1	IN THE CIRCUIT COURT OF THE STATE OF OREGON		
2	FOR MULTNOMAH COUNTY		
3			
4 DAVID KOENIG		11 Case No.: 23CV15424	
5	Plaintiff	12 PLAINTIFF'S DECLARATION IN	
6	VS	13 SUPPORT OF PLAINTIFF'S MOTION	
7 I	EVANS CLINCHY	14 TO DETERMINE THE SUFFICIENCY	
8 J	IENNIFER CLINCHY and	15 OF JENNIFER CLINCHY'S	
9 I	BRIANNA (LOLA) McKISSEN	16 RESPONSES AND OBJECTIONS TO	
10	Defendants	17 REQUESTS FOR ADMISSION	
18			
19	DECLARATION		
20 I	, David Koenig, declare the following un	der penalty of perjury:	
21	1. This declaration sets forth facts as	would be admissible in evidence, and I am competent	
22	to testify to the matters stated.		
23	2. In 2014 through 2016, while Jenni	ifer Clinchy was working for the White House Office of	
24	Science and Technology Policy and while she and I were romantically involved, on many		
25	occasions she used her connection	s at work to arrange for gifts to be mailed to me from	
26	the White House and for us to atte	nd special events at or connected to the White House.	
27	3. Among these gifts were:		
28	a. A 2014 birthday letter from	n President Obama and a photo of him. (Bates	
29	#463-464)		
30	b. A 2014 holiday card from	the Obama family (Bates #465)	

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1		c. A 2015 holiday card from the Obama family (Bates #466)
2	4.	Among these special events that Jennifer Clinchy and I attended together were:
3		a. A tour of the White House
4		b. The 2015 White House Garden Tour (Bates #467)
5		c. Seating in the Presidential Box at the John F. Kennedy Center for the Royal
6		Swedish Ballet (Bates #469)
7		d. The 2016 National Inventors Hall of Fame Induction Ceremony (Bates #470)
8		
9	5.	On June 8th, 2023 Michael Fuller filed in the court DEFENDANT JENNIFER
10		CLINCHY'S RESPONSES TO PLAINTIFF'S REQUESTS FOR ADMISSION, which
11		included the following at page 3, lines 21-28:
12		
13		REQUEST NO. 9: Prior to 2022, you had never contacted law
14		enforcement in any way regarding Plaintiff.
15		RESPONSE: Objections: form, undefined terms. Notwithstanding the
16		objections, reasonable inquiry has been made and the information known or
17		readily obtainable by defendant is insufficient to enable defendant to admit or
18		deny without knowing the definition of the vague term "law enforcement."
19		
20	6.	On June 28th, 2023 Michael Fuller filed in the court DEFENDANT JENNIFER
21		CLINCHY'S RESPONSES TO PLAINTIFF'S MOTION TO DETERMINE
22		SUFFICIENCY, which included the following at page 6, lines 2-10:
23		

1	– Request 9 –
2	Request 9 pertains to whether defendant ever contacted law enforcement
3	in any way regarding plaintiff. Again, law enforcement may simply mean a local
4	police department, but it may instead mean federal officials, both of whom
5	defendant has contacted regarding plaintiff. Defendant should not be required to
6	guess at a response to this vague and unclear request, nor should defendant be
7	required to provide an explanation. Defendant's objection should be sustained.
8	
9	7. Request 9 specifically begins with the words "Prior to 2022" but Jennifer Clinchy omits
10	that from her analysis in item 6.
11	8. Both of the following statements of the plaintiff's beliefs pertain to the sentence, "Again,
12	law enforcement may simply mean a local police department, but it may instead mean
13	federal officials, both of whom defendant has contacted regarding plaintiff."
14	9. I believe that Jennifer's claim in the sentence in item 8 that she contacted a local police
15	department regarding plaintiff refers only to her actions in 2022 or later, and not to
16	anything prior to 2022.
17	10. I believe that Jennifer's claim in the sentence in item 8 that she contacted federal officials
18	regarding plaintiff refers only to her actions in arranging gifts and attendance at special
19	events such as those listed in items 3 and 4 of this declaration, and does not refer to
20	making any complaints about my behavior.
21	11. In section 7 of JENNIFER CLINCHY'S SPECIAL MOTION TO STRIKE, (p.5-7) filed
22	by Michael Fuller on August 3rd, 2023, defendant accuses the plaintiff of "Bad Faith
23	Litigation Conduct."

DECLARATION IN SUPPORT OF MOTION - Page 3 of 5

1		
2		
3	August 10, 2023.	
4		<u>/s/ David Koenig</u>
5		
6		
7		
8		
9		Plaintiff, representing pro se

1	PROOF OF SERVICE				
2 I certi	2 I certify that I caused this document to be served via e-mail on:				
3					
4	Defendants Jennifer and Evans Clinchy				
5	% Atty: Michael Fuller				
6	Olsen Daines				
7	US Bancorp Tower				
8	111 SW 5th Ave., Suite 3150				
9	Portland, Oregon 97204				
10	michael@underdoglawyer.com				
11					
12	Defendant BriAnna (Lola) McKissen				
13	% Atty: Ashley L. Vaughn				
14	Dumas & Vaughn				
15	3835 NE Hancock St., Suite GLB				
16	Portland, Oregon 97212				
17	Ashley@DumasandVaughn.com				
18					
19	August 10th, 2023.				
20	<u>/s/ David Koenig</u>				
21					
22					
23					
24					
25	Plaintiff, representing pro se				
26					



THE WHITE HOUSE WASHINGTON

September 19, 2014

Mr. David Koenig Falls Church, Virginia

Dear Dave:

We extend our best wishes for a happy 37th birthday, and we hope you are able to celebrate with loved ones.

As you mark this occasion, may your achievements over the past year fill you with pride. Please know we wish you all the best for a fantastic birthday and year ahead filled with joy and laughter.

Sincerely,

Mihelle Obaraa

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All the best,



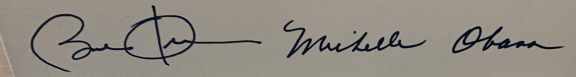






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The John F. Kennedy Center for the Performing Arts, the National Cultural Center, hosts exceptional performances from around the world, nurtures promising young artists, and serves as a national leader in arts education. We are delighted that you can enjoy this event from the President's Box and hope you have a wonderful time.







As guests in the Presidential Box, it is requested that you observe the following protocol:

- Ticket holders are viewed as guests of the President; appropriate attire and consideration to the performers and audience is expected at all times.
- All guests in the President's Box must be escorted by an EOP staff member.
- Guests should arrive punctually and be seated before the curtain rises.
- Beverages are only permitted within the lounge area of the suite and may not be taken into the theater.
- Photos of the President's Box or of the Theater may not be posted on social media.
- The railing must remain free of all items.

Thank you and enjoy the show!

Refrigerator Lock: 03247

