

# **Exhibit A**

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:00 PM  
**Attach:** First\_Amended\_Complaint.pdf; Complaint.pdf  
**Subject:** ProtectMarriage.com v. Bowen - Message 1 of 7 w/Attachments

Mr. Morazzini -

Per your prior conversation with Scott Bieniek, we are sending you these copies of the documents that have been filed in the above-referenced case, for both the Secretary of State and the Attorney General. We will also be forwarding copies to Mr. Woodlock, per his request.

Attached, please find the first of seven e-mails (split to reduce their size) which will attach the documents that have been filed in this case, or will shortly be filed. This e-mail attaches the original Complaint and the First Amended Complaint.

Should you have any questions, please don't hesitate to contact us. Thank you.

-Sarah Troupis-

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:04 PM  
**Attach:** Proposed\_Order\_Expedite.pdf; Memo\_Expedite.pdf; Motion\_Expedite.pdf  
**Subject:** ProtectMarriage.com v. Bowen - Message 2 of 7 w/Attachments

Attached, please find the second of seven e-mails. This e-mail attaches Plaintiffs' Notice of Motion and Motion to Expedite, Plaintiffs' Memorandum in Support of Motion to Expedite, and [Proposed] Order Granting Plaintiffs' Motion to Expedite.

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:06 PM  
**Attach:** Proposed\_Order\_Protective\_Order.pdf; Memo\_Protective\_Order.pdf;  
Motion\_Protective\_Order.pdf  
**Subject:** ProtectMarriage.com v. Bowen - Message 3 of 7 w/Attachments

Attached, please find the third of seven e-mails. This e-mail attaches Notice of Motion and Plaintiffs' Motion for Protective Order and Leave to File Documents Under Seal, Plaintiffs' Memorandum in Support of Motion for Protective Order and Leave to File Documents Under Seal, and [Proposed] Order Granting Plaintiffs' Motion for Protective Order and Leave to File Documents Under Seal.

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:08 PM  
**Attach:** Proposed\_Order\_Page\_Limit.pdf; Motion\_Page\_Limit.pdf  
**Subject:** ProtectMarriage.com v. Bowen - Message 4 of 7 w/Attachments

Attached, please find the fourth of seven e-mails. This e-mail attaches Plaintiffs' Ex Parte Motion to Exceed Page Limit and [Proposed] Order Granting Plaintiffs' Motion to Exceed Page Limit.

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:11 PM  
**Attach:** Proposed\_Order\_Preliminary\_Injunction.pdf; Memo\_Preliminary\_Injunction.pdf;  
Motion\_Preliminary\_Injunction.pdf  
**Subject:** ProtectMarriage.com v. Bowen - Message 5 of 7 w/Attachments

Attached, please find the fifth of seven e-mails. This e-mail attaches Plaintiffs' Notice of Motion and Motion for Preliminary Injunction, Plaintiffs' Memorandum in Support of Motion for Preliminary Injunction, and [Proposed] Order Granting Plaintiffs' Motion for Preliminary Injunction.

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:13 PM  
**Attach:** Motion\_Shorten\_Time.pdf; Proposed\_Order\_Shorten\_Time.pdf; Troupis - Affidavit.PDF  
**Subject:** ProtectMarriage.com v. Bowen - Message 6 of 7 w/Attachments

Attached, please find the sixth of seven e-mails. This e-mail attaches Ex Parte Motion to Shorten Time for Hearing on Motion for Preliminary Injunction, Motion to Expedite, and Motion for Protective Order and Time to File Opposition and Replies to Same.

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com

**Sarah Troupis**

---

**From:** "Sarah Troupis" <stroupis@bopplaw.com>  
**To:** <zackery.morazzini@doj.ca.gov>  
**Cc:** "Scott F. Bieniek" <sbieniek@bopplaw.com>  
**Sent:** Monday, January 12, 2009 4:19 PM  
**Attach:** Troupis Declaration.PDF; Exhibits AT - BF.pdf; Exhibits AE - AS.pdf; Exhibits W - AD.pdf; Exhibits N - V.pdf; Exhibits A - M.pdf  
**Subject:** ProtectMarriage.com v. Bowen - Message 7 of 7 w/Attachments

Attached, please find the seventh of seven e-mails. This e-mail attaches the Declaration of Sarah E. Troupis in Support of Plaintiffs' Motion for Preliminary Injunction.

Sarah Troupis  
Bopp, Coleson & Bostrom  
1 South 6th Street  
Terre Haute, Indiana 47807

Phone: 812-232-2434  
Fax: 812-235-3685  
E-mail: stroupis@bopplaw.com