California Justice Committee et al v.Debra Bowen

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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
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11	CALIFORNIA JUSTICE COMMITTEE, THE CONSTITUTION PARTY OF	CV 12-3956 PA (AGR)	
12	CALIFORNIA, JEFF NORMAN, CHARLES MICHEL DEEMER, and	JUDGMENT	
13	JOHN GABREE,		
14	Plaintiffs,		
15	v.		
16	DEBRA BOWEN, California Secretary of State, in her official capacity,		
17	Defendant.		
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20	Pursuant to the Court's Findings of Fact and Conclusions of Law issued on October		
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22	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiffs		
23 24	California Justice Committee, the Constitution Party of California, Jeff Norman, Charles		
24 25	Michel Deemer, and John Gabree (collectively "Plaintiffs") shall have judgment in their		
25 26	favor against defendant Debra Bowen, California Secretary of State, in her official capacity		
20 27	("Defendant" or "Secretary of State").		
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1	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that California	
2	Elections Code section 5100's timing requirement violates Plaintiffs' rights under the First	
3	and Fourteenth Amendments of the United States Constitution.	
4	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Secretary of	
5	State is permanently enjoined from enforcing or otherwise applying California Elections	
6	Code section 5100's requirement that proposed political parties must satisfy the party	
7	qualification requirements at least 135 days prior to the primary election.	
8	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Plaintiffs shall	
9	have their costs of suit.	
10	IT IS SO ORDERED.	
11	Sp. G. Aug	
12	DATED: October 18, 2012	
13	Percy Anderson UNITED STATES DISTRICT JUDGE	
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