



US Department of Justice

Civil Rights Division – Voting Rights Discrimination
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

I am a Republican Party candidate for US Senate in the state of New Jersey and would like to File a complaint against the Attorney General of New Jersey for interference in the election process as well his attempts to intimidate me and my campaign members by infringing on our Free Speech rights and Free Association rights under the First Amendment. I would also like to File a complaint about the help provided to my opponent by the New Jersey Secretary of State's office.

The website of Camden County Clerk (Exhibit 1¹) and the official ballots of several counties including Atlantic County (Exhibit 2) and Ocean County (Exhibit 3) clearly state that voters can request a duplicate ballot if they incorrectly marked their original ballots. In my mail as part of my election campaign, I sent out the same information (Exhibit 4) to voters asking them to request duplicate ballots and vote for me in case they had already incorrectly marked their ballots because they had been hoodwinked into doing so. In response, my campaign received an email with a letter (Exhibit 5) from the office of New Jersey's Attorney General that was in a threatening tone alleging that the information I had sent out was in violation of the law and that I had to cease and desist from informing voters about the rules for requesting duplicate ballots. This threatening letter was clearly an act of intimidation and in violation of my rights under the Free Speech and Free Association clauses of the First Amendment of the United States Constitution. The letter also demanded that I turn over the identity of every person who had been informed by me that they could seek a duplicate ballot. Such a demand is intended to be part of an unreasonable search and seizure that is clearly in violation of the Fourth Amendment.

Additionally, the Attorney General's letter appeared in the press (Exhibit 6²) and was in the hands of my opponents at the same time my campaign email received it. It appears that the letter was a calculated effort to interfere in the election and provide propaganda material for my opponents who could use the letter to fool voters into believing that I had done something illegal. I request you to immediately launch an investigation into the office of the Attorney General of New Jersey and initiate a criminal case against him for conspiring to abridge my rights under 18 U.S.C 241 (Conspiracy Against Rights) and 18 U.S.C. 242 (Deprivation of Rights Under Color of Law), and if found guilty, punish him as prescribed under these laws.

Earlier, when my campaign challenged the signatures of my opponent on the petition to get him on the ballot of the Republican Primary on the grounds that many of signatures were by registered Democrats in violation of the rules. We filed a request for signatures per NJ Open Public Records Act and the office of the Secretary of State provided us a list of signatures they said was complete. We challenged our opponent for his delinquency of the rules for filing a petition and only at the filing hearing the officials produced additional signatures that were never provided to the campaign in violation of their own Open Public Records Act (N.J.S.A 47:1A-1 et seq.) We consider this to be a blatant case of voter fraud and would like your office to investigate the New Jersey Secretary of State too. As this is an emergency with the Vote-By-Mail period ending on July 7th I am requesting immediate action. I can be reached at (609) 335-5289.

Sincerely,

Hirsh V. Singh

¹ Screenshot obtained from: <https://www.camdencounty.com/service/voting-and-elections/request-replacement-vote-by-mail-ballot/>

² Screenshot obtained from Twitter at:

<https://twitter.com/MattFriedmanNJ/status/1276249983587581952?s=20>



hirshsingh.com



info@hirshsingh.com



(609) 608-0113

SINGH FOR SENATE / P.O. BOX 407 / LINWOOD, NJ 08221

PAID FOR BY SINGH FOR SENATE