

# Exhibit 1

## Affidavit of Saulius Anuzis

Defendant Michigan Republican Party's Response Brief  
in Opposition to Motion for Preliminary Injunction and Declaratory Relief  
*Maletski et al. v. Macomb County Republican Party, et al.*, Case No. 2:08-cv-13982

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MICHIGAN**

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DUANE MALETSKI, SHARON LOPEZ,  
FRANCES M. ZICK, and all others similarly situated,  
OBAMA FOR AMERICA, and  
DEMOCRATIC NATIONAL COMMITTEE,

Plaintiffs,

v.

MACOMB COUNTY REPUBLICAN PARTY,  
MICHIGAN REPUBLICAN PARTY,  
REPUBLICAN NATIONAL COMMITTEE, and  
JOHN DOES #1-100,

Defendants.

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Case No. 2:08-CV-13982

Honorable David M. Lawson  
District Judge

Honorable Mona K. Majzoub  
Magistrate Judge

**AFFIDAVIT OF SAULIUS ANUZIS**

Saulius Anuzis, after being sworn, make the following affidavit:

1. The statements in this affidavit are made on personal knowledge and if sworn as a witness, I can testify competently to these facts.
2. I have served as Chairman of the Michigan Republican Party since 2005. The Michigan Republican Party is the state central committee organized under Michigan law. It is a separate organization from the county executive committees, such as the Macomb County Republican Party. The Michigan Republican Party has its own officers and committee members and operates under its own set of bylaws. It is also a separate organization from the Republican National Committee.
3. Neither the Michigan Republican Party nor anyone acting with its knowledge or approval has obtained lists of persons or addresses subject to foreclosure notices or proceedings.
4. The Michigan Republican Party has no plans to obtain such foreclosure lists,

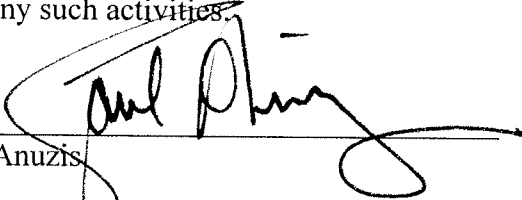
either on its own or in concert with any other persons or organizations. Consequently, the Michigan Republican Party has neither made nor authorized the making of any announcement of such a fictitious foreclosure-list plan. In fact, the only announcements made by the Michigan Republican Party with respect to this fictitious foreclosure-list plan is that it does not exist.

5. The Michigan Republican Party has never considered making challenges to voters based on any foreclosure notices or proceedings, will not make any such challenges, and will not endorse, approve, or participate in any such challenges by other persons or organizations.

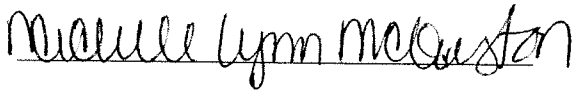
6. After making inquiry of state party officials and representatives, I am not aware of any person at the Michigan Republican Party who spoke with Mr. James Carabelli, the Macomb County Republican Chair, before the September 10, 2008 blog post about the fictitious foreclosure-list plan.

7. No one at the Michigan Republican Party authorized Mr. James Carabelli to make any such statement. His alleged statement, as reported in the blog, does not represent the plans or intentions of the Michigan Republican Party.

8. No one at the Michigan Republican Party has approved, endorsed or authorized any activities concerning a fictitious foreclosure-list plan by the Macomb County Republican Party or any county parties. No one at the Michigan Republican Party has agreed with anyone at the Republican National Committee to engage in any such activities.

  
Saulius Anuzis

Subscribed and sworn to before me this 1 day of October, 2008.



Notary Public  
Ingham County, MI

My Commission Expires: 3/7/2012

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