

David F. LaRocque
984 Whimbrel Ct
Carlsbad, CA 92011

Affidavit

My name is David F. LaRocque. I am a resident of the city of Carlsbad, San Diego County, California. I am over 18 years old and, do not suffer from any mental impairment. I have personal knowledge of the following events, and declare under penalty of perjury that:

I am a college graduate with a B.S degree in engineering and an MBA degree in finance/accounting. I am a Vietnam veteran, having served in the U.S. Navy as a naval aviator. I am retired from the U.S. Naval Reserve with the rank of Commander USNR. I am also a retired Trans World Airlines captain with 32 years of service in both domestic and international flying. I am not, and never have been, a member of any political party. I have never been charged with, or convicted of, any violation of law other than minor traffic violations.

While on active duty in the U.S. Navy and while in the Naval Reserve, I held a Top Secret security clearance. I am very conscious of issues relating to background and behavior which have implications in connection with obtaining and maintaining a security clearance for access to classified material.

In early 2008, when I became aware of certain facts indicating that there were significant problems relating to the documentation of the constitutional eligibility of presidential candidate Barack Obama, I began investigating the background of this person, including reading the autobiographical book allegedly authored by Mr. Obama titled "Dreams from My Father".

As I learned more about Mr. Obama, I became increasingly concerned that this candidate's background was not suitable for the office of president of the United States for reasons unrelated to race or political affiliation. Rather, I felt that the election of Mr. Obama would jeopardize the national security interests of the United States.

The specific concerns I had about Mr. Obama were primarily four in number: (1) the only publicly available documentation of Mr. Obama's citizenship was a digital image posted on the internet of a document allegedly issued by the State of Hawaii, called a "Certification of Live Birth", which did not look like a birth certificate, and which a professional analyst had determined was a forged document; (2) I considered reports of recent heavy drug use by Mr. Obama, together with his own admission of drug use in his youth, extremely alarming; (3) I considered Obama's self-described attraction to Marxist/Communist ideas, together with his life-long associations with numerous radical leftists and members of the Communist Party, as extremely alarming and disqualifying on their own; (4) I felt that Mr. Obama was unacceptably deficient in experience and

accomplishment; that his record, both as an Illinois state senator and a U.S. senator, was singularly undistinguished; and that he had engaged in inappropriate (and probably illegal) involvement in the internal affairs of a foreign nation (Kenya) while serving as a U.S. senator.

When I learned that Dr. Orly Taitz was seeking active and retired military personnel as plaintiffs for a lawsuit being prepared which would challenge the constitutional eligibility of Mr. Obama to serve in the office of president, I offered to join her lawsuit as a military plaintiff in the case which became known as *Barnett et al v. Obama*. Dr. Taitz subsequently included me as a plaintiff in the subject litigation.

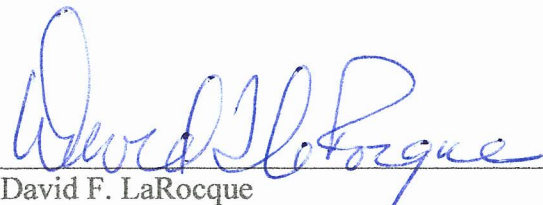
I attended two hearings in the U.S. District Court for the Southern District of California, Santa Ana, CA concerning the case *Barnett et al v. Obama*, presided over by Judge David O. Carter. The first hearing was conducted on September 8, 2009 and the second hearing was conducted on October 5, 2009.

In my opinion, Judge Carter was completely changed from the first hearing to the second hearing. At the first hearing he presented himself as a neutral jurist, committed to giving the case a fair hearing and producing a definitive resolution of the issues raised in the case. I recall that he specifically assured the plaintiffs that there would be no dismissal of the case on a technicality, and he stated that the American people deserved answers to the questions raised by the case.

At the second hearing Judge Carter looked uncomfortable, he seemed hostile to plaintiff's counsel, he was short-tempered, and he displayed none of his previous devotion, in words or manner, to the goal of insuring that a trial would take place on the merits of the case.

Frankly, I thought that Judge Carter looked tense and drawn at the second hearing, while he was relaxed and confident at the first hearing. I felt that this change in Judge Carter's demeanor from one hearing to the next hearing, less than a month later, was striking and quite surprising.

While I recognize that my comments relating to Judge Carter's demeanor are subjective, they reflect the very definite and conscious reaction I felt during the second hearing conducted by Judge Carter. These observations are based on a lifetime of working with and observing the personalities of people from a variety of backgrounds, in particular those with a military background.



David F. LaRocque
Commander USNR (ret)
Carlsbad, CA

**PLEASE SEE ATTACHED
CALIFORNIA CERTIFICATE**

Dana M. Larsen
Notary Public
August 9, 2010

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

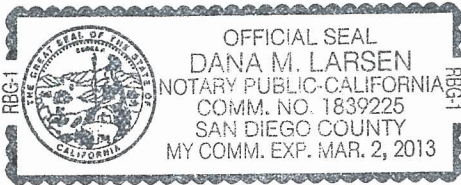
State of California

County of San Diego }

On August 9, 2010 before me, Dana M. Larsen Notary Public
Date Here Insert Name and Title of the Officer

personally appeared David F. LaRocque
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Place Notary Seal Above

Signature: Dana M. Larsen
Signature of Notary Public

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Title or Type of Document: Affidavit

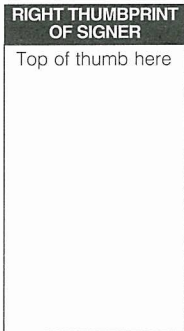
Document Date: _____ Number of Pages: two

Signer(s) Other Than Named Above: none

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____

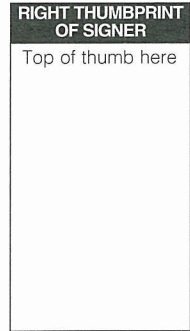
- Corporate Officer — Title(s): _____
- Individual
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____

Signer's Name: _____

- Corporate Officer — Title(s): _____
- Individual
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____