

26 May 2008

State Title Board
Secretary of State
1700 Broadway #270
Denver CO 80290

RECEIVED

MAY 26 2008

ELECTIONS
SECRETARY OF STATE

*CE
A. 5000*

Re: motions for rehearing

Dear Board,

As a registered elector in the state of Colorado, I hereby move for a rehearing on initiatives 91(a), 103, 113, and 128 on the grounds that the ballot title is not lawful. Among other faults, Article X, section 20 (3) (c) requires those titles to be in all capital letters. That requirement was upheld in Denver District Court in a 1993 case filed against the state regarding the tourism tax issue. That was a final, binding judgment that was not reversed.

The C.R.S. requires ballot titles be printed in the petition. Therefore, it is not lawful to wait until the ballots are printed to correct this constitutional violation.

I further request that the secretary of state require that the printer's proof and printed sections for petition 95 list its ballot title in all capital letters.

Please let me know the date and time for the rehearings. In view of the distance I must travel, I request that it be no earlier than 10 a.m.

Thank you for your cooperation.

Sincerely,

Douglas Bruce
Box 26018
Colo. Spgs. CO 80936
(719) 550-0010
taxcutter@msn.com

Cesiah Gomez

From: Douglas Bruce [taxcutter@msn.com]
Sent: Monday, May 26, 2008 9:50 AM
To: Cesiah Gomez
Cc: taxcutter@email.msn.com
Subject: REHEARING MOTIONS
Attachments: 2008 title appeals.doc

RECEIVED
MAY 26 2008
ALBERTA
SECRETARY OF STATE

See attached and below-printed motions for rehearing of title board actions.
A paper copy will be mailed tomorrow.

Douglas Bruce

(719) 550-0010
taxcutter@msn.com

26 May 2008

State Title Board
Secretary of State
1700 Broadway #270
Denver CO 80290

Re: motions for rehearing

Dear Board,

As a registered elector in the state of Colorado, I hereby move for a rehearing on initiatives 91(a), 103, 113, and 128 on the grounds that the ballot title is not lawful. Among other faults, Article X, section 20 (3) (c) requires those titles to be in all capital letters. That requirement was upheld in Denver District Court in a 1993 case filed against the state regarding the tourism tax issue. That was a final, binding judgment that was not reversed.

The C.R.S. requires ballot titles be printed in the petition. Therefore, it is not lawful to wait until the ballots are printed to correct this constitutional violation.

I further request that the secretary of state require that the printer's proof and printed sections for petition 95 list its ballot title in all capital letters.

Please let me know the date and time for the rehearsings. In view of the distance I must travel, I request that it be no earlier than 10 a.m.

5/27/2008

Thank you for your cooperation.

Sincerely,

Douglas Bruce
Box 26018
Colo. Spgs. CO 80936
(719) 550-0010
taxcutter@msn.com