

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL CIRCUIT
IN AND FOR LEON COUNTY, FLORIDA
CIVIL DIVISION

CHRISTINE JENNINGS, nominee of the
Democratic Party for Representative in Congress
From the State of Florida's Thirteenth Congressional
District, *Plaintiff*,

v.

Case No.: 2006 CA 2973

**ELECTIONS CANVASSING COMMISSION OF
THE STATE OF FLORIDA**, *et al.*, *Defendants*.

ELLEN FEDDER, *et al.*, *Plaintiffs*,

v.

Case No. 2006 CA 2996
(consolidated)

**FLORIDA ELECTIONS CANVASSING
COMMISSION**, *et al.*, *Defendants*.

ANSWER

Comes now the Elections Canvassing Commission of the State of Florida, Sue M. Cobb, in her official capacity as Secretary of State of the State of Florida (the "Secretary"), and Dawn K. Roberts, in her official capacity as Director of the Division of Elections of the State of Florida (the "Director"), pursuant to Fla. R. Civ. P. 1.110(c), and Fla. Stat. § 102.168, and files this, their Answer to Christine Jennings' Complaint to Contest Election challenging the certification of the 2006 general election results of Florida's Thirteenth Congressional District race.

1. **ADMIT** that this action is an elections contest. **DENY** that the certification results are incorrect, or that Christine Jennings is entitled to any relief under Fla. Stat. §102.168.

2. **DENY.** The Elections Canvassing Commission certified accurate vote totals as reported by the Sarasota County Supervisor of Elections.

3. **ADMIT** that the “Voter’s Bill of Rights” must be posted in every polling place in Florida. **DENY** all further allegations in paragraph 3.

4. **ADMIT.**

5. **ADMIT.**

6. **ADMIT.**

7. **ADMIT.**

8. **ADMIT.**

9. **ADMIT.**

10. **ADMIT.**

11. **ADMIT.**

12. **ADMIT.**

13. **ADMIT.**

14. **ADMIT.**

15. **ADMIT.**

16. **ADMIT;** however, there were 18,383 undervotes in that race.

17. **ADMIT.**

18. **ADMIT.**

19. **ADMIT.**

20. a. **DENY.**

b. **DENY.**

- c. **ADMIT** the numerical facts alleged, and **DENY** the remaining gratuitous characterizations.
 - d. **ADMIT** the numerical facts alleged, and **DENY** the remaining gratuitous characterizations.
 - e. **ADMIT** the numerical facts alleged, and **DENY** the remaining gratuitous characterizations.
 - f. Without knowledge, and therefore denied.
21. **ADMIT** the numerical facts alleged, and **DENY** the remaining gratuitous characterizations.
22. **DENY.**
23. **DENY.**
24. **DENY.**
25. **DENY;** without knowledge of the accounts of any Sarasota County voter.
26. **DENY.**
27. Without knowledge.
28. **ADMIT** the contents of Sarasota County Supervisor of Elections Incident Report Forms; **DENY** the numerous gratuitous characterizations.
29. Without knowledge.
30. **DENY.**
31. **DENY.**
32. **DENY**
33. **DENY.**
34. **DENY.**

35. **DENY.**

36. **DENY.**

Respectfully submitted this 1st day of December, 2006.



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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by Facsimile or Electronic Transmission this 1st day of December, 2006, to the following:

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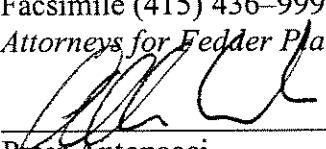
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