UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA)
) Case No. 1:07-CV-0352
) TJM/RFT
Plaintiff)
) DECLARATION # 12
V.) BY DEFENDANT SCHULZ
)
)
)
ROBERT L. SCHULZ;)
WE THE PEOPLE FOUNDATION FOR) Date: October 8, 2007
CONSTITUTIONAL EDUCATION, INC.; and) Time: 10:00 A.M.
WE THE PEOPLE CONGRESS, INC.) Ctrm:
)
Defenda nts)

I, ROBERT L. SCHULZ, declare under penalty of perjury:

1. I am a Defendant in the matter captioned above and I make this Declaration in support of the motion for a stay of enforcement of injunction.

2. I make this Declaration in my individual capacity and as Chairman of Defendant We The People Foundation for Constitutional Education, Inc. ("WTP Foundation"), and as Chairman of Defendant We The People Congress, Inc. ("WTP Congress").

3. On Monday, August 20, 2007, Defendants timely filed a Motion for Reconsideration by sending the original by US Priority Mail to the Office of the Clerk of the Court in Binghamton, NY. The motion papers included a Memorandum and Declaration #11 with Exhibits. A copy was sent by Priority Mail to Mr. Newman, attorney for the Plaintiff. The Postmaster said the packages should take two days but could take three days to be delivered. A copy of the motion papers are attached hereto, with the exception of the Exhibits to Declaration #11 which are voluminous. Attached hereto as Exhibit A are copies of the Postal receipts.

4. On Monday, August 20, 2007, Defendants received a letter from Plaintiff's attorney by facsimile, stating he intends to file a motion for contempt by August 23, 2007 unlessDefendants immediately implement the terms of the injunction. A copy of Mr. Newman's letter is attached hereto as Exhibit B

5. Defendants are now working on a motion for leave to file a motion to narrow the injunction.

Dated: August 21, 2007

ROBERT L. SCHULZ, pro se 2458 Ridge Road Queensbury, NY 12804 518-656-3578