

CLARIFICATION FOR COUNSEL

8. Plaintiffs have not stated within its complaint that they are suing DCBOE but the NEW YORK STATE BOARD OF ELECTIONS of which DCBOE is a subsidiary of.
9. DCBOE is subservient to and cannot answer for the NEW YORK STATE BOARD OF ELECTIONS.
10. Plaintiffs complaint paragraph 9 quotes defendants mission statement; "NYSBOE ... is responsible for administration and enforcement for all 62 county BOE's".
- 11.** This action is statewide and alleges violations in virtually all sixty-two (62) county boards of elections, of which DCBOE is a member of, as stated in plaintiffs complaint paragraph 13.

COMMON LAW VENUE

12. Clearly from the face of plaintiffs complaint, plaintiffs are unrepresented not pro se with names spelled with upper and lowercase letters.

VERIFICATION

All rights reserved,

John Vidurek, sui juris, unrepresented
Lead Plaintiff
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Hyde Park, New York

SIGNATURE VERIFICATION FOR WITNESS PURPOSES ONLY

Use of notary is for cognizance in foreign venue only and not meant to convey jurisdiction.

Subscribed before me, _____, a Notary Public, on this _____ day of the Eleventh month of the Year of our Lord two thousand eleven and two hundred thirty-fifth Year of our Independence.

Notary

My commission expires:

(Seal)