

*District of Columbia Office:*

205 Third Street, S.E.  
Washington, D.C. 20003  
(202) 546-8890  
Fax: (202) 544-5172  
PY  
1650 Diagonal Road  
Fifth Floor  
Alexandria, Virginia 22314  
(703) 740-1450  
Fax: (703) 837-8510



*Other offices in:*

Mobile, AL  
Phoenix, AZ  
New Milford, CT  
Atlanta, GA  
Honolulu, HI  
New Hope, KY  
Portland, ME  
New York, NY  
Pittsburgh, PA  
Nashville, TN  
Dallas, TX  
Virginia Beach, VA

May 30, 2003

Hon. William Suter,  
Clerk of the Supreme Court of the United States  
United States Supreme Court  
Washington, DC

re: *Mitch McConnell, et al. v. FEC, et al.*, No. 02-1674  
*National Rifle Ass'n, et al., v. FEC, et al.*, No. 02-1675  
*John McCain, et al., v. Mitch McConnell*, No. 02-1702  
*Republican National Committee, et al., v. FEC., et al.*, No. 02-1727  
*National Right to Life Committee, Inc., et al., v. FEC., et al.*, No. 02-\_\_\_\_  
*Victoria Jackson Gray Adams, et al., v. FEC*, No. 02-\_\_\_\_

subj: Entry of Appearance and Waiver of Motion to Dismiss or to Affirm

Dear Sir:

I write with respect to the above-referenced appeals. These matters are before the Court on Jurisdictional Statements docketed on several dates beginning on May 15, 2003. I am entering my appearance as counsel of record for the following parties who were Plaintiffs in the district court below and are, therefore, entitled to file papers in each of those appeals:

1. Emily Echols, a minor child, by and through her next friends, Tim and Windy Echols;
2. Hannah McDow, a minor child, by and through her next friends, Tim and Donna McDow;
3. Isaac McDow, a minor child, by and through his next friends, Tim and Donna McDow;
4. Jessica Mitchell, a minor child, by and through her next friends, Chuck and Pam Mitchell;

Letter to General Suter  
Page 2  
Friday, May 30, 2003

5. Daniel Solid, a minor child, by and through his next friends, Kevin and Bonnie Solid;
6. Zachary C. White, a minor child, by and through his next friends, John and Cynthia White

These Plaintiffs-Appellees brought suit in the United States District Court for the District of Columbia challenging Section 318 of the Bipartisan Campaign Reform Act of 2002, a provision of the law related to campaign donations by minors. The statutory three judge District Court consolidated their civil action, Civil No. 02-cv-633, with ten other challenges to the Act or portions of it, under the lead case, McConnell v. FEC, Civil Action No. 02-cv-582, and on May 2, 2002, entered judgment in favor of these Plaintiffs-Appellees.

In addition to entering my appearance as counsel of record for these Plaintiffs-Appellees in the above-referenced matters, I am writing to advise the Court that these Plaintiffs-Appellees, who have already filed a Joint Motion to Affirm Summarily in No. 02-1676, **WAIVE** their right to file a motion to dismiss or to affirm in those above-referenced appeals.

If there are any questions regarding this matter, please do not hesitate to contact me at (202) 546-8890, or to contact my co-counsel, James M. Henderson, Sr., also on that same number. I thank you for your assistance in this matter.

very truly yours,

Jay Alan Sekulow  
*Counsel of Record for Echols Litigation Plaintiffs-Respondents*

cc: All Counsel in the Consolidated District Court actions