

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

SENATOR MITCH MCCONNELL, <i>et al.</i> ,)	CIVIL ACTION NO. 02-CV-582
)	(CKK, KLH, RJL)
Plaintiffs,)	
)	Consolidated with:
v.)	
)	CIVIL ACTION NOS.
FEDERAL ELECTION COMMISSION, <i>et al.</i> ,)	02-CV-581 (CKK, KLH, RJL)
)	02-CV-633 (CKK, KLH, RJL)
Defendants.)	02-CV-751 (CKK, KLH, RJL)
)	02-CV-753 (CKK, KLH, RJL)
)	02-CV-754 (CKK, KLH, RJL)
)	02-CV-874 (CKK, KLH, RJL)
)	02-CV-875 (CKK, KLH, RJL)
)	02-CV-877 (CKK, KLH, RJL)
)	02-CV-881 (CKK, KLH, RJL)
)	
)	and
)	
FEDERAL ELECTION COMMISSION, <i>et al.</i> ,)	CIVIL ACTION NO. 02-CV-781
)	(CKK, KLH, RJL)
Defendants.)	
)	

**PLAINTIFFS RON PAUL ET AL.'S DESIGNATION OF COUNSEL FOR ORAL
ARGUMENT IN RESPONSE TO THE COURT'S ORDER OF NOVEMBER 15, 2002**

Pursuant to the Court's Order of November, 15, 2002, the plaintiffs in Ron Paul, et al. v. Federal Election Commission, et al., Civil Action No. 02-CV-781 ("the Paul plaintiffs"), submit this designation of counsel for oral argument.

Herbert W. Titus will argue all issues on behalf of the Paul plaintiffs on Wednesday, December 4, and Thursday, December 5, 2002 (10 minutes on Title I, 10 minutes on Title II, and five minutes on Title III, which is the total time allotted to the Paul plaintiffs by this Court). Mr. Titus will address the following issues during oral argument:

Wednesday, December 4, 2002 (Title I and Title II):

- I. Whether certain Bipartisan Campaign Reform Act (“BCRA”)/Federal Election Campaign Act (“FECA”) provisions regulating “soft money” violate the Paul Plaintiffs’ freedom of the press?
- II. Whether certain BCRA/FECA provisions governing electioneering communications, and associated mandatory record keeping and government reporting requirements, violate the Paul Plaintiffs’ freedom of press?

Thursday, December 5, 2002 (Title III):

- III. A. Whether the BCRA/FECA provisions imposing contribution limits on individuals and political committees, requiring record keeping and reporting to the government with respect to such contributions, and imposing restrictions on use of campaign contributions, violate the Paul Plaintiffs’ freedom of the press?
- B. Whether this Court has jurisdiction over the Paul Plaintiffs’ claims that FECA contribution limits as amended by BCRA, and the directly implicated FECA contribution and record keeping/reporting requirements, violate the Paul Plaintiffs’ freedom of the press?

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November 22, 2002

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CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that the foregoing document, Plaintiffs Ron Paul et al.'s Designation of Counsel for Oral Argument in Response to the Court's Order of November 15, 2002, was served, this 22nd day of November, 2002, in accordance with the parties' Stipulation and Order Concerning Initial Disclosure and Discovery Procedures herein and the District Court's Orders herein, by transmitting copies thereof to all parties by e-mail, and by sending copies by (i) facsimile or hand delivery, unless waived, and (ii) First-Class Mail, postage pre-paid, to the following:

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