LAW OFFICES OF

## GARFIELD & TEPPER

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May 26, 2012

Loretta J. Fuddy, A.C.S.W., M.P.H. Director of Health State of Hawaii Department of Health 1250 Punchbowl St # 423 Honolulu, HI 96813

Re: Request for Verification of Vital Records Pursuant to Hawai'i. Rev. Stat. § 338-14.3 and 338-18(g)(4)

Dear Director Fuddy:

I am a private attorney who seeks to confirm information about a vital event relating to a vital record which was acquired during the course of legal proceedings. I represent the Mississippi Democratic Party, which has been named as a defendant in a lawsuit currently pending in the Federal District Court for the Southern District of Mississippi, captioned *Taitz et al v. Democrat Party of Mississippi [sic], et al*, No. 3:12-cv-00280-HTW-LRA (S.D. Miss.). In this case, Plaintiffs have sued my client, alleging, among other things, conspiracy to commit forgery and fraud in connection with the Certificate of Live Birth published on the White House website at <a href="https://www.whitehouse.gov/blog/2011/04/27/president-obamas-long-form-birth-certificate">www.whitehouse.gov/blog/2011/04/27/president-obamas-long-form-birth-certificate</a>.

More specifically, Plaintiffs assert as follows:

- "On April 27, 2011 [President] Obama held a press conference in the White House and presented what he alleged to be a true and correct copy of his original long form birth certificate." See Complaint at 12 ¶ 1 (emphasis added).
- "On April 27, 2011, when [President] Obama posted his alleged long form birth certificate
  online... he originally did not flatten the file, which means that anyone with an Adobe
  Illustrator program on his computer could see layers of alterations in this alleged "birth"

<sup>&</sup>lt;sup>1</sup> I have not attached a copy of the Complaint and exhibits because the materials are voluminous and are accessible at <a href="www.archive.org/download/gov.uscourts.mssd.78493/gov.uscourts.mssd.78493.1.1.pdf">www.archive.org/download/gov.uscourts.mssd.78493/gov.uscourts.mssd.78493.1.1.pdf</a>. Of course, I will be happy to provide a copy upon your request.

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certificate" which looked like a complete fraud and hoax. . . . " See Complaint at 21 ¶ 11 (emphasis added). See also unnumbered exhibit to Complaint, viewable at page 69 of 157 in the docket-stamped version available at <a href="https://www.archive.org/download/gov.uscourts.mssd.78493/gov.uscourts.mssd.78493.1.1.pdf">www.archive.org/download/gov.uscourts.mssd.78493/gov.uscourts.mssd.78493.1.1.pdf</a> (affidavit and reduced size copy of the Certificate of Live Birth posted at WhiteHouse.gov included as exhibit to Complaint).

- "[President] Obama does not qualify as he never proved his birth in Hawaii and is using a computer-generated forgery instead of a valid long form birth certificate." See Complaint at 24-25 ¶ 18 (emphasis added).
- "[President] Obama used a forged birth certificate as his identification paper and as a proof
  of his eligibility." See Complaint at 30 

  2 (emphasis added).
- "Defendant Democratic Party of Mississippi aided and abetted [President] Obama by
  covering up elections fraud and forgery and . . . by keeping [President] Obama as the
  Democratic candidate for the US Presidency, while knowing that he is not eligible and is
  committing elections fraud." See Complaint at 33 (emphasis added).

As such the authenticity of the "Certificate of Live Birth" copy posted at <a href="http://www.whitehouse.gov/blog/2011/04/27/president-obamas-long-form-birth-certificate">http://www.whitehouse.gov/blog/2011/04/27/president-obamas-long-form-birth-certificate</a>— including the facts stated therein indicating that President Barack Hussein Obama, II was born in Honolulu Hawaii on August 4, 1961 — is directly at issue in the claims asserted against my client in this litigation.

Under Hawaii law, the Department of Health "shall," upon request by a qualified applicant, furnish "a verification of the existence of a certificate and any other information that the applicant provides to be verified relating to the vital event that pertains to the certificate." See Haw. Rev. Stat. § 338-14.3. A "qualified applicant" includes "a private . . . attorney who seeks to confirm information about a vital event relating to any such record that was acquired during the course of or for purposes of legal proceedings." See Haw. Rev. Stat. § 338-18(g)(4).

Therefore, pursuant to the above-referenced statutes, I hereby request official verification from the Hawaii State Department of Health of the following:

- The original Certificate of Live Birth for Barack Hussein Obama, II, is on file with the Hawaii State Department of Health.
- The information contained in the "Certificate of Live Birth" published at <u>http://www.whitehouse.gov/blog/2011/04/27/president-obamas-long-form-birth-certificate</u>, a copy of which is attached to this request, matches the information contained in the original Certificate of Live birth for Barack Hussein Obama, II on file with the Hawaii State Department of Health.

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Pursuant to Haw. Rev. Stat. § 338-14.3 (d), the "fee for a verification in lieu of a certified copy shall be a maximum of one half of the fee established in section 338-14.5 for the first certified copy of a certificate issued." According to Haw. Rev. Stat. § 338-14.5, the "fees for certified copies of birth . . . certificates issued by the department of health shall consist of \$10.00 for the first copy issued . . . ." Therefore, I have enclosed \$5.00 to cover the cost of the requested verification.

Thank you in advance for your prompt attention to this matter. If you have any questions regarding this request or need additional information in order to respond, please do not hesitate to contact me.

Sincerely

SCOTT J. TEPPER

	ATE OF HAWAII	CERTIFICATE	OF LIVE	FILE NUMBER 15			0641	
In	Child's First Name (Type or print) 1b. Middle Name		puting a	le. Last Name				
	BARACK	HUSSEIN			OBAMA, II			
2	Sex 3. This Birth	4. If Twin or Trip Was Child Born	let, Sa. Birth	Month	Day	Year	5b. Hour	
	Male Single Twin Tripl	et let 2nd 3		August	4,	1961	7:24 P.M	
6a	Place of Birth: City, Town or Rural Location			6b. Islan		THE PARTY		
	Hono	and the second s			Oahu			
be.	Kapiolani Maternity & Gynecological Hospital Was & Yes &				of Birth Inside City or Town Limits? ive judicial district No			
70.	Usual Residence of Mother: City, Town or R	ural Location	7b. Island		7c. Coun	ty and State or	Foreign Country	
	Honolulu		Oahu		Honolulu, Hawaii			
7d.	Street Address 6085 Kalanianaole Highway 7e. Is Reside if no. giv				nce Inside City or Town Limits? re judicial district			
71.	Mother's Mailing Address				7g. Is R		Farm or Plantation	
8.	Full Name of Father			9. Race of Father				
	BARACK HUSSEIN		OBAMA		African			
10.	Age of Father 11. Birthplace (Island, Some or Foreign Country) 12a.				12b. Kind of Business or Industry			
	25 Kenya, East Africa Student				University			
13.	Full Maiden Name of Mother		Depart Ave		14. Race of Mother			
	STANLEY	DUNHAM	Caucasian					
15.	Age of Mother 16. Birthplace (Island, State or Foreign Country) 17a. Type of Occupation Outside Home De 18 Wichita, Asness None					egnancy 17b.	Date Last Worke	
infe	ertify that the above stated armation is true and correct he best of my knowledge.	of Parent or Other Infor	rlam	Obas	NAME OF TAXABLE	orent 2 18b.	Parte of Signature	
WAG	preby certify that this child born alive on the date and a stated above.	wind A	Smile			M.D. 19h.	SG/	
20.	AUG -8 1961 Signature	of Local Registrar			2	AUG -	S 1961	

I CERTIFY THIS IS A TRUE COPY OR ABSTRACT OF THE RECORD ON FILE IN THE HAWAII STATE DEPARTMENT OF HEALTH

APR 25 2011

maka, Ph.D. STATE REGISTRAR