SEC Form 3

FORM 3

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES**

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Ac Sanjiv Yaj		2. Date of Even Requiring State (Month/Day/Yea 06/18/2009	ment	3. Issuer Name <b>and</b> Ticker or Trading Symbol <u>CAPITAL ONE FINANCIAL CORP</u> [ COF ]								
(Last) 1680 CAPIT	(First) AL ONE DRI	(Middle)			4. Relationship of Reporting Perso (Check all applicable) Director	on(s) to Issuer 10% Owne	(Mon	5. If Amendment, Date of Original Filed (Month/Day/Year)				
				X Officer (give title below)	Other (spec below)		6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street)					President, Financial	Services	X	,	y One Reporting Person			
MCLEAN	VA	22102						Form filed by Reporting P	y More than One erson			
(City)	(State)	(Zip)										
Table I - Non-Derivative Securities Beneficially Owned												
1. Title of Security (Instr. 4)					2. Amount of Securities Beneficially Owned (Instr. 4)	3. Ownershi Form: Direc or Indirect ( (Instr. 5)	t (D)   (Instr.	4. Nature of Indirect Beneficial Ownership (Instr. 5)				
Common Sto	ck				128,098	D						
		(e.			ve Securities Beneficially ( ants, options, convertible		5)					
1. Title of Derivative Security (Instr. 4)			2. Date Exercisable an Expiration Date (Month/Day/Year)		3. Title and Amount of Securit Underlying Derivative Security		4. Conversion or Exercise	5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)			
		Date			Amount or	Price of Derivative Security	Direct (D) or Indirect (I) (Instr. 5)					
Performance			Exercisable	Expiration Date	n Title	Number of Shares						
	Share Units				Title	of	<b>0</b> <sup>(3)</sup>	D				
Stock Option			Exercisable	Date	Title       2     Common Stock	of Shares	0 <sup>(3)</sup> 18.28					
Stock Option: Stock Option:	S		Exercisable (1)	Date 03/15/2012	Title       2     Common Stock       0     Common Stock	of Shares 11,310 <sup>(2)</sup>		D				
	s s		Exercisable           (1)           (4)	Date 03/15/2012 01/28/2019	Title       2     Common Stock       3     Common Stock       2     Common Stock	of Shares           11,310 <sup>(2)</sup> 64,017	18.28	D				
Stock Option	s s s		Exercisable           (1)           (4)           (5)	Date 03/15/2012 01/28/2019 12/05/2012	Title       2     Common Stock       4     Common Stock       5     Common Stock       6     Common Stock	of Shares           11,310 <sup>(2)</sup> 64,017           5,867	18.28 34.13	D D D				
Stock Option: Stock Option:	s s s s		Exercisable           (1)           (4)           (5)           (6)	Date 03/15/201: 01/28/2019 12/05/2012	Title       2     Common Stock       3     Common Stock       4     Common Stock       5     Common Stock       6     Common Stock	of Shares           11,310 <sup>(2)</sup> 64,017           5,867           54,870	18.28 34.13 48.95	D D D D D				
Stock Option: Stock Option: Stock Option:	s s s s s s		Exercisable           (1)           (4)           (5)           (6)           (7)	Date           03/15/2012           01/28/2012           12/05/2012           02/20/2018           12/14/2013	Title       2     Common Stock       3     Common Stock       4     Common Stock       5     Common Stock       6     Common Stock       7     Common Stock	of Shares           11,310 <sup>(2)</sup> 64,017           5,867           54,870           3,734	18.28 34.13 48.95 56.28	D D D D D D D				

### Explanation of Responses:

1. The performance shares may be issuable at the end of a three-year performance period (January 1, 2009 to December 31, 2011) based on the Company's total shareholder return as compared to the total shareholder return for a peer group of companies.

2. The number of performance units shown represents the maximum number of performance shares that may be issuable at the end of the performance period.

3. Each performance unit represents the right to receive one performance share upon satisfaction of the performance conditions.

4. This option becomes exercisable in 33 1/3 increments beginning on January 29, 2010 and annually thereafter.

5. This option became exercisable in 33 1/3 increments beginning on December 6, 2003 and annually thereafter.

6. This option becomes exercisable in 33 1/3 increments beginning on February 21, 2009 and annually thereafter.

7. This option became exercisable in 33 1/3 increments beginning on December 15, 2004 and annually thereafter.

8. This option becomes exercisable in 33 1/3 increments beginning on March 2, 2008 and annually thereafter.

9. This option becomes exercisable in 33 1/3 increments beginning on March 15, 2006 and annually thereafter.

10. This option becomes exercisable in 33 1/3 increments beginning on March 3, 2007 and annually thereafter.

# Remarks:

poayajnik.TXT

## Tangela S. Richter (POA on

file)

06/26/2009

Date

\*\* Signature of Reporting Person

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

\* If the form is filed by more than one reporting person, see Instruction 5 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

The undersigned hereby constitutes and appoints John G. Finneran, Jr., Steve T. Gannon, Jean K. Traub and Tangela S. Richter, each of them, as the true and lawful attorneys-in-fact (with full power of substitution and revocation in each) to:

(1) execute, for and on behalf of the undersigned, any and all statements and reports required or permitted to be filed by the undersigned, in any and all capacities, under Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules promulgated thereunder (the "Act") with respect to the beneficial ownership of the securities of Capital One Financial Corporation (the "Company"), including without limitation Forms 3, 4, 5, and Form 144 required to be filed by the undersigned under Rule 144 of the Securities Act of 1933, as amended;

(2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such statements and reports and file such statements and reports, with all amendments, supplements and exhibits thereto, with the Securities and Exchange Commission, the New York Stock Exchange and/or any other stock exchange or any similar authority and to deliver copies thereof to the Company;

(3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as such attorney-in-fact may approve in his or her discretion; and

(4) request and receive from any broker (i) periodic reports detailing the undersigned's retail holdings of Capital One's securities held in his or her account(s) and, (ii) confirmations of acquisitions or dispositions of the company's securities, or other derivative instrument based on any of the company's equity affected by such broker in or through his or her account(s), with no obligation to receive further approval from the undersigned for such request(s).

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever required, necessary, or proper to be done in the exercise of any of the rights and powers herein granted, as fully as the undersigned could do if personally present, with full power of substitution or revocation, and hereby ratifies and confirms all that such attorneys-in-fact shall lawfully do or cause to be done by virtue of this Power of Attorney. The undersigned acknowledges that the foregoing attorneys-in-fact, acting in such capacity at the request of the undersigned, are not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 16 of the Act.

This Power of Attorney revokes all prior Powers of Attorney submitted to the Company with respect to the matters expressed herein, and shall remain in full force an effect until the undersigned is no longer required to file statements or reports under Section 16(a) of the Act with respect to holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

		IN WITH	VESS	S WH	IEREOF	=, t	he	undei	rsigned	has	caused	this	Power	of	Attorney
to	be	executed	as	of	this	1	.7	_ day	of		_June		, 200	99.	

//\_\_Sanjiv Yajnik\_\_\_\_\_ Name: Sanjiv Yajnik

## ACKNOWLEDGEMENT FOR POWER OF ATTORNEY

STATE OF	Texas	)
		) SS.

CITY/COUNTY OF \_\_\_\_Collin\_\_\_\_ )

The foregoing instrument was acknowledged before me this \_17\_ day of \_\_\_\_\_, 2009 by \_\_\_\_\_\_Sanjiv Yajnik\_\_\_\_\_ \_\_\_Beverly Lakey\_\_\_ Notary Public

\_\_\_\_\_

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(SEAL)

My commission expires \_\_\_\_October 15\_, 2010\_.