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Eastern District of California - Live System

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Docket Text: AMENDED MINUTE ORDER (Text Only) issued by courtroom deputy for Chief District Judge, Morrison C. England, Jr.: On the Court's own motion, Plaintiffs' Motion for Temporary Restraining Order [12] is set for hearing on January 3, 2013 at 2:00 p.m. in Courtroom 7. Oppositions are to be filed not later than December 26, 2012 and a reply, if any, by December 28, 2012. Plaintiffs' counsel is ordered to give notice of this minute order to Defendants by 4:00 p.m., December 20, 2012. (Deutsch, S) Modified on 12/20/2012 (Deutsch, S).

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Case 2:12-cv-02997-MCE-DAD Document 11 Filed 12/18/12 Page 1 of 5 Case 2:12-cv-02997-MCE-DAD Document 7 Filed 12/13/12 Page 1 of 2 UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

JAMES GRINOLS, ET AL.,

V.

SUMMONS IN A CIVIL CASE

ELECTORAL COLLEGE, ET AL

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Case 2:12-cv-02997-MCE-DAD Document 11 Filed 12/18/12 Page 2 of 5 Case 2:12-cv-02997-MCE-DAD Document 7 Filed 12/13/12 Page 1 of 2 UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

JAMES GRINOLS, ET AL.,

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SHMMONS IN A CIVIL CASE

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Case 2:12-cv-02997-MCE-DAD Document 11 Filed 12/18/12 Page 3 of 5 Case 2:12-cv-02997-MCE-DAD Document 7 Filed 12/13/12 Page 1 of 2 UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

JAMES GRINOLS, ET AL.,

V.

SUMMONS IN A CIVIL CASE

ELECTORAL COLLEGE, ET AL.,

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Case 2:12-cv-02997-MCE-DAD Document 11 Filed 12/18/12 Page 4 of 5

Case 2:12-cv-02997-MCE-DAD Document 7 Filed 12/13/12 Page 2 of 2	
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Phone 949-683-5411 fax 949-766-7603

Orly.taitz@gmail.com

Counselor for the Plaintiffs

US District Court

For the Eastern District of California

James Grinols, Robert Odden, in their capacit	ty)Case # 12-cv-02997
as Presidential Electors)MOTION FOR TEMPORARY
Edward C. Noonan, Thomas Gregory MacLerar	n,) RESTRAINING ORDER
Keith Judd in their capacity as)
candidates for the U.S. President)
v Electoral College, President of the Senate,)
Governor of California, Secretary of State)
of California, U.S. Congress)
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INTRODUCTION

Plaintiffs bring this action as Presidential Electors and as candidates for U.S. President, who, having been deprived of lawful process in the statewide election for the national office of U.S. President held in California on November 6, 2012, as a direct and proximate result of the mispersonation and elections fraud perpetrated by defendant Obama, seek redress from this court to enjoin:

- 1. Secretary of State and Governor from certifying the Certificate of Ascertainment due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the Commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged Selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 2. The Electoral College from tallying their votes due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office

- 3. governor of CA from forwarding the Certificate of Electoral Vote to the US Congress due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 4. President of the Senate from presenting the Certificates of the Electoral Vote to the U.S. Congress due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office

- 5. U.S. Congress from confirming the elections results due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 6. Defendant Barack Hussein Obama from taking the oath of office as a U.S. President on the inauguration day due to his lack of legitimacy for office and fraud committed by him, as the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the Commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office.

Plaintiffs, who are Presidential electors and Presidential candidates have standing to raise these claims as directly interested parties. These claims are justiciable, and as this court has one last opportunity to act, the claims are not moot. *Jacobs v. Clark County Sch. Dist.*, 526 F.3d 419, 425 (9th Cir. 2008). Plaintiffs incorporate

herein the complaint and petition for injunctive relief filed herein on 12.12.2012 and exhibits pp1-107 to aforementioned complaint and petition for injunctive relief

STATEMENT OF FACTS

Plaintiffs incorporate herein the complaint and petition for injunctive relief filed herein on 12.12.2012 and exhibits pp1-107 to aforementioned complaint and petition for injunctive relief.

Defendant Obama is not qualified for the office of U.S. President, as he is a citizen of Indonesia operating under an alias.

Defendant Obama is using a forged birth certificate to validate his claim of an American birth. In proffering false documents in order to obtain a federal position, Defendant Obama (in this case, the Presidency) has violated 18 USC § 911 (falsely representing that he is a US citizen); and 18 USC § 1001 (June 25, 1948, ch. 645, 62 Stat. 749; Pub. L. 103–322, title XXXIII, § 330016(1)(L), Sept. 13, 1994, 108 Stat. 2147; Pub. L. 104–292, § 2, Oct. 11, 1996, 110 Stat. 3459; Pub. L. 108–458, title VI, § 6703(a), Dec. 17, 2004, 118 Stat. 3766; Pub. L. 109–248, title I, § 141(c), July 27, 2006, 120 Stat. 603.) in falsifying his identity as a member of the executive branch of the federal government.

Defendant Obama is using a forged Selective Service Certificate to demonstrate his claim of a lawful registration for the draft, when no such registration occurred. In proffering a falsified draft registration, Defendant Obama has violated 18 USC § 1001, and is further disqualified from holding any position within the Executive branch of the United States government pursuant to 5 USC § 3328.

///

Defendant Obama is using a fraudulent Social Security number which was never assigned to him as a proof of his identity. In proffering a false social security number, Defendant Obama, is in criminal violation of 42 USC § 408, which provides as follows:

(a) In general

Whoever - (6) willfully, knowingly, and with intent to deceive the Commissioner of Social Security as to his true identity (or the true identity of any other person) furnishes or causes to be furnished false information to the Commissioner of Social Security with respect to any information required by the Commissioner of Social Security in connection with the establishment and maintenance of the records provided for in section

405(c)(2) of this title; shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both.

Defendant Obama is not a natural born citizen and is ineligible to hold the office of the Presidency, pursuant to Article II, Section 1, clause 5, which states that "No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President."

The crimes are egregious violations which vitiated the ability of the plaintiffs in this case to lawful process in the furtherance of the November 6, 2012 election.

In addition, the November 6, 2012 election in California was marked with substantial voter fraud. Over one and a half million invalid voter registrations in California have been discovered, in violation of elections statute 2150. 756,213 records were without a birth place, 685,739 records where instead of a required name of the state of birth, U.S. or U.S.A was entered, there were as many as 141,851 possible duplicate records, 130,019 records with birth date over 100, 757 records without a birth date, and 898 records without a first name. (Exhibit 11,

12). Employees of the Registrar's office from Orange County and Los Angeles
County have admitted in e-malls to falsification of voter data by entering date
1900, when they found no date, and entering USA or US when the name of the
state of birth is missing. (Exhibit 19). The number of registered voters in
California went up by over a million since the last Presidential election in 2008
and most of the increase came from on line registration.

EVIDENCE UPON WHICH PLAINTIFFS RELY

Plaintiffs rely on the following evidence, all of which has been provided to this court:

- 1. Certificate of Nomination for Edward C. Noonan as candidate for the office of President; (Ex. 1).
- 2. Affidavit of Michael Zullo; (Ex. 2).
- 3. Affidavit of Douglas B. Vogt; (Ex. 3).
- 4. Affidavit of Timothy Lee Adams; (Ex. 4).
- 5. Affidavit of Felicito Papa; (Ex. 5).
- 6. Affidavit of Felicito Papa; (Ex. 6).
- 7. Affidavit of Linda Jordan; (Ex. 7).
- 8. Affidavit of Dr. Ronald J. Polland; (Ex. 8).

- 9. Affidavit of John N. Sampson; (Ex. 9).
- 10. Social Security Number Verification System report; (Ex. 10).
- 11. Affidavit of David Yun; (Ex. 11).
- 12. Affidavit of David Yun; (Ex. 12).
- 13. Registration of Barry Soetoro in Indonesia; (Ex. 13).
- 14. Declaration of Christopher-Earl Strunk; (Ex. 14).
- 15. Affidavit of Susan Daniels; (Ex. 15).
- 16.Official Report of the National Assembly of Kenya, Mar. 25, 2010; (Ex. 16).
- 17.Report: The Vetting Exclusive Obama's Literary Agent in 1991

 Booklet: 'Born in Kenya and Raised in Indonesia and Hawaii.' (Ex. 17).
- 18. Affidavit of Maricopa County Sheriff, Joseph M. Arpaio; (Ex. 18).
- 19. Emails: Public Records LA County; (Ex. 19).
- 20. Certificate of Live Birth (Hawaiian exemplar); (Ex. 20).
- 21. Certificate of Live Birth of Defendant Obama (White House file); (Ex. 21).

POINTS AND AUTHORITIES

The United States Supreme Court revisited the requirements for obtaining a preliminary injunction in *Winter v. NRDC, Inc.*, 555 U.S. 7 (2008). "A plaintiff seeking a preliminary injunction must establish that he is likely to succeed on the

merits; that he is likely to suffer irreparable harm in the absence of preliminary relief; that the balance of equities tips in his favor; and that an injunction is in the public interest."

There is a substantial likelihood of success on the merits of the case.

A candidate for office is presumed to hold the qualifications to seek and hold that office, unless and until a party proves to a court of competent jurisdiction that the candidate is not qualified. *Dumas v. Gagner,* 137 Wn.2d 268, 285, 971 P.2d 17 (1999). The burden of demonstrating that Obama is not eligible to hold the office of the Presidency is on plaintiffs. *Baldwin v. Sisters of Providence,* 112 Wn.2d 127, 135, 769 P.2d 298 (1989); *see also Ankeny v. Governor of Indiana,* 916 N.E.2d 678, 681 (Ind. Ct. App. 2009). Plaintiffs rely exclusively on the fact record contained herein; namely the Birth Certificate of Barack Hussein Obama (Ex. 21) as posted on the White House website, and expressly adopted by Obama.

Here is the official statement from the White House website:

In 2008, in response to media inquiries, the President's campaign requested his birth certificate from the state of Hawaii. The state sent the campaign the President's birth certificate, the same legal documentation provided to all Hawaiians as proof of birth in state, and the campaign immediately posted it on the internet.

When any citizen born in Hawaii requests their birth certificate, they receive exactly what the President received. In fact, the document posted on the campaign website is what Hawaiians use to get a driver's license from the state and the document recognized by the Federal Government and the courts for all legal purposes. That's because it is the birth certificate. This is not and should not be an open question.

The President believed the distraction over his birth certificate wasn't good for the country. It may have been good politics and good TV, but it was bad for the American people and distracting from the many challenges we face as a country. Therefore, the President directed his counsel to review the legal authority for seeking access to the long form certificate and to request on that basis that the Hawaii State Department of Health make an exception to release a copy of his long form birth certificate. They granted that exception in part because of the tremendous volume of requests they had been getting.

Here is the comment of Barack Hussein Obama concerning the release of this Birth Certificate:

We've posted the certification that is given by the state of Hawaii on the Internet for everybody to see. Transcript of President's remarks following the release of the long form Birth Certificate, The White House, Office of the Press Secretary, April 27, 2011 at 9:48 a.m. PDT. http://www.whitehouse.gov/the-press-office/2011/04/27/remarks-president.

Federal Rules of Evidence, 804(3) provides for the admissibility of this evidence, and plaintiff submits that judicial notice should be taken thereof:

(3) Statement Against Interest. A statement that:

- (A) a reasonable person in the declarant's position would have made only if the person believed it to be true because, when made, it was so contrary to the declarant's proprietary or pecuniary interest or had so great a tendency to invalidate the declarant's claim against someone else or to expose the declarant to civil or criminal liability; and
- **(B)** is supported by corroborating circumstances that clearly indicate its trustworthiness, if it is offered in a criminal case as one that tends to expose the declarant to criminal liability.

Because Plaintiffs have granted standing to bring this charge, and because the issue is justiciable in the United States District Court for the Eastern District of California, (see Marbury v Madison, op. cit.), this court must therefore consider the law regarding the precondition of facts as admitted by Barack Hussein Obama and consider whether he is actually able to hold the office of the Presidency.

a. Standing

Article III standing means an injury in fact that is fairly traceable to the challenged conduct and has some likelihood of redressability. *Fleck and Assocs., Inc. v. City of Phoenix,* 471 F.3d 1100, 1103-04 (9th Cir. 2006). *Lujan v. Defenders of Wildlife, 504 U.S. 555,* 556-61, 112 S.Ct. 2130, 119 L.Ed.2d 351 (1992). The Supreme Court has also recognized third-party standing in cases involving jury composition. *See, e.g., Campbell v. Louisiana,* 523 U.S. 392, 397-400 (1998) (allowing a litigant to raise a claim on behalf of third parties where (1) the litigant

has suffered an "injury in fact"; (2) he has a "close relationship" to the third parties; and (3) there is some hindrance to the third parties asserting their own rights); *Powers v. Ohio*, 499 U.S. 400, 410-15 (1991).

Plaintiffs have standing to raise this claim. Plaintiffs James Grinols and Robert Odden are Presidential Electors who have been deprived of their ability to cast a lawful vote for the Presidency, and Edward C. Noonan, Thomas Gregory MacLeran, and Keith Judd have been deprived of a lawful election for the office of the Presidency. Their claims are distinct, and the remedy sought herein will redress these claims by preventing the codification of an unlawful election.

b. Justiciability

The integrity of the election system in the state of California is not non-justiciable or purely a political issue. The Governor of California and its Secretary of State have a mandatory duty to discharge the office by supporting both the United States Constitution and the Constitution of the State of California.

"It is emphatically the duty of the Judicial Department to say what the law is. Those who apply the rule to particular cases must, of necessity, expound and interpret the rule. If two laws conflict with each other, the Court must decide on the operation of each.

If courts are to regard the Constitution, and the Constitution is superior to any ordinary act of the legislature, the Constitution, and not such ordinary act, must govern the case to which they both apply." *Marbury v. Madison*, 5 U.S. 1 Cranch 137, 137 (1803).

Furthermore, it is the duty of the Governor and the Secretary of State of California, and all members of the Legislature, all public officers (including Electors) and employees, all executive, legislative, and judicial officers, to apply constitutional regimen in the governance of a statewide election, pursuant to their oath of office set forth here:

"I, _________, do solemnly swear (or affirm)
that I will support and defend the Constitution of the United States and the
Constitution of the State of California against all enemies, foreign and
domestic; that I will bear true faith and allegiance to the Constitution of the
United States and the Constitution of the State of California; that I take this
obligation freely, without any mental reservation or purpose of evasion;
and that I will well and faithfully discharge the duties upon which I am
about to enter.

"And I do further swear (or affirm) that I do not advocate, nor am I a member of any party or organization, political or other- wise, that now

advocates the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means; that within the five years immediately preceding the taking of this oath (or affirmation). I have not been a member of any party or organization, political or otherwise, that advocated the overthrow of the Government of the United States or of the State of California by force or violence or other unlawful means except as follows:

(If no affiliations, write in the words "No Exceptions") and that during
such time as I hold the office of
I will not advocate
nor become (name of office) a member of any party or organization,
political or otherwise, that advocates the overthrow of the Government of
the United States or of the State of California by force or violence or other
unlawful means." Article 20, Section 3, Constitution of the State of
California.

Because the Governor of the State of California, the Secretary of State, and the Electoral College have a duty to preserve the integrity of the election system under the United States Constitution; because Obama is in criminal violation of

federal laws concerning his identity, and because he has failed to establish 1) lawful citizenship; 2) a lawful name; 3) a lawful social security number identification; 4) a lawful registration for the selective service system; 5) natural born citizen status are required under Article II, Section 1, clause 5 of the US Constitution: plaintiffs have been deprived in 1) their ability to cast a lawful vote for the Presidency (elector plaintiffs) and 2) their candidacies for President. This can be redressed by this court when the court enjoins the Electoral College from certifying its vote.

c. Mootness

The basic question in determining mootness is whether there is a present controversy as to which effective relief can be granted. *Feldman v. Bomar,* 518 F.3d 637, 642 (9th Cir. 2008). In this case, this court is the last bulwark between the life of the constitutional republic of the United States, and its demise. This court can and should fashion relief, and because such an opportunity exists for this court to enjoin the Electoral College from moving forward with the election of a candidate for President who cannot lawfully hold the post, the issue before the court is a present controversy and is not moot.

The cause of action is one which "arises under" the Federal Constitution.

This complaint alleges that the certification of an ineligible candidate to the office of the Presidency deprives Plaintiffs of the equal protection of the laws in violation of the Fourteenth Amendment.

Dismissal of the complaint upon the ground of lack of jurisdiction of the subject matter would is not justified, because the case can only be dismissed if the claim were "so attenuated and unsubstantial as to be absolutely devoid of merit," *Newburyport Water Co. v. Newburyport*, 193 U.S. 561, 579, or "frivolous," *Bell v. Hood*, 327 U.S. 678, 683. That the claim is unsubstantial must be "very plain." *Hart v. Keith Vaudeville Exchange*, 262 U.S. 271, 274, 369 U.S. 186.

Furthermore, this court has a duty to enjoin an unlawful election in any manner it deems appropriate. Pursuant to 28 USC § 453, all members of the federal judiciary are required to take the following oath:

"I, XXX XXX, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as XXX under the Constitution and laws of the United States. So help me God."

At stake here is the Constitution and the laws of the United States. It is that simple. Defendant Obama is in criminal violation of statutes governing the identity of federal officers (18 USC § 1001), as this record amply demonstrates.

There is one last opportunity to arrest the destruction of the constitutional republic, and it rests with this court.

Obama's failure to properly register for the selective service system disqualifies him from every holding a position in the Executive branch of the United States, pursuant to 5 USC § 3328. This court has a duty to uphold the federal law concerning this claim.

<u>Plaintiffs face a substantial threat of irreparable damage or injury should an</u> ineligible candidate be certified to the office of President.

It is the very essence of things American that the Presidency be occupied by a person who is not just an American citizen, but who can establish that he is in fact a lawful American and a natural born citizen of the United States. However, the critical harm here is the harm to the rule of law under the Constitution of the United States, the Constitution of the State of California, and the mandatory oath of office required by the statutes of the State of California for the Secretary of State, and the oath of office associated with this court.

All of these oaths will be violated if a candidate who is acting criminally to disguise his identity and who is not constitutionally authorized to hold the office of the Presidency is nonetheless certified by the Electoral College as duly elected. If Article II, Section 1, clause 5 of the United States Constitution has no meaning, than any and every clause of the Constitution is at risk. That is a substantial threat of irreparable damage and injury.

Plaintiffs as electors (the Elector Plaintiffs) have a duty imposed on them to act lawfully in the casting of votes for the Presidency, and their lawful vote is vitiated entirely by electors who have voted for an illegal candidate for the office of President. Plaintiffs as candidates for the office of President, have been deprived of equal protection under the law and a free and fair election for the office that has been usurped by Defendant Obama who is acting in criminal violation of federal law and in violation of applicable constitutional provisions to assert a claim for the office of the President.

Even the President must be accountable to the laws of the land, particularly the eligibility clause of the U.S. Constitution.

The vision that the founding fathers had of rule of law and equality before the law and no one above the law, that is a very viable vision, but instead of that, we have quasi mob rule. James Bovard.

The bedrock of our democracy is the rule of law and that means we have to have an independent judiciary, judges who can make decisions independent of the political winds that are blowing. Caroline Kennedy.

When freedom does not have a purpose, when it does not wish to know anything about the rule of law engraved in the hearts of men and women, when it does not listen to the voice of conscience, it turns against humanity and society. Pope John Paul II.

Freedom prospers when religion is vibrant and the rule of law under God is acknowledged. Ronald Reagan.

We either believe in the dignity of the individual, the rule of law, and the prohibition of cruel and unusual punishment, or we don't. There is no middle ground.

Leon Panetta.

The American people have a right to except that the rule of law will guarantee that even if we don't like the policy, that it's done properly.

Darrell Issa.

I firmly believe in the rule of law as the foundation for all of our basic rights.

Sonia Sotomayor.

A judge can't have any preferred outcome in any particular case. The judge's only obligation - and it's a solemn obligation - is to the rule of law.

Samuel Alito.

One thing, however, is certain. Although we may never know with complete certainty the identity of the winner of this year's presidential election, the identity of the loser is perfectly clear. It is the nation's confidence in the judge as an impartial guardian of the rule of law. John Paul Stevens.

Judges rule on the basis of law, not public opinion, and they should be totally indifferent to pressures of the times. Warren E. Burger.

The natural liberty of man is to be free from any superior power on Earth, and not to be under the will or legislative authority of man, but only to have the law of nature for his rule. Samuel Adams.

The clearest way to show what the rule of law means to us in everyday life is to recall what has happened when there is no rule of law.

Dwight D. Eisenhower.

A resilient people cherishing liberty and equality and the rule of law will endure. Nick Rahall.

I am convinced that the majority of American people do understand that we have a moral responsibility to foster the concepts of opportunity, free enterprise, the rule of law, and democracy. They understand that these values are the hope of the world. Richard Lugar

We stand in the shadow of Jefferson who believed that a society founded upon the rule of law and liberty was dependent upon public education and the diffusion of knowledge. Matt Blunt.

Unfortunately, the true force which propels our endless political disputes, our constant struggles for political advantage, is often not our

burning concern for democracy, it is often of our dedication to the principle of the rule of law. Olusegun Obasanjo.

The United States and the European Union do want to have a rule of law, and that rule of law should be for a fair trial. And that fair trial needs to have an impartial jury. Maria Cantwell.

The rule of law should be upheld by all political parties. They should neither advise others to break the law, nor encourage others to do so even when they strongly disagree with the legislation put forward by the government of the day. James Callaghan.

The balance of harms weighs in favor of Plaintiff.

Plaintiffs have a right as electors and candidates for the Presidency to a free and fair election between eligible candidates, and this is a due process right guaranteed under the 14th Amendment to the United States Constitution. The right to vote is regarded as a fundamental political right, because it is preservative of all rights." *Yick Wo v. Hopkins*, 118 U.S. 356, 370 (1886). An ineligible candidate to an office has no articulable right in law or equity to that office, even if unanimously elected by the general population.

Plaintiffs, in strict reliance on the admissions against interest of Barack
Hussein Obama as disclosed herein, and the record disclosed herein, have
demonstrated that as a matter of law, that Defendant Obama has acted criminally
to hide his true identity, that Defendant Obama has violated applicable federal
law governing the identity of federal officers, that Defendant Obama has
completely failed to demonstrate 1) lawful citizenship; 2) a lawful name; 3) a
lawful birth site; 4) a lawful selective service registration; 5) a lawful social
security number; and 6) natural born citizenship. As a consequence, Defendant
Obama does not meet the constitutional standards for eligibility. Therefore,
Defendant Obama has no articulable harm as a matter of law. He simply returns
to being a civilian.

The Court has more than once recognized the close nexus between the freedoms of speech and assembly. *De Jonge v. Oregon,* 299 U.S. 353, 364; *Thomas v. Collins,* 323 U.S. 516, 530 . It is beyond debate that freedom is an inseparable aspect of the "liberty" assured by the Due Process Clause of the Fourteenth Amendment, which embraces freedom of speech. *See Gitlow v. New York,* 268 U.S. 652, 666; *Palko v. Connecticut,* 302 U.S. 319, 324; *Cantwell v. Connecticut,* 310 U.S. 296, 303; *Staub v. City of Baxley,* 355 U.S. 313, 321 . Of course, it is immaterial whether the beliefs sought to be advanced pertain to

political, economic, religious or cultural matters, and state action which may have the effect of curtailing the freedom to associate is subject to the closest scrutiny.

NAACP v. Alabama, 357 U.S. 449, 460-461 (1958).

In the domain of these indispensable liberties, whether of speech, press, or association, the decisions of this Court recognize that abridgment of such rights, even though unintended, may inevitably follow from varied forms of governmental action. *NAACP v. Alabama*, 357 U.S. 449, 461 (1958).

The furtherance of an election that is fraudulent is violative of all liberty interests protected under the United States Constitution and creates an unimaginable harm to all political interests which have been protected in this nation since its founding, including the class of litigants sought to be certified hereunder.

The grant of an injunction would serve the public interest.

The public is served by having free and fair elections; elections where registered voters in California lawfully chose between candidates who are eligible to hold office.

ALL OF THE DEFENDANTS AND THIS COURT WILL BE GUILTY OF TREASON

AGAINST THE UNITED STATES OF AMERICA, PEOPLE OF THE UNITED STATES OF

AMERICA AND THE US CONSTITUTION, IF THE CETIFICATE OF VOTE IS CERTIFIED

AND CITIZEN OF INDONESIA BARACK OBAMA IS ALLOWED TO BECOME THE US

PRESIDENT

In 2008 the Plaintiffs did not have all the evidence which became available recently, however recently obtained information shows that

- 1. according to Obama's school records he is a citizen of Indonesia.
- 2. according to his mother's passport records his last name is Soebarkah
- 3. he is using a forged birth certificate
- 4. he is using a forged Selective Service Certificate
- 5. he is using a stolen Connecticut Social Security number xxx-xx-4425 which was never assigned to him according to E-Verify and SSNVS
- 6. available school pictures and documents from Kaelani school in Hawaii show him residing in Hawaii at least until January 1969. his School records from Assissi School in Jakarta, Indonesia, show him under name Barry Soetoro residing in Indonesia from January 1967. As one human being cannot reside in two countries

at the same time for a period of two years, it is clear that there are two distinctive individuals: Barry Obama, who resided in Hawaii and Barry Soetoro, who resided in Indonesia between 1967 and 1969. We have no idea which one of the two came back to the United States of America in and around 1971. Since all the IDs represent forgeries, all of the defendants and this court will be committing HIGH TREASON, if they certify as the legitimate President and Commander in Chief a foreign citizen with all forged IDs and a stolen/ fraudulently obtained Social Security number

IF THE DEFENDANTS AND THIS COURT CERTIFY OBAMA AS A LEGITIMATE PRESIDENT, WHILE POSSESSING ALL OF THE DOCUMENTS AT HAND, THEY MAY BE LATER PROSECUTED AS BEING A PART OF A RICO, RACKETEERING CONSPIRACY TO DEFRAUD AMERICAN CITIZENS AND COMMIT FOLLOWING PREDICATE ACTS:

18, United States Code: section 1028 (relating to fraud and related activity in connection with identification documents, section 1341(relating to mail fraud), section 1343 (relating to wire fraud), section 1425 (relating to the procurement of citizenship or nationalization unlawfully), section 1426 (relating to the reproduction of naturalization or citizenship papers), section

1427 (relating to the sale of naturalization or citizenship papers), (relating to obstruction of justice), section 1510 section 1503 obstruction of criminal investigations), section (relating to 1511(relating to the obstruction of State or local law enforcement), section 1542 (relating to false statement in application and use of passport), section 1543 (relating to forgery or false use of passport), section 1544 (relating to misuse of passport), section 1546 (relating to fraud and misuse of visas, permits and other documents, section 1952 (relating to racketeering), sections 2314 and 2315 (relating to interstate transportation of stolen property, section 2320 (relating to trafficking in goods or services bearing counterfeit marks), (F) any act which is indictable under the Immigration and Nationality Act, section 274 (relating to bringing in and harboring certain aliens), section 277 (relating to aiding or assisting certain aliens to enter the United States).

This Court should act AS TO THE DEFENDANTS from making an election where the candidate who prevailed is ineligible to serve. The preservation of the integrity of the voting system requires it.

CONCLUSION

The record before the court amply demonstrates that Defendant Obama is not eligible/not legitimate for the position of the U.S. Presidency.

Plaintiffs have met their burden to demonstrate that the evidence proffered by Defendant Obama to date is falsified, and amounts to criminal falsification under applicable federal law as set forth herein. Plaintiffs have also demonstrated that Obama's failure to properly register for the selective service system has disqualified him from every holding the office of the President.

Plaintiffs have demonstrated and met their burden of proof to establish that Defendant Obama is operating under a fraudulent Social Security number. As a consequence, Defendant Obama does not meet the constitutional standards for eligibility. Therefore, Defendant Obama has no articulable harm as a matter of law. He simply returns to being a civilian.

Plaintiffs ask this court for extraordinary relief, in what can only be called extraordinary times. Never before has the nation faced such an audacious usurpation of its offices, it laws, its constitutional protections, its rights, its freedom, even its very life as a Constitutional Republic. While it is an extraordinary demand for relief, the times call for such extraordinary acts by this court as the very last bulwark of freedom in this country.

Dr. Orly Taitz ESQ

29839 Santa Margarita ste 100

Rancho Santa Margarita, CA 92688

Phone 949-683-5411 fax 949-766-7603

Orly.taitz@gmail.com

Counselor for the Plaintiffs

US District Court

For the Eastern District of California

James Grinols, Robert Odden, in their capacit	cy)Case # 12-cv-02997
as Presidential Electors)MOTION FOR TEMPORARY
Edward C. Noonan, Thomas Gregory MacLerar	n,) RESTRAINING ORDER
Keith Judd in their capacity as)
candidates for the U.S. President)
v Electoral College, President of the Senate,)
Governor of California, Secretary of State)
of California, U.S. Congress)
)
)
	1

INTRODUCTION

Plaintiffs bring this action as Presidential Electors and as candidates for U.S. President, who, having been deprived of lawful process in the statewide election for the national office of U.S. President held in California on November 6, 2012, as a direct and proximate result of the mispersonation and elections fraud perpetrated by defendant Obama, seek redress from this court to enjoin:

- 1. Secretary of State and Governor from certifying the Certificate of Ascertainment due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the Commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged Selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 2. The Electoral College from tallying their votes due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office

- 5. U.S. Congress from confirming the elections results due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 6. Defendant Barack Hussein Obama from taking the oath of office as a U.S. President on the inauguration day due to his lack of legitimacy for office and fraud committed by him, as the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the Commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office.

Plaintiffs, who are Presidential electors and Presidential candidates have standing to raise these claims as directly interested parties. These claims are justiciable, and as this court has one last opportunity to act, the claims are not moot. *Jacobs v. Clark County Sch. Dist.*, 526 F.3d 419, 425 (9th Cir. 2008). Plaintiffs incorporate

herein the complaint and petition for injunctive relief filed herein on 12.12.2012 and exhibits pp1-107 to aforementioned complaint and petition for injunctive relief

STATEMENT OF FACTS

Plaintiffs incorporate herein the complaint and petition for injunctive relief filed herein on 12.12.2012 and exhibits pp1-107 to aforementioned complaint and petition for injunctive relief.

Defendant Obama is not qualified for the office of U.S. President, as he is a citizen of Indonesia operating under an alias.

Defendant Obama is using a forged birth certificate to validate his claim of an American birth. In proffering false documents in order to obtain a federal position, Defendant Obama (in this case, the Presidency) has violated 18 USC § 911 (falsely representing that he is a US citizen); and 18 USC § 1001 (June 25, 1948, ch. 645, 62 Stat. 749; Pub. L. 103–322, title XXXIII, § 330016(1)(L), Sept. 13, 1994, 108 Stat. 2147; Pub. L. 104–292, § 2, Oct. 11, 1996, 110 Stat. 3459; Pub. L. 108–458, title VI, § 6703(a), Dec. 17, 2004, 118 Stat. 3766; Pub. L. 109–248, title I, § 141(c), July 27, 2006, 120 Stat. 603.) in falsifying his identity as a member of the executive branch of the federal government.

Defendant Obama is using a forged Selective Service Certificate to demonstrate his claim of a lawful registration for the draft, when no such registration occurred. In proffering a falsified draft registration, Defendant Obama has violated 18 USC § 1001, and is further disqualified from holding any position within the Executive branch of the United States government pursuant to 5 USC § 3328.

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Defendant Obama is using a fraudulent Social Security number which was never assigned to him as a proof of his identity. In proffering a false social security number, Defendant Obama, is in criminal violation of 42 USC § 408, which provides as follows:

(a) In general

Whoever - (6) willfully, knowingly, and with intent to deceive the

Commissioner of Social Security as to his true identity (or the true identity
of any other person) furnishes or causes to be furnished false information
to the Commissioner of Social Security with respect to any information
required by the Commissioner of Social Security in connection with the
establishment and maintenance of the records provided for in section

Let us therefore brace ourselves to our duty, and so bear ourselves that if the Republic of the United States of America lasts for a thousand years, men will still say, this was their finest hour.

Respectfully submitted this 19 day of December, 2012.

Clarke

DR. ORLY TAITZ, ESQ Attorney for Plaintiffs Proposed order

US District Court

For the Eastern District of California

James Grinols, Robert Odden, in their capaci	ty)Case # 12-cv-02997		
as Presidential Electors)MOTION FOR TEMPORARY		
Edward C. Noonan, Thomas Gregory MacLeran,) RESTRAINING ORDER			
Keith Judd in their capacity as)		
candidates for the U.S. President)		
v Electoral College, President of the Senate,)		
Governor of California, Secretary of State)		
of California, U.S. Congress)		
)		
)		
Upon consideration of the Motion for T	RO, Complaint, petition for		
Declaratory Relief and Injunctive relief incorporated by reference, attached			
exhibits and responsive pleadings			
Hearing on			
this court ORDERS as follows			
To Grant Temporary Restraining Order pending adjudication on the merits as			
follows: To ENJOIN:			
1. Secretary of State and Governor from certifying the Certificate of Ascertainment			

due to lack of legitimacy for office and fraud committed by the citizen of Indonesia

Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the Commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged Selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office

- 2. The Electoral College from tallying their votes due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 3. governor of CA from forwarding the Certificate of Electoral Vote to the US
 Congress due to lack of legitimacy for office and fraud committed by the citizen
 of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack
 (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of
 the commander in-Chief, while using a forged short form birth certificate, forged
 long form birth certificate, forged selective Service certificate and a stolen

Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office

- 4. President of the Senate from presenting the Certificates of the Electoral Vote to the U.S. Congress due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office
- 5. U.S. Congress from confirming the elections results due to lack of legitimacy for office and fraud committed by the citizen of Indonesia Barack Hussein Obama, aka Barack (Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S. Presidency and position of the commander in-Chief, while using a forged short form birth certificate, forged long form birth certificate, forged selective Service certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a proof of his legitimacy and fitness for office

6. Defendant Barack Hussein Obama from taking the oath of office as a U.S.
President on the inauguration day due to his lack of legitimacy for office and fraud
committed by him, as the citizen of Indonesia Barack Hussein Obama, aka Barack
(Barry) Soetoro, aka Barack (Barry) Obama Soebarkah, due to his run for the U.S.
Presidency and position of the Commander in-Chief, while using a forged short
form birth certificate, forged long form birth certificate, forged selective Service
certificate and a stolen Connecticut Social Security number xxx-xx-4425 as a
proof of his legitimacy and fitness for office.
Further adjudication on the merits will take place
on
So ordered and adjudged
Honorable Morrison C. England
Chief Judge U.S. District Court Eastern District of California
Dated

Affidavit of of Notice

I Orly Taitz, counsel on the case attest

 complaint, summons and exhibits were served on the defendants by sending aforementioned documents by overnight Federal express on 12.18.2012

 Motion for TRO and attached Check list forms were served on the defendants by sending aforementioned documents by overnight Federal express on 12.19.2012

/s/ Dr Orly Taitz ESQ

12.19.2012

AFFIDAVIT OF IRREPARABLE HARM

Plaintiffs herein are Presidential Candidates and Presidential Electors.

Jak

P residential elections are being certified within days.

Oath of office of the new President will be taken next month.

Plaintiffs will suffer irreparable harm of a lost election and inability to exercise a right to vote by the Presidential electors.

Tell

/s/ Dr. Orly Taitz ESQ

counsel for Plaintiffs

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

TEMPORARY RESTRAINING ORDER (TRO) CHECKLIST

NOTE	Ē:	compl	ete this document and attach is	to your motion	must choose Motion for TRO. \on as an attachment in CM/ECF866-884-5525 (Sacramento) or	ou must If you have
(A)	Check	one.	Filing party is represented by co	ounsel	\square	
			Filing party is acting in pro se			
(B)	Has the See Lo	ere bee ocal Rul	en actual notice, or a sufficient sh le 65-231 and FRCP 65(b).	owing of eff	orts to provide notice to the affec	cted party?
	Did app	olicant o	discuss alternatives to a TRO he	aring?		
	Did app	olicant a	ask opponent to stipulate to a TR	.0?		
	Opposir	ng Part	y; U.S. attorney representing Fede	eral defenda	nts, AG representing state defend	ants
	Telepho	ne No.	: US Attorney 916-554-2700 AG o	of CA 916-32	2-3360	
(C)	Has the	re beer	n undue delay in bringing a TROʻ	?		
	Could th	is have	e been brought earlier?			

Yes: ☐ No: ☑

TRO Checklist - Page 2

(D)) What is the irreparable injury?				
	Inability by the Presidential Electors to vote and have their vote certified for a legitimate candidate, loss of a contest for U.S. president, deprivation of rights related to voting by the Presidential electors				
	Why the need for an expedited hearing?				
		a CT S	nding usurpation of the U.S. Presidency due to Defendant Obama's use of forged ID all Security number xxx-xx-4425 which was never assigned to him according to E-ve		
(E)	E) Documents to be filed and (unless impossible) served on affected parties/counsel:				
		(1)	Complaint		
	abla	(2)	lotion for TRO		
	\square	(3)	rief on all legal issued presented by the motion		
	\checkmark	(4)	ffidavit detailing notice, or efforts to effect notice, or showing why it should not be	given	
	\square	(5)	ffidavit in support of existence of irreparable harm		
	V	(6)	roposed order with provision for bond		
	\square	(7)	roposed order with blanks for fixing:		
			Time and date of hearing for motion for preliminary injunction		
			Date for filing responsive papers		
			Amount of bond, if any		
			Date and hour of issuance		
		(8)	or TROs requested ex parte, proposed order shall notify affected parties then can oply to the court for modification/dissolution on 2 days notice or such shorter notice e court may allow. See Local Rule 65-231 and FRCP 65(b)		

STIPULATION TO TRO
Presidential Elector from the state of
I received a copy of the complaint (30 pages) and exhibits (107 pages) Grinols et al v Electoral College et al. 2:12-cv-02997-MCE-DAD U.S. District Court Eastern
District of California
I received a copy of the docket of the case with an order by Judge on duty Kimberly Mueller giving plaintiffs one week to submit TRO (Temporary Restraining Order)
I understand that Plaintiffs are seeking Declaratory Relief deeming Barack Obama, aka Barack Soetoro aka Barack Soetorkah ineligible to the U.S. Presidency due to
his use of a Connecticut Social Security number 042-68-4425, which was never assigned to him according to E-Verify and SSNVS, due to evidence of forgery in his
alleged copy of his alleged birth certificate and due to evidence of forgery in his alleged copy of his alleged selective service certificate application and his use of a name
not legally his. I understand that Plaintiffs are seeking injunctive relief, prohibiting Barack Obama from being certified as a winner of the Presidential election for the
same reasons. (complaint and order by Judge Mueller is posted on OrlyTaitzESQ.com)
Grinols complaint
Grinols Complaint Exhibits
I understand that I may be charged with TREASON AND COMPLICITY TO FORGERY, FRAUD AND CONSPIRACY TO COMMIT FORGERY AND FRAUD if I certify the results
of the 2012 election prior to adjudication by presiding judge, Chief Judge of the Eastern District of California, U.S. District Judge Morrison C. England, of Obama's
legitimacy for the U.S. Presidency. I understand that I can obtain additional information in regards to this case from Attorney for the Plaintiffs Oriy Taitz, ph 949-683-
5411, e-mail orly.taitz@gmail.com.
I,stipulate(agree) to TRO of certification of election results until this matter can be heard on the merits by the presiding judge.
I,do not stipulate(do not agree) to TRO of certification of election results until this matter can be heard on the merits by the
presiding judge.
Signed
Dated
ACTIVITY IN CASE 2:12-CV-02997-MCE-DAD GRINOLS ET AL V. ELECTORAL COLLEGE ET AL ORDER ON MOTION TO STAY INDOX
2:42 PM (10 minutes ago)
caed_cmecf_helpdesk@caed.uscourts.gov
to CourtMail
This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unaltended.
NOTE TO PUBLIC ACCESS USERS There is no charge for viewing opinions.
U.S. District Court
Eastern District of California – Live System
Notice of Electronic Filing
The following transaction was entered on 12/14/2012 at 2:42 PM PST and filed on 12/14/2012
Case Name: Grinols et al v. Electoral College et al
Case Number: 2:12-pv-02997-MCE-DAD

DENYING Plaintiffs' [2] Request. If the parties wish to proceed with their request for a temporary restraining order, they are hereby ordered to file the documents listed in this order by 12/21/12. (Manzer, C)

2:12-cv-02997-MCE-DAD Notice has been electronically mailed to:

Orly Taltz & nbsp only taltzifigmail.com, or_taltz@yahoo.com

2:12-cv-02997-MCE-DAD Electronically filed documents must be served conventionally by the filer to:

The following document(s) are associated with this transaction:

Document Number:

Document description: Main Document Original filename: n/a Electronic document Stamp: [STAMP doedfStamp_ID=1064943537 [Date=12/14/2012] [FileNumber=5875349- 0] [7d5f7a5169f4f4dced68898bd9372ecda7ba0d72b4ece5cf9fbf8889d9d928bc55 aad32c22f64156e461338008f1770eb726e5c4faa79f52061de2acbd7ba311]]

Certificate of service

I, Lila Dubert, attest that I am over 18 years old, not a party to this case and that I served attached pleadings to all the parties in this case on December 19, 2012 by first class mail

/s/ Lila Dubert

cc U.S. and International media

cc Congressman Gregg Harper (R-MS)

Chairman

United State House Administration Subcommittee on Election

307 House Office Building

Washington DC 20515

ph 202-225-5031

fax 202-225-5797

ccGregg Harper, Mississippi, Chairman

Aaron Shock, Illinois

Rich Nugent, Florida

Todd Rokita, Indiana

Bob Brady, Pennsylvania, Ranking Member

Charlie Gonzalez, Texas

cc Congressman Darrell Issa

Chairman

House Oversight Committee

2347 Rayburn House Building

Washington DC, 20515

cc Congressman Mike Rogers

Chairman

House Intelligence Committee

133 Cannon House Office building

Washington DC 20515

cc Congressman Sam Johnson

Chairman

House Subcommittee on Social Security

House Ways and Means Committee

2929 N Central Expy, 240

Richardson, TX 75080

cc Congressman Dana Rohrbacher

Chairman

House Subcommittee on Oversight and Investigations'

House Committee on Foreign Affairs

2300 Rayburn House Building

Washington DC 20515

US Commission

on Civil Rights

624 Ninth Street, NW

Washington, DC 20425 C

Public Integrity Section

Department of Justice

950 Pennsylvania Ave, NW

Washington DC 20530-0001

Inter -American Commission on Human Rights

1889 F Street, N.W.. Washington, D.C., 20006 U.S.A..

Tel.: 202-458-6002, 202-458-6002. Fax: 202-458-3992.

Office of the United Nations High Commissioner for Human Rights (OHCHR)

Special Rapporteur on the Situation of Human Rights Defenders

The Honorable Mrs. Margaret Sekaggya

Palais des Nations

CH-1211 Geneva 10, Switzerland

International Criminal bar Hague

BPI-ICB-CAPI

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United Nations Commission for

Civil Rights Defenders

Orsolya Toth (Ms)

Human Rights Officer

Civil and Political Rights Section

Special Procedures Division

Office of the High Commissioner for Human Rights

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email: ototh@ohchr.org

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Counselor for the Plaintiffs

US District Court

For the Eastern District of California

James Grinols, Robert Odden, in their capacity)Case #			
as Presidential Electors) Declaratory and Injunctive		
Edward C. Noonan, Thomas Gregory MacLeran,) Relief			
Keith Judd in their capacity as)Petition for		
candidates for the U.S. President) Extraordinary Emergency Writ of		
v Electoral College, President of the Senate,)Mandamus/ Stay of Certification		
Governor of California, Secretary of State) of votes for Presidential		
of California, U.S. Congress, Barack Hussein) Candidate Obama due to		
Obama, aka Barack (Barry) Soetoro, aka) elections fraud and his use of		
Barack Obama Soebarkah, in his capacity as a) invalid/forged/ fraudulently		
Candidate for the U.S.President in 2012)obtained IDs		

(petition for permanent injunction is pending)

Petitioners are seeking certification as class representatives and class action certification

PARTIES

Edward Noonan, Hereinafter "Noonan", winner of the California American Independent Party Primary for the U.S. President. Edward Noonan's Certificate of nomination as the American Independent party candidate for the U.S. President is attached as exhibit 1. Noonan resides at 1213 11th Ave, Olivehurst, CA 95961.

Keith Judd, Hereinafter "Judd" -Democratic Party candidate for the U.S. President, a runner up in the Democratic party primary in West Virginia, received 40% of the vote, more than any other Democratic party challenger to Obama, would be a Democratic party nominee, if it is found that Obama was not eligible due to elections fraud and use of forged IDs.

Thomas Gregory MacLeran, (Hereinafter "MacLeran") Candidate for the US President, registered with the FEC, would be affected if it is found by the court that Obama as not a legitimate candidate for the U.S. President due to elections fraud committed by him and due to his use of forged IDs. In case a stay is issued and a new election is scheduled, MacLeran's rights will be affected.

James Grinols is a Republican party elector who was deprived of his right to participate in the electoral college 2012, due to the fact that Democratic party electors representing candidate Obama were seated based on fraud and use of forged IDs by Obama. Grinols is seeking a certification as a representative of a class of Republican party Electors and electors in general seeking to stop Electoral college 2012 from certifying electoral votes obtained by fraud and forgery

Robert Odden is a Libertarian party elector, who was deprived of his right to participate in the electoral college 2012, due to the fact that Democratic party electors representing candidate Obama were seated based on fraud and use of forged IDs by Obama. Grinols is seeking a certification as a representative of a class of Libertarian party Electors and electors in general seeking to stop Electoral college 2012 from certifying electoral votes obtained by fraud and forgery

Electoral College 2012 – 2012 Electoral College is sued as a governmental agency that was elected as a result of 2012 general election and which convenes only once, on December 17, 2012 - Electoral college is sued to STAY certification of electoral votes 2012 due to fraud and use of forged IDs by Candidate Obama.

In case the court finds that it is not willing to adjudicate against the electoral college as one governmental agency, Plaintiffs are seeking adjudication against 55 California electors, who are subject to the jurisdiction of this court and joining 258 remaining Democratic Party electors from 26 other states, who are pledged to Candidate Obama, based on pendent party jurisdiction as the claim arose from a common nucleus of operative fact and under Exxon Mobil v Alapatah services 545 U.S. 546 and under 28 USC 1367.

President of the Senate - Joseph Biden, President of the Senate is sued in his official capacity to Stay/enjoin presentment by the President of the Senate to the joined session of Congress the results of 2012 electoral college elections and in his capacity as a representative of Congress enjoining Congress from certifying the results of 2012 electoral college elections due to fraud and use of forged/fraudulently obtained IDs and fraudulently obtained Connecticut Social Security numberxxx-xx-4425 by Candidate Barack Hussein Obama

U.S. Congress is sued as a governmental agency in it's capacity and ministerial duty to vote and confirm the results of the electoral college election of the U.S. President. Plaintiffs are seeking to enjoin the U.S. congress from voting for Candidate Obama due to fraud committed by Obama and his use of forged IDs as a basis of his eligibility for the U.S. Presidency

Governor of California and Secretary of State of California are sued in their official ministerial duty as state officials certifying results of 2012 elections and presenting the certificate of ascertainment to the electoral college.

Barack Hussein Obama- candidate for the U.S. President

VENUE AND JURISDICTION

This court has Jurisdiction as the U.S. Federal agencies are defendants, and controversy involves federal question 28 U.S.C. §1331 (federal question)

Venue is proper as defendants Governor of California and Secretary of State of California are located in the Eastern District of California

LEGAL BASIS

The United States Electoral College is the institution that officially elects the President and Vice President of the United States every four years. The President and Vice President are not elected directly by the voters. Instead, they are elected indirectly by "electors" who are elected by popular vote on a state-by-state basis. Electors are apportioned to each state and the District of Columbia, but not to territorial possessions of the United States, such as Puerto Rico and Guam. The number of electors in each state is equal to the number of members of Congress to which the state is entitled. The Twenty-third Amendment has always resulted in the District of Columbia having three electors. There are 538 electors, based on there being 435 representatives and 100 senators, plus the three electors from the District of Columbia. Electors chosen on Election Day meet in their respective state capitals (or in the case of Washington, D.C., within the District) on the Monday after the second Wednesday in December, at which time they cast their electoral votes on separate ballots for President and Vice President.

The Electoral College never actually meets as one body. Although procedures in each state vary slightly, the electors generally follow a similar series of steps, and the Congress has constitutional authority to regulate the procedures the states follow. The meeting is opened by the election certification official—often that state's secretary of state or equivalent—who reads the **CERTIFICATE OF ASCERTAINMENT.** This document sets forth who was chosen to

cast the electoral votes. Each elector submits a written ballot with the name of a candidate for President. The next step is the casting of the vote for Vice President, which follows a similar pattern.

Each state's electors must complete six **CERTIFICATES OF VOTE**. Each Certificate of Vote must be signed by all of the electors and a **CERTIFICATE OF ASCERTAINMENT** must be attached to each of the Certificates of Vote. Each Certificate of Vote must include the names of those who received an electoral vote for either the office of President or of Vice President. The electors certify the **CERTIFICATES OF VOTE** and copies of the Certificates are then sent in the following fashion

One is sent by registered mail to the President of the Senate (who usually is the Vice President);

- · Two are sent by registered mail to the Archivist of the United States;
- Two are sent to the state's Secretary of State; and
- · One is sent to the chief judge of the United States district court where those electors met.

A staff member of the **PRESIDENT OF THE SENATE** collects the Certificates of Vote as they arrive and prepares them for the joint session of the Congress. The Certificates are arranged—unopened—in alphabetical order and placed in two special mahogany boxes. Alabama through Missouri (including Washington, D.C.) are placed in one box and Montana through Wyoming are placed in the other box. **The Twelfth Amendment** mandates that the **CONGRESS** assemble in joint session to count the electoral votes and declare the winners of the election. The session is ordinarily required to take place on January 6 in the calendar year immediately following the meetings of the presidential electors. Since the Twentieth

Amendment, the newly elected House declares the winner of the election; all elections before 1936 were determined by the outgoing House instead.

The meeting is held at 1:00 pm in the Chamber of the U.S. House of Representatives. The sitting Vice President is expected to preside, but in several cases the President *pro tempore* of the Senate has chaired the proceedings instead. Results of the electoral vote can be challenged by at least one Representative and one senator.

REQUEST FOR CLASS ACTION CERTIFICATION AND FOR CERTIFICATION OF PLAINTIFFS AS REPRESENTATIVES OF A CLASS

Plaintiffs are seeking a class certification and a certification of a class representative herein.

Plaintiff Grinols is seeking certification as a representative of a class of Republican Party electors and electors in general.

Plaintiff Odden is seeking certification as a representative of a class of Libertarian Party electors and electors in general.

Plaintiff Judd is seeking certification as a representative of a class of the Democratic Party Presidential candidates and Presidential candidates in general

Plaintiff MacLeran is seeking certification as a representative of Republican party candidates and Presidential candidates in general

Plaintiff Noonan seeks certification of a representative of a class of minor party Presidential candidates and Presidential candidates in general

This action can be maintained as a class action under FRCP Rule 23, which states as follow:

- (a) Prerequisites. One or more members of a class may sue or be sued as representative parties on behalf of all members only if:
 - (1) The class is so numerous that joinder of all members is impracticable;
 - (2) There are questions of law or fact common to the class;
 - (3) The claims or defenses of the representative parties are typical of the claims or defenses of the class; and
 - (4) The representative parties will fairly and adequately protect the interests of the call.
- (b) Types of Class Actions. A class action may be maintained of Rule 23(a) is satisfied and if:
 - (1) Prosecuting separate actions by or against individual class members would create a risk of:
 - (A) Inconsistent or varying adjudications with respect to individual class members that would establish incompatible standards of conduct for the party opposing the class; or

- (B) Adjudications with respect to individual class members that, as a practical matter, would be dispositive of the interests of the other members not parties to the individual adjudications or would substantially impair or impede their ability to protect their interests;
- (2) The party opposing the class had acted or refused to act on grounds that apply generally to the class, so that final injunctive relief or corresponding declaratory relief is appropriate respecting the class as a whole; or
- (3) The court finds that the questions of law or fact common to class members predominate over any questions affecting only individual members, and that a class action is superior to other available methods for fairly and efficiently adjudicating the controversy. The matters pertinent to these findings include:
- (A)The class members' interests in individually controlling the prosecution or defense of separate actions;
- (B)The extent and nature of any litigation concerning the controversy already begun by or against class members;
- (C) The desirability or undesirability of concentrating the litigation of the claims in particular forum; and
- (D) The likely difficulties in managing a class action.

The members of the class are so numerous that it is impossible and impracticable to bring all of them to this court as named plaintiffs.

Damage to Plaintiffs is similar to damage of other class members.

Not certifying this legal action as a class action can lead to conflicting rulings and judgments;

There are questions of law or fact common to the class;

The claims or defenses of the representative parties are typical of the claims or defenses of the class; and

Plaintiffs will fairly and adequately protect the interests of the class.

REQUEST FOR JURY TRIAL

Due to the fact that high level officials are Defendants in this case, and due to high probability of pressure on the presiding judge, 7th Amendment right to jury trial is asserted and jury determination of all issues, facts and law is demanded in the hearing.

 Plaintiffs have uncovered one and a half million invalid voter registrations in the state of California

- 2 Evidence shows that one of the leading candidates for the U.S. Presidency,
 Barack Obama, is not qualified for office, as he is a citizen of Indonesia and is
 using a forged birth certificate, forged Selective Service Certificate and a Social
 Security number which was never assigned to him as a proof of his identity and
 eligibility to the U.S. Presidency.
 - 3. The issue of one and a half million invalid voter registrations in the voter rolls of California represent an issue of great public importance. According to California elections statute 2150 in order for a voter registration to be valid, a perspective voter had to provide information in some eight areas, such as name, address, birth date, state, where he was born, evidence of prior voter registration and so on. PLAINTIFF'S COUNSEL Taitz requested from the Secretary of State Bowen an official DVD of voter rolls. She forwarded this DVD to several computer analysts. Plaintiffs are attaching as an exhibit verified affidavit of a Computer engineer David Yun, who analyzed the voter rolls and found over one and a half million invalid voter registrations in California, in violation of elections statute 2150. Mr. Yun found 756,213 records without a birth place, 685, 739 records where instead of a required name of the state of birth, U. S. or U.S.A was entered, 141,861 possibly duplicate records,

130,019 records with birth date over 100, 757 records without a birth date, 898 records without a first name. (Exhibit 11,12) Additionally, Exhibit 19 shows e-mails from Orange County and Los Angeles County, where employees of the Registrar's office admit to falsification of voter data by entering date 1900, when there is no date or entering USA or US when the name of the state of birth is missing. Moreover, it was reported that the number of registered voters in California went up by over a million since the last Presidential election in 2008 and most of the increase came from on line registration. The problem with this, is that nobody checks voter IDs, when one registers on line, Secretary of State Bowen issued directives, where attendants at precincts are not allowed to check identifications at the precincts, can lead to even more voter fraud, whereby the one and a half million invalid voter registrations might be only a tip of the iceberg

4. An issue of legitimacy to the U.S. Presidency of Barack Obama, citizen of Indonesia usurping the U.S. Presidency with the aid of forged IDs and a stolen Social Security number, which was never assigned to him, is the number one issue in the nation in terms of its' importance.

- According to Article 1, section 2 of the U.S. Constitution U.S. President is supposed to be a natural born U.S. citizen
- Millions of U.S. citizens wrote to their elected officials and Secretaries of State seeking confirmation of Obama's eligibility.

On April 27, 2011 just 4 days prior to scheduled hearing in the 9th Circuit Court of Appeals of a challenge <u>Keyes</u>, <u>Barnett et al v Obama</u> 09-56827 and 10-55084, brought by under signed counsel, Obama released, what he claimed a copy of his original birth certificate. Within hours there was a mountain of evidence to show that the alleged copy of the birth certificate was a computer generated forgery, not a document created with a typewriter in 1961. Evidence will be discussed later.

7. In the last four years hundreds of desperate U.S. citizens filed legal actions in state and federal courts challenging Obama's legitimacy for the U.S. Presidency. As of now there was a systemic and egregious denial of 7th amendment right to a jury trial on this issue of paramount importance to the nation. There was a systemic jury nullification. Judges presiding in Obama's eligibility challenges routinely dismissed the cases based on technicalities. As of today **not one single judge** in the nation of 314

million people saw any original Identification papers for Obama. Obama's original birth certificate is sealed, original application for Selective Service was never found and supposedly destroyed, his mother's passport records prior to 1965 are claimed to be destroyed, immigration records for August 1961 are missing from National Archives, his college records that could show citizenship in application and registration are sealed, Student Clearing House shows him only 9 months in Columbia instead of claimed 2 years, E-verify and SSNVS show that he is using in his tax returns a Connecticut Social Security number xxx-xx-2225 which was never assigned to him.

- 8. After four years and hundreds of legal actions not one single judge or jury in the nation has seen the original application to the Social Security by Obama and ruled that he has a valid Social security number, not one single judge or jury saw an original birth certificate for Obama and ruled it to be genuine. The level of lawlessness and corruption in the highest echelons of power in relation to Obama's forged IDs exceeded the Watergate by far.
- 9. Evidence of fraud and forgery in Obama's records is as follows:

- 10. Barack Hussein Obama (Hereinafter Obama) never provided any valid documentary evidence of his natural born status, which is required for one to be a candidate for the U.S. Presidency according to the Article 2, section 1 of the U.S. Constitution.
- 11. Obama placed his candidacy on the ballot claiming to be a natural-born citizen based on forged identification papers. Exhibit 8 Affidavit of Ronald J. Polland PhD states "With my experience and specialization in digital and film imaging, my findings are conclusive, as outlined in exhibit "1", that the PDF image submitted to the public by its posting on the White House website is a fabricated forgery created with the intention to defraud and disenfranchise the American People into believing that Barack Obama was a legal U.S. citizen and a fully qualified candidate for President."
- 12. A natural born citizen would be expected to have valid U.S. identification papers, such as a valid long form birth certificate and a valid Social Security number, lawfully obtained by presenting a valid birth certificate to the Social Security Administration and which can be verified through official U.S. Social Security verification services, such as E-Verify and SSNVS.

- 13. The most glaring evidence of Obama's lack of natural born status and legitimacy for the US Presidency, is Obama's lack of most basic valid identification papers, such as a valid Social Security Number ("SSN") and his use of a fraudulently obtained Social Security Number from the state of Connecticut, a state where he never resided, and which was never assigned to him according in part to SSN verification systems "E-Verify" and SSNVS. (Exhibit 7, 10 to Affidavit of elections challenge-affidavit of Linda Jordan and printout from E-Verify and SSNVS, showing that Connecticut Social Security used by Obama, was never assigned to him)
- 14. Reports from licensed investigator Susan Daniels ("Daniels") show that for most of his life Obama used a Connecticut Social Security Number xxx-xx-4425 issued in 1977, even though he was never a resident of the State of Connecticut. In 1977 Social Security numbers were assigned according to the state where the Social Security applications were submitted. The first three digits of the Social Security number assigned prior to 2011 signified a state, where an individual applied for his SSN and where it was issued. Obama is using a SSN starting with 042, which signifies the state of CT. In 1977 Obama was nowhere near Connecticut, but rather a young student at the Punahoa

school in Hawaii, where he resided. (Exhibit 15, Sworn Affidavit of Susan Daniels, attesting to the fact that Obama is fraudulently using a Connecticut Social Security number, which was never assigned to him)

- 15. Additionally, according to the review performed by licensed investigators Sankey and Daniels, and as publicly available, national databases revealed another birth date associated with this number, a birth date of 1890. In or around 1976-77, due to changes in the Social Security Administration, many elderly individuals who never had Social Security numbers before, had to apply for their Social Security numbers for the first time in order to obtain Social Security Benefits. It appears that the number in question was assigned to an elderly individual in Connecticut around March of 1977. The death of this elderly individual was never reported, and from around 1980 this number was fraudulently assumed by Barack Obama. (See Exhibit 15 attached hereto, Affidavit of Susan Daniels.)
- 16. Senior Deportation Officer from the Department of Homeland Security ("DHS"), Mr. John Sampson ("Sampson") provided an affidavit attesting to the fact that indeed, according to national databases, Obama is using a Connecticut SSN even though there is no reasonable justification or explanation for such use by one who resided in Hawaii in and around

- the time the Social Security number in question was issued. (See Declaration of elections challenge, Exhibit 9, Affidavit of senior Deportation officer John Sampson, attesting to fraud in Obama's SSN)
- 17. In 2010 Obama posted online on WhiteHouse.gov his 2009 tax returns. He originally did not "flatten" the PDF file thereof, so all the layers of modification of the file became visible to the public. One of the pages contained Obama's full SSN xxx-xx-4425. Taitz received an affidavit from Adobe Illustrator program expert Mr. Felicito Papa ("Papa") attesting to the fact that the tax returns initially posted by Obama contained the full Connecticut SSN xxx-xx-4425. While the file was later "flattened" and the SSN can no longer be seen, thousands of U.S. Citizens and individuals around the world were able to obtain the original file with the full SSN. (See Affidavit of Elections Challenge Exhibit 6 attached hereto, Affidavit of Felicito Papa.)
- 18. Taitz received an affidavit from a witness Linda Jordan (Hereinafter "Jordan"), who ran an E-verify check for the aforementioned Social Security number, which was posted by Obama on line as his number.

 According to E-Verify, there is no match between Obama's name and the SSN he used on his tax returns and Selective Service application.

 (See Affidavit of elections challenge, Exhibit 7 attached hereto,

Affidavit from Linda Jordan). Obama's close associate, William Ayers, in his book Fugitive Days, admitted to creating over a hundred fraudulent Social Security Numbers using names of deceased infants who did not get their Social Security numbers before their deaths. As he states in Fugitive Days, "After the Baltimore fiasco, stealing ID was forbidden. Instead we began to build ID sets around documents as flimsy as a fishing license or a laminated card available in a Times Square novelty shop called "Official ID." We soon figured out that the deepest and most foolproof ID had a government-issued Social Security card at its heart, and the best source of those were dead-baby birth certificates. I spent impious days over the next several months tramping through rural cemeteries in Iowa and Wisconsin, Illinois and North Dakota, searching for those sad little markers of people born between 1940 and 1950 who had died between 1945 and 1955. The numbers were surprising: two in one graveyard, a cluster of fourteen in another. Those poor souls had typically been issued birth certificates available to us at any county courthouse for a couple of bucks and a simple form with information I could copy from the death announcement at the archive of the local paper—but they had never applied for a Social Security card. Collecting those birth certificates became a small industry, and within a year we had over a hundred. For years I was a paper-made

Joseph Brown, and then an Anthony Lee, remarkably durable identities. My on-paper official residences: a transient hotel in San Francisco and a warehouse in New York." William Ayers, Fugitive Days. Association and close friendship with Ayers is an additional indication and circumstantial evidence of Social Security fraud by Obama, and his lack of valid identification documents to prove not only natural born status, but any status for that matter. Additionally, two of Obama's relatives, his aunt and uncle, who came from Kenya and are residing in the U.S. illegally, were able to obtains illegally Social Security numbers, which they are using to get housing and employment, therefore there is a pattern of Obama's close associates and family member either manufacturing fraudulent Social Security cards and /or using fraudulent Social Security cards.

20. For nearly three years after his inauguration Obama refused to provide to the public his long form birth certificate. On April 27, 2011, when Obama posted his alleged long form birth certificate online, just as with his tax returns, 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 certificate" which looked like a complete fraud and hoax. Multiple long form birth certificates from 1961 are available. In those years green safety paper was not available and was not used. Other birth certificates,

as one for Susan Nordyke, born the next day on August 5, 1961, in the same hospital, and signed by the registrar on August 11, 1961, show white paper with vellow aging stains, clear borders, raised seal and a lower serial number. (Exhibit 20) Obama's alleged birth certificate is on a safety paper, which was not used in 1961, does not have a clear paper, no raised seal, and the serial number is higher than the numbers issued later by the same Registrar. See Exhibit 21. In July of 2012 Sheriff Joe Arpaio of Maricopa County, Arizona released results of his 6 months investigation. Arpaio released a sworn affidavit, attesting to the fact that Obama's alleged birth certificate posted by Obama on line represents a computer generated forgery, additionally he found Obama's Selective service certificate and Social security card to be forged. (See Affidavit of elections challenge Exhibit 18 Affidavit of Sheriff Joseph Arpaio attesting to forgery in Obama's birth certificate, Selective service certificate and Social Security number). Similarly, investigator Michael Zullo of Maricopa county, AZ provided a 16 page affidavit (Exhibit 2A) where he attests to forgery in Obama's IDs and systematic obstruction of Justice and evasion of law enforcement by corrupt governmental officials who are complicit in this cover up.

21. According to the affidavit from Adobe Illustrator expert Papa (Affidavit of elections challenge Exhibit 5 affidavit of Felicito Papa

attesting to forgery in Obama's birth certificate), the released image digital file showed layers of alteration of the alleged birth certificate. It showed a signature of Obama's mother, Stanley Ann D. Soetoro (her married name by her second husband), where it looks as though "Soetoro" was erased, whiten out and computer graphics used to add "unham Obama" and a signature "Stanley Ann Dunham Obama" was created by pasting and filling the blanks with computer graphics.

- 22. An affidavit from an elections clerk in Honolulu, Hawaii Tim Adams, who checked in both Honolulu hospitals and there are no birth records for Barack Obama in either of them. (Election challenge Exhibit 4 affidavit of Timothy Adams)
- 23. Taitz received an affidavit from scanning machines expert Douglas Vogt. ("Vogt") (See affidavit of Elections challenge Exhibit 2 hereto Affidavit of Douglas Vogt.) Vogt attests to further evidence of forgery, such as different colors of ink used. Some of the document shows as "gray scale" scanning, some as black and white scanning, and some as color scanning. It shows different types of letters and variations in kerning, meaning some letters are encroaching into the space of other letters which is possible only with computer graphics, not with a typewriter used in 1961. Numerous other parameters lead to the same conclusion, that the document in question is not a copy of a 1961 typewritten document, but a

computer-generated forgery, created by cutting and pasting bits and pieces from different documents and filling in the blanks with computer graphics.

- 24. Affidavit of Chris Strunk (Exhibit 14) shows that in Obama's mothers passport records received by Strunk in response to his FOIA request submitted to the Department of State, Obama is listed under the name Barack Obama Soebarkah. There is no evidence of Obama ever legally changing his name.
 - 25. Affidavit and an attached article of typesetting expert Paul Irey (Elections challenge exhibit 3) provide additional evidence of forgery in Obama's alleged birth certificate, as different parts of the document in question are typed using different fonts and sizes of letters and are cut and pasted from different documents. Irey, who has 57 years of experience in typesetting, typing, printing and over 20 years of experience in computer graphics, is stating that the alleged birth certificate is a computer generated forgery and that a document created by typing with a typewriter cannot have different spacing between letters, kerning, different shapes and sizes of letters and a white halo around letters and lines.
 - 26. Exhibit 16 Cover page and page 31 of the transcript of March 25th 2010 session of the assembly of Kenya contain part of the speech of minister of

Lands of Kenya, James Orengo. In his speech Orengo clearly states that Obama was born in Kenya and not a native U.S. citizen.

27. Exhibit 17 represents Obama's biography, which he submitted to his literary agent Acton Dystel, which was published in 1991 and was posted on the agency website until 2007, states "Barack Obama, first African-American President of the Harvard Law review, was born in Kenya and raised in Indonesia and Hawaii." In 2007, when Obama started to run for the U.s. Presidency and decided that he needs to be born in the U.S. and needs to be a natural born U.S. citizen, the biography was scrubbed from the official web site of Acton Dystel, but was found in archives and on Wayback machine.

28.Additionally, in his school records in Indonesia Obama is listed under the name Soetoro and citizenship Indonesian (Affidavit of Elections challenge Exhibit 13 Obama's registration in Assissi school in Jakarta Indonesia, showing him using his stepfather's last name Soetoro and citizenship Indonesian). Exhibit 11 represents a DVD of the sworn testimony of witnesses Papa, Jordan, Sampson, Vogt, Strunk, Daniels, Taitz attesting to fraud and forgery in Obama's identification records during trial Farrar et al v Obama OSAH-SECTSTATE-CE-1215136-60-MALIHI in the administrative court of Georgia.

DECLARATORY RELIEF

Plaintiffs incorporate all prior paragraphs as if fully pled herein

- 29. All of the above evidence showed Obama to be using forged Identification papers and a Social Security number, which was never assigned to him. Aforementioned document show Obama's citizenship to be Indonesian. There are no valid identification papers to show Obama to be a natural born U.S. citizen.
- 30. Obama is running for the U.S. Presidency in 2012 election committing fraud, claiming to be a natural born U.S. citizen, and using forged and fraudulently obtained IDs as a basis for his natural born U.S. citizen status.
- 31. Based on the above presented evidence Plaintifs are seeking DECLARATORY RELIEF that candidate Obama lacks the constitutional requirements to become the U.S. President due to the fact that Obama is not a natural-born citizen of United States and was placed on the ballot by virtue of fraud, and his use of forged and fraudulently obtained identification documents.
- 32. Secretary of State of California and Governor of California are the state officials, who have the ministerial duty of Presenting the Certificate of Ascertainment to the members of the Electoral College

33. Members of the Electoral College 2012 are electors, who are required to vote for their pledged candidates. absent a court order of STAY or INJUNCTION the members of the electoral college will have to vote for Obama in the jurisdictions, where he won the popular vote or they may be subject to penalties even if they are forced to violate the law and violate their oath of office to uphold the Constitution.

President of the Senate has a ministerial duty of presenting the Certificates of Vote to the U.S. Congress.

U.S. Congress has a ministerial duty of voting to confirm or refuse to confirm the results of the Electoral College vote.

EQUITABLE RELIEF

EMERGENCY STAY/MANDATE FOR STAY/PRELIMINARY INJUNCTION

Plaintiffs incorporate all prior paragraphs as if fully pled herein.

34. Equitable remedy is warranted as economic remedy is not sufficient. Plaintiffs who are candidates for the U.S. President and loss of election cannot be cured with economic damages. Plaintiffs, who are electors, lost their right to participate in 2012 Electoral College. Plaintiffs are stating that they are

improperly prevented from competing in the general election. Additionally, they are alleging that Candidate Obama is improperly allowed to compete in the general election, even though he is a foreign national, he is using a last name, which is not legally his and he is using forged/ fraudulently obtained identification papers as a basis of his identity. Plaintiffs have suffered and continue to suffer an undue hardship.

- 35. Secretary of State will not suffer any hardship if the Petition for a Writ of Mandamus/ stay is granted.
- 36.In balancing the hardships, the hardship suffered by the Plaintiffs outweighs the non-extant hardship to the defendant.
- 37. Granting Petition for Writ of Mandamus/ Stay is in Public Policy, as it will ensure integrity of elections and will protect the public from the elections fraud.
- 38. Precedent of McCarthy v Briscoe 429 US 1317, 97 S Ct 10; 50 L Ed 2d 49; 1976 U.S. Lexis 4129 states that a stay can be granted by a single justice to either add or remove a candidate.
 - 39. Recent precedent of Miller v Campbell 3:10-cv-252 RRB U.S. District provided similar relief "Therefore, for the reasons articulated above and by Defendants

in their Motion to Dismiss for Lack of Federal Ouestion Jurisdiction or in the Alternative to Abstain at Docket 17, which Plaintiff responded to at Docket 20, this matter is hereby STAYED so that the parties may bring this dispute before the appropriate State tribunal. The Court shall retain jurisdiction pursuant to Pullman and will remain available to review any constitutional issues that may exist once the State remedies have been exhausted. In order to ensure that these serious State law issues are resolved prior to certification of the election. Court hereby conditionally GRANTS Plaintiff's motion to enjoin certification of the election. If an action is filed in State Court on or before November 22, 2010, the results of this election shall not be certified until the legal issues raised therein have been fully and finally resolved." id

Additionally, allowing Mr. Obama to be certified would violate California Election Code Section 1203, which states "Anyone who files or submits for filing a nomination paper or declaration of candidacy that it or any part of it has been made falsely is punishable by a fine not exceeding one thousand

dollars (\$1,000.00) or by imprisonment in the state for 16 months or two or three years or by both fine and imprisonment" and California Elections Code Section 18500 that states, "Any person who commits fraud and person who aids or abets fraud or attempts to aid or abet fraud, in connection with any vote cast to be cast or attempted to be cast is guilty of a felony, punishable by imprisonment for 16 months or two or years". Since in his official School Registration #206 from Assisi School in Jakarta Indonesia, Obama is listed is citizen of Indonesia, not U.S. citizen, Defendants and this court might be subject to a charge of treason by allowing a foreign national, citizen of Indonesia, Barack Obama, aka Barack (Barry) Soetoro aka Barack Obama Soebarkah to usurp the U.S. presidency and the position of Commander in Chief by virtue of fraud and use of forged IDs.

PRAYER FOR RELIEF

Wherefore Plaintiffs respectfully pray for:

Declare Barack Hussein Obama, aka Barack (Barry) Soetoro, aka
Barack Obama Soebarkah ineligible/illegitimate for the position of the
U.S. President due to the fact that he is not a Natural Born U.S.
citizen and that his eligibility for office claims are based on forged and
fraudulently obtained identification papers.

- 2. STAY of Presentment of CERTIFICATE OF ASCERTAINMENT by the Governor and the Secretary of State with votes for candidate Obama pending resolution of the issue of his legitimacy for the U.S. Presidency in light of his Indonesian citizenship, due to the fact that according to his mother's passport records his last name is Soebarkah and he is seeking to become a U.S. President under a name that is not legally his and due to his use of forged IDs, specifically a forged birth certificate, forged Selective Service Certificate and a fraudulently obtained Connecticut Social Security number as proof of his identity.
- 2. STAY of vote by the ELECTORAL COLLEGE for candidate Obama pending resolution of the issue of his legitimacy for the U.S. Presidency in light of his Indonesian citizenship, due to the fact that according to his mother's passport records his last name is Soebarkah and he is seeking to become a U.S. President under a name that is not legally his and due to his use of forged IDs, specifically a forged birth certificate, forged Selective Service Certificate and a fraudulently obtained Connecticut Social Security number as proof of his identity.

- 3. STAY OF PRESENTMENT OF THE CERTIFICATE OF ELECTORAL VOTE BY THE PRESIDENT OF THE SENATE for candidate Obama pending resolution of the issue of his legitimacy for the U.S. Presidency in light of his Indonesian citizenship, due to the fact that according to his mother's passport records his last name is Soebarkah and he is seeking to become a U.S. President under a name that is not legally his and due to his use of forged IDs, specifically a forged birth certificate, forged Selective Service Certificate and a fraudulently obtained Connecticut Social Security number as proof of his identity.
- 4. STAY OF VOTE BY THE U.S. CONGRESS for candidate Obama pending resolution of the issue of his legitimacy for the U.S. Presidency in light of his Indonesian citizenship, due to the fact that according to his mother's passport records his last name is Soebarkah and he is seeking to become a U.S. President under a name that is not legally his and due to his use of forged IDs, specifically a forged birth certificate, forged Selective Service Certificate and a fraudulently obtained Connecticut Social Security number as proof of his identity.

5. Costs, attorney's fees and any other relief court finds just and proper.

I hereby certify that foregoing is true and correct to the best of my knowledge and informed consent.

Respectfully Submitted,

/s/ Dr. Orly Taitz ESQ

Counsel for Plaintiffs

12.10.2012

EXHIBIT 1



SECRETARY OF STATE

CERTIFICATE OF NOMINATION

I, Debra Bowen, Secretary of State of the State of California, hereby certify:

That according to the final official returns of the Primary Election held on the 5th day of June, 2012, and the statement of the result thereof on file in my office.

Edward C. Noonan

was nominated as the American Independent Party's candidate for the office of

President

IN WITNESS WHEREOF, I hereunto set my hand and affix the Great Seal of the State of California, at Sacramento, this 10th day of July, 2012.

Debra Bowen Secretary of State

EXHIBIT 2

AFFIDAVIT

I, the undersigned, being first duly sworn, do hereby state under oath and under penalty of perjury that the following facts are true:

- 1. I am over the age of 18 and am a resident of Arizona. The information contained in this affidavit is based upon my own personal knowledge and, if called as a witness, I could testify competently thereto. I am a former sworn law enforcement officer and criminal investigator. Since 2007 I have been duly appointed by the elected Sheriff of Maricopa County, Arizona, Joseph Arpaio, as the chief investigator of his Cold Case Posse.
- 2. Under the Arizona Constitution and Arizona Revised Statutes, the Sheriff has the authority to request assistance from a volunteer posse ("the Cold Case Posse"), a special five-member team of experienced investigators located in the county, to assist him in the execution of his duties. The individually-selected team deputized by the Sheriff includes former police detectives and attorneys who work voluntarily and at virtually no expense to the taxpayer whenever the Sheriff authorizes an investigation to address any issue as the Sheriff deems appropriate.
- 3. In August 2011, a group of citizens from the Surprise Arizona Tea Party organization called upon the Sheriff in his office and presented a petition signed by approximately 250 residents of Maricopa County, requesting the Sheriff's Department to investigate whether a document posted on the official website of the White House on 27 April 2011 and purporting on its face to be an electronic image of the "long-form" or original Hawaiian birth certificate of President Barack Hussein Obama was genuine.
- 4. If the image of the birth certificate were not genuine, the question might arise whether Mr Obama had been born within the jurisdiction of the United States and thereby complied with the requirement under Article II of the U.S. Constitution that the President be a "natural-born citizen".
- 5. The petitioners expressed their concern that, until that point, no law enforcement agency had ever gone on record as indicating that it had investigated or was willing to investigate whether President Obama was eligible to hold his office. The petitioners said that lack of resources and jurisdictional challenges had inhibited any such investigation elsewhere.
- 6. Sheriff Arpaio commissioned the Cold Case Posse to undertake the investigation requested by the petitioners. The principal focus of the investigation is the electronic document on the White House website that President Obama had presented as the image of his long-form birth

certificate to the American people and to citizens of Maricopa County at a White House press conference on April 27, 2011, when he had said: "We provided additional information today about the site of my birth. ... Yes, in fact, I was born in Hawaii, August 4, 1961, in Kapi'olani Hospital."

- 7. For 17 years from 1991 until the year before the Presidential election of 2008, the annually-revised biography written by Mr Obama and circulated by his literary agents had contained the words "Barack Obama, the first African-American President of the Harvard Law Review, was born in Kenya and raised in Indonesia and Hawaii."
- 8. The official Parliamentary Debates of the Kenyan National Assembly for 25 March 2010 records that Mr Orengo, the Minister for Lands, said: "If America ... did not see itself as a multiparty state or nation, how could a young man born here in Kenya, who is not even a native American, become the President of America?"
- 9. The investigation has closely examined the procedures for registration of births at the Hawaii Department of Health and various statements made by officials of the Hawaii government over the last five years in connection with the authenticity of Mr Obama's birth records. We have chronicled a series of inconsistent and misleading representations that various officials of the government of Hawaii have made since 2007 on the question what original birth records, if any, are held by the Hawaii Department of Health.
- 10. In February 2012, I reported to Sheriff Arpaio that there was probable cause to consider that the White House image of Mr Obama's birth certificate was a forgery, and specifically that it was not a true and accurate photographic image of a genuine birth record. I advised the Sheriff that the forgers had probably committed two crimes: first, fraudulently creating a forgery that the White House had characterized, knowingly or unknowingly, as an officially-produced governmental birth record; and secondly, fraudulently presenting to the residents of Maricopa County and to the American public at large a forgery that the White House had represented as "proof positive" of President Obama's authentic 1961 Hawaiian long-form birth certificate.
- 11. These conclusions were reinforced by input from numerous experts in the fields of typewriting, typesetting, computer-generated documentation, forensic document analysis and Adobe computer programs, as well as comparisons with numerous other birth records and expert reviews of Hawaii state law and of the regulations, policies and procedures of the Hawaii Department of Health.

- 12. The investigation further determined that the Hawaii Department of Health has engaged in what the Sheriff's investigators believe is a systematic effort to hide from law enforcement and the public whatever original 1961 birth records the Hawaii Department of Health may have in its possession. The Posse also accumulated evidence that the Hawaii government and its agencies had changed their policies and procedures in a manner calculated to hinder our law-enforcement investigation.
- 13. In furtherance of the investigation, which has now continued for more than a year, I have twice visited Hawaii within the last six months. On the first occasion, a Maricopa County Sheriff's Office Detective and I presented our credentials to the offices of the Hawaii Department of Health and requested to speak to Mr Alvin Onaka, the chief registrar of births, a simulacrum of whose signature-stamp had appeared on the electronic document on the White House website. We had hoped to ask Mr Onaka if he would verify the authenticity of the White House released document and to verify the legitimacy of the registrar's stamp bearing his signature. Additionally we hoped to ask him to allow us, for lawenforcement reasons, to inspect the original document and, in due course, to subject it to forensic examination.
- 14. However, when we presented our credentials at the front desk of the Hawaii Department of Health, much to our amazement we were informed that Mr Onaka does not speak to the public. We explained that we were there on official business. Nevertheless, we were not permitted access to Mr Onaka.
- 15. At our insistence we did have an opportunity to speak with Deputy Attorney General Jill Nagamine. During our meeting Ms. Nagamine refused to verify the authenticity of the PDF file released by the White House. As a matter of fact Ms. Nagamine would not provide us with any confirmation that the document was created by the Hawaii Department of Health.
- 16. Ms. Nagamine accused us of trying to get a verification of a birth record without legal authority to do so, even though the document has been offered for public view via the World Wide Web. She constantly evaded answering every question about the legitimacy of the document by hiding behind State statutes.
- 17. We also visited the Kapi'olani Hospital, which the document on the White House website identifies as the place of Mr Obama's birth. We had discovered as a result of our enquiries that the hospital, at the relevant time, had maintained a separate record-keeping system by which all births at the hospital were recorded. This document is stored in the hospital archives. These archives are accessible to the public by hospital

- permission. We asked to see the hospital's birth records for 1961 but were less than politely refused. At no time did Kapi'olani Hospital ever confirm that Mr Obama was in fact born in the hospital. Nor did they confirm that they were in possession of his birth records.
- 18. Having regard to the elaborate non-cooperation we received from the State of Hawaii, and upon close examination of the evidence, it is my investigational opinion, shared by the Sheriff, that forgery and fraud have been committed in key identity records, including President Obama's long-form birth certificate; his computerized short-form birth abstract; his Selective Service Registration card.
- 19. The Cold Case Posse has also noted that Mr Obama's first Executive Order, issued on his first full day as President, was to seal all of his own past records from public scrutiny. Documentation that is not available for Mr Obama includes not only his original birth records but also his baptism records, his adoption records, his kindergarten records, his Punahou school records, his Occidental College records, his Columbia University records, his Columbia University thesis, his Harvard Law School records, his Harvard Law Review articles, his scholarly articles from the University of Chicago, his passports, his medical records, his files from his years as an Illinois State Senator, and his Illinois State Bar Association records.
- 20. The then Republican Governor, Linda Lingle, stated during an interview on New York's WABC radio in 2008 that in an attempt to quell the Birth Certificate issue she had the Birth Certificate inspected by the state's director of health, Chiyome Fukino.
- 21. Lingle is quoted "So I had my health director, who is a physician by background, go personally view the birth certificate in the birth records of the Department of Health, and we issued a news release at that time saying that the president was, in fact, born at Kapi'olani Hospital in Honolulu, Hawaii. And that's just a fact and yet people continue to call up and e-mail and want to make it an issue and I think it's again a horrible distraction for the country by those people who continue this."
- 22. On October 31, 2008, Dr. Chiyome Fukino released the following statement: "There have been numerous requests for Sen. Barack Hussein Obama's official birth certificate. State law (Hawai'i Revised Statutes §338-18) prohibits the release of a certified birth certificate to persons who do not have a tangible interest in the vital record. Therefore, I as Director of Health for the State of Hawai'i, along with the Registrar of Vital Statistics, who has statutory authority to oversee and maintain these type of vital records, have personally seen and verified that the Hawai'i State Department of Health has Sen. Obama's original birth certificate on record

in accordance with state policies and procedures. No state official, including Governor Linda Lingle, has ever instructed that this vital record be handled in a manner different from any other vital record in the possession of the State of Hawai'i."

23. Months later, in July 2009, she added another comment: "I, Dr. Chiyome Fukino, Director of the Hawaii State Department of Health, have seen the original vital records maintained on file by the Hawaii State Department of Health verifying Barack Hussein Obama was born in Hawaii and is a natural-born American. I have nothing further to add to this statement or my original statement issued in October 2008 over eight months ago."

Significantly, Fukino changes the wording from viewing Sen. Obama's "original birth certificate" to having "seen the original vital records maintained on file by the Hawaii State Department of Health, verifying Barack Hussein Obama was born in Hawaii and is a natural-born American".

- 24. The Governor of Hawaii, Mr Neil Abercrombie, has said that he was present when Mr. Obama was born. Later, however, he retracted that statement and acknowledged that he did not see Obama's parents with their new born son at any hospital, although he said he remembers seeing Obama as a child with his parents at social events. There is no evidence to support that claim. No doctor or nurse who attended his birth has come forward to say so.
- 25. Abercrombie told the Honolulu Star Advertiser he was searching within the Hawaii Department of Health to find definitive vital records that would prove Obama was born in Hawaii, because the continuing eligibility controversy could hurt the president's chances of re-election in 2012.
- 26. Abercrombie said the birth certificate issue would have "political implications" for the presidential election "that we simply cannot have."
- 27. Abercrombie did not report to the newspaper that he or the Hawaii Department of Health had found Obama's long-form, hospital-generated birth certificate. The governor only suggested his investigations to date had identified an unspecified listing or notation of Obama's birth that someone had made in the state archives.
- 28. Abercrombie did not say to the newspaper that he or the Hawaii Department of Health had found Obama's long-form, hospital-generated birth certificate. Nor did he say to the newspaper he had personally seen any birth record for Obama. The governor only suggested his investigations to date had identified an unspecified listing or notation of Obama's birth that someone had made in the state archives.

- 29. "It was actually written, I am told, this is what our investigation is showing, it actually exists in the archives, written down," Abercrombie said.
- 30. Conceivably, the yet-undisclosed birth record in the state archives that Abercrombie said had been discovered may have come from the grandparents registering Obama's birth, an event that would automatically have triggered both the newspaper birth announcements and availability of a Certification of Live Birth, even if no long-form birth certificate existed.
- 31. Our investigation has revealed that in 1961, as Hawaiian law then stood, Obama's grandparents, Stanley and Madelyn Dunham, could lawfully have made an in-person report of a Hawaiian birth even if the infant Barack Obama Jr. had been foreign-born.
- 32. The newspaper announcements of Mr Obama's birth do not prove he was born in Hawaii, since they could have been triggered by the grandparents registering the birth as Hawaiian. They might then have paid for the announcement themselves.
- 33. However, we have learned that it was not uncommon for local newspapers to publish birth announcement paid for by individuals reporting the birth in the local paper, even if the child was born elsewhere. If so, the registration of an out-of-country birth as Hawaiian would have been reported in the same way as the registration of an in-country birth. Neither of the two advertisements states that Obama was born in a particular hospital. Both give very limited information.
- 34. To date the purported undisclosed birth record in the state archives that Abercrombie has claimed to have discovered and has described as being "actually written" has never been made public. Being located in the state archives, this document should be available for inspection by the general public without restraint.
- 35. From Abercrombie's admission, it is legitimate to infer that this record, if it indeed exists, was not in the possession of the Hawaii Department of Health, which may have had no record of the in-country birth of Mr Obama either in hard copy form, such as long form birth certificate, preserved in its vault as described by Dr. Chiyome Fukino. If such a document had existed, Abercrombie would have had it within minutes of his request.

- 36. Mr Obama's long-form birth certificate would have been preserved in a hard-covered bound volume along with the other long form birth certificates of that period. This record would have been easily accessible to the Department of Health upon the Governor's request, had it existed.
- 37. Dr. Chiyome Fukino also gave an interview to CNN on April 26, 2011, in which she stated that she simply went into the vault and inspected Obama's original Birth Certificate. Inferentially, it should have been that easy for Governor Abercrombie to locate it as well.
- 38. This circumstance also suggests that the birth record of Mr Obama was not at that time recorded in the Department of Health's computerized database that has been in use since 2001.
- 39. In March 2012, Sheriff Arpaio held a Press Conference during which he and I presented an outline of those aspects of the investigation that would not compromise the safety of witnesses or the integrity and future course of the investigation. At that time, we had concluded that there was probable cause that forgery and fraud had been committed in respect of four documents: the long-form or original birth certificate for Mr Obama, which contained multiple errors and anomalies, many of them serious; the short-form computer-generated abstract of Mr Obama's birth record that the Democratic Party had published in 2007, which was printed using a form of words not current at the relevant date; the selective-service document for Mr Obama, which contained a two-digit year-stamp contrary to specifications written by the Department of Defence to the effect that the year of issue should be expressed as four digits on the stamp, and contrary to any other selective-service registration document that we have been able to examine; and we are aware that the social security number, which has a prefix that at the date of issue was unique to Connecticut even though Mr Obama has never resided in that State.
- 40. In an attempt to verify whether Mr Obama and his mother had arrived in the United States at or around the alleged date of his birth, we contacted the National Archives to obtain microfilms of the I-94 immigration landing records for the year 1961. All such records were and are available for the entire year 1961, except for those on the alleged date of Mr Obama's birth (August 4), three days before that date, and three days after that date. The Archivist and his staff did not tell us how the missing records had come to be lost, and offered no hope that they would ever come to light.
- 41. After three months of further investigation, the Sheriff held a second press conference to announce, with my support, that it was no longer a question of probable cause: it was now certain that the document on the White

- House website was a forgery. The Sheriff also announced that the investigation would continue: and it has continued ever since.
- 42. The purpose of holding press conferences was and is to notify the public that an investigation is in progress, with the aim of obtaining additional information that might be helpful to the investigators in reaching the truth. As a result of both press conferences, additional material of this kind became available to us.
- 43. Our investigation concludes that President Obama's long-form birth certificate is a computer-generated document; that it was manufactured piecemeal and electronically; and that it did not originate as a copy of a true paper record from a bound volume, as claimed by the White House and by the Governor of Hawaii and by the director of the Health Department, cited in a press release issued April 27, 2011, by the Governor to coincide with the publication of the document on the White House website.
- 44. Most importantly, the "registrar's stamp" in the computer-generated document released by the White House and posted on the White House website may have been imported from another unknown source document. The fact that the stamp cannot have been placed on the document pursuant to state and federal laws is one of many indications that the document is a forgery and, therefore, that it cannot be relied upon as verification, legal or otherwise, of the date, place or circumstances of Mr Obama's birth.
- 45. The Registrar's date-stamp exhibited a similar grave anomaly, allowing it to be moved about electronically within the document which would have been impossible if the document were the scanned and certified copy that official statements profess it to be. The Registrar's signature-stamp and date-stamp were computer-generated images that were imported into the document. They were not electronic images of actual rubber-stamp imprints inked by hand or machine on to a paper document. Accordingly, the document on the White House website is, at a minimum, misleading to the public in that it has no legal import and cannot be relied upon as a legal document carrying the full faith and credit of the State of Hawaii and verifying the date, place and other circumstances of Mr Obama's birth. A photograph of the Registrar's date-stamp is exhibited and marked "MZ2".
- 46. These and numerous other errors and anomalies observed after extensive forensic scrutiny of the electronic image downloaded from the White House website were inconsistent with features to be expected when a paper document is placed on the glass plate of a scanner so that it can be captured as an electro-photographic image, or when it is scanned and then

- processed either to enhance the clarity of the image by optical character recognition or to reduce file-size by file-compression or optimization.
- 47. Furthering the investigation, I returned to Hawaii for a second time. I met Mr Duncan Sunahara, the brother of Virginia Sunahara, an infant born in Hawaii on August 4, 1961, the alleged date of Mr Obama's birth there. Ms Sunahara died the following day, August 5, after breathing difficulties. When I met Mr Sunahara he had recently applied to the Department of Health in Hawaii for a copy of his deceased sister's birth certificate. He told me the Department had gone to great lengths to deny him a copy of the original long-form birth certificate that a close relative is entitled by law to request and the Department is obliged by law to supply. The Cold Case Posse is compelled to consider the question why this little girl's 1961 long-form birth certificate was so disconcerting to the Hawaii Department of Health that it did not wish to issue a copy to Mr Sunahara upon request.
- 48.I obtained from Mr Sunahara a copy of proceedings in the Circuit Court of the First Circuit, State of Hawaii, in which the Deputy Attorney General, Ms Nagamine, appeared before Judge Rhonda Nishimura on March 8, 2012, to argue that Mr Sunahara was not entitled under Hawaiian statute law to see, still less obtain, a certified copy of his deceased sister's original 1961 long-form birth certificate.
- 49. During the proceedings, the Attorney General implied that Mr Sunahara's request arose from an underlying interest in obtaining evidence that might assist in determining whether the document on the White House website is indeed a forgery. Ms Nagamine said Mr Sunahara ought to be satisfied with a short-form extract of the birth record rather than a long-form printed image of the original copy in the bound volume for 1961 in the vaults of the Health Department.
- 50.Ms Nagamine also said that the entire volume of birth certificates inferentially containing not only Ms Sunahara's long-form original birth certificate but also those of twins born at about the same date had been removed to a special, secure location with very limited access. I do not know what purpose the Department of Health had in preserving these records at all, unless it was to show them upon request to family members and others such as law enforcement with a legitimate and statutory interest in seeing the documents.
- 51. Ms Nagamine said that accessing the original birth records was difficult and expensive. However, in Dr. Chiyome Fukino's interview with CNN she stated that she simply went into the vault and inspected Obama's original Birth Certificate. I am told by Mr Sunahara that he was willing to pay any reasonable fee to cover the cost. Our investigation indicates that the

Health Department's fee is not great: attorneys for Obama had paid \$10 for a certified copy and \$4 for a second certified copy. Inferentially, such small fees are an indication that the difficulty of consulting the archives and generating certified copies is not great. And I have come across further evidence that the difficulty of consulting the records is not very great: for they are normally kept in bound volumes on specially-designed shelves known to librarians as "stacks". A picture of Mr Onaka pulling out a book of birth records from 1972, just nine years after the year that is of interest to our investigation, shows how small the difficulty in consulting the records is likely to be. The photograph is marked "MZ1", annexed and signed as relative hereto.

- 52. The reason why law-enforcement investigators wish to examine the original long-form birth certificate of Ms Sunahara relates to the practice of the Health Department to number each birth certificate sequentially with the last two digits of the year followed by a five-digit number incremented sequentially by a date-stamp that advanced the counter by 1 after every stamping. At that time, approximately 48 births occurred every day in Hawaii, and were required to be registered. They were sequentially stamped in order of date of birth.
- 53. Photostat images of the long-form original birth certificates of twin daughters born to Eleanor Nordyke at Kapi'olani Hospital August 5, 1961, one day after the alleged birth of Mr Obama at the same hospital, have been drawn to the Cold Case Posse's attention. They had been published in the Honolulu Advertiser. As a result of examining these images, the Cold Case Posse has reason to suspect that the sequential number on the computer-generated short-form abstract that the Health Department released to the family is not the same as that which appears on the long-form original birth certificate that was issued for Ms Sunahara.
- 54. Examination of the birth certificates issued to the parents of the Nordyke twins shows that their registration numbers,, 61/10637 and 10638, preceded the number on Mr Obama's short-form and long-form certificates, which is shown as 61/10641, even though he was born a day earlier than they were. Ms Sunahara was born August 4, 1961, and her certificate was stamped by the Hawaii registrar August 8, but her number was 11080. The table summarizes the position:

Name of child	Date and time born	Registered	Certificate #
Barack Obama	Aug 4 at 7:24 pm	Aug 8	10641
Virginia Sunahara	Aug 4 at 9:16 pm	Aug 10	11080
Susan Nordyke	Aug 5 at 2:12 pm	Aug 11	10637
Gretchen Nordyke	Aug 5 at 2:17 pm	Aug 11	10638

- 55. Mr Obama's birth certificate was registered August 8, 1961. The Nordyke twins' birth certificate was registered August 11, 1961. Even if the sequential numbering had followed the date of registration rather than the date of birth, Mr Obama's certificate should have been automatically assigned a number lower, not higher, than the numbers allocated to the certificates of the Nordyke twins. And the number currently assigned to Ms Sunahara is entirely out of sequence.
- 56. One possible explanation for the out-of-sequence serial numbers might have been that several serialized piles of birth certificates were registered at different hospitals. However, Ms Verna K. Lee, an official responsible for the recording of births in Honolulu in 1961, when interviewed by a reporter for wnd.com, said that this was not the case. Ms Lee was the local registrar who apparently signed the document on the White House website (it is possible that the forgers lifted her signature from another birth certificate and inserted it electronically into the computerized compilation that is now on the White House website).
- 57. Ms. Lee was surprised that the numbers were out of sequence. Ms. Lee made recorded statements to a WND reporter during a phone interview. I have personally listened to those recordings. On the recorded conversation Ms. Lee said that all of the birth certificates received in a month were ordered chronologically by date and time of birth and numbered sequentially at the end of each month. The only exception not relevant in the present case was that birth certificates received from the islands and from one local out-station in Oahu were grouped separately, so as not to under-represent births outside Honolulu or unattended births occurring at home in the 50% statistical samples by which only evennumbered births were reported to the Federal Government as mandated by the U.S. Office of Vital Statistics.
- 58. Ms Lee has said that birth certificates from the hospitals in Oahu were sent directly to the central office of the Department of Health in Honolulu. The birth certificates were all numbered at the end of each month by one person. When Ms Lee was asked whether there might have been mistakes in numbering the birth certificates, she insisted that they were numbered correctly and in sequence. The long-form original certificates were inspected twice for accuracy by two different clerks and then signed by the registrar. They were kept together secured in a certain room until they were all numbered at the end of the month. They were not allowed to become out of order and they were not numbered incorrectly. (It should be noted that the Nordyke twins were born minutes apart and their respective certificate numbering was based not only on date but on time as well. This indicates the clerk scrutinized the documents prior to placing them in chronological order for proper numbering.) Based on Ms Lee's representation, I consider it highly unlikely that a birth certificate so far

out of sequence as that which now appears on Ms Sunahara's short-form birth abstract could have been accepted at a registrar's office managed by Verna K. Lee.

- 59. It is also possible that investigators are being misled into devoting attention to the number on Ms Sunahara's original long-form birth certificate, which may after all turn out to be different from that of Mr Obama and identical to that which appears on her short-form computer abstract. For that reason among others, investigators would like to inspect and, in due course, forensically to examine the volumes of long-form certificates for 1961, and specifically the long-form original birth certificates for Mr Obama, for Ms Sunahara, and for the Nordyke twins.
- 60.A possibility that the investigators are constrained to bear in mind, given the numerous other defects in the document on the White House website, is that the number on that document is not a genuine registration number assigned to his birth certificate in 1961, but was issued when the shortform document was generated during the 2008 presidential campaign. It is possible that the Health Department does not want the public to see the original 1961 birth records because forensic examination might establish that the forgers had made a mistake in assigning to the forged long-form document on the White House website a number that was out of sequence and that may (or may not) be identical with the number on the long-form original birth certificate of Ms Sunahara. This is one reason why the investigators have asked to see the original bound volumes from the stacks.
- 61. I am additionally concerned that the Hawaii Department of Health has not offered any testimony that the modern computerized data now used to generate the short-form abstracts have been safeguarded from numerical or other data manipulation. All that the Attorney General of Hawaii offered to the Maricopa County Sheriff's Office as proof that Mr Obama was born in Hawaii was a computer-generated list of birth registrations that was contained in a ring-binder. Pages could easily be removed, added, or removed, altered and reinserted at will. There was no level of security other than closing the rings of the binder holding the pages together.
- 62. The investigators have obtained an affidavit from an individual who went to the Department of Health when some of the first questions were being raised about Mr Obama's birth certificate. That individual states that when he first went to the main office of the Hawaii Department of Health in Honolulu, Mr Obama's name did not appear in the computerized registration list in the ring binder, but when he went back approximately 14 days later to re-examine the same list he was surprised to see that Mr Obama's name now appeared on it.

- 63. Notwithstanding this affidavit, it is plausible that an original birth record for Mr Obama exists in Hawaii. Our investigation has discovered that at that time Hawaiian law contained a specific provision that permitted a Hawaiian parent of a child born anywhere in the world or any adult purporting to represent that parent, the right to register the child as Hawaiian-born. It is for this reason that two entries in the "Births" column of the local newspapers at the time do not constitute evidence that Mr Obama was born in Hawaii. They are merely evidence suggesting that a birth certificate was issued for him in Hawaii, and they tell us nothing about whether or not he was born there. In particular they do not as the White House document purports to do identify the hospital of birth.
- 64. If Mr Obama had not in fact been born in Hawaii, the long-form original birth certificate would not have stated that he had been born in a particular hospital at a particular time, and would not have borne the signatures of the attending physician and registrar. The newspaper entries would have been identical whether he had been born in Hawaii or elsewhere in the world; but the birth records would not have been identical.
- 65. The existence of this law permitting out-of-country births to be registered as though they were Hawaiian births is a further reason why the Sheriff wishes his forensic investigators to be given access to the original bound volumes of birth certificates for 1961, and to be permitted to carry out forensic scrutiny of the volumes and of certain individual certificates, including that of Mr Obama.
- 66. For these reasons, it is necessary for the investigators to bear in mind the possibility that the intention of the Hawaii Department of Health in refusing to allow Mr Sunahara to have a certified copy of the original birth certificate of his deceased sister is to conceal forgery and fraud within the Department itself.
- 67. The Cold Case Posse's law-enforcement investigation into Mr Obama's birth certificate continues, taking account of the additional information obtained both as a result of the Cold Case Posse's own enquiries and as a result of assistance from the public following the publication of some of our results by the Sheriff at the March and July 2012 press conferences.
- 68.The law-enforcement investigation by and on behalf of the Sheriff of Maricopa County, Arizona, would be greatly assisted, and could be brought swiftly, inexpensively, and decisively to an end, if the Department of Health and the management of the Kapi'olani Hospital were willing to allow court-recognized forensic experts selected by the Sheriff of Maricopa County to inspect and forensically examine the volumes of long-form

original birth certificates for 1961 and the birth records kept by the Kapi'olani Hospital for that year. It should be noted that forensic experts are trained in the management and preservation of paper records, and would cause no damage to the records in the course of their forensic examination.

Executed this

day of

2012,

in Maricopa County, Arizona.

Michael Zullo

Sworn to and subscribed before me

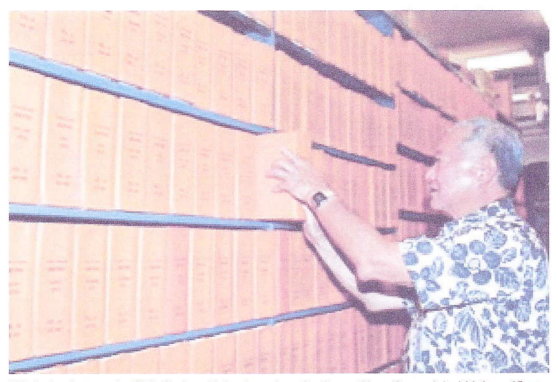
this

day of Nyvember

2012

JAMES C JACKSON
Notary Public - Arizona
Maricopa County
My Comm. Expires Jun 3, 2015

MZ1



This is the photograph of Mr Onaka withdrawing a bound volume of long-form original birth certificates for 1972 from the stacks at the Department of Health in Hawaii, referred to in my affidavit in *Sunahara v. Hawaii*. The source of the photograph is an interview of Rasa Fournier with Mr Onaka, entitled *Keeping the Records Straight*, published at midweek.com, November 16, 2011.

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This is the image, referred to in my affidavit in Sunahara v. Hawaii, of the "long-form birth certificate" for Mr Obama, with the registrar's signature-stamp and, separately, the registrar's date-stamp moved from their original locations on the "certificate", which are indicated by white ghost images towards the foot of the green security paper on to which the fabricated document had been electronically superimposed. That the registrar's date stamp and the registrar's text/signature stamp were both created by links to external objects imported into the Obama birth certificate was also confirmed by turning on the "Links" option in the "Window" menu in Adobe Illustrator. The inset image at top right is the list of links that appears when that option is activated. Evidence that the two registrar stamps are external objects imported into the Obama "birth document" can be seen in that the registrar's date stamp and text/signature stamp can easily and separately be electronically moved, rotated at will, turned sideways or even upside-down, and repositioned anywhere on the document. None of several hundred software suites designed for the automated opticalcharacter recognition, image enhancement, file compression, or optimization of an electro-photographic image of an original paper document that were studied and tested by expert consultants to the investigative team was capable of processing the electronic data representing the image in such a manner as to store the data representing either of the two stamps on a single "layer" so as to allow the stamps to be moved about at will.

Michael Zullo Date

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May 10, 2011

Affidavit

I, Douglas B. Vogt, am over 18 years old, do not suffer from any mental impairment, have personal knowledge in the following and attest under penalty of perjury that I have knowledge and expertise in documents, imaging, scanners and document imaging programs. Based on my knowledge and expertise the following is true and correct

iviy Credentials

RESELLERS OF

PRODUCTION DOCUMENT SCANNERS

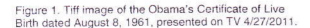
WIDE-FORMAT SCANNERS

CHECK SCANNERS
3-BASED DOCUMENT IMAGING SOFTWARE

SCANNING SOFTWARE

I have a unique background for analyzing this document. I owned a typesetting company for 11 years so I know type and form design very well. I currently own Archive Index Systems since 1993, which sells all types of document scanners worldwide and also developed document imaging software (TheRepository). I know how the scanners work. I have also sold other document imaging programs, such as Laser Fiche, Liberty and Alchemy. I have sold and installed document imaging systems in city and county governments, so I know their procedures with imaging systems and everything about the design of such programs. This will be important in understanding what has happened with Obama's Certificate of Live Birth.





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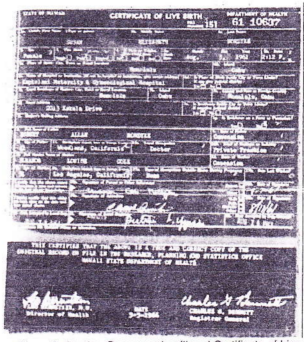


Figure 2. Another Persons microfilmed Certificate of Live Birth dated August 11, 1961.

What I Discovered about Obama's Certificate of Live Birth and why it is a Forgery.

What the Obama administration released is a PDF image that they are trying to pass off as a Certificate Live Birth Long Form printed on green security paper by the County Health Department. The form is a created forgery for the following reasons.

1. Curved and non-curved type. The image we are looking at was scanned in grayscale and some part in binary which cannot be on the same image. The reason I know this is because of the shadowing along the gutter (left-hand side). It also means that the county employees who did the original scanning of all the forms, did not take the individual pages out of the post binders. The result is that all the pages in that book display a parallax distorted image of the lines and type. They curve and drop down to the left. If you look at line 2 (Figure 3) on the form that says Sex you will notice the letters drop down one pixel but the typed word Male does not. Also notice the line just below Male drops down 3 pixels.



Figure 3. Line 2 of the form. Baseline differences.

The second incident of this parallax problem is seen in line 6c Name of Hospital or Institution (Figure 4). The word Name drops down 2 pixels, but the typed hospital name, Kapiolani, does not drop down at all. And again the line just below drops down 2 pixels, but not the name Kapiolani.

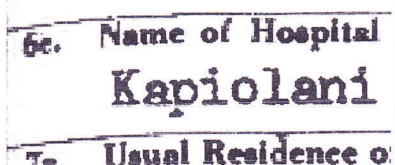


Figure 4. Line 6c at 500%. The typewriter name of the hospital does not drop down 2 pixels.

The conclusion you must come to is that the typed in form was superimposed over an existing original Certificate of Live Birth form from the county. In fact, since I found some of the form headings scanned in as binary and grayscale, the form itself is a composite but the person who created it did not flattened the image of the blank form and save it as one file before they started placing the typewriter text on the composite form. The individual(s) who perpetrated this forgery could not evidently find a blank form in the clerks imaging database, so they were forced to clean up existing forms and overlay the typewriter type we see here. The forger was also looking for certificates with the correct stamped dates and that is why I think they used more than one original form. At first I wondered why the forger didn't just typeset the entire form from scratch and overlay the type and not have to worry about the parallax problem. Then I remembered that in the early

1960s there was no phototypesetting and this form was set in hot metal from a linotype machine. The type design is Times Roman but they could never replicate the exact design. They were stuck having to use existing forms that were scanned in using binary and grayscale.

2. There is a white haloing around all the type on the form. Figure 5 is an example of this. This effect should not appear on a scanned grayscale image. Figure 6 is a grayscale image scanned in at 240 dpi. You will notice that there is no haloing effect around the type and also the security pattern is seen through the type. Figure 7 is a color image where you can clearly see the security green color through the type and no haloing. Figure 8 shows a Black and White (binary) image of the same type. The important thing to remember is that you cannot have grayscale and binary on the same scan unless the image is a composite. That means that different components of the whole image are made up of smaller parts. Figure 9 is an enlarged version of Figure 6 showing what grayscale letters should look like compared to binary.

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Figure 5. Obama's form		Figure 7. Color image.
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Figure 8. Binary image.

Figure 9. An enlarged version of Figure 6 showing grayscale type.

3. The Obama Certificate is loaded with both binary and grayscale letters which is just another smoking gun that this form is a forgery. It appears the lines and some of the boxes were scanned using grayscale, but only some of the form headings were grayscale and sometimes it is only some letters. Figure 10 and Figure 4 give one example. You will notice that the H and, al, in Hospital, I in Institution, (If and again the h and I in hospital were grayscale images, but the rest of the line is binary. The typewriter line below was scanned in as a binary image. I can also tell you for certainty that the form type was scanned in at a lower resolution (≤ 200 dpi). This is because of the size of the pixels on the letters were such that the openings on the a and b on the first line are not visible and filled in.

Hospital or Institution (If not in hospital of clani Maternity & Gyneco

Figure 10. showing a mixture of grayscale and binary type on the same line.

Another example is found in form box 1a, his name BARACK. For some reason the "R" is a grayscale image and the rest is binary (Figure 11). That means the "R" was originally on the form and the rest was not until it was added.

BARACK

Figure 11. Another example of grayscale and binary on the same line.

Another example is the Certificate number itself (Figure 12). The last "1" on the form is a grayscale image but the rest of the numbers are not. This is just another example of a cut and past job. It also means we do not know what the real Certificate number is if there even is one. There are other form boxes that display the same feature, boxes: 5b, 7e, 11, 13, 16, 18a.

ARTMENT OF HEALT 61 10641

Figure 12. The last "1" is grayscale, but the rest are binary.

4. The Sequential Number is a fraud. I would like you to refer back to Figures 1 and 2. You will notice that Barack Obama was supposed to have been born on Friday at 7:24 p.m. August 4, 1961 and the local registrar accepted it on Tuesday August 8, 1961 and hand stamped the Certificate number "61 10641." Then notice that the other Certificate of Susan E. Nordyke was born on Saturday at 2:12 p.m. August 5, 1961 and another registrar date stamped it on August 11, but her Certificate number is "61 10637." Keep in mind there would be only one bates stamp machine in the office so the numbers would all be unique. There cannot be any duplicates so every Certificate has a unique serial number. Obama's Certificate would have most likely been mailed on the following Monday, the 7th and received by the Clerk Tuesday the 8th. Susan Nordyke's Certificate looks like it was mailed sometime earlier that week and not accepted until the 11th but she has a Certificate 4 numbers less than Obama's. It is impossible to have Obama's Certificate number to be four numbers higher than a Certificate that came in 3 days later.

The facts I have shown you in #3 and 4 tell me several things about how this forgery was assembled. 1. Some person(s) in the Health Department, who had access to the document imaging program, search the database for someone close to the actual birth date of Obama and found someone near the 4th of August. They may have crossed referenced the death database to find someone who had died and had a birth date close to Obama's. If you remember, the Federal Government wanted the States to cross reference the birth and death databases so the database would have that information. 2. The date stamps have two different colors and sizes (see #5 below) which indicates that both dates came from different Certificates. 3. More than one person is involved in the Hawaii Department of Health to assemble the different components that were used, do the database searches to find the right Certificates to create President Obama's fraudulent Certificate of Live Birth and finally sign the fraudulent certificate. I believe that after all the components were

assembled they were then given to a graphic artist to actually assemble the whole thing and create the finished forgery. In short this was a conspiracy to defraud the United States.

5. Two different colors and font sizes in Form box 22 and 20 Date Accepted by Reg. General. What is very revealing about this box and date entry is there are two different colors on both lines. Both lines were scanned using binary mode, but I see two different colors (Figure 13). What I think this is showing us is that the person who put this fraud together was looking for a form that had the right date namely "August 8 19_1." As you can see the only things that are printed in dark green (R=71, G=92, B=73) are "Date A" and "AUG -8 6." The rest of the type is in black. This tells me that the forger was working in color mode. Finally the Font size of the rubber stamp in box 22 is larger than the stamp used in box 20. This is unlikely because the same rubber stamp would have been used by the same registrar to stamp the dates in both places and sign the form in box 21. Since we have two size letters and numbers, that means these elements were taken from two separate forms that may have been years apart using different rubber stamps.

22. Accepted by Res

Figure 13. Two different colors, dark green and black.

The same thing is found in form box 20 "Date Accepted by Local Reg." Figure 14 again shows that the date has two different colors. The "AUG -8 196" is in dark green (R=87, G=111, B=87) and the "1" is in black. Yet again another irrefutable proof this form is a forgery. Form box 17a displays the same two color image in the word "None". The "Non" is in dark green.

20. Date Accepted by Local Reg.

Figure 14. Another example of two colors on the same line.

6. Multiple layers in the PDF file from the White House. I am not the first one to find this fact and they deserve the credit for discovering it. What they discovered is that when you open up the PDF file in Adobe Illustrator and you turn on layers, you see a long list of nine different layers that correspond to different sections of the form, including the signatures on the form. I discovered using just my Adobe Acrobat 8 Standard that I could also see the different components disappear when I enlarged the image to just 400% and used the "hand" tool to quickly move around the image. When I moved the image fast, the various type components would disappear from the form but the lines stayed just as I had concluded.

A Rebuttal to the Discovery of the Multi Layers Found in the PDF File.

The only rebuttal to the nine layers discovered in the PDF file released by the White House was a statement from a Canadian graphic artists from Quebec by the name of Jean-Claude Tremblay on April 29. It was reported by Fox News an on their web site at:

http://www.foxnews.com/polities/2011/04/29/expert-savs-obainas-birth-certificate-legit/.

He tries to excuse the multi-layers as merely an artifact of an OCR (Optical Character Recognition) engine and then saved as a PDF. There are two major reason he is wrong and I know from his statement he knows nothing about OCR engines and how they work and their file structure. First of all the Obama PDF certificate was supposed to have come directly from the Health Departments office. As stated before, the records they have would have absolutely no reason to be OCRed and if they were asked to give the customer a PDF image it would be from their existing TIFF image stored in their document imaging program on the server. The program would have done no OCR processing at that time.

My qualifications on OCR programs are considerable. Our own document imaging program, TheRepository, has an OCR option from Expervision that is called TypeReader. We integrated TypeReader into our program but to do this we had to sign a non-disclosure statement with them and then we got their Took Kit and API. When an OCR program saves a file as a searchable PDF, the file-contains three main files within it. The first file is an image file, usually a compressed Group4 TIFF. The second file is a ASCII text file and the last file is a matrix file that contains the X and Y coordinates of all the words in the document. The Starting point for the image file and the matrix file is usually the upper right-left hand corner of the image measured in pixels. The test file and matrix files would never be seen as separate layers and there is certainly no nine layers. The three files would be in a PDF "wrapper" and that's all. All OCR programs work on the same principle.

Conclusion

The Certificate of Live Birth Obama presented on television on Aril 27, 2011 is a forgery.

Name of Notary: ACHAN S. WERIWEGGE

Title: BRANCH MGR U.S BANK

In witness whereof he has hereto set his hand and seal.

I, ACHARY S. No Ebresches , a Notary Public of King County and the State of Washington aforesaid, hereby certify that Douglas B. Vogt personally known to me to be the affiant
in the foregoing affidavit, personally appeared before me this day and having been by me duly sworn deposes and say that the facts set forth in the above affidavit are true and correct.
Witness my hand and official seal this the 10 th day of May 2011.
My Commission Expires: 8 / 9 /20 Notary Public 10
May Est Vant
Sigle of Washington Alchary's Niesruegge Expires Aug 9, 2011
Aug 9, 2011

EXHIBIT 3



The American Typewriter

How a Young Computer Graphics Person Could Not Understand How to Use a Computer to Forge a Typewritten Document.

It's been some 30 years since we have used typewriters to produce documents. Computers have replaced the typewriter and given us great advantages in document preparation. There is no need to understand the old typewriter. Except when you need to forge a typewritten document.

A computer in the hands of a young person who can creat a modern forgery is no match for the old style quirky mechanical typewriter. The forger who produced the Obama Hawaiian Long Form Health Department Birth Certificate may have thought that all typewriter typeface styles were alike. To get his letters he should have assumed that he needed only to match typewritten letters found in the old files of Hawaii birth certificates to scan ... copy and paste into his new document. Those old files should be all alike having been used to produce birth certificates in the 1961 era.

He must have understood that he needed to copy the old typewriter styles and would find them in the files.

But understanding scanners ... he also had to know that scanning a letter "t" one time and using it all over his document would be conviction assured. Because scan lines engage a letter differently every time it's done. So he scanned a bunch of old birth certificates and used a different "t" each time.

The mistake was that many of the letters in the old files were from different typewriter styles and that's something he did not realize ... resulting in many typewritten letters on his forgery that did not match each other.

I hope this helps to explain what might have happened with this document.

Paul Irey

51	CERTIFIC	CATE	OF LIVE	BIRTH FILE NUMBER 15		A STATE OF THE STA	0641
14.	Child's First Name (Type or print) 1b.	Middle	Name		le. Las	t Name	
	BARACK	HUSS	EIN		OB	AMA, II	
2.	Maile TV TO TO	n or Triple hild Born nd 3rd	Birth	Month August	Dny 4	Year 1961	7:24 Pox
be.	Place of Birth: City, Town or Burn! Location Homolulu				6h. Islan	a Oah	u
be-	Name of Hospital or Institution (If not in hospital or institut Kapiclani Maternity & Gynecologic			6d. Is Place	re judicial d	ide City or To istrict	wn Limite?
Ta.	Usual Residence of Mother: City, Town or Rural Location Honolulu	7	b. Island Oaht		7c. Coun	onolulu,	Foreign Country Hawaii
74	Street Address 7e. In Resid				e judicial di	ity or Town Li strict	imite?
71-	Mother's Mailing Address				7g. In Re		erm or Plantatio
B.	Full Name of Father BARACK HUSSEIN		OBA	IA.	9. Race		
10.	Age of Father 11. Birthplace (Idead, Supe or Foreign Country) 25 Kenya, East Africa	12a. Usu	al Occupation Student	D		d of Business iversity	
13.	Full Maiden Name of Mother STANLEY ANN		DUNHAM	i	14. Race	of Mother Caucasi	an
15.	Age of Mother 16. Birthplace (Island State or Foreign Country) 18 Wichita, Aansas	17s. Ty	pe of Occupation	n Outside Home None			
info	rify that the above stated 18s. Signature of Paren or Othernation is true and correct to best of my knowledge.	er Inform	lam	Obas	ENERGISCUS CO.		Date of Signatur
***	reby certify that this child burn alive on the date and stated above.	1	Smile	1	Mid	M.D. 5 19b.	86/
20.	Dute Accepted by Local Reg. 21. Signature of Local Registrar AUG - S 1961 ULC Le				2:	2. Date Accep	S 1961
23.	Evidence for Delayed Filing or Alteration						

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

alvin T. Onaka, Th.D. STATE REGISTRAR

Presentation & Report by Paul Irey - Typography and Type Face Expert. Copy Courtesy of: ProtectOurLiberty.org

BARACK HUSSEIN OBAMA; II
MaleAugust4; 1961724P
HonoluluOahu
Kapiolani Maternity & Gynecological Hospital
HonoluluOahu Honolulu; Hawaii
6085 Kalanianaole Highway
BARACK HUSSEIN OBAMA African
25 Kenya; East Africa Student University
STANLEY ANN DUNHAM Caucasian
18 Wichita; Kansas None

Every typewriter typed character is assigned a number in the order it is found in the document.

EVIDENCE OF FORGERY

The two capital letters "A"s are from the word "BARACK" on the birth certificate found at section 8 of the form. There is only one letter between them. Why then is #144 significantly bigger than #146 if the same type-writer key struck both.?

From Section 8
BARACK
143 144 145 146 147 148

144 146

The two capital letters "R" are from the same word "BARACK" as above and the other word "BARACK" in section 1 of the form. Why then is #3 significantly shorter and wider than #145 if the same typewriter key struck both? Note also the enclosed area in #145 is smaller than the enclosed area in #3 even though #145 is taller.

the same word from different locations on the birth certificate. All the letters look different. Why?

BARACK
145 BARACK
1 2 3 4 5 6

The two lower case letters "s" from the word "Hospital" in section 6c and "University" in section 12b are shown to be different because of the width of the letters. The lower case "s" #88 is wider than the lower case "s" in #198 as shown with the green and purple color bars shown under the letters.

Hospit

From Section 6c

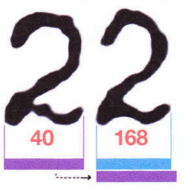
Notice the other differences seen in

86 87 88 -89 90 91

From Section 12b

ETSITV 196 197 198 199 200 201

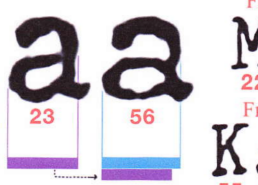
The two numbers "2" are from "7:24" in section 5b and section 10 of the form. Why then is #40 significantly wider than #168? Notice also the difference in height of #168. Can you imagine how these two typewritten letters were typed with the same typewriter?



Page 1 of 3

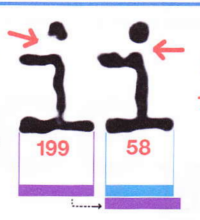
25

The two lower case letters "a" from the word "Male" found in section 2 and the word "Kapiolani" found in section 6c. Notice that the first "a" #23 is not as wide as #56. Also note the differences of the shape of the enclosed areas and the serifs at the top left of both.



From Section 2
Male
22 23 24 25
From Section 6c
Applo

The two lower case letters "i" from the word "University" in section 12b and "Kopiolani" in section 6c are shown to be different because of the dots over the letters. The dot in #199 is higher that of #58 and shows more space over the letter. Also note the color bars indicating the difference in width between the letters.



From Section 12b **ETSIC**196 197 198 199 200 201

From Section 6c

P101a

57 58 59 60 61

The two capital letters "S" are from "HUSSEIN" in section 8 and "STANLEY" in section 13 of the form. Why then is #151 significantly more narrow than #201? Notice also the serif differences indicated with the arrows showing that the serif on #151 is placed further back to the left on the "S" than as shown on #201.

S S 201

From Section 8
HUSSET
149 150 151 152 153 154

From Section 13

STANLE

201 202 203 204 205 206

The two lower case "n" letters are different in size. #62 found in section 6c is much shorter than #193 found in section 12b. This is a good place to insert a photo of a typewriter key to remind us that the impression is struck by an engraved letter that is steel and incapable of changing size.



Close up of a Typewriter Key flopped for clarity

nn

62 193

Page 2 of 3

From Section 6c

iolani

From Section 12b

Univer

192 193 194 195 196 197

EXHIBIT 4

AFFIDAVIT

In the State of Kentucky, County of Warren, this affiant being duly sworn, deposes and says that he is Timothy Lee Adams, residing at 1132 Fairview Avenue, Apt. F, Bowling Green, KY 42101 and that the statements below are true concerning his employment at the City and County of Honolulu Elections Division in Honolulu, Hawaii:

- 1. I was employed at the City and County of Honolulu Elections Division from May 2008 through September 2008.
- 2. My position at the City and County of Honolulu Elections Division was Senior Elections Clerk.
- 3. My responsibilities were to oversee the activities of the Absentee Ballot Office.
- 4. During the course of my employment, I became aware that many requests were being made to the City and County of Honolulu Elections Division, the Hawaii Office of Elections, and the Hawaii Department of Health from around the country to obtain a copy of then-Senator Barack Obama's long-form, hospital-generated birth certificate.
- 5. Senior officers in the City and County of Honolulu Elections Division told me on multiple occasions that no Hawaii long-form, hospital-generated birth certificate existed for Senator Obama in the Hawaii Department of Health and there was no record that any such document had ever been on file in the Hawaii Department of Health or any other branch or department of the Hawaii government.
- 6. Senior officers in the City and County of Honolulu Elections Division further told me on multiple occasions that Hawaii State government officials had made inquiries about Senator Obama's birth records to officials at Queens Medical Center and Kapi'olani Medical Center in Honolulu and that neither hospital had any record of Senator Obama having been born there, even though Governor Abercrombie has asserted and various Hawaii government officials continue to assert Barack Obama, Jr. was born at Kapi'olani Medical Center on August 4, 1961.
- 7. During the course of my employment, I came to understand that for political reasons, various officials in the government of Hawaii, including then-Governor Linda Lingle and various officials of the Hawaii Department of Health, including Dr. Chiyome Fukino, the director of the Hawaii Department of Health, were making representations that Senator Obama was born in Hawaii, even though no government official in Hawaii could find a long-form birth certificate for Senator Obama that had been issued by a Hawaii hospital at the time of his birth.
- 8. During the course of my employment, I was told by senior officers in the City and County of Honolulu Elections Division to stop inquiring about Senator Obama's Hawaii birth records, even though it was common knowledge among my fellow employees that no Hawaii long-form, hospital generated birth certificate existed for Senator Obama.

Affiant's signature:

Affiant's title:

Affiant'

Notary Public's signature: No at her Benu A

My commission expires:

My Commission Expires

Luly 19, 2014

In witness whereof he has hereto set his hand and seal.

EXHIBIT 5

Affidavit

STATE OF FLORIDA)
)S.S.
COUNTY OF DUVAL)

I. Felicito Papa, am over 18 years old and resident of 7579 Walden Road, Jacksonville, FL 32244 with FL DL #P100-245-45-082-0. I do not suffer from any mental impairment and can competently attest to the following under the penalty of perjury:

- I am a professional web developer having graduated with a bachelor's degree in IT at ITT Technical Institute in Indianapolis, IN.
- I have over ten years of experience of web designs and development and have often used software such as Adobe Photoshop and Adobe Illustrator.
- I downloaded from the official Whitehouse website, www.whitehouse.gov. April 27, 2011, the new birth certificate of Barack Obama II: http://www.whitehouse.gov/sites/default-files-rss_viewer/birth-certificate-loag-form.pdf
- 4. I observed that the birth certificate pdf file could be opened with Adobe Illustrator and the software revealed that this document has many layers of images on it. This indicates that the document was not a true copy of the original birth certificate, but a recently created document using Adobe Illustrator.
- I further observed that this document does not have an embossed seal normally affixed by civil registrars to attest to the authenticity of government issued documents.

FURTHER AFFIANT, SAYETH NOT.

. .

UNSERPLED TO AND SWORN TO before me on April 28, 2011.

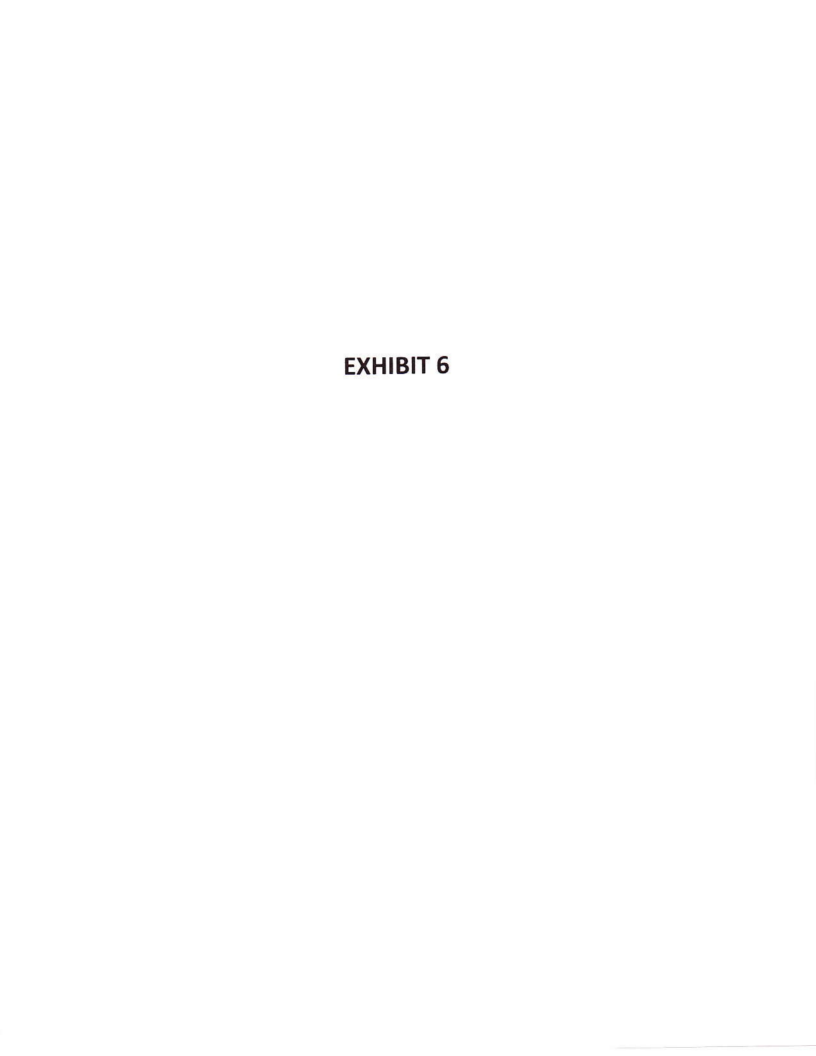
HOTARY PUBLIC

GODFREY C WILLIS, JR.
Notary Public, State of Florida
My comm. exp. Jan. 24, 2014
Comm. No. DD 955008

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23	Euderson for Deleved Filing or Aireston			

33- 13

THE RESIDENCE



AFFIDAVIT

STATE OF FLORIDA)

)S.S.

COUNTY OF DUVAL)

I, Felicito Papa, am over 18 years old and resident of 7579 Walden Road, Jacksonville, FL 32244 with FL DL #P100-245-45-082-0. I do not suffer from any mental impairment and I competently attest to the following under the penalty of perjury:

- I am a professional web developer having graduated with a bachelor's degree in IT from ITT
 Technical Institute in Indianapolis, IN. I have over ten years of experience of in web designs and
 development and I have often used software such as Adobe Photoshop and Adobe Illustrator.
- On April 15, 2010, the Whitehouse website, <u>www.whitehouse.gov</u>, released the 2009 Form 1040 of Income Tax Return of President Barack H. Obama: http://www.whitehouse.gov/sites/default/files/president-obama-2010-complete-return.pdf.
- I downloaded this 65-page pdf file on my computer. I observed that all information about the
 president's and the first lady's social security numbers were redacted. All blocks or spaces for
 social security numbers were blank, or "white-out."
- I submit Exhibit A (attached herewith, page 43 part of 2009 Form 1040) Form 709 U.S. Gift Tax Return of Pres. Barack Obama. The space for his social security number is redacted or blank.
- I submit too Exhibit B (attached herewith, page 49 part of 2009 Form 1040) Form 709 U.S. Gift
 Tax Return of First Lady Michelle Obama. The space for her social security number is redacted or
 blank.
- Then through Adobe Illustrator software, I opened Exhibit A and B and found that these two pdf
 files have two layers each, not just one layer. When the top layer is turned off or dragged away,
 the social security numbers of both persons are revealed.
- I submit Exhibit A1 (attached herewith) Form 709 U.S. Gift Tax Return of Pres. Barack Obama with his social security number revealed. The following information are revealed:
 - 1. Barack Obama's SSN, 042-68-4425
 - 2. Michelle Obama's SSN 350-60-2302
 - 3. An initial MLO on the side of Form 709
 - 4. A 1/4 inch dark square with notation on it.
 - 5 Preparer's SSN or PIN P00570974

EIN 36-2700600

Phone no. 312/372-0440

709

United States Gift (and Generation-Skipping Transfer) Tax Return

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United States Gift (and Generation-Skipping Transfer) Tax Return

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United States Gift (and Generation-Skipping Transfer) Tax Return

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EXHIBIT 7

I. Linda Jordan am over 18 years old, do not suffer from any mental impairment, have personal knowledge of the facts listed below and declare under penalty of perjury:

I used the government run E-Verify System to verify the employment eligibility for Barack II Obama (Obama) and it revealed a "Notice of Mismatch" between Obama's name, birth date and Social Security Number (SSN), compared to the information the Social Security Administration has on file.

I saw Obama's Selective Service Registration (SSR) form which was available on the web at www.sss.gov and copied the SSN Obama used on that form. I also read the reports of licensed investigators Neil Sankey. Susan Daniels and the opinion of retired senior deportation officer of the department of I omeland Security John Sampson, that the SSN Obama was using was fraudulent and/or never issued to him.

Between October 2008 and May 2011. I submitted several requests to agencies and people with the legal responsibility and authority to investigate the use of forged documents and election fraud, concerning Obama's birth records and SSN. (attachment A)

To date no one with the legal responsibility and authority has responded to any of my requests.

I read part of the testimony of Marianna LaCanfora before the Committee on Ways and Means Sub Committee on Social Security in the House of Representatives dated April 14th, 2011, She explained that a SSN in conjunction with a proper identity document determine whether a person is authorized to work. LaCanfora said that the E-Verify system run by the government is a free. Internet-based system that allows employers to electronically verify the employment eligibility of their employees. The Immigration Reform and Control Act of 1986 required all employers to verify the identity and employment eligibility of all new employees regardless of citizenship or national origin.

I considered myself to be one of the employers of the President of the United States.

employer to enter data from their employees 1-9 Employment Eligibility On July 26, 20 1. I tried to enroll in the E-Verify System but it required the Verification Form. I have been unable to locate one for Obama.

3 entered correctly. The report I got back from the SSA included a "Notice of Obama, birth date August 4, 1961 and SSN 042-68-4425. This data was when checking an employees eligibility. I entered the name Barack H was a "Self-Service" function that was more streamlined and easier to use On August 17, 2011. I went back on the E-Verify website and saw that there Mismatch with Social Security Administration (SSA) Records". (attachment

Signature of the Notary	Dated the	In the city of	Signed Linda
Notary PRITOLIC STARL NO. OF WASHINGTON.	day of August 2011	Seattle Washington King "	Linda Jordan 4419 So. Dawson St. Seattle WA 98118 206,723.6471

Self Check

Notice of Mismatch with Social Security Administration (SSA) Records

111111

Ver en Lapanol

Bring this notice with you when you visit SSA.

For SSA Field Office Staff: Do not use EV-STAR; See POMS RM 10250.000ff

Obama Barack H

Name of the employee Last Name, First Name,

MI

08/17/2011

Date of Mismaton

042-68-4425

Employee's Social Security Number (SSN)

2011229111431GY

Case Verification Number

Reason for this Notice

SSN does not match. The Social Security Number (SSN) entered in Self Check is valid, but the name and/or date of birth entered do not match SSA records.

SSN is invalid. The Social Security Number (SSN) entered in Self Check is not a valid number.

SSA unable to confirm U.S. Citizenship. Cannot confirm that the employee is eligible to work because the SSA records do not show that the SSN Holder is a U.S. Citizen.

SSA record does not verify. Other reason. SSA found a discrepancy in the record

SSA unable to process data. SSA found a discrepancy in other data in the record

Instructions

attachment B

8 17 2011 8 09 AM

Exhibit 8

OFFICE OF STATE ADMINISTRATIVE HEARINGS

STATE OF GEORGIA

DAVID FARRAR

Plaintiff,

v.

BARACK OBAMA,

Defendant.

Docket Number: OSAH-SECSTATE-CE-1215136-60-MALIHI

AFFIDAVIT OF DR. RONALD J. POLLAND

- I, Dr. Ronald J. Polland, PhD, being duly sworn, depose and say under penalty of perjury:
 - 1. I am a 64 year-old, natural-born citizen of the United States, a permanent resident of the State of Florida for 52 years. I am over eighteen (18) years of age and not a party to any legal action within. If called to do so, I would competently testify under oath as follows:
 - 2. In 1978, I received my PhD in Instructional Systems from Florida State University with a focus area in Instructional Media. In 1975, I graduated from Florida State University with a dual-program Masters Degree from the Department of Educational Research and Design with focus areas in Statistics and Research Methods. I have also held certifications as a School Psychologist, Mental Health Counselor, and Psychometrist. For over 40 years in the fulfillment of my professional career, I have served the citizens of the State of Florida, many of whom are low-income families and special-needs children. I have authored and evaluated several dozen grants that have been funded at the local, state, and national level. I have more than thirty (30) of years of postdoctoral

experience in statistical research, program evaluation, data mining, computerassisted instruction, and computer programming.

- 3. In fulfillment of my work responsibilities performed on a daily basis, I have become proficient in programming and operating mainframe and office computer systems along with printers, plotters, scanners, and other automated input and output devices. I have over twenty-five (25) years of direct work experience in the operation and application of mainframe and personal computers, laser and inkjet printers, plotters, and digital imaging.
- 4. I have held positions as a Research Consultant, Program Evaluator, Research Manager, Statistical Consultant, Instructional Designer, Computer Programmer, and Web Developer,. I have testified as a Statistical Expert in Governmental hearings over the last twenty (20) years.
- 5. I received professional training in Adobe products such as Photoshop, InDesign, and Acrobat, and mastered virtually all of the office software packages produced by Microsoft. Additionally, I have also mastered the use of many other graphics and document publishing software that were required in performance of my work.
- 6. Of particular relevance is the experience I have in scanning complex documents, especially surveys requiring handwriting and optical character recognition. I estimate that, in my work life, have scanned and analyzed over 250,000 documents.

- 7. My father was a professional photographer who taught me how to use high-end film cameras when I was eight (8) years old. He and my mother invented the Statmaster, a revolutionary photostatic camera that I learned to use and to demonstrate at trade shows. The slogan, "So easy, an eight-year old can use it," was originated at these shows. In addition to using film cameras for over fifty (50) years, I have been using digital cameras in my work requirements for the last fifteen (15) years.
- 8. Given my combined work experiences and education in research, multimedia photographic arts, and digital reproductions, along with an exceptionally keen eye for detail, as well as the specialized knowledge acquired from over 2,000 hours of direct empirical analysis and reproduction of real and fabricated Hawaiian birth certificates; I am more than capable of visually distinguishing between the two. No person is more experienced in detecting and empirically reproducing anomalies in digital images and photographs of what are alleged to be genuine Hawaiian birth certificates, whether these anomalies were naturally produced or man-made, as well as deconstructing how they were created and for what purposes.
- 9. With my experience and specialization in digital and film imaging, my findings are conclusive, as outlined in **EXHIBIT "1,"** that the PDF image submitted to the public by its posting on the White House website is a *fabricated forgery* created with the intention to defraud and disenfranchise the American People into believing that Barack Obama was a legal US citizen and a fully qualified candidate for President.

I declare under the penalty of perjury of the laws of the United States, that the foregoing is true and correct.

Date: January 19, 2012

Ronald J. Polland

Exhibit 9

EXHIBIT 9

Rancho Santa Margarita CA 92688

Tel: (949) 683-5411; Fax (949) 766-7603

E-Mail: dr_taitz@yahoo.com

UNITED STTES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Dr. Orly Taitz, Esquire, Pro Se,)	
Plaintiff)	
)	
)	Civil Action:
v.)	
)	
Barrack Hussein Obama,)	
Defendant)	

Affidavit of John N. Sampson

- 1. My name is John N. Sampson. I am over 18 years of age, am of sound mind and free of any mental disease or psychological impairment of any kind or condition.
- 2. I am a citizen of the United States of America, I am 58 years old, and was born in Jackson Heights, Queens, New York and raised in the State of New York.
- 3. I am the Chief Executive Officer, Owner, and Operator, of CSI Consulting and Investigations LLC, a consulting and private investigative firm registered with the Secretary of State of Colorado as a Limited Liability Company pursuant to the laws of the State of Colorado. The company was formed in the State of Colorado on January 2, 2009 and is in good standing with the Secretary of State of Colorado. Colorado does not have any licensing requirements or provisions for private investigators.
- 4. I have personal knowledge of all of the facts and circumstances described herein below and will testify in open court to all of the same.
- 5. On, or about, November 16, 2009, Orly Taitz, the attorney who is prosecuting the above captioned matter, requested that I access LocatePlus, a commercial database that I subscribe to,

- 6. On, or about, November 16, 2009, pursuant to the aforementioned request by Orly Taitz, I requested from LocatePlus, any and all legally obtainable information relating to SSN 042-68-4425.
- 7. As a result of this inquiry, I came to learn that Plaintiff Barrack Hussein Obama, has used this Social Security number since at least from June 1, 1986 to present. A detailed report was generated showing family relationships, past residence history, real property owned by Mr. Obama, and other detailed information to include, but not limited to, driver's license information, telephone numbers associated with Mr. Obama, and people possibly related to Mr. Obama.
- 8. This information was obtained pursuant to a legitimate and permissible search under the user agreement I have with LocatePlus. This request was made in connection with a pending civil action, which is one of the expressed permissible purposes to conduct such an inquiry through LocatePlus, as well as a possible criminal violation of United States law, and possible fraud.
- 9. As a result of this search and the results that were obtained, on or about November 17, 2009, I accessed a public access database named "SSN Validator" at http://www.ssnvalidator.com/. The information this site provided me was that SSN 042-68-4425 was issued by the Social Security Administration based upon an application filed for a Social Security Number in the State of Connecticut between the years 1976 and 1977.
- 10. Based upon information and belief, Plaintiff Barrack Hussein Obama has never had a direct connection with the State of Connecticut and has never claimed residency in the State of Connecticut.
- 11. I am a recently retired Senior Deportation Officer of the United States Department of Homeland Security, Immigration and Customs Enforcement (DHS ICE) having retired on August 30, 2008.
- 12. As a result of my formal training as an immigration officer, conducted at the Federal Law Enforcement Training Center (FLETC), located in Brunswick, Georgia, and advanced training received at FLETC in Artesia, New Mexico and elsewhere during my 27 year career, as well as my professional experience spanning 27 years of federal law enforcement, it is my knowledge and belief that Social Security Numbers can only be applied for in the State in which the applicant habitually resides and has their official residence.
- 13. During the period between January 1, 1976 and December 31, 1977 inclusive, it is my knowledge and belief that Barrack Hussein Obama habitually resided solely within the State of Hawaii and was between the ages of 14 and 16 during the time period stated above. During that period of time, based upon information and belief, Mr. Obama resided with his maternal grandparents, Madelyn and Stanley Dunham in the State of Hawaii.

MA, 01915, requesting that I contact him regarding my account.

- 15. On or about February 3, 2010, I telephoned Mr. Russo at 978-921-2727, extension 319 and inquired as to why he wished to discuss my account. At that time, Mr. Russo stated that LocatePlus had noticed I had conducted what he called a "celebrity political figure" inquiry and wanted to know why I had done so and which permissible reason pursuant to the user agreement I was under with LocatePlus pertained to my making my inquiry.
- 16. I told Mr. Russo that I was a private investigator in the State of Colorado, that I had been tasked by Dr. Orly Taitz, an attorney in California who was prosecuting a civil suit involving Mr. Obama and that I had emails and other documentation that I could send him verifying that fact. Mr. Russo stated that he would appreciate it if I would send that information to him which I did on or about February 3, 2010. He assured me at that time that if I were to provide this information to him it would resolve any "issues" LocatePlus may have regarding my inquiry into a "political celebrity".
- 17. In the email I sent to Mr. Russo, I offered to have Dr. Taitz send him an email as well confirming the fact that I had been tasked by her to conduct this inquiry pursuant to a pending civil suit in the United States District Court for the Central District of California. He stated that he would like to receive such an email.
- 18. On or about February 4, 2010, Dr. Orly Taitz, at my request, sent Mr. Russo an email indicating that she had requested me, in connection with the pending civil suit in California against Mr. Obama, to conduct research through the commercial databases I habitually use as a private investigator, related to SSN 042-68-4425.
- 19. Numerous emails have been exchanged between me and Mr. Russo due to the fact that as of February 2, 2010, my account with LocatePlus has been frozen and I can no longer access this database despite the fact that I responded to their inquiries and have provided evidence to them indicating that I had followed the user agreement we have entered into. I have repeatedly asked that my account be unlocked, unfrozen, and made available to me.
- 20. Despite all of this, as of March 8, 2010, my account remains frozen and I am unable to conduct legitimate, legal database searches in connection with my business. As a result, I am being financially harmed, unable to conduct legal, lawful, legitimate investigations pursuant to law, and unable to provide to my clients, the services they have contracted with me to provide, thereby subjecting me to possible civil litigation for failing to provide contracted services.
- 21. Based upon information and belief, misuse of a Social Security number is a direct violation of Title 42 United States Code, Section 408(a)(7)(B), which is a federal felony punishable under Title 18 United States Code by fine or imprisonment of up to five years, or both.

23. I nave not been compensated for making this affidavit.

Further, Affiant sayeth not.

Signed and executed in Aurora, Colorado on this 8 day of March, 2010.

Ву:

John N. Sampson

EXHIBIT 10

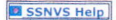
Social Security Online

Business Services Online

www.socialsecurity.gov Navigation | Logout BSO Main Menu | BSO Information | Contact Us | Keyboard



Social Security Number Verification System (SSNVS)



SSN Verification Results

Employer's EIN:

Records Submitted: 1

Failed: 1

Verified Records: 0

The following table displays your submitted results. The first column indicates if the submitted record verified, failed or employee is deceased. The first five digits of the SSN will be masked for verified records and records with a verification results code of 2, 3, 4 or 6.

Verify More SSNs What to do if an SSN fails to verify Field Office Locator

- Failed Data does not match Social Security Administration's records. Select What to do if an SSN Fails to Verify for more information.
- Deceased Data matches Social Security Administration's records, and our records indicate that
 the person is deceased. For more information, please contact our general SSA information line
 at 1-800-772-1213 (TDD/TTY 1-800-325-0778) or your local Social Security field office. Select
 Field Office Locator to find the office nearest you.
- · Verified Data matches Social Security Administration's records

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	Verification Results
Code	Description
1	SSN not in file (never issued).

Have a question? Call 1-800-772-6270 Mon. - Fri. 7AM to 7PM Eastern Time to speak with Employer Customer Service personnel. For TDD/TTY call 1-800-325-0778.



Exhibit 11

AFFIDAVIT OF David Yun

I. David Yun, am over 18 years old, have personal knowledge of the foregoing and can and attest to the following:

- 1. I have over 10 years of computer information technology knowledge.
- 2. I am currently a computer Information Systems analyst.
- 3. I perform database and computer repair services.
- 4. I have an educational background in computer science from Devry University.
- I found multiple individuals, who are 100 years old, 150 years old, 200 years old, who are dutifully voting in each and every election.
- Attorney Orly Taitz, who was a candidate for the U.S. Senate in 2012 primary contacted me and provided with the DVD of the CA voter registrations asking to analyze the data.
- 7. I personally performed the analysis of the database provided to me by attorney Orly Taitz.
- 8. I found multiple irregularities in the obtained database.
- 9. I found the following entries:
 - A. 898 records without first name
 - b. 757 records without birth date
 - C. 756,213 records without place of birth
 - D. 3 records without an address
 - E. 141,861 possible duplicate records
 - F. 130,019 records with birth date older than 100 years
- 10. According to CA Elections code 2150 every voter registration is supposed to contain a birth date of the voter, as well as other information, such as country of origin, first and last name, prior voter registration, address, information disclosing whether the perspective voter is a felon or parolee, a drivers license, last four digits of the Social Security number or an identifier number.
- 11. Based on my personal data analysis in only one of 8 parameters of verification, birth date, there are hundreds of thousands of flagrantly invalid voter registrations which need to be removed from the database and 136.019 voter registrations with birth date showing the voter to be over 100 years old, which is a suspicious voter registration, which need to be verified.

Lattest that all of the information herein is true and correct to the best of my knowledge. I declare this under the penalty of perjury.

Name David Yun

Address 3400 W Thornton ave. Anaheim, CA 92804

Sworn to and subscribed before me this _____ day of ______, 2012.

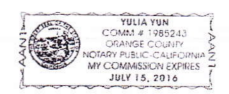


Exhibit 12

AFFIDAVIT OF David Yun

I. David Yun, am over 18 years old, have personal knowledge of the foregoing and can and attest to the following:

- 1. I have over 10 years of computer information technology knowledge.
- 2. I am currently a Computer Information Systems analyst.
- I perform database and computer repair services.
- 4. I have an educational background in computer science from Devry University
- 5. I found multiple irregularities in the obtained database.
- 6. I found multiple individuals, who have listed their place of birth as US or USA. A valid place of birth is required in 14 states as stated in PTF Appendix C.pdf of California voter registration guide.

http://www.sos.ca.gov/elections/voter_privacy_final_report/PTF_Appendix_C.pdf

- 7. Attorney Orly Taitz, who was a candidate for the U.S. Senate in 2012 primary contacted me and provided a DVD of the CA voter registrations asking to analyze the data.
- 8. I personally performed the analysis of the database provided to me by attorney Orly Taitz
- 9. I found multiple irregularities in the obtained database.
- 10. I found the following result/entrie(s):
 - A. 685739 Records where Place of Birth is listed as US or USA.
- 11. According to CA Elections code 2150 every voter registration is supposed to contain a birth date of the voter, as well as other information, such as country of origin, first and last name, prior voter registration. address, information disclosing whether the perspective voter is a felon or parolee, a drivers license, last four digits of the Social Security number or an identifier number.
- 12. Based on my personal data analysis in only one of 8 parameters of verification, birth date, there are hundreds of thousands of flagrantly invalid voter registrations which need to be removed from the database, which is a suspicious voter registration, which need to be verified.

I attest that all of the information herein is true and correct to the best of my knowledge. I declare this under the penalty of perjury.

Signed

Name David Yun

Address 3400 W THORNTON AVE. ANAHEIM, CA 92804

Sworn and subscribed before me this day

COMM # 1985243 **ORANGE COUNTY** OTARY PUBLIC-CALIFORNIA COMMISSION EXPIRES

ULIA YUN

985243 TINTY LIFORNIA W EXPIRES

JULY 15. 2016

EXHIBIT 13

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Samuel Control

REGISTRATION or GRADEBOOK

NO. 203.

- 1. The name of the pupil: Barry Soetoro
- 2. The place and date of birth: Honolulu 4-8-1961
- The nation

 of Citizenship: Indonesia
 the foreign descendants:
 the ethnic group:
- 4. The religion: Islam
- 5. Address of the pupil: Menteng Dalam R001/R003
- 6. From which school (moved from) and what class: ???
- a. Date accepted: 1-1-1968 (January 1, 1968)b. Grade: I (First grade)
- a. The name of the parents Mr./Ms.: L. Soetoro M A (Lolo Soetoro) b. Occupation/Job: (7??? Geography ????) (name of the mother will only be used if father is deceased) c. Address: Menteng Dalam R001/R003
- 9. The name of the guardian: (??? was filled up, ??? parents of the pupil were not available, already ???? ???? because another thing) b. Occupation/Job: c. The address: Menteng Dalam ROO1/ROO3
- 10. Left this school:
 a. ?? was finished. Outside from the class:
 b. ?? recieved ?? the date: No.
 c. ?? the school to: The date:
- 11. Other information:

EXHIBIT14

CERTIFICATION DECLARATION OF

Christopher-Earl: Strunk in esse

TO WHOM IT MAY CONCERN:

I, Christopher-Earl: Strunk in esse, hereby declare and certify under penalty of perjury with 28 USC 1746, that:

- 1. I am the Plaintiff in the case Strunk v US DOS USDC for the District of Columbia Docket 08-cv-2234 seeking the passport related records of Stanley Ann Dunham (a.k.a. S. Ann Dunham Obama, a.k.a. S. Ann Dunham Soetoro) (deceased); and
- I am the Petitioner in the matter of the Freedom of Information Act Request for the passport related records of Stanley Ann Dunham et al. with case control number: 200807238.
- On or about July 30, 2010, I received a transmittal of six individual records marked P1 through P6 showing the front and back of each for a total pages of 12 plus the two page cover letter of July 29, 2010, and
- 4. That on July 29, 2010 all the records marked P1 through P6 were deemed all those available regarding the above referenced matter described in the cover letter by Jonathan M. Robin, Director for the Office of Legal Affairs and Law Enforcement Liaison Bureau of Consular Affairs Passport Services (see the attached).
- 5. Of particular interest is the "Amend to Include (Exclude) Children" entry by Stanley Ann Dunham Soetoro who subscribed to on 13 August 1968 on page 2 of the Document marked P1 shown in her own handwriting crossed out to mean to exclude "Barack Hussein Obama (Soebarkah)" from her passport renewal.
- 6. The attached documents plus cover letter of two pages for a total 14 pages received from the U.S. Department of State associated with my request for records of Stanley Ann Dunham etc. with case control number: 200807238.

I do hereby declare and certify that the attached records are a true and accurate copy of those received by Declarant; and that I am available to testify in open court as such.

Dated: Brooklyn New York December 7, 2011

Christopher-Earl: Strunk in esse 593 Vanderbilt Avenue – 281

Brooklyn, New York 11238

Cell- 845-901-6767 email: chris@strunk.ws

Attached: Coverletter (2 pages)

Six (6) Documents P1 thru P6 (12 pages)





Washington, D.C. 20520

JUL 2 9 2010

In reply refer to:

CA/PPT/L/LE - Case Control Number: 200807238

Christopher E. Strunk 593 Vanderbilt Avenue, #281 Brooklyn, NY 11238

Dear Mr. Strunk:

The following is in response to your request to the Department of State, dated November 22, 2008, requesting the release of material under the provisions of the Freedom of Information Act (5 U.S.C. § 552).

We have completed a search for records responsive to your request. The search resulted in the retrieval of six documents that are responsive to your request. After careful review of these documents, we have determined that all six documents may be released in full.

We did not locate a 1965 passport application referenced in an application for amendment of passport that is included in the released documents. Many passport applications and other non-vital records from that period were destroyed during the 1980s in accordance with guidance from the General Services Administration.

Passport records typically consist of applications for United States passports and supporting evidence of United States citizenship. Passport records do not include evidence of travel such as entrance/exit stamps, visas, residence permits, etc., since this information is entered into the passport book after issuance.

This completes the processing of your request.

Sincerely

Jonathan M. Rolbin, Director
Office of Legal Affairs and Law Enforcement Liaison
Bureau of Consular Affairs
Passport Services

Enclosures: As stated

FORM APPROVED

	BUDGET BUREAU NO. 47-R117.5	
DEPARTMENT OF STATE FOREIGN SERVICE OF THE UNITED STATES OF AMERICA	Post Djakarta, Indonesia	
APPLICATION FOR	REFERRED TO DEPARTMENT FOR ACTION	
RENEWAL AMENDMENT EXTENSION	RENEWED (EXTENDED) TO Jul. 18,1970	
OF	AMENDED AS REQUESTED	
PASSPORT CARD OF IDENTITY REGISTRATION CERTIFICATE OF IDENTITY	r = 00	F
F777788 +	9 19/05 FEE COLLECTED	LAST
Document No Date Issued	1 1/4 NO REE COLLECTED	
(PLEASE PRINT NAME IN FULL) (FIRST NAME) (MIDDLE NAME) (LAST AND (LAST	NAME) <u>C7070</u> , a citizen of the United States, do hereby	ZAKE
apply for the service indicated above. (If amendment, set forth de	tails on REVERSE.)	
NOV. 29,1942 PLACE OF BIRTH	Kansas	
NOW RESIDING AT DI akarta I Indones	= 10	-
UNITED STATES RESIDENCE (Street address, city, county, state)	5/9	3
	O. C.	0
HAVE YOU EVEN BEEN REFUSED A PASSPORT OR REGISTRATION IF THE ANSWER IS YES, EXPLAIN WHEN AND WHY	Bank of Hawaii Honolula	(FIRST NAME)
NO.	-	
A1		-
		X
		ľ
		2
		MIDDLE
PROPOSED TRAVEL PLANS	IF RETURNING TO U. S. COMPLETE THE FOLLOWING	
I INTEND TO RETURN TO THE UNITED STATES PERMANENTLY TO		MAME
RESIDE WITHIN THE MONTHS		2
I INTEND TO CONTINUE TO RESIDE ABROAD FOR THE FOLLOWING		
TO AN INDONESIAN CITIZEN	DATE OF DEPARTURE	+
TO AN TOUND CHIEF	DATE OF DEPARTURE	1
I have not (and no other person included or to be included in the pass- zenship, been naturalized as a citizen of a foreign state; taken an oath of to a foreign state; entered or served in the armed forces of a foreign stat ployment under the government of a foreign state or political subdivision ticipated in an election or plebiscite to determine the sovereignty over for in the United States or before a diplomatic or consular officer of the Unit fits of the nationality of any foreign state; or been convicted by a court of treason against, or attempting by force to overthow, or bearing arms a or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performe in the passport or documentation, the portion which applies should be (or affirmation) by the person to whom the portion is applicable should be	or made an affirmation or other formal declaration of allegiance e; accepted or performed the duties of any office, post, or emthereof; voted in a political election in a foreign state or participal territory; made a formal renunciation of nationality either states in a foreign state; ever sought or claimed the beneat court martial of competent jurisdiction of committing any act against, the United States, or conspiring to overthrow, put down to by or apply to the applicant, or to any other person included suck out, and a supplementary explanatory statement under each	
Subscribed and Swom to (affirmed) before me this	(To be signed by Applicant) S , 19 6 8 Djakarta, Interest's decision, is fully satisfied as	

	AMEND TO INCLU	DE (EXCLUDE) (WIFE)(HL	JSBAND)	PAGE
NAME		BIRTHPLACE		SIRTHDATE
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SPOUSE WAS PREVIOUSLY MARRIED TO			PREVIOUS NAR	RIAGE TERMINATED BY
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OTHE	R AMENDMENT(S) (D	ESCRIBE IN DETAIL ACT	ION REQUESTED!	
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In certain cases specific authorization by the Department will be required. In these cases an extra copy of the form should be prepared. Upon receipt of the Department's reply the extra copy should be transmitted with a notation of the action taken,

WARNING: False statements made knowingly and witifully in passport applications or affidavits or other supporting documents are punishable by fine and or imprisonment under the provisions of 18 USC 1001 and or 18 USC 1542. The affertation of multitation of a passport issued pursuant to this application is punishable by fine and or imprisonment under 18 USC 1543. The use of a passport in violation of the restrictions therein is punishable by fine and or imprisonment under 18 USC 1544.

2 Years

I have not since equining United States citizenship, been naturalized as a citizen of a foreign state; taken an earth, or mode an affirmation or other formal declaration of allegange to a foreign state; entered or served in the almed forces of a foreign state; accepted or performed the utilized any office, post, or employment under the Government of a foreign state or political subdivision thereof, madra formal renordation of nationality either in the United States or before a diplomatic or consular officer of the United States or before a diplomatic or consular officer of the United States or been convicted by a coort or court matrial of competent jurisdiction of committing any act of treason against, or attempting by force to overthrow, or bearing aims against the United States, or conspiring to overthrow, put down or to destroy by force, the Government of the United States.

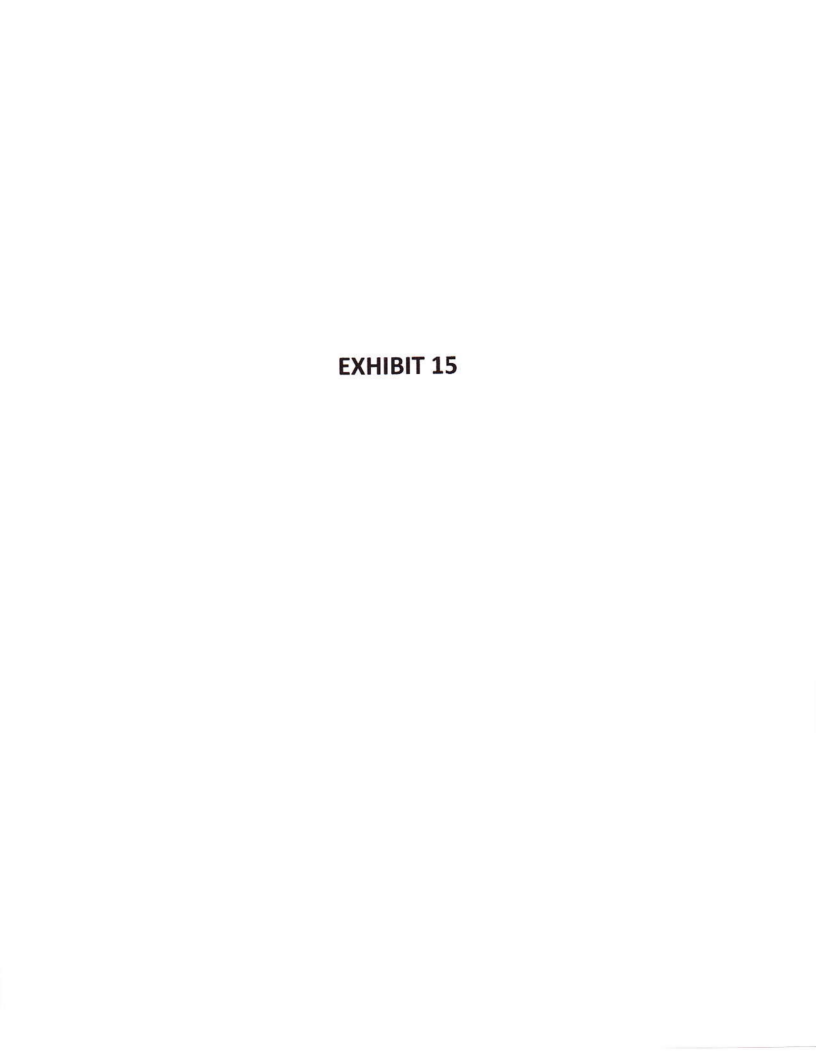
(if any of the above-mentioned acts or conditions have been performed by or apply to the applicant, the applicant which applies should be strack out, and a supplementary explanatory statement should be attached, signed and made a part of this application.)

DECLARATION Edeclare under the penalties of 18 USC 1001 and 1542 (see WARNING, above that the statements made in this application are true and complete to the best of my knowledge and better. I further declare that I will support and defend the Constitution of the United States against all enemies, lorging and domestic, that I will bear true faith and allegrance to the same; and that I take this obligation treety without mental reservation or purpose of

Date (Signature of applicant)

> (Passport Office Use Only) JAN -4-12 I CUULD

D



Dr. Orly Taitz, Attorney-at-Law (California SBN 223433) Orly Taitz Law Offices 26302 La Paz, Suite 211 Mission Viejo, California 92691 Telephone: (949) 683-5411 E-Mail: dr taitz@yahoo.com

UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA SANTA ANA (SOUTHERN) DIVISION

Captain Pamela Barnett, et al., Plaintiffs.

V.

Barack Hussein Obama, Michelle L.R. Obama, Hillary Rodham Clinton, Secretary of State, Robert M. Gates, Secretary of Defense, Joseph R. Biden, Vice-President and President of the Senate. Defendants.

Civil Action:

SACV09-00082-DOC (Anx)

Affidavit of Susan Daniels

- My name is Susan Elizabeth Daniels. I am over 18 years old, am of sound mind and free of any mental disease or psychological impairment of any kind or condition.
- I am a citizen of the United States of America, I am 68 years old and I was born and raised in the State of Ohio.
- I am licensed by the State of Ohio as a private investigator; I am president of Daniels and Associates Investigations, Inc., incorporated in March 1995, license number 65199565509.
- I have personal knowledge of all the facts and circumstances described herein below and will testify in open court to all of the same.
- I located a social security number for Barack Hussein Obama and found that it was issued between 1977-1979 in the State of Connecticut but as I investigated

further, I found an additional eight social security numbers. One of the numbers had (Deceased) behind it. I was able to find the name of the person the SSN actually belonged to and printed it from the Social Security Administration death index.

- 6. I researched social security numbers for Michelle Obama. When I ran her name, two different social security numbers appeared for her, including one that does not belong to her but is listed for her at 1600 Pennsylvania Ave., Washington, D.C.
- 7. The true and correct copies I personally obtained are attached.
- 8. I solemnly swear under penalty of perjury that all the facts stated and circumstances described above are true and correct statements.
- 9. I have not received any compensation for making this affidavit.

Further, Affiant saith naught.

Signed and executed in __October, 2009.

on this

Susan Elizabeth Daniels

NOTARY'S JURAT

Susan Elizabeth Daniels appeared before me in person on this day of October, 2009, in (city),
Specifically but without limitation, Susan Elizabeth Daniels did in my presence authenticate the documents attached here as a true and correct copy of the documents she obtained and described in her affidavit.
Notary Public in the State of Ohio
Business Address of Notary: 8038 RNDAD MORR MENTOR, 104 44060
JAMES V. OJACONO Alternay the Management of Chip Notary Public, S. are of Chip My Commission Has No Expiration Dates Section 147.03 OTRIC.
My Seal Appears Above this line.
My Printed Name is: JAMES U. LOTACONO; my notarial commission or license expires on: LIEETIME I STATEWIDE

⇒	All	Full Name	Age/DOB	Address	Dates	Phone Information	
	1. (MICHELLE OBAMA Gender: Female 350-60-xxxx	*	5046 S GREENWOOD AVE CHICAGO IL 60615-2806	Aug 05 - Aug 07		40
12	à	MICHELLE OBAMA Gender: Female		1 OLD STATE CAPITOL PLZ APT SPRINGFIELD IL 62701-1512	May 09 - Sep 09	9	
夏夏		MICHELLE OBAMA Gender: Female 282-88-xxxx		1600 PENNSYLVANIA AVE NW WASHINGTON DC 20500-0003 Newspaper facility.	Jun 08 - Sep 09	E.	
		MICHELLE OBAMA Gender: Female 522-67-xxxx		5030 QUENTIN ST DENVER CO 80239-4312	Jul 09 - Aug 09	303-365-5697 - MDT	
是是		MICHELLE OBAMA Gender: Female		123 W NORTH AVE CAROL STREAM IL 60188-2001	Mar 09 - Aug 09	9	
夏夏	THE COPY	MICHELLE OBAMA Gender, Female 324-56-xxxx		936 4 MILE RD NW APT GRAND RAPIDS MI 49544-1503	Jan 09 - Jul 09		
		MICHELLE OBAMA Gender: Female		505 CATHARINE ST PHILADELPHIA PA 19147-3009	Apr 07		
		MICHELLE OBAMA Gender: Female		3550 S RHODES AVE APT 1802 CHICAGO IL 60653-1273			
		MICHELLE OBAMA Gender: Female		1901 COLLEGE AVE FREDERICK MD 21701	Jun 09 - Sep 09	Ð	
冒克		MICHELLE OBAMA Gender: Female		1 PENNSYLVANNIA BEVERLY HILLS CA 90210	Jan 09 - Sep 09	9	

SSN Verifier Plus

SSN 4425

Year(s) and State Issued	
Year(s) Issued:	1977-1979
State Issued:	Connecticut
Social Security Death Index	
SSN not found in Social Security Death Index	
Names Associated With SSN	
OBAMA, BARACK	
OBAMA, BARACK HUSSEIN	
Dates of Birth Associated With SSN	
1890	

08/04/1961

Standard People Search

105 Records

Search Criteria

Name: OBAMA, BARACK

Flags: Arrests, Bankruptcies, Criminal Records, Evictions, Professional Licenses, Warrants

Reports	Name	Address	1	Maps	SSN / DOB	Phone	AR
OF SCHOOL S	OBAMA BARACK H	295 HARVARD ST 1505 CAMBRIDGE MA 02139-2382 Reported: 01/2009 - 01/01/2009 County: Middlesex	2x	Map It			N
0 0000 00 000 00 000 00 000 00 000 00 000	OBAMA BARACK	1600 PENN AVE WASHINGTON DC 20007 Reported: 12/2008 - 12/2008 County: District of Columbia	1x	Map It			N
STATES	OBAMA BARACK	559 W GOLF RD ARLINGTON HTS IL 60005-3904 Reported: 11/2008 - 11/2008 County: Cook	1x	Map It			N
To compare on a co	OBAMA BARACK	56 THORNTON RD NEEDHAM MA 02492-4330 Reported: 09/2008 - 11/2008 County: NORFOLK	1x	Map It			N
TELECTO TO A SECOND SEC	OBAMA BARACK	713 HART SENATE WASHINGTON DC 20510-0001 Reported: 11/2008 - 11/2008 County: District of Columbia	1×	Map It			N
	OBAMA BARACK	3535 OLIVE ST DENVER CO 80207-1523 Reported: 09/2008 - 11/2008 County: Denver	1x	Map It		(720)336-7722	N
Free at	OBAMA BARACK	810 E 13TH AVE EUGENE OR 97401-3742 (POSSIBLE HIGH RISK) Reported: 09/2008 - 11/2008 County: Lane	1x	Map It			N
1000 1000 1000 1000 1000 1000 1000 100	OBAMA BARACK	435 DALLAS AVE LANCASTER TX 75146 Reported: 09/2008 - 11/2008 County: Dallas	1x	Map It			N
110	OBAMA BARACK L	1930 WALLACE ST PHILADELPHIA PA 19130-3220 Reported: 09/17/2008 - 10/03/200 County: Philadelphia		Map It		Landline: (215)235-3040	N
***	OBAMA BARACK	1000 NW 33 AVE FORT WORTH TX 76180 Reported: 04/2008 - 09/2008 County: Tarrant	2x	Map It	675-54-6554		N
Reports	Name	Address		Waps	SSN / DOB	Phone	AR
TOTAL CONTROL OF THE PARTY OF T	OBAMA BARACK	123 MAIN ST CHARLESTON SC 29464 Reported: 08/2008 - 09/2008 County: Charleston	1x	Map It			N

	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK PK 1x CHICAGO IL 60615 Reported: 08/20/2008 - 08/20/2008 County: Cook	Map 1	18sued: 1977-1979 in CT Landline: (773)684-4809 DOB: 08/04/1961 Age: 48	N
GO ANTINO	OBAMA BARACK LWYR	14 W ERIE ST 1x CHICAGO IL 60654 (POSSIBLE HIGH RISK) Reported: 08/20/2008 - 08/20/2008 County: Cook	Map It	Ceil: (312)310-0069	N
E-mail: bo	bama@lawn	bg.com (No IP Addre	ss Report	ted) Phone: (312)751-1170	-
	OBAMA BARACK	NO ADDRESS REPORTED CHICAGO IL 60615 Reported: 08/18/2008 - 08/18/2008 County: Cook			N
CONTROL OF THE PROPERTY OF THE	OBAMA BARACK	180 N LASALLE 1x CHICAGO IL 60601 (POSSIBLE HIGH RISK) Reported: 08/18/2008 - 08/18/2008 County: Cook	Map It		N
The state of the s	OBAMA BARACK	83775 BATES RD 2x JACKSON NJ 08527 Reported: 02/2008 - 08/2008 County: Ocean	Map It	485-40-5154 (DECEASED) Sec Issued: 1954-1955 in IA AHAChed "A	N //
	OBAMA BARACK	1000 33RD AVE 1x FORT WORTH TX 76180 Reported: 08/2008 - 08/2008 County: Tarrant	Map It		N
	OBAMA BARACK	505 FARR C 3x COLUMBUS GA 31907-6275 Reported: 01/2008 - 08/2008 County: Muscogee	Map It	420-67-2965	N
7/17/27 mg	OBAMA BARACK	1603 RUCKER RD 1x ALPHARETTA GA 30004-1435 Reported: 08/2008 - 08/2008 County: FULTON	Map It		N
The state of the s	OBAMA BARACK HUSSEIN	180 N LA SALLE ST 2200 4x CHICAGO IL 60601-2610 (POSSIBLE HIGH RISK) Reported: 06/01/2007 - 06/01/2008 County: Cook	Map	January 1977-1979 in CT Landline: (773)684-4809	N
Reports	Name	Address	Maps	SSN / DOB Phone	AR
TO NO. I	OBAMA BARACK	OBAMA LN 1x FRANKLIN WI 53132 Reported: 05/2008 - 06/2008 County: Milwaukee	Map It		N
TESTION OF THE PROPERTY OF T	OBAMA BARACK	123 WHITE HOUSE 1x IRVINE CA 92618 Reported: 06/2008 - 06/2008 County: ORANGE	Map It		N
	OBAMA BARACK	15 A 1A 1x MANALAPAN FL 33462 Reported: 05/2008 - 05/2008 County: Palm Beach	Map It		N
	OBAMA BARACK HUSSEIN	5046 S GREENWOOD AVE 5x CHICAGO IL 60615-2806 (POSSIBLE HIGH RISK) Reported: 12/01/2007 - 04/01/2008 County: Cook	Map	3-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 Landline: (773)684-4809	N

OBAMA BARACK HUSSEIN	CHICAGO IL 60615	Map	1425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
OBAMA BARACK	NO ADDRESS REPORTED CHICAGO IL 0 Reported: 03/03/2008 - 03/03/2008	3			N
OBAMA BARACK	40 TRANSFER ST 1: DENVER CO 80207 Reported: 03/2008 - 03/2008 County: Denver	Map It		Landline: (303)545-0199	N
OBAMA BARACK	111 PENNSYLVANIA AVE 3: WASHINGTON UT 84780 Reported: 08/2007 - 02/2008 County: Washington	Map It	799-89-7090		N
OBAMA BARACK	505 FARR C 12 COLUMBUS GA 31907 Reported: 02/2008 - 02/2008 County: Muscogee	Map It	423-29-2961 Issued: 1988-1989 in AL		N
OBAMA BARACK LWYR	CHICAGO IL 60610 (POSSIBLE HIGH RISK)	Map		Landline: (312)751-1170 Cell: (312)310-0069	N
obama@lawm	nbg.com (No IP Addre	ess Report	ted) Phone: (31	2)751-1170	
Name	Address	Maps	SSN / DOB	Phone	AR
OBAMA BARACK HUSSEIN	CHICAGO IL 60615	Map	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
OBAMA BARACK	PO BOX 1236 1x PROVO UT 84603-1236 Reported: 01/2008 - 01/2008 County: Utah	(N
OBAMA BARACK	15 A1A 1x MANALAPAN FL 33434 Reported: 01/2008 - 01/2008 County: Palm Beach	Map It	651-23-4987		N
OBAMA BARACK HUSSEIN	CHICAGO IL 60615	Map	-4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
MR OBAMA BARACK H	5046 S GREENWOOD AVE 12x CHICAGO IL 60615-2806 (POSSIBLE HIGH RISK) Reported: 07/2005 - 11/15/2007 County: Cook	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/01/1961 Age: 48		N
OBAMA BARACK HUSSEIN	SOMERVILLE MA 02145	Map	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
OBAMA BARACK HUSSEIN	SOMERVILLE MA 02145	Map	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
OBAMA BARACK	918 BAINBRIDGE ST 1x PHILADELPHIA PA 19147 Reported: 08/2007 - 08/2007 County: Philadelphia	Map It			N
	BARACK HUSSEIN OBAMA BARACK OBAMA BARACK OBAMA BARACK OBAMA BARACK OBAMA BARACK HUSSEIN OBAMA BARACK HUSSEIN OBAMA BARACK OBAMA BARA	OBAMA	OBAMA BARACK HUSSEIN CHICAGO IL 60615 Reported: 03/25/2008 - 03/25/2008 Map It OBAMA BARACK NO ADDRESS REPORTED CHICAGO IL 0 Reported: 03/03/2008 - 03/03/2008 Map It OBAMA BARACK NO ADDRESS REPORTED CHICAGO IL 0 Reported: 03/2008 - 03/03/2008 Map It OBAMA BARACK DENVER CO 80207 Map It OBAMA BARACK DENVER CO 80207 Map Map Map OBAMA BARACK DENVER CO 80207 Map Map OBAMA BARACK Reported: 03/2008 - 03/2008 Map Map OBAMA BARACK Reported: 02/2008 - 02/2008 Map Map OBAMA BARACK COLUMBUS GA 31907 Map OBAMA BARACK COLUMB	OBAMA BARACK	DSAMA Reported: 03/26/2008 - 03/25/2008 1 DOB: 08/04/1961 Age: 48 C773)884-4809 County: Cook Reported: 03/25/2008 - 03/25/2008 County: Cook Reported: 03/25/2008 - 03/2008 - 03/2008 - 03/2008 - 03/2008 CHICAGO IL 08/2008 - 03/2008 - 03/2008 CHICAGO IL 08/2008 - 03/2008 County: Denver Co

2022) 2022 2023 2024 2024 2024 2024 2024 2024	OBAMA BARACK	123 MAIN ST	x Map It		N
	OBAMA BARACK H	180 N LA SALLE ST 2200N 2 CHICAGO IL 60601-2501 (POSSIBLE HIGH RISK) Reported: 02/2007 - 06/2007 County: Cook	tx Map It	4425 Issued: 1977-1979 in CT	N
Reports	Name	Address	Maps	SSN / DOB Phone	AR
	OBAMA BARACK	1236 PO BOX 2 PROVO UT 84603 Reported: 06/2007 - 06/2007 County: Utah	2×	901-09-8765	N
	OBAMA BARACK	610 E OLD WILLOW RD PROSPECT HEIGHTS IL 60070-1913 Reported: 04/2007 - 04/2007 County: Cook	lx Map It		N
	OBAMA BARACK	505 CATHARINE ST 1 PHILADELPHIA PA 19147-3009 Reported: 04/2007 - 04/2007 County: Philadelphia	I x Map It		N
	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK 1 CHICAGO IL 60615-5916 Reported: 07/2006 - 07/2006 County: Cook	Bx Map It	1977-1979 in CT Landline: (773)684-4	1809 N
230000 230000 230000 230000 230000 230000 230000 230000 2300000 2300000 2300000 2300000 2300000 2300000 2300000 2300000 23000000 2300000 2300000 2300000 2300000 2300000 2300000 2300000 230000000 2300000 230000000 2300000000	OBAMA BARACK S	607 E ADAMS ST SPRINGFIELD IL 62701-1634 (POSSIBLE HIGH RISK) Reported: 04/21/2006 - 05/07/200 County: Sangamon	Map Map Map	Landline: (217)492-5	5089 N
717-22-0 717-22-0 718-0	OBAMA BARACK HUSSEIN	300 MASSACHUSETTS AVE 5 1 WASHINGTON DC 20001 Reported: 02/01/2006 - 02/01/200 County: District of Columbia	lx Map 06 It	lssued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 Landline: (773)684-4	4809 N
	OBAMA BARACK HUSSEIN	227 6TH ST WASHINGTON DC 20002 Reported: 02/01/2006 - 02/01/200 County: District of Columbia	lx Map 06 It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 (773)684-4	4809 N
(2000) (2000) (2000) (2000)	OBAMA BARACK HUSSEIN	300 MASSACHUSETTS AVE 10 WASHINGTON DC 20001-2629 Reported: 09/2005 - 02/01/2006 County: District of Columbia)x Mar It	lssued: 1977-1979 in CT DOB: 04/08/1961 Age: 48 Landline: (773)684-4	4809 N
index in the second	OBAMA BARACK H	300 MASSACHUSETTS AV WASHINGTON DC 20001-2640 Reported: 06/01/1986 - 02/01/200 County: District of Columbia	Bx Mag 06 It	3-4425 Issued: 1977-1979 in CT 684-4809 DOB: 08/04/1961 Age: 48	N
3.777.0 3.777.0 2.777.0 3.777.0	OBAMA BARACK HUSSEIN	227 6TH ST WASHINGTON DC 20002 Reported: 02/01/2006 - 02/01/200 County: District of Columbia	Bx Map 06 It	lssued: 1977-1979 in CT DOB: 04/08/1961 Age: 48 Landline: (773)684-4	
Reports	Name	Address	Map	s SSN / DOB Phone	a AR
	OBAMA BARACK H AKA: OBAMA BARACK AKA:	227 6TH ST WASHINGTON DC 20002-6067 Reported: 06/01/1986 - 02/01/200 County: District of Columbia	2x Map 06 It	-4425 Issued: 1977-1979 in CT 684-4809 DOB: 08/04/1961 Age: 48	N

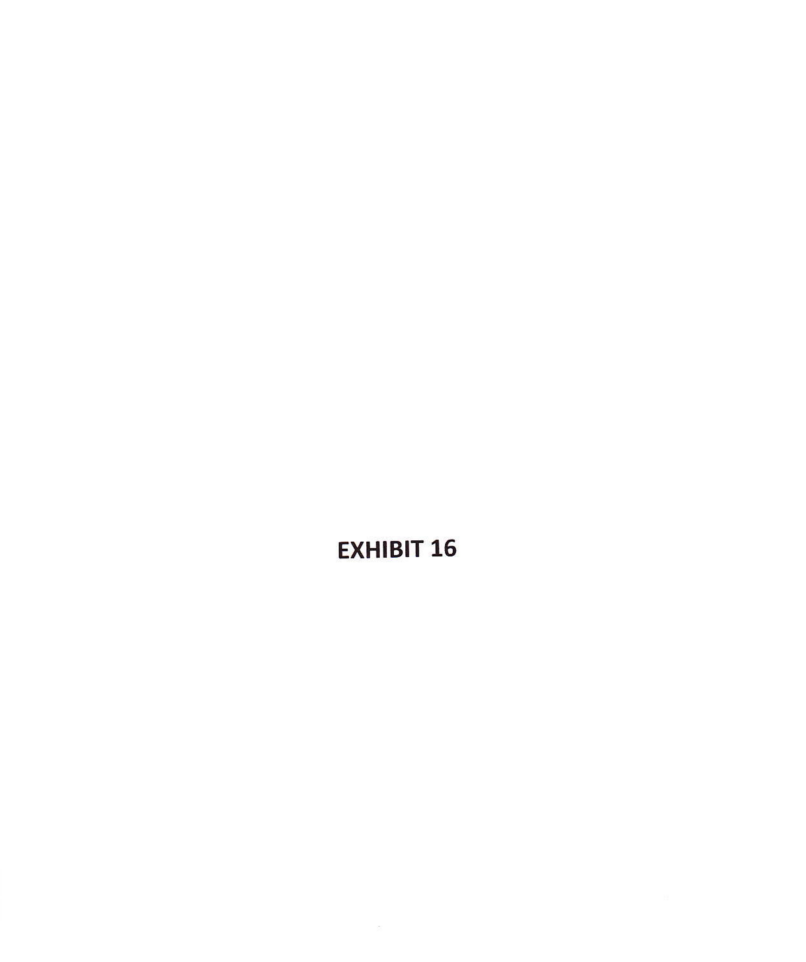
	OBAMA BARBACK						
Table 1	OBAMA BARACK	14 W ERIE ST CHICAGO IL 60610-5397 (POSSIBLE HIGH RISK) Reported: 12/21/2004 - 0 County: Cook	2x 1/2006	Map It		Landline: (312)751-1170	N
E-mail: b	obama@lawm	ibg.com (Ne	IP Addres	s Report	ed) Phone: (31	2)751-1170	
100000 100000 100000 100000 100000	OBAMA BARACK	5046 S GREENWOOD AV CHICAGO IL 60615-2806 (POSSIBLE HIGH RISK) Reported: 07/2005 - 11/2 County: Cook		Map It	4425 Issued: 1977-1979 in CT	Landline: (773)684-4809	N
TOUR TOUR PROPERTY OF A SECOND	OBAMA BARACK HUSSEIN	54501 E VIEW PARK CHICAGO IL 60615 Reported: 06/01/1997 - 0 County: Cook	6x 5/26/2005	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
Dadged	OBAMA BARACK HUSSEIN	7436 S EUCLID AVE 2 CHICAGO IL 60649 Reported: 05/26/2005 - 0 County: Cook	1x 5/26/2005	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	Ν
	OBAMA BARACK HUSSEIN	54501 SE VW CHICAGO IL 60615 Reported: 05/26/2005 - 0 County: Cook	1x 5/26/2005	Map it	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
ACCCA THE ST TO ST TO ST	OBAMA BARACK HUSSEIN	5450 E VIEW PARK 1 CHICAGO IL 60615 Reported: 05/26/2005 - 0 County: Cook	1x 5/26/2005	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
MTA-22	OBAMA BARACK	5450 S EAST VIEW PARI CHICAGO IL 60615-5916 Reported: 05/2005 - 05/2 County: Cook		Map It		A Comment of the Comm	N
1734 - 9	OBAMA BARACK	1013 E 53RD ST CHICAGO IL 60615-4311 Reported: 12/21/2004 - 0 County: Cook	9x 1/14/2005	Map It		Landline: (773)363-1996	N
######################################	OBAMA BARACK	14 W ERIE ST CHICAGO IL 60654-5397 (POSSIBLE HIG + RISK) Reported: 12/21/2004 - 0 County: Cook	1x 1/06/2005	Map It		Landline: (312)751-1170	N
E-mail: bo	obama@lawm	bg.com (No	IP Addres	s Report	ed) Phone: (31	2)751-1170	
Reports	Name	Address		Maps	SSN / DOB	Phone	AR
10.00	OBAMA BARACK	10131/53RD ST CHICAGO IL 60615 Reported: 07/2003 - 07/2 County: Cook	1x 003	Map It		Landline: (773)363-1996	Ν
Treation of the state of the st	OBAMA BARACK	10131 53RD ST CHICAGO IL 60615 Reported: 07/2003 - 07/20 County: Cook	1x 003	Map It		Landline: (773)363-1996	N
GEOGRAPH TOTAL COMMENT	OBAMA BARACK SEN	1741 E 71ST ST CHICAGO IL 60649 Reported: 02/01/2003 - 0 County: Cook	7x 2/01/2003	Map It		Landline: (773)363-1996	N
E-mail: je	nmasondist13	@prodigy.net	IP	address	: 192.100.76.133	Reported:	10/0

OBAMA	CTATACA IN A PAR IN A	OBAMA BARACK H	5450 S EAST VIEW PARK 1 4x CHICAGO IL 60615-5916 Reported: 10/1997 - 10/2002 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
OBAMA CHICAGO L 50815 Saued: 1976-1976 in L Saued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 C773)684-4809 N Call Call Call Call Call Call Call Ca		BARACK	CHICAGO IL 60615 Reported: 07/2002 - 07/2002		WARRY CONTROL COMPANY		N
OBAMA SARACK H SOMERVILLE MA 02145-2440 Map Subsect 1977-1979 in CT DOB: 08/04/1961 Age: 48 C773)684-4809 N SOMERVILLE MA 02145-2440 N Subsect 1977-1979 in CT DOB: 08/04/1961 Age: 48 C773)684-4809 N County: Cook N Cook County: Cook Coun	TOTAL SECTION AND ADDRESS OF THE PROPERTY OF T	BARACK	CHICAGO IL 60615 Reported: 07/2002 - 07/2002	V. S. S. H.			N
DBAMA BARACK HUSSEIN County: Cook Reported: 11/13/2000 Tourney: Cook Reported: 11/13/2000 Tourney: Cook Reported: 06/01/1986 - 11/13/2000 Tourney: Cook Reported: 06/01/1986 - 11/13/2000 Tourney: Cook Reported: 06/01/1986 - 11/13/2000 Tourney: Cook Reported: 06/01/1989 Tourney: Cook Reported: 06/	PACCA BO 1 MA BO 1	BARACK	SOMERVILLE MA 02145-2440 Reported: 06/01/1986 - 07/17/2001		Issued: 1977-1979 in CT	684-4809	N
CHICAGO L 80849-3826 Reported: 09/01/1998 - 11/13/2000 It Dos: 08/04/1981 Age: 48 Saued: 1977-1979 in CT Dos: 04/08/1981 Age: 48 Saued: 1977-1979 in CT Dos: 04/08/1981 Age: 48 Saued: 1977-1979 in CT Dos: 08/04/1981 Age: 48 Saued: 1977-19	S122 	BARACK	CHICAGO IL 60649 Reported: 11/13/2000 - 11/13/2000	1.0	Issued: 1977-1979 in CT		N
CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 Reported: 10/01/1999 - 10/01/1999 Reported: 10/01/1999 Reported: 09/01/1999 Reported: 09/01/1999 Reported: 06/01/1986 - 10/01/1999 Reported: 06/01/1999 Reported: 06/01/1999 Reported: 06/01/1999 Reported: 06/01/1999 Reported: 06/01/1999 Reported: 09/01/1999	7000 7000 7000 7000 7000 7000 7000 700	BARACK	CHICAGO IL 60649-3626 Reported: 06/01/1986 - 11/13/2000	0.00	Issued: 1977-1979 in CT	684-4809	N
OBAMA BARACK HUSSEIN CHICAGO L 60615 Saued: 1977-1979 in CT DoB: 08/04/1961 Age: 48 Age: 4		BARACK	CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999		Issued: 1977-1979 in CT		N
OBAMA	Renorts	Mama	Arldrage	Mesos	SCHIDOB	Phone	AD
OBAMA BARACK HUSSEIN County: Cook County:	I The puriet I have	1 ACST 4 4 C	2-100 Ct 2 (m-2)-C)	Meiho	99M / DOD	1 110110	N-P. F
OBAMA CHICAGO L 60615-5916 Reported: 06/01/1986 - 10/01/1999 It It It It It It It	SUMMED TO COLUMN TO	OBAMA BARACK	54501 SE VIEW PK 1x CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999	Map	-4425 Issued: 1977-1979 in CT	TO SECTION AND ADDRESS OF THE PARTY OF THE PARTY OF THE PARTY.	gerunuspovin
CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 It Ssued: 1977-1979 in CT County: Cook N N N N N N N N N	PROCESS OF THE PROCES	OBAMA BARACK H OBAMA BARACK	54501 SE VIEW PK 1x CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK 1x CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999	Map It Map	-4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT	684-4809 Landline:	N
OBAMA BARACK HUSSEIN CHICAGO L 60649 Reported: 09/01/1999 - 09/01/1999 OBAMA BARACK HUSSEIN County: Cook Cook County: Cook Co		OBAMA BARACK H OBAMA BARACK HUSSEIN OBAMA BARACK	54501 SE VIEW PK CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999	Map It Map It	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809 Landline: (773)684-4809 684-4809 Landline:	N
OBAMA BARACK HUSSEIN CHICAGO IL 60649 Reported: 09/01/1999 - 09/01/1999 Reported: 09/01/1999 - 09/01/1999 Reported: 09/01/1999 - 09/01/1999 Reported: 09/01/1999 - 09/01/1999 Reported: 09/01/1999 - 09/1999 Reported: 09/1999 09/1999 Reported		OBAMA BARACK H OBAMA BARACK HUSSEIN OBAMA BARACK H	54501 SE VIEW PK CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999 County: Cook 5450 VIEW PA CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999	Map It Map It Map	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809 Landline: (773)684-4809 684-4809 Landline: (773)684-4809 Landline:	N N
OBAMA CHICAGO IL 60649 Map BARACK Reported: 09/1999 - 09/1999 It Issued: 1977-1979 in CT		OBAMA BARACK H OBAMA	54501 SE VIEW PK CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999 County: Cook 5450 VIEW PA CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 49798 PO BOX CHICAGO IL 60649 Reported: 09/01/1999 - 09/01/1999	Map It Map It Map It	1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809 Landline: (773)684-4809 684-4809 Landline: (773)684-4809 Landline: (773)684-4809 Landline: (773)684-4809	N N
		OBAMA BARACK H OBAMA BARACK HUSSEIN OBAMA BARACK H OBAMA BARACK HUSSEIN OBAMA BARACK HUSSEIN OBAMA BARACK HUSSEIN	54501 SE VIEW PK CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 5x CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999 County: Cook 5450 VIEW PA 1x CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 49798 PO BOX 1x CHICAGO IL 60649 Reported: 09/01/1999 - 09/01/1999 County: Cook 849798 PO 1x CHICAGO IL 60649 Reported: 09/01/1999 - 09/01/1999 County: Cook	Map It Map It Map It	1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809 Landline: (773)684-4809 684-4809 Landline: (773)684-4809 Landline: (773)684-4809 Landline: (773)684-4809 Landline: (773)684-4809	N N N

200000 200000 200000 200000 200000	OBAMA BARACK HUSSEIN	PO BOX 49798 2x CHICAGO IL 60649 Reported: 09/1999 - 09/1999 County: Cook		4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK SEN	2152 E 71ST ST 7x CHICAGO IL 60649 Reported: 05/01/1999 - 05/01/1999 County: Cook	Map It		Landline: (773)363-1996	N
TENTON PARTY OF THE PARTY OF TH	OBAMA BARACK HUSSEIN	1440 E 52ND ST 8x CHICAGO IL 60615 Reported: 01/01/1999 - 01/01/1999 County: Cook	Map It	34425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
Reports	Name	Address	Maps	SSN / DOB	Phone	AR
	OBAMA BARACK HUSSEIN	1440 E 52ND ST 1x CHICAGO IL 60615 Reported: 01/01/1999 - 01/01/1999 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
TO THE PARTY OF TH	OBAMA BARACK HUSSEIN	365 BROADWAY B1 1x SOMERVILLE MA 02143 Reported: 11/12/1997 - 11/12/1997 County: Middlesex	Map It	-4425 Issued: 1977-1979 in CT		N
COLUMN TO THE PARTY OF T	OBAMA BARACK H	54501 E VIEW PARK 4x CHICAGO IL 60615 Reported: 06/1997 - 06/1997 County: Cook	Map It	4425 Issued: 1977-1979 in CT		N
CONTRACTOR OF THE CONTRACTOR O	OBAMA BARACK HUSSEIN	54501 VIEW PA 16x CHICAGO IL 60615 Reported: 10/01/1994 - 10/01/1994 County: Cook	Map It	lssued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
ENGINEER OF THE PARTY OF THE PA	OBAMA BARACK H	54501 SE VIEW PA 5x CHICAGO IL 60615-5942 Reported: 06/01/1986 - 10/01/1994 County: Cook	Map It	14425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N
TENERS IN THE STATE OF THE STAT	OBAMA BARACK H	5450 S EAST VIEW PK 1 1x CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1994 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48		N
THE COLUMN TO TH	OBAMA BARACK HUSSEIN	54501 SE VIEW PA 2x CHICAGO IL 60615 Reported: 10/01/1994 - 10/01/1994 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK	365 BROADWAY ST 4x BOSTON MA 02111 (POSSIBLE HIGH RISK) Reported: 08/01/1994 - 08/01/1994 County: Suffolk	Map It		Landline: (617)623-1266	N
The state of the s	OBAMA BARACK HUSSEIN	365 BROADWAY ST 1x BOSTON MA 02111 (POSSIBLE HIGH RISK) Reported: 08/01/1994 - 08/01/1994 County: Suffolk	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline : (773)684-4809	N
TO TOST TO THE TOTAL TO THE TOT	OBAMA BARACK HUSSEIN	5324 S KIMBARK AVE 8x CHICAGO IL 60615 Reported: 12/01/1993 - 12/01/1993 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
Reports	Name	Address	Maps	SSN / DOB	Phone	AR
	OBAMA BARACK HUSSEIN	5324 S KIMBARK AVE 1x CHICAGO IL 60615 Reported: 12/01/1993 - 12/01/1993	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N

		County: Cook					
	OBAMA BARACK	5450 EASTVIEW PK 1 CHICAGO IL 60615 Reported: 08/01/1993 - 09/01/19 County: Cook	1x 93	Map It	4425 Issued: 1977-1979 in CT		N
	OBAMA BARACK	7436 S EUCLID AVE CHICAGO IL 60649-3626 Reported: 08/1993 - 08/1993 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT		N
Total	OBAMA BARACK HUSSEIN	365 W BROADWAY BOSTON MA 02127 (POSSIBLE HIGH RISK) Reported: 07/01/1991 - 07/01/19 County: Suffolk	1x 991	Map It		lline:)684-4809	N
	OBAMA BARACK H	5324 S KIMBARK AVE CHICAGO IL 60615-5287 Reported: 06/01/1986 - 12/1990 County: Cook	3x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
	OBAMA BARACK HUSSEIN	365 BROADWAY B1 SOMERVILLE MA 02145 Reported: 08/01/1988 - 09/01/19 County: Middlesex	1x 988	Map It	1 100mod: 10// 10/0 m ()	fline:)623-1266	N
	OBAMA BARACK HUSSEIN	1N N CHICAGO IL 60615 Reported: 01/01/1988 - 01/01/19 County: Cook	1x 988	Map It		Jline:)684-4809	N
The state of the s	OBAMA BARACK H	N 1N CHICAGO IL 60615 Reported: 01/1988 - 01/1988 County: Cook	2×	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Stanie Augminica Augment	N
10000 10000	OBAMA BARACK HUSSEIN	5429 S HARPER AVE 1N CHICAGO IL 60615 Reported: 10/01/1986 - 10/01/19 County: Cook	1x 986	Map It	Immediately 10// 10/0 pp [1]	iline:)684-4809	N
75553 755 75 755 75 755 75 755 75 755 75 755 75	OBAMA BARACK H	5429 S HARPER AVE 1N CHICAGO IL 60615-5548 Reported: 06/01/1986 - 10/1986 County: Cook	3x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
Reports	Name	Address		Maps	SSN / DOB	Phone	AR
	OBAMA BARACK H	1440 E 52ND ST CHICAGO IL 60615-4131 Reported: 04/1986 - 04/1986 County: Cook	1x	Map It	DOB: 08/1961 Age: 48		N
TOUR SECTION AND ADDRESS OF THE PROPERTY OF TH	OBAMA BARACK H	5450 EASTVIEW PARK 1 CHICAGO IL 60615 County: Cook	2х	Map It	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48		Ν
	OBAMA BARACK HUSSEIN	365 BROADWAY B1 SOMERVILLE MA 02145-2440 County: Middlesex	2x	Map It	4425 Issued: 1977-1979 in CT DOB: 1890		N
	OBAMA BARACK H	5450 E VIEW PARK 1 CHICAGO IL 60615 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT	0.00	N
ESSCH 	OBAMA BARACK H	54501 SE VW CHICAGO IL 60615 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT 684- DOB: 08/04/1961 Age: 48	4809	N

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NATIONAL ASSEMBLY

OFFICIAL REPORT

Thursday, 25th March, 2010

The House met at 2.30 p.m.

[Mr. Speaker in the Chair]

PRAYERS

PETITION

Dr. Khalwale: Mr. Speaker, Sir, I stand here to make a petition on behalf of Kiborowa squatters who are a group of squatters from Trans Nzoia District under an organization called Kiborowa Squatters Alliance. The squatters reside in the rural and peri-urban slums within Trans Nzoia and like our forefathers, remain landless and living under deplorable conditions. Some of those squatters are temporary labourers on the former colonial settler farms now popularly called Agricultural Development Corporation (ADC) farms. Our girls and women are raped and forced into prostitution and early marriages, occasioning high instances of HIV/AIDS and gender biased violence. There are high poverty levels leading to early school dropouts and childhood labour. Despite those squatters making several presentations to the Government with assurances from district commissioners, permanent secretaries and Ministers for Land and Settlement since Independence, our people have yet to see any positive action. We are, therefore, praying through this petition for your humble intervention as a House, so that the Government of the Republic of Kenya may immediately settle all the squatters on the following ADC farms: Sabwani, Sekhendu and Olingatongo ADC farms. We are also praying that the Government restrains those Members of Parliament who are inciting members from non-squatter communities to invade those farms.

Mr. Speaker: Order, Dr. Khalwale! You caught my eye to present a petition, but I am in doubt as to whether or not you have, in fact, complied with Standing Order No.204. At least, I have no indication from the Clerk of the National Assembly, which I normally have as a matter of practice, that you have complied with Standing Order No.204. Can you satisfy me that you have done so?

Dr. Khalwale: Mr. Speaker, Sir, this petition was presented to the Office of the Clerk. He went through it and marked it to the Speaker of the National Assembly. The Office of the Speaker of the National Assembly marked it to Mr. Ndombi who is in the legal arm of Parliament. Mr. Ndombi invited me to his office. We went through this petition and I am glad to confirm that we have complied to the letter, to the requirements of that Standing Order.

Mr. Speaker: Can you, please, let me have a look at the petition to be satisfied that those steps have been taken?

Dr. Khalwale: Mr. Speaker, Sir, after I conclude or before?

the way to look at devolution is about governance. If at all we take this Constitution without looking at the elements of devolution properly, then I am afraid we have missed the boat. We should be very courageous and brave because in 1963, resources were going to the regions. It was not by changing the Constitution that the regions went but by starving the regions of funds and even the power to tax the regions. That is how the regions were killed. But when the regions were working, even hon. Ngala was feeling better and safer as the president of the Coast region rather than being a Member of Parliament here.

The other thing that we are addressing through devolution is exclusion. What has made us suffer as a nation is exclusion. Once people feel excluded, even when you want to employ a policeman or constable or you want to build a dispensary, it must come from the centre. In the colonial days, these things were being done on the ground and they could give bursaries and build roads. I commend devolution. Those who fear devolution are living in the past. They are being guided by their ethnic consideration and objectives. They are living in the past. If America was living in a situation where they feared ethnicity and did not see itself as a multiparty state or nation, how could a young man born here in Kenya, who is not even a native American, become the President of America? It is because they did away with exclusion. What has killed us here is exclusion; that once Mr. Orengo is President, I know of no other place than Ugenya. That is why we were fighting against these many Presidencies in the past. I hope that Kenya will come of age. This country must come of age. People want freedom and nations want liberation, but countries want independence.

I beg to support.

Prof. Kamar: Thank you, Mr. Deputy Speaker, Sir, for giving me the opportunity to contribute to this historic Motion. I would like to support it with amendments and I will be mentioning which ones.

Mr. Deputy Speaker, Sir, allow me, first, to congratulate those who have participated in the process of Constitution-making in this country. I want to recognize the veterans – the Orengos and Imanyaras – past and present. I also want to remember to recognize the Bomas group of delegates that gave us the first Draft (2004). I also want to remember the Committee of Experts (CoE) and our own Parliamentary Select Committee. These people have done a commendable job. The Constitution making process has been very long and tedious. Sometimes it has been acrimonious and tempers have gone up and down. But all in all, the process has brought us this far and we must thank God for that.

Mr. Deputy Speaker, Sir, it is instructive to note that while it has taken a very long time, there are some areas that have consistently remained in all the drafts that we have today. As we consider that, we are reminded of why Kenyans wanted to have a Constitution, to begin with. In the preamble, there is a statement that says: "We, the people of Kenya adopt, enact and give to ourselves and our future generation this Constitution."

Mr. Deputy Speaker, Sir, we must ensure that Kenyans get a new Constitution that will serve them and the future generations. How do we ensure this? We must ensure this by ensuring that the Proposed Constitution is good for all, fair to all and serves all. This may require the spirit of give and take, but it must all be inclusive and non exclusive. The eyes of the nation are focused on this House. We must rise to the occasion

EXHIBIT 17



THE VETTING - EXCLUSIVE - OBAMA'S LITERARY AGENT IN 1991 BOOKLET: 'BORN IN KENYA AND RAISED IN INDONESIA AND HAWAII'



by JOEL B. POLLAK (/COLUMNISTS/JOEL-B-POLLAK) 17 May 2012 5037 POST A COMMENT



Note from Senior Management:

Andrew Breitbart was never a "Birther," and Breitbart News is a site that has never advocated the narrative of "Birtherism." In fact, Andrew believed, as we do, that President Barack Obama was born in Honolulu, Hawaii, on August 4, 1961.

Yet Andrew also believed that the complicit mainstream media had refused to examine President Obama's ideological past, or the carefully crafted persona he and his advisers had constructed for

It is for that reason that we launched "The Vetting," an ongoing series in which we explore the ideological background of President Obama (and other presidential candidates) -- not to relitigate 2008, but because ideas and actions have consequences.

It is also in that spirit that we discovered, and now present, the booklet described below--one that includes a marketing pitch for a forthcoming book by a then-young, otherwise unknown former president of the Harvard Law Review.

It is evidence-not of the President's foreign origin, but that Barack Obama's public persona has perhaps been presented differently at different times.



THE HOPE AND THE CHANGE

Writer/Director Stephen K. Bannon, former Democrat pollster Pat Caddell and I were interviewed by Hannity about the film he called the best documentary he has ever seen. During the one hour special, viewers saw exclusive clips from the film and heard several members of the 40 person cast go into greater detail about why they've given up on Obama

Full Article (/Big-Government/2012/08/25/The-Hop -and-The-Change)

MOST POPULAR

· Team Obama: 'America Doesn't Need a Birther-In-Chief (http://www.breitbart.com/Big-Government/2012/08/25/Team-Obama-Birther-In-Chief)

506 comments - 1 minute ago

· Brandon Darby on Anarchist Plans for the RNC: Take Down the EMS System (http://www.breitbart.com/Big-Government/2012/08/24/Brandon-Darby-on-Anarchist-Plans-for-the-RNC-Including-Taking-Down-the-Citys-EMS-System)

 Mormon War: Abby Huntsman Slams Romney Being Under Secret Church Control (http://www.breitbart.com/Breitbart-TV/2012/08/25/Mormon-War-Abby-Huntsman-Slams-Romney-Being% 20Under-Secret-Mormon-Church-Control)

224 comments - 3 minutes ago

 Box Office: Obama Doc '2016' Stuns (http://www.breitbart.com/Big-Hollywood/2012/08/25/Box-Office-Aug-25-2012)

364 comments · 2 minutes ago





Ohama 'Kenya' Lit **Booklet Raises** Question MSM Will Refuse to Ask (/Big-S-Ep13-System)

Journalism/2012/05/17/Ohama
537 comments · 6 minutes ago

-Lit-Booklet-About-MSM-Failure) by JOHN NOLTE (/COLUMNISTS/JOHN-NOLTE)

100 days ago 411



Obama's Lit Agency Used Born in Kenya Bio Until 2007 (/Big-Government/2012/05/17/Obarwallywood -pamphlet-in-use-2007) by BEN SHAPIRO (/COLUMNISTS/BEN-SHAPIRO)

100 days ago <u>624</u>

http://www.breitbart.com/Big-Government/2012/05/17/The-Vetting-Barack-Obama-Litera... 8/26/2012

Breitbart News has obtained a promotional booklet produced in 1991 by Barack Obama's then-literary agency, Acton & Dystel, which touts Obama as "born in Kenya and raised in Indonesia and Hawaii."

The booklet, which was distributed to "business colleagues" in the publishing industry, includes a brief biography of Obama among the biographies of eighty-nine other authors represented by Acton & Dystel.

It also promotes Obama's anticipated first book, Journeys in Black and White--which Obama abandoned (http://www.gg.com/newspolitics/politics/200911/barack-obama-writing-books-writerrobert-draper?printable=true), later publishing Dreams from My Father instead.

Obama's biography in the booklet is as follows (image and text below):



Barack Obama, the first African-American president of the Harvard Law Review, was born in Kenya and raised in Indonesia and Hawaii. The son of an American anthropologist and a Kenyan finance minister, he attended Columbia University and worked as a financial journalist and editor for Business International Corporation. He served as project coordinator in Harlem for the New York Public Interest Research Group, and was Executive Director of the Developing Communities Project in Chicago's South Side. His commitment to social and racial issues will be evident in his first book, Journeys in Black and White.



A 'Fact Checking Error'--Again, and Again, and Again... (/Big-

Government/2012/05/17/A -Fact-Checking-Error-Repeated-Multiple-Times-Over-Several-Years-by-Different-Agencies)

by BREITBART NEWS (/COLUMNISTS/BRETTBART -NEWS) 100 days ago 446

· Zero Bounce? A Pessimistic Preview of the RNC (http://www.breitbart.com/Big-Government/2012/08/26/Zero-Bounce-a-Pessimistic-Preview-of-the-RNC) 47 comments - 13 minutes ago

BREITBART VIDEO PICKS



A 'Fact Checking Error'? Dystel & Goderich Ask Writers to Submit Their Own

Bios (/Big-Government/2012/05/18/05/CN UP FOR OUR NEWSLETTER -biography-submission -guidelines-obama-

kenya-fact-checkingerror) by STEVE BOMAN (/COLUMNISTS/STEVE-

BOMAN) 100 days ago 408



Media Works To Suppress Obama 'Born in Kenya' Bio (/Big-Journalism/2012/05/18/Media -Refuses-Coverage-Ohama-Kenva-Lit-Agency) BEN SHAPIRO (/COLUMNISTS/BEN-

SHAPIRO)

99 days ago 253

SUBSCRIBE

The booklet, which is thirty-six pages long, is printed in blue ink (and, on the cover, silver/grey ink), using offset lithography. It purports to celebrate the fifteenth anniversary of Acton & Dystel, which was founded in 1976.



Front cover (outside) - note Barack Obama listed in alphabetical order

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Front cover (inside)

Jay Acton no longer represents Obama. However, Jane Dystel still lists (http://www.dystel.com/client-list/#0) Obama as a client on her agency's website.

According to the booklet itself, the text was edited by Miriam Goderich, who has since become Dystel's partner at Dystel & Goderich (http://www.dystel.com/about/), an agency founded in 1994. Breitbart News attempted to reach Goderich by telephone

several times over several days. Her calls are screened by an automated service that requires callers to state their name and company, which we did. She never answered.

The design of the booklet was undertaken by Richard Bellsey, who has since closed his business. Bellsey, reached by telephone, could not recall the exact details of the booklet, but told Breitbart News that it "sounds like one of our jobs, like I did for [Acton & Dystel] twenty years ago or more."



The parade of authors alongside Obama in the booklet includes politicians, such as former Speaker of the House Tip O'Neill; sports legends, such as Joe Montana and Kareem Abdul-Jabbar; and numerous Hollywood celebrities.

The reverse side of the page that features Barack Obama includes former Green Party presidential candidate Ralph Nader and early-1990s "boy band" pop sensation New Kids On the Block.





Acton, who spoke to Breitbart News by telephone, confirmed precise details of the booklet and said that it cost the agency tens of thousands of dollars to produce.

He indicated that while "almost nobody" wrote his or her own biography, the non-athletes in the booklet, whom "the agents deal [t] with on a daily basis," were "probably" approached to approve the text as presented.

Dystel did not respond to numerous requests for comment, via email and telephone. Her assistant told Breitbart News that Dystel "does not answer questions about Obama."

The errant Obama biography in the Acton & Dystel booklet does not contradict the authenticity of Obama's birth certificate. Moreover, several contemporaneous accounts (http://ironicsurrealism.com/2012/03/14/obama-1990-interview-were-going-to-reshape-mean-spirited-america/) of Obama's background describe Obama as having been born in Hawaii (http://www.nvtimes.com/1990/02/06/us/first-black-elected-to-head-harvard-s-law-review.html).

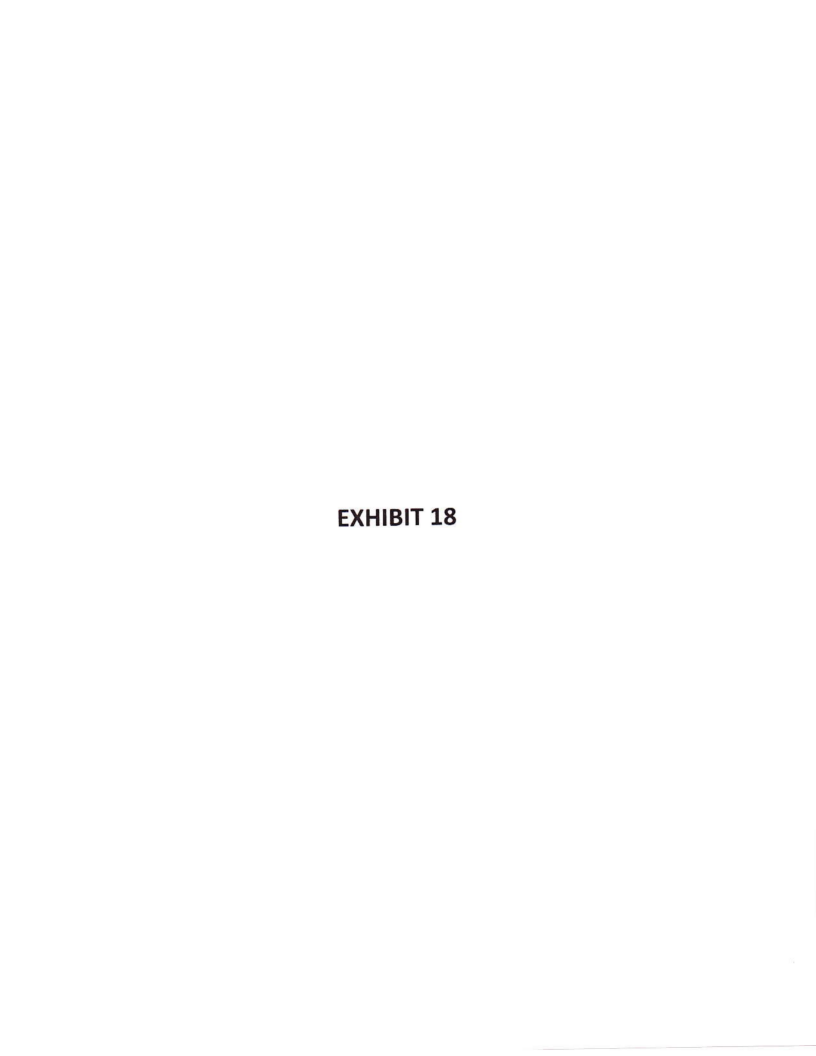
The biography does, however, fit a pattern in which Obama--or the people representing and supporting him--manipulate his public persona.

David Maraniss's forthcoming biography of Obama has reportedly <u>confirmed</u>

(http://www.vanityfair.com/polities/2012/06/young-barackobama-in-love-david-maraniss), for example, that a girlfriend Obama described in *Dreams from My Father* was, in fact, an amalgam of several separate individuals.

In addition, Obama and his handlers have a history of redefining his identity when expedient. In March 2008, for example, he famously <u>declared</u>

(http://www.huffingtonpost.com/2008/03/18/obama-racespeech-read-th_n_92077.html): "I can no more disown [Jeremiah Wright] than I can disown the black community. I can no more disown him than I can my white grandmother."



State of Arizona)
) ss
County of Maricopa)

AFFIDAVIT

I, the undersigned, being first duly sworn, do hereby state under oath and under penalty of perjury that the facts are true:

- 1. I am over the age of 18 and am a resident of Arizona. The information contained in this affidavit is based upon my own personal knowledge and, if called as a witness, could testify competently thereto. I am the duly elected Sheriff of Maricopa County, Arizona, and I have been a law enforcement officer and official, in both state and federal government, for 51 years.
- 2. In August of last year, a group of citizens from the Surprise Arizona Tea Party organization met with me in my office and presented a petition signed by approximately 250 residents of Maricopa County, asking if I would investigate the controversy surrounding President Barrack Obama's birth certificate authenticity and his eligibility to serve as the President of the United States.
- 3. This group expressed its concern that, up until that point, no law enforcement agency in the country had ever gone on record indicating that they had either looked into this or that they were willing to do so, citing lack of resources and jurisdictional challenges.
- 4. The Maricopa County Sheriff's Office is in a rather unique position. Under the Arizona Constitution and Arizona Revised Statutes, as the elected Sheriff of Maricopa County, I have the authority to request the aid of the volunteer posse, located in the county, to assist me in the execution of my duties. Having organized a volunteer posse of approximately 3,000 members, I, as the Sheriff of the Maricopa County Sheriff's Office, can authorize an investigation go forward to answer these questions at virtually no expense to the tax payer.
- 5. The Cold Case posse agreed to undertake the investigation requested by the 250 citizens of Maricopa County. This posse consists of former police officers and attorneys who have worked investigating the controversy surrounding Barack Obama. The investigation mainly focused on the electronic document that was

presented as President Obama's long form birth certificate to the American people and to citizens of Maricopa County by the White House on April 27, 2011.

- 6. The investigation led to a closer examination of the procedures regarding the registration of births at the Hawaii Department of Health and various statements made by Hawaii government officials regarding the Obama birth controversy over the last five years.
- 7. Upon close examination of the evidence, it is my belief that forgery and fraud was likely committed in key identity documents including President Obama's long-form birth certificate, his Selective Service Registration card, and his Social Security number.
- 8. My investigators and I believe that President Obama's long-form birth certificate is a computer-generated document, was manufactured electronically, and that it did not originate in a paper format, as claimed by the White House. Most importantly, the "registrar's stamp" in the computer generated document released by the White House and posted on the White House website, may have been imported from another unknown source document. The effect of the stamp not being placed on the document pursuant to state and federal laws means that there is probable cause that the document is a forgery, and therefore, it cannot be used as a verification, legal or otherwise, of the date, place or circumstances of Barack Obama's birth.
- 9. The Cold Case Posse law enforcement investigation into Barack Obama's birth certificate and his eligibility to be president is on-going. The on-going nature of the investigation is due to additional information that has come to light since we held the press conference in March, 2012. As soon as that information has been properly verified by the Cold Case Posse, I will release that information to the public.

Executed this 12 day of June, 2012, in

Maricopa County, Arizona.

Joseph M. Arpaio, Maricopa County Sheriff

Sworn to and subscribed before me this day of June . 2012.

LYNDA JENISE MORENO
Notary Public - State of Arizona
MARICOPA COUNTY
My Commission Expires
Jenuary 9, 2016

EXHIBIT 19

----- Forwarded message -----From: Public Records cpublicrecords@rrcc lacounty gov>

Date: Thu, Aug 30, 2012 at 4:50 PM

Subject: FW: Request Voter Registration Number

To: Democratic Constitution

Good afternoon, It seems that I mis-spoke (or typed). Please see the response below from a Division Manager in our Election Bureau.

The Federal Voting registration form do not request a birthplace. In my response I stated that if the person indicates that h/she is a US Citizen, then our data entry operator will update the applicant file with the birthplace US. The applicant do not list their birthplace as there is no place on the form for that information If the person still insist on a copy it is on our SOS website.

From: Cotton, Kay [mailto: Kay. Cutton'g rov.ocgov.com]

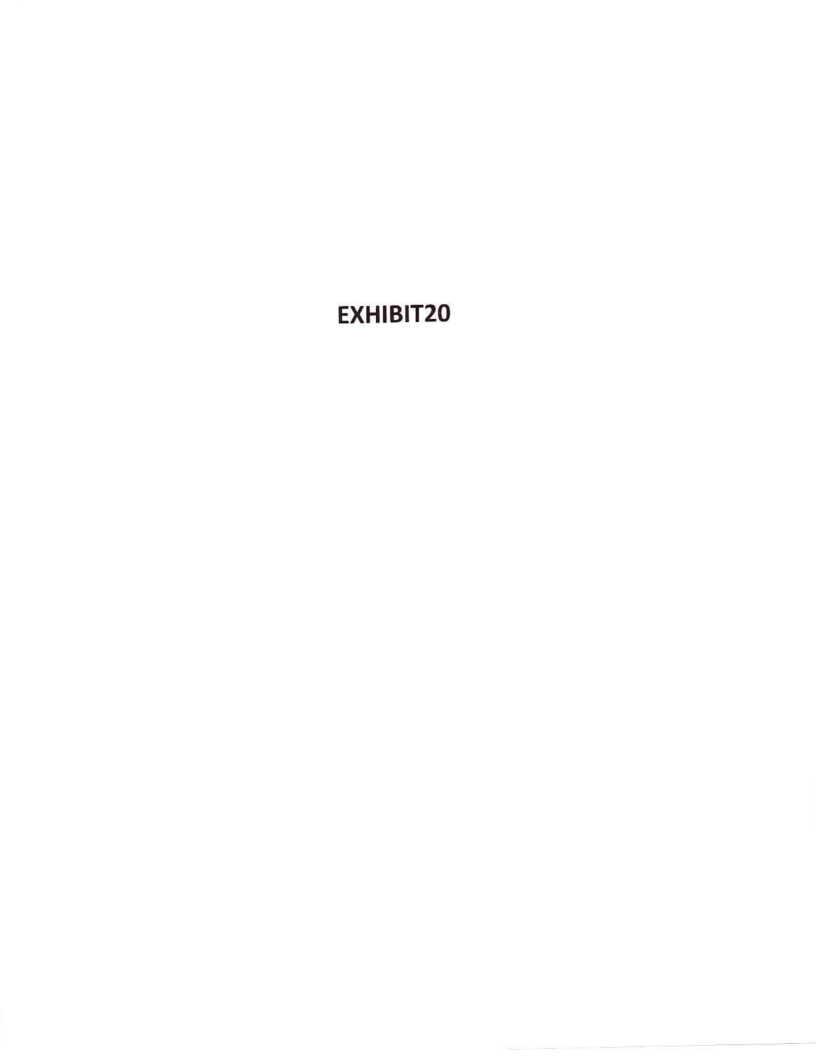
Sent: Thursday, August 09, 2012 9:11 PM

To: George Collins
Subject: RE: Direct flyers -correct information.

Mr Collins.

In answer to your question regarding the birth date being out of range, we do considered those individuals as registered voters and they do receive voter information. I understand that many years ago, if there was not a birth date, the system would go back to the year 1900. That is why you see some birth dates out of range.

Kay



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Director of Health

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DATE 5-5-1966

CHARLES G. BENNETT Eggistrar General

EXHIBIT21

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