
Boise, Idaho, 83720-0080,

Jesse White in his official capacity as Secretary  
of State for the State of Illinois  
213 State Capitol  
Springfield, Illinois, 62756,

Connie Lawson in her official capacity as Secretary of State  
for the State of Indiana  
302 West Washington Street  
Room E-111



Indianapolis, IN 46204,

Paul D. Pate in his official capacity as Secretary of  
State for the State of Iowa  
321 E. 12<sup>th</sup> Street  
Des Moines, IA 50319,

Kris W. Kobach in his official capacity as Secretary  
of State for the State of Kansas  
Kansas Secretary of State Memorial Hall, 1<sup>st</sup> Floor  
120 SW 10<sup>th</sup> Ave.  
Topeka, KS 66612-1594,

Allison Lundergan Grimes in her official capacity  
as Secretary of State for the State of Kentucky  
Office of the Kentucky Secretary of State  
700 Capitol Ave. Suite 152,  
Frankfort, KY 40601

Tom Schedler in his official capacity as Secretary  
of State for the State of Louisiana  
3851 Essen Lane  
Baton Rouge, LA 70809,

Matthew Dunlap in his official capacity as Secretary  
of State for the State of Maine  
148 State House Station  
Augusta, Maine 04333-0101,

John C. Wobensmith in his official capacity as Secretary of  
State for the State of Maryland  
16 Francis Street  
Annapolis, Maryland 21401,

William Francis Galvin in his official capacity as  
Secretary of State for the State of Massachusetts  
220 Morrissey Bldg.  
Boston, MA 02125 ,

Ruth Johnson in her official capacity as Secretary  
of State for the State of Michigan  
Michigan Department of State  
Legal Services Administration