On F

IN THE SUPREME COURT OF THE UNITED STATES

CASE #A-12606

NOONAN ET AL V BOWEN

SUPPLEMENTAL BRIEF OF NEWLY DISCOVERED EVIDE

Dr. Orly Taitz, ESQ

29839 Santa Margarita ste 100

Rancho Santa Margarita, CA 92688

Ph.49-683-5411 fax 949-766-7603

Orly.Taitz@gmail.com

Case at hand is scheduled to be heard on February 15, 2013 in a conference of all the justices of the Supreme Court of the United States.

This case came from the Supreme Court of California and was brought by Presidential Candidates: Edward Noonan, Thomas Gregory MacLeran and Keith Judd against the Secretary of the State of California, seeking to stay the certification of the votes for the candidate for the U.S. President Barack Obama due to the fact that the aforementioned candidate committed fraud when he provided his declaration of the candidate and when the Democratic party submitted the certificate of the nomination due to the fact that Barack Obama is not eligible for the position, as he is not a Natural born U.S. citizen, as required by the U.S. Constitution Article 2, Section 1, Clause 5. The declaration of the candidate and the certification of the nomination were based on fraud, on Obama's use of forged IDs, stolen Connecticut social Security number xxx-xx-4425, use of a name that was not legally his use of Indonesian citizenship and based on aiding and abetting by corrupt governmental officials. Most notable example of criminal aiding and abetting was signing by the chair of the Democratic Party of Hawaii Brian Schatz a falsified OCON (Official Certificate Of Nomination of a candidate) where the usual wording "eligible according to the provisions of the U.S. Constitution" were removed in order to accommodate ineligible Obama.

Plaintiffs provided the Supreme Court of California and the Supreme Court of the United States with over 100 pages of official records, sworn affidavits of senior law enforcement officials and experts showing that Barack Obama is:

- A citizen of Indonesia, as listed in his school registration #203 from Franciscan Assisi school in Jakarta, Indonesia. As a citizen of Indonesia Obama was never eligible and never legitimate for the U.S. Presidency.
- 2. Obama is using last name not legally his. Plaintiffs provided this court with the passport records of Stanley Ann Dunham, deceased mother of Barack Obama, showing that he is listed under the last name Soebarkah in her passport. He was removed from her passport in August of 1969 pursuant to the request and sworn statement of Ms. Dunham and signed by the U.S. consul in Jakarta Indonesia. As the requirement for removal as listed in the passport, is obtaining a foreign allegiance, it is believed that Barack Obama Soebarkah was removed from his mother's passport when he obtained his Indonesian passport. Barack Obama cannot serve as a U.S. President as the legal entity Barack Obama does not exist. The only legal entity based on the only verifiable record is Barack Obama Soebarkah.
- Obama does not have a valid U.S. birth certificate. Plaintiff provided affidavits from Sheriff of Maricopa County Arizona Joseph Arpaio, Investigator Zullo, experts Felicito Papa, Douglas Vogt, Paul Irey, showing

that the image posted by Obama on Whitehouse.gov is a computer generated forgery. When there is a question of authenticity of a document, the only way to authenticate, is to conduct expert evaluation of the original document. Registrar of the State of Hawaii and Director of Health and Deputy Attorney General of Hawaii in charge of the Health Department were obstructing justice and absolutely refused to comply with any subpoenas and produce the original 1961 birth certificate and as such there was never any authentication of the alleged birth certificate. After 4 years of obstruction of Justice, it is clear that the Hawaiian officials have nothing to show and genuine 1961 birth certificate for Barack Obama simply does not exist.

Obama does not have a valid Selective Service certificate. Based on the affidavit of Sheriff Arpaio and investigator Zullo, alleged copy of Obama's Selective Service Certificate, is COMPUTER GENERATED FORGERY. In this supplemental brief Plaintiffs are providing additional evidence, a sworn affidavit from the Chief investigator of the Special Investigations Unit of the US Coast Guard (ret) and former special agent of the DHS Jeffrey Stephan Coffman who attested under the penalty of perjury that Obama's alleged Selective Service registration is a forgery.

Plaintiffs submitted with their TRO and complaint the Affidavits of Sheriff Arpaio and Investigator Zullo and as a supplement an affidavit of the Chief Investigator of the Special investigations of the US Coast Guard Jeffrey Stephan Coffman. Based on those affidavits Obama's alleged application for the selective service is a forgery. According to 5 USC § 3328.every man born after 1959 has to register with the Selective Service and cannot work in the executive branch if he did not register with the selective service.

(a)An individual—

(1)who was born after December 31, 1959, and is or was required to register under section 3 of the Military Selective Service Act (50 App. U.S.C. 453); and

(2) who is not so registered or knowingly and willfully did not so register before the requirement terminated or became inapplicable to the individual,

shall be ineligible for appointment to a position in an executive agency.

As Obama claims to be born in 1961 (without a valid birth certificate we don't even know when he was born) he had a duty to register with the Selective Service. A forgery does not represent a registration, as such Obama is not eligible to be working in the executive branch of the U.S. government. He is not eligible to be a President in the White House or a janitor in the White House and it is a duty of this court to exercise its' jurisdiction to rule Obama not constitutionally eligible.

4. Obama's 2009 tax returns posted by Obama himself on line showed him using a CT Social Security number xxx-xx-4425, which failed both E-verify and SSNVS. Affidavit of investigator Albert Hendershot provided herein as an exhibit showed it being issued to Harrison (Harry) J. Bounel, born in 1890 in Russia, immigrant to the United States, presumed to be deceased, whose death was either not reported to the SSA or deleted from the computer system by a treasonous and criminally complicit employee of the SSA. Due to Obama's use of a stolen SSN he is not eligible to work anywhere in the United States, not in the Federal Branch, not in any other branch, not in the private sector, not even to pick tomatoes or clean toilets. Based on his use of a stolen SSN the only thing Obama is eligible to is at least 18 month prison term and deportation. For that reason alone the Supreme Court of California erred in denying the application. This court has to either grant the application or remand it back to the Supreme Court of California for reconsideration.

315 MILLION U.S. CITIZENS DEMAND TO KNOW, WHO IS COMMITTING TREASON AND AIDING AND ABETTING THE USURPATION OF THE U.S. PRESIDENCY: IS IT DONE BY 9 JUSTICES OF THE SUPREME COURT OR BY THE STAFF

ATTORNEYS AND CLERKS OF THE COURT WHO HAVE HIDDEN THE PLEADINGS AND EVIDENCE IN THIS CASE FROM THE JUSTICES

Justices Antonin Scalia in his book "Making your case" p77 described a process of triage in the Supreme Court, he wrote: "Another factor distinctive to petitions for certiorari is that judges don't like to spend a lot of time deciding what to decide. Indeed in most courts they won't even read the brief in support of your petition, but will rely on summaries (or on the selection of particular briefs) by law clerks. And law clerks don't like to spend much time on this job either."

Unfortunately, the clerks do more than summaries. Taitz, counsel for the plaintiffs submits as Exhibit 3 a recent correspondence with the Supreme Court in regards to case Taitz v Astrue USCA District of Columbia Circuit no 11-5304, where Taitz caught the employees of the Supreme Court actively obstructing justice and tampering with the documents submitted to the Supreme Court. Taitz provided the court with Federal Express receipts showing packages received by the Supreme Court and signed for by the employees of the Supreme Court, but never docketed and hidden from the Justices of the Supreme Court by the employees. These employees of the court were not appointed by the President, were not confirmed by the Senate, they never took an Oath of Allegiance and nobody knows where their allegiance lies.

This is only one of a number of suspicious activities in the Supreme Court of the United States. Previously a case Lightfoot v Bowen A-084524 by the same attorney Taitz was deleted from the docket of the Supreme Court on inauguration day January 21, 2008, ostensibly to give an impression that there are no more challenges to Obama's legitimacy. Only after the enormous pressure from the public, media, State Representatives and sworn affidavits from attorneys the case was reentered in the public docket. Clerk in charge for STAYs Danny Bickle repeatedly made incorrect statements claiming that all files were deleted due to some type of computer malfunction, which was not the case. Later, in March of 2009 during a meeting with attorneys and book signing in Los Angeles Taitz was able to discuss the case with Justice Scalia, who was absolutely clueless that the case even existed, even though according to the docket he was a part of the conference of justices who denied that case dealing with the legitimacy of the U.S. President and he voted to deny that case. One can believe that a judge would forget a case about some trivial dispute, but not a case dealing with the U.S. Presidency he supposedly discussed in conference only a month and a half earlier. It is clear that the case Lightfoot v Bowen was decided by the clerks, the names of the justices were printed on the order when the justices had no clue the case even existed. In a case at hand dealing with the usurpation of the U.S. Presidency this is

HIGH TREASON, for which guilty parties should be getting a life in prison or death penalty and the nation is entitled to know who these people are.

In a different case Rhodes v MacDonald 10A56 (entered by the Supreme Court as Taitz v MacDonald) a docket entry showing Justice Clarence Thomas denying an application for STAY was made retroactively on a weekend when Justice Thomas was thousands of miles away giving a seminar in Utah. When Taitz demanded to see an actual signature by Justice Thomas on the order to deny stay or on the cover page of the application, she was referred to Eric Fossum, the same employee, who signed the denial letter in the Taitz v Astrue case, who admitted to her on the phone that there is no signature of Justice Thomas either on the order or on the cover page of the petition. As such, there is no proof justice Thomas ever saw the petition or ever read a word written in the petition. When citizens went to the Supreme Court and requested copies of the pleadings in aforementioned cases, they were told that there are no such documents available. Noonan v Bowen is a case which provides an undeniable evidence of usurpation of the U.S. Presidency by a criminal, a citizen of Indonesia who claims that his name is Barack Obama, who is using all forged IDs and a stolen Social Security number and a last name not legally his. Allowing this usurpation to go on is an act of **HIGH TREASON**. The nation has a right to know who is committing high treason: 9 justices of the Supreme Court of clerks, who hide the pleadings and

sworn affidavits from justices. For that reason plaintiffs respectfully demand signatures of the justices on the order or on the front page of the application. If there are no actual signatures of the justices the plaintiffs and the nation as a whole will know that the justices never saw a word of pleadings an the case was "ruled upon" by court employees with unknown allegiance. Plaintiffs also demand to know the names of the court employees who summarized the case, provided it to the justices and compiled the list of approved or denied applications. Plaintiffs, U.S. Congress, law enforcement and World Community at large deserve to know who committed HIGH TREASON, who should be tried for high treason, who should be getting a penalty which is customary in such cases, which is a life in prison or death penalty.

JUSTICES SOTOMAYOR AND KAGAN SHOULD RECUSE THEMSELVES

Justices Kagan and Sotomayor should recuse themselves from this consideration due to the fact that they are appointees of Barack Obama and if the court rules that he was not eligible for office, their very nomination becomes questionable, as such their opinion might be biased.

ACTIONS OF THE U.S. ATTORNEYS, AGS AND JUDGES DURING OBAMA REGIME ARE AKIN TO ACTIONS OF THE LAW ENFORCEMENT AND JUDICIARY IN NAZI GERMANY FROM 1932

TILL 1942, AND IF NOT CHANGED WILL LEAD TO THE PATTERN OF NAZI GERMANY FROM 1942-1945.

What is the most troubling is not the fact that a criminal with forged IDs like Obama was able to get in the White House, but the magnitude of corruption, lawlessness, criminality and flagrant treason in the top positions of power in the U.S. Government and judiciary, as well as regime controlled media. This brief is not only a statement of facts, but also a warning that if members of the judiciary do not clean up their act, do not stop being criminality complicit with our Criminal in Chief, this country will descend to the levels of NAZI Germany in 1940s.

The similarity to NAZI Germany is startling. In 1932 when Hitler came to power there were thousands of highly educated judges in Germany, graduates of the world renown universities of Heidelberg and Berlin, Germany had a Constitution. However, either out of fear or due to corruption being bought and paid for, those judges simply ignored the Constitution and looked the other way when thousands were denied their Constitutional rights, when later they were deprived of their property and any economic rights and ultimately deprived of liberty and life itself. It is startling that out of thousands of judges not one single judge rose to declare Hitler's actions to be unconstitutional. If only one judge in Germany in 1932-1945 were to show one drop of honesty, integrity and adherence to the German Constitution and were to issue a declaratory relief ruling Hitler's actions to be

unconstitutional, possibly the lives 65 million people around the World could have been spared.

Similarly, in the past four years of Obama regime in spite of hundreds of pages of sworn affidavits of top law enforcement officials and experts, not one judge showed the integrity of character, honesty and decency to rise against a foreign national with forged IDs and a stolen Social Security number usurping the U.S. Presidency.

From 2008, when Obama first got "elected" judges claimed that it was too late to challenge him, that the challenge needs to be brought during the next election. During the 2012 Primary judges claimed that it is too early, that plaintiffs need to wait for Obama to be nominated by the nominating convention. After the nominating convention judges either dismissed cases without explanation, as it was done by the Supreme Court of California in the case at hand or came up with some bogus excuses. One of the excuses was that Obama is a President and it is up to Congress to impeach him.

First, this case and a number of other cases were brought before Obama was sworn in in 2013, so he needs to be treated as an individual, candidate for the U.S. Presidency. Moreover, Obama never really qualified for the impeachment. In order to be eligible for the impeachment one has to be a legitimate U.S. President ab initio. In Obama's case he was never a legitimate candidate.

In his book "Active Liberty, Interpreting the U.S. Constitution" Justice Breyer described his visit of the former Soviet Union and his attempts to teach Russian judges that Democracy and independent judiciary are possible, that it does not have to be a "telephone Justice" when the ruling regime tells judges what to do and how to rule. Based on the behavior of the U.S. judges during the Obama regime, it is clear that Justice Breyer did not teach the Russian judges democracy and the independence of the judiciary but it is the other way around, the Russian judges taught American counterparts some telephone justice akin to the "Judges Letters" sent to judges during the NAZI regime.

Let us not forget another peculiar fact: two political figures who have hidden their IDs or engaged in some falsification of their IDs were Joseph Stalin and Adolph Hitler. Stalin falsified his date of birth in order to either cover up the illegitimacy of his birth or prior service as a double agent with "Ohranka", being a hired thug for both the Bolshevics and the special services of the Szar. Hitler ordered the building containing his birth records to be demolished. Possibly it was done due to persistent rumors that his illegitimate father was an offspring from an out of wedlock relationship of his grandmother with a Jewish man. This did not mesh with Hitler's policy of extermination of Jews. Regardless of reasons, people who hide the circumstances of their birth, who use forged IDs, are inherently dangerous as no one knows who they are, what is their allegiance and end goals. What is

most important is that corruption of the Judiciary leads to disastrous results. The U.S. Constitution is the Supreme law of the land. The longest serving Chief Justice of the Supreme Court of the United States of America John Marshall stated in Cohens v Virginia (1821) "We have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the constitution." The case at hand is the most important case of the violation of the U.S. Constitution and it is the duty of the Supreme Court to interpret it and rule. Moreover, in Fletcher v Peck (1810) the same Chief Justice John Marshall and the rest of the Supreme Court found for the first time a state law to be unconstitutional. In Fletcher the Supreme Court found a state law built on bribery to be unconstitutional. Similarly, in the case at hand certification of a candidate for President built on fraud, forgery, Social Security fraud, Selective Service fraud and identity theft is unconstitutional as well.

It is time, it is high time for the Supreme Court of the United States to act, to assume the jurisdiction, as not doing so will be treason to the constitution. It is time to act and rule that the certification of the electoral votes for a Presidential candidate, which were obtained based on fraud, use of forged IDs and a stolen Social Security number as a basis for the proof of identity and Natural born status, is indeed unconstitutional and null and void. The Supreme Court of the United States has therefore the power and the duty to advise the Supreme Court of the

State of California that it erred in its decision and that indeed certification of votes for candidate Obama was unconstitutional and null and void.

It is the Constitutional duty of the Supreme Court of the United States to advise both the U.S. Congress and the Legislatures of each and every states of the same, so that the U.S. congress can follow the provisions of the XXs amendment "...if the President elect shall have failed to qualify, then the Vice-President elect shall act as President until a President shall have qualified, and the Congress may by law provide for the case wherein neither a President nor a Vice President elect shall qualified, declaring who shall then act as president, or the manner in which one who is to act shall be selected". Since Obama's eligibility is based on forged and stolen IDs, he never qualified and can never qualify as a natural born U.S. citizen status cannot be acquired retroactively. Since Obama never qualified, his selection of the Vice Presidential candidate was not constitutional either, the whole ticket was unconstitutional. Plaintiffs believe that the most Democratic way of selecting a qualified President is a new election, a special election. It is true that there was never a special election for the U.S. President, however there were multiple special elections for the U.S. Representatives, senators and state governors. Moreover, there is always a first. It appears that ObamaForgeryGate will lead to a first special election for the U.S. President. However, ultimately based on the XXth amendment it will be the jurisdiction of the U.S. Congress to decide in which manner the next

president to be chosen upon removal from office of one usurping the position by fraud and forgery. At the moment the most important task is for the U.S. Supreme court to exercise its' jurisdiction and issue an opinion declaring Barack Obama to be constitutionally ineligible for the U.S. Presidency due to identity fraud and use of forged and stolen IDs as a basis of establishing his identity and eligibility.

CONCLUSION

1. Supplemental brief and attached sworn affidavits of Chief Investigator of the Special Investigations Unit of the U.S. Coast Guard Jeffrey Stephan Coffman provided an undeniable evidence that Candidate Barack Obama was never eligible to be employed anywhere in the executive branch of the U.S. government; not as a President in the White House and not as a janitor in the White House as he used a laughable flagrant forgery claiming it to be a genuine Selective Service registration created in 1980. For this reason alone the Supreme Court of the United States should either grant the application or remand the case at hand back to the Supreme Court of California for reconsideration. Moreover, based on this evidence the Supreme Court of the United States should appoint a special prosecutor similar to Archibald Cox in Watergate and Kenneth Starr in MonicaLewinskyGate to investigate and prosecute the criminal aspects of the Selective service Fraud, Identity theft/fraud, elections fraud and usurpation of the presidency by Obama in ObamaForgeryGate.

- 2. Obama's 2009 tax returns posted by Obama himself on line showed him using a CT Social Security number xxx-xx-4425, which failed both E-verify and SSNVS. Affidavit of investigator Albert Hendershot showed it being issued to Harrison (Harry) J. Bounel, born in 1890 in Russia, immigrant to the United States, presumed to be deceased, whose death was either not reported to the SSA or deleted from the computer system by a treasonous and criminally complicit employee. Due to Obama's use of a stolen SSN he is not eligible to work anywhere in the United States, not in the Federal Branch, not in any other branch, not in the private sector, not even to pick tomatoes or clean toilets. Based on his use of a stolen SSN the only thing Obama is eligible to is at least 18 month prison term and deportation. For that reason alone the Supreme Court of California erred in denying the application. This court has to either grant the application or remand it back to the Supreme Court of California for reconsideration.
- 3. Due to the fact that this is the most important case of National Security and due to the fact that justices of the Supreme Court were clueless about other cases brought before them and supposedly discussed in conference and due to the fact that on prior occasions clerks of the court and other employees of the Supreme Court have hidden cases from the justices, there have to be the actual signatures of the justices showing that they actually read the case, that it was not ruled upon by

the employees of the court who have hidden the case from the justices and simply printed an order.

- 4. Justices Kagan and Sotomayor should recuse themselves from this consideration due to the fact that they are appointees of Barack Obama and if the court rules that he was not eligible for office, their very nomination becomes questionable, as such their opinion might be biased.
- 5. Supreme Court should exercise its' jurisdiction and issue a ruling on Obama 's eligibility based on all the evidence presented.

Jaite

/s/ Dr. Orly Taitz, ESQ

Counsel for the plaintiffs

02.08.2013

CERTIFICATE OF SERVICE

I, Orly Taitz, attest that I served the defendant by first class mail on 02.08.2013 at the following address:

Kamala Harris-Attorney General of California

1300 I St, Sacramento, CA 95814

/s/ Orly Taitz

cc U.S. and International media

cc Congressman Gregg Harper (R-MS)

Chairman

Lit

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

Head Office

Neuhuyskade 94

2596 XM The Hague

The Netherlands

Tel: 0031 (70) 3268070

0031 (70) 3268070

Fax: 0031 (70) 3353531

Email: info@bpi-icb.org

Website: www.bpi-icb.org

Regional Office - Americas / Bureau régional - Amériques / Oficina regional -

Américas

137, rue St-Pierre

Montréal, Québec, Canada, H2Y 3T5

Tel: 001 (514) 289-8757

001 (514) 289-8757

Fax: 001 (514) 289-8590

Email: admin@bpi-icb.org

Website: www.bpi-icb.org

Laura Vericat Figarola

BPI-ICB-CAPI

Secretaria Barcelona

laura_bpi@icab.es

Address: Avenida Diagonal 529 1º2ª

08029 Barcelona, España

tel/fax 0034 93 405 14 24

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

tel: +41 22 917 91 51

email: ototh@ohchr.org

EXHIBIT 1

State of Texas)
) ss
County of Montgomery)

AFFIDAVIT

Jeffery Stephen Coffman, being duly sworn, on oath deposes and says:

- 1. I am a resident of Texas. The information contained in this affidavit is based on my personal knowledge.
- 2. I am a licensed Private Investigator (licensed A620963) in the State of Texas.
- 3. I am a retired Resident Agent in Charge/Special Agent from the Department of Homeland Security having retired after 20 years during June 2007.
- 4. I am a retired Chief Investigator with the United States Coast Guard Investigative Service (Reserve) having retired after 22 years during March 2010.
- 5. I was formerly an Investigator with the Office of the Attorney General with the State of Texas serving from August 2008 until I quit during September 2009.
- On my own and not as an Investigator or Special Agent with any state or federal agency I looked into circumstances surrounding then U.S. Senator Barack Obama's Selective Service registration.
- I have utilized the Selective Service's "Check A Registration" online function (www.sss.gov) numerous times to verify whether a required registration was properly completed.
- On or about February 13, 2008, I sent an email to <u>information@sss.gov</u> asking why Senator Obama's registration didn't show up when queried on the Selective Service website (www.sss.gov).
- 9. On the same day (February 13, 2008) I received an email from information@sss.gov stating "Sir: There may be an error in his file or many other reasons why his registration cannot be confirmed on-line. However, I did confirm with our Data Management Center that he is, indeed, registered with the Selective Service System, in compliance with Federal law. Sincerely, Janice L. Hughes/SSS".
- 10. On September 7, 2008 I viewed a televised interview in which then Senator Obama stated that he registered for the Selective Service when he graduated from high school. I recalled that Senator Obama graduated from high school in 1979 and the Selective Service registration requirements were not reinstituted until 1980.
- 11. I submitted a Freedom Of Information Act (FOIA) to the Selective Service System for Senator Obama's Selective Service registration. I received a copy of a Selective Service registration in the name of Barack Hussein Obama and a copy of a computer screen print out with a date of 09/09/08.
- 12. Reviewing these copies I noted several areas of concern. For example, I noted that on the registration copy the signature of the registrant was dated July 30, 1980, but the United States Postal cancellation stamp indicating date received was dated the previous day of July 29, 80. I also noted that the "No ID" block was checked indicating that the registrant did not present an ID when the registration

M

- was said to have been presented to the postal clerk. The most outstanding aspect of the registration card was that the aforementioned U.S. Postal Cancellation Stamp had only a two digit year instead of the usual four digit year.
- 13. During my active military service with the US Army from 1973 to 1977, I served as a collateral duty as one of my unit's mail clerk. During that service I was familiar with US Postal regulations and procedures. It was my understanding that the US Postal Cancellation stamp was a four digit year and not a two digit year. I also knew that the day, month, and year of that model postal cancellation stamp are removable inserts that the postal clerk changes as appropriate. I have never seen a two digit insert for that model postal cancellation stamp.
- 14. Over several weeks, I researched the issue on the internet attempting to find any other incident where that model cancellation stamp had a two digit year instead of the usual four digit year. I was unable to find any other instance where that model postal cancellation stamp had a two digit year instead of the usual four digit year.
- 15. Using my training and experiences, I analyzed the image of the postal cancellation stamp on the copy of the registration. It is my conclusion that a four digit year insert ending in "08" was modified by cutting off the first two digits and reinserting the "08" upside down into the postal cancellation stamp to indicate a year of "80". The only four digit year ending in "08" I felt that would be reasonably available would be a "2008" year insert.
- 16. On the copy of the computer screen printout received under the FOIA I noticed that there was a line marked DLN and the number of "8089 708 0632". I also noted that on the copy of the Selective Service registration card there was a similar number in the upper right hand corner. This number was "0897080632". The number on the registration card appeared to be a "Bates" type print that automatically changes with each impression.
- 17. The differences between the DLN number on the computer screen printout and the registration card printout appears to be the addition of the digit "8". I know of no reason for the addition of the "8" in the DLN.
- 18. Based on my observations, research, experience and training, it is my belief that the Selective Service registration card I received under the Freedom Of Information Act request under the name of Barack Obama has been altered.

Sworn to me and subscribed before me this

day of January 2013.

TYLER G. WELLS NOTARY PUBLIC RIMS HISTORY INQUIRY SCREEN

PAGE 001 OF 062

SSS NO:

61 1125539 1

TRANS-CODE/TYPE:

DATE: 09/09/08 110 /

LAST NAME:

OBAMA

FIRST NAME:

BARACK HUSSEIN

CURRENT ADDRESS:

1617 S BERETANIA APT 1008

CITY/STATE/ZIP:

PERMANENT ADDRESS:

HONOLULU

HI 96826

CITY/STATE/ZIP:

1617 S BERETANIA APT 1008

DATE OF BIRTH:

HONOLULU

96826

08/04/61

SSAN:

TELEPHONE:

808 000 0000

DLN:

8089 708 0632

TRANSACTION DATE:

09/04/80

REASON:

ID INDICATOR:

LAST ACTION DATE: RELATED SSN:

09/04/80

00 00000000 0

PRESS: CLEAR ==> END PF7 ==> PAGE BACKWARD PF8 ==> PAGE FORWARD

SELECTIVE SERVICE SYSTEM Registration Form READ PRIVACY ACT STATEMENT ON REVERSE	0897080632
PLEASE PRINT CLEARLY DAYE OF BIRTH SEX MALE Rame of Month Day Year FEMALE FEMALE	
O DEAMA PARACE LIST CURRENT MAILING ADDRESS	14代<2・1) Middla
Number and Surest PERMANENT RESIDENCE TOTAL APT. 1008 HONOLULU City	HANAII 96826 State of Feetige Country Zip Code
SAMB AS ABOVE Crry	State or Foreign Country Zip Code Postal Date Stamp & Clerk Initials
Area Code Number Check here if we may give your name, address and telephone number to Armed Focces recruiters. THE TAFFIRM THE FOREGOING STATEMENTS ARE TRUE	17 ID (10) (1
TULY 30, 990 Borack H. Dama Today's Date Signature of Registrant SSS Form 1 [Feb 37] [] [Previous Subject Will Not St Used]	DANS APONON 19-1/0002

EXHIBIT 2

Affidavit of Albert Hendershot

- I, Albert Hendershot am a professional debt collector, I am over 18 years old, I have personal knowledge of the facts provided herein and I will be able to competently testify in court of the facts as listed in this affidavit:
- 1. I personally performed a search with Merlin Information Systems and http://www.acxiom.com/identity-solutions database which is routinely used by professional debt collectors
- 2. I found that both Barack Obama and Harry J. Bounel are listed as holders of the same Connecticut Social Security number 042-68-4425 and resided at the same address 5046 S. Greenwood Ave, Chicago , Illinois, Exhibit 1 attached herein is the true and correct copy of the printout from http://www.acxiom.com/identity-solutions database. Exhibit 2 attached herein is the (FOIA) Freedom of Information Act request which was completed for numident 042-68-4425 with Harry Bounel as the name associated with said numident 042-68-4425. Exhibit 2 clearly states that the aforementioned numident belongs to Harry Bounel and not Barack H Obama as detailed in the response from the Social Security Administration dated November 2012.
- 3. Michelle Obama is listed as a relative of both Harrison (Harry) J. Bounel and Barack Obama.
- 4. http://www.acxiom.com/identity-solutions database shows that the last change in the record of Harry
- J. Bounel Social security number 042-68-4425 was performed by Michelle Obama in and around November 2009, who is listed as a relative of Harry J. Bounel.

I attest under the penalty of perjury that all of the foregoing is true and correct to the best of my knowledge and informed belief.

Affiant further says naught.

Signed Albert Hendershot

Dated

Signature of the Notary Public

Luke Reins

atives Search Results (1)		Records: 1 to 1 of 1	
Personal Information			
MICHELLE L OBAMA 5046 S GREENWOOD AVE CHICAGO, IL 60615	5046 S GREENWOOD AVE CHICAGO, IL 60615	07/2005 - 12/2010	
OBAMA, MICHELLE E OBAMA, MICHELLE L	7436 S EUCLID AVE CHICAGO, IL 60649	09/2006	
HOBINSON, MICHELLE OBAMA, MICHELLE ROBINSON, ROBINSON	5450 S EAST VIEW PARK	02/2004	
MICHELLE DOB: 01/1964 Gender: F SSN: 350-60-XXXX	Apt 1 CHICAGO, IL 60615 5470 S EVERETT AVE Apt 1S	09/1997	
Possible Relationship: Sister/Spouse GCSCORE AND RELATIVES	CHICAGO, IL 60615 Matter Brown Dwelling 5470 S EVERETT AVE Apt. 1S	Not Available	

Apt. 2200

Apt 1802

Cell Phone(s) Available \$

CHICAGO, IL 60615

180 N LA SALLE ST

CHICAGO, IL 60601

CHICAGO, IL 60653

3550 S RHODES AVE

Searched BOUNEL HARRISONJ

Not Available

Not Available

UNLISTED

Apt 81

SOMERVILLE, MA 02145



Refer to: S9H: AI7967

November 16, 2012

This letter is in response to your Internet request for a Numident for Mr. Harry Bounel.

The Privacy Act of 1974 (5 U.S.C. § 552a) restricts disclosure of the information you requested. The only exception that might permit us to disclose these records to you without consent would be the exception for disclosure required by the Freedom of Information Act (FOIA) (5 U.S.C. § 552).

When we receive a request from a member of the public to release personal information about another individual from our records, we must balance the individual's privacy interest in withholding the information against the public interest in disclosing the information. We must determine whether disclosure would affect a personal privacy interest. There is clearly a substantial privacy interest in the personal details furnished to the Government. The only public interest we must consider is if the information sought would shed light on the way an agency performs its statutory duties. We may not consider the identity of the requester or the purpose for requesting the information. While there clearly is a public interest in knowing how the Social Security Administration administers the Social Security Act, disclosing records containing personal information about named individuals would not shed light on how the agency performs its statutory duties. Therefore, disclosing this information would be a clearly unwarranted invasion of personal privacy, and the FOIA (5 U.S.C. § 552(b)(6)) does not require disclosure.

If you disagree with this decision, you may request a review. Mail your appeal within 30 days after you receive this letter to the Social Security Administration, Office of Privacy and Disclosure, 617 Altmeyer Building, 6401 Security Boulevard, Baltimore, Maryland 21235. Mark the envelope "Freedom of Information Appeal."

Dawn & Wiggins

Dawn S. Wiggins

Freedom of Information Officer

Barack H Obama aka Harrison J Bounel Alias Has Been Scrubbed From Databases

03/11/2011 The alias of Harrison
J Bounel is discovered sharing the
same SSN and home address as
Barack H Obama as of 11/2009 by
AL Hendershot.

03/11/2011 Conflicting
information is discovered as to
the registered Owners of 5046 S
Greenwood Ave., the supposed
home owned by the Obama's
showing that it is not the
Obama's as the true owners of
the Hyde Park Mansion.

04/20/2011 WND and Jerome
Corsi re-open the case concerning
5046 S Greenwood with the
article, "Why Do 3 Supporters
Own Obama Home"

03/14/2011 Harrison J Bounel alias hits the internet as a searchable term for Barack H Obama's alias as of 2009

05/14/2011

The Obama Hustle Blog

www.theobamahustle@word press.com

Goes live exposing evidence on Barack H Obama

08/14/2011 WND and Jerome
Corsi re-open the case concerning
the the \$104,500.00 "Obama
Buffer Zone" in an article, "Tax
fraud suspected in Obama land
deal".

As of 08/20/2011 a recent search was completed on the Obama SSN 042-68-4425 of the same database that was used when Harrison J Bounel alias was originally discovered and the alias had been completely scrubbed and all evidence has been eliminated. The following graphic images will point that out.

05/20/2011 Al Hendershot is interviewed by <u>Trunews Radio</u> (with a combined 300K plus hits on youtube as of 08/2011) concerning the Obama alias of "Harrison I Bounel "and the real estate and tax fraud issues associated with 5046 S Greenwood Ave.

EXHIBIT 3

Dr. Orly Taitz ESQ

29839 Santa Margarita ste 100

Rancho Santa Margarita CA 92688

949-683-5411

via Federal Express

12.08.2012

Attention Chief Clerk of the Supreme Court of the United States William Sutter and Mr. Eric Fossum

REGARDING MISSING FEDERAL EXPRESS PACKAGE DELIVERED TO THE SUPREME COURT ON 10.09.2012 9:52 AM AND SIGNED BY D. GAMBLE AND INCORRECT STATEMENTS/INCORRECT INFORMATION IN TWO LETTERS WRONGFULLY DENYING PLAINTIFF TAITZ HER FIRST AMENDMENT RIGHT FOR REDRESS OF GRIEVANCES AND SPECIFICALLY HER RIGHT TO FILE A PETITION FOR A WRIT OF CERTIORARI.

Dear Mr. Sutter and Mr. Fossum,

I am in receipt of a December 3, 2012 letter from Chief Clerk William Sutter drafted and signed by Eric Fossum in regards to denial of Plaintiff's First Amendment right for Redress of Grievances, which was exhibited twice by the clerk's office's wrongful denial of Plaintiff's right to file a petition for Writ of Certiorari in Case Taitz v Astrue USCA District of Columbia Circuit no 11-5304.

In aforementioned letter from you Mr. Fossum provided incorrect information, specifically he stated that there was no order from the clerk's office denying the "right by Petitioner to file a petition for a writ of certiorari" and that there was no attempt to file a writ of certiorari by the Plaintiff. Exhibit 1 December 3 letter from Clerk Sutter signed by Eric Fossum

1. Please, see attached two Federal Express receipts:

- a. Exhibit 2. Federal Express Receipt showing a package delivered to SCOTUS on October 2, 2012 9:12 am signed by J Kouros.
- b. Exhibit 3 Federal Express receipt showing a second package sent to SCOTUS on October 7, 2012 and delivered to SCOTUS on October 9, 2012 9:52 am and signed by D. Gamble.
- 2. On December 6, 2012 around 10:45 am plaintiff Taitz called SCOTUS and demanded to talk to Chief Clerk Sutter in regards to her grievance of wrongful denial of her right for redress of grievances. Assistant for Chief Clerk Sutter stated that he is not available and advised Taitz to talk to a different case analyst, Mr. Traves. Mr. Traves reviewed the computer file of the case and stated that he can see on his internal docket documents filed on October 1, received on October 2, 2012, he can see and can read a letter from Chief Clerk Sutter, which incorrectly stated that Plaintiff is out of time to file a Petition for Writ of Certiorari (Plaintiff was actually over a month early as the final decision was on August 8 and she had 90 days until November 7, 2012), however analyst Traves could not see on the electronic docket a package received by the court on October 9, 2012 and signed by D. Gamble.

It appears that there is nefarious activity in the court and someone threw the package away and either never docketed that package or deleted a docket entry made earlier.

This is only one of a number of suspicious activities in the Supreme Court of the United States. Previously a case <u>Lightfoot v Bowen</u> 08A524 was deleted from the docket of the Supreme court on inauguration day January 21, 2008, austencibly to give an impression that there are no more challenges to Obama's legitimacy. Only after pressure from the public, media, state representatives and sworn affidavits from attorneys the case was reentered. Clerk in charge for STAYs Danny Bickle repeatedly made incorrect or possibly statements claiming that all files were deleted due to some type of computer malfunction, which was not the case.

In a different case Rhodes v MacDonald 10A56 (entered by the Supreme Court as Taitz v MacDonald) a docket entry showing Justice Clarence Thomas denying an

application for STAY was made retroactively on a weekend when Justice Thomas was thousands of miles away giving a seminar in Utah. When Taitz demanded to see an actual signature by Justice Thomas on the order to deny stay or on the cover page of the application, she was referred to Eric Fossum, the same employee, who signed the denial letter in the case at hand, who admitted to her on the phone that there is no signature of Justice Thomas either on the order or on the cover page of the petition. As such, there is no proof justice Thomas ever saw the petition or ever read a word written in the petition.

Current case deals with undeniable evidence showing Barack Obama using a stolen Connecticut Social Security number 042-68-4425, which was never assigned to him according to e-verify and SSNVS. Exhibits 4, 5, 6, showing Barack Obama using Social Security number 042-68-4425 on his 2009 tax returns and SSNVS and E-Verify reports showing that this number was never assigned to Barack Obama.

Conveniently a package with documents relating to the case of the biggest fraud and forgery and treason in the U.S. history disappears from the Supreme Court of the United States.

Plaintiff Taitz demands reconsideration of her 60 (a) motion to correct an error by the Clerk of the Court and a 60 day extension to file a Petition for a Writ of Certiorari, which was wrongfully denied earlier.

If such extension is not received within three business days, Plaintiff will be filing not a 60 (a) motion, but a 60 (b) motion with the Court seeking a reconsideration not due to error but due to fraud.

Sincerely,

Dr. Orly Taitz, ESQ

CC:

cc Congressman Darrell Issa

Ja, te

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

Head Office

Neuhuyskade 94

2596 XM The Hague

The Netherlands

Tel: 0031 (70) 3268070

0031 (70) 3268070

Fax: 0031 (70) 3353531

Email: info@bpi-icb.org

Website: www.bpi-icb.org

Regional Office - Americas / Bureau régional - Amériques / Oficina regional -

Américas

137, rue St-Pierre

Montréal, Québec, Canada, H2Y 3T5

Tel: 001 (514) 289-8757

001 (514) 289-8757

Fax: 001 (514) 289-8590

Email: admin@bpi-icb.org

Website: www.bpi-icb.org

Laura Vericat Figarola

BPI-ICB-CAPI

Secretaria Barcelona

laura bpi@icab.es

Address: Avenida Diagonal 529 1º2º

08029 Barcelona, España

tel/fax 0034 93 405 14 24

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

tel: +41 22 917 91 51

email: ototh@ohchr.org

SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

December 3, 2012

Orly Taitz 29839 Santa Margarita Pkwy Suite 100 Rancho Santa Margarita, CA 92688

RE: Motion to Correct Erroneous Denial Taitz v. Astrue: USCA no. 11-5304

Dear Ms. Taitz:

In response to your submission, received December 3, 2012, a review of previous correspondences, as well as the docket, indicates there was no attempt to file a petition for a writ of certiorari in the above-entitled case from the U.S. Court of Appeals for the District of Columbia. Any such submission at this point would be out-of-time as the petition was due on, or before November 7, 2012. Rule 13.

A review of the docket indicates no order from the Office of the Clerk denying the "right by the petitioner to file a petition for a writ of certiorari."

The time to file a petition for a writ of certiorari does not run from the issuance of the mandate. Rule 13.3.

Your materials are herewith returned.

Sincerely,

William K. Suter, Clerk

BV

Erik Fossum (202) 479-3392

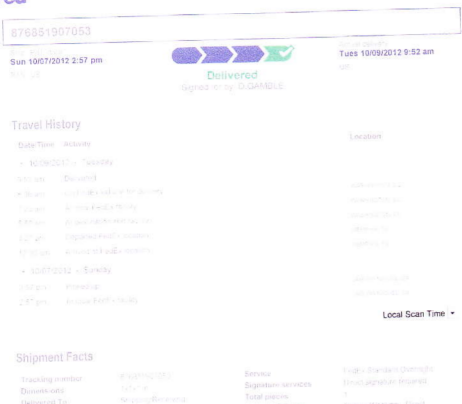
Enclosures

Page 1 of 1

Fed



Fed



AFFIDAVIT

STATE OF FLORIDA).

15.5.

COUNTY OF DUVAL)

- 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 f 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 HT.
 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 reducted. 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 reducted or blank.
 - I submit top Exhibit B (attached herewith, page 49 part of 2009 Form 1040) Form 709 U.S. Gift
 Tax Return of First Lady Michelle Ohama. The space for her social security number is reducted 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

ora Paper ware Paper and Alabama Assaulta Laborate territoria (1977) and the second of the control of the contr

2019.00.00 - 2011 -+2010 =

__541,30 _ _ 47447

- 709

5 65 65	Amortina and a superior and the		BORES
	See separate instructions		2009
	a de la	3 Constitute	alogication rumber
MICHELLE L.	CBAMA		ALL SAN THE SA
4 - Joseph in motivation of the		5 2031 61 261	4 - Value - 1
1600 PERMSYLY	ANIA AVENUE, STA	ILLINO:	
a Tayon Tiff		7	
_ WASHINGTON T		INITED	STATES
	STARTOR MALERITY BRITAIN		Yes No
	erak u Te datema		
	or or of the track for hear section of the 🕨 💮 🗵		
	The state of the 1994 and a straight part of the training		- 5
9 12 9 ta py husband or wife to	la del follocation de la companya del la companya de la companya del la companya de la companya	21 11 11 11 11	
§ to describe the second of	this carbon is the second taken as the convergence of the carbon of the	the prover	
4 Na 12-18 and go to Sone	le à l'ant de la commande de la commencia de l	s 'Vo,' sr p	2.
A 13 have distribution of space	BARACK H. OBAMA 14 FM.	1,11	
To Aere to amedicate of	rant in the communication of t		
16 115 a Viller Alamet	Language Commence of the Comme		-
** 1.1.45.55****	PTO ESCUEDE CONSTITUTE CONSTITUTE TO FREECE.		[3]
15 Comment of Spouse Trans.	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	112769 7217	
			777
Consenting spouse a signature (Date 🎾 🕆	47/10
I Promise to the			· <u>9</u> .
1 12 10 19 17 17			0.
	Fig. 155 fabra for Completing Styller Records for Amore	-3	
	Value 1 and	-	Ü.
€ (Ésurce Éucrect (ex		6	5.
The first services	Tables of the entire transfer	7	345,890.
g) B Ending officers.	Signatura de la companya della companya della companya de la companya de la companya della compa	3	
		ē .	345,800.
i v steruvi stores	numitudises in a returnamentum de prænstatebrie Retember ein 1976 in s		
affiliation and a second			5 / 8 8 2 2 3
AP IN Burga Sumative of Bigging to Managara Streets	V and Alexander	1.	345,800.
		12	0.
		74	
	ner et durit et dans har er		5.
	Arters for Special Resp., 4 Tep.		
The transfer of the		17	0.
e di Settinggererani seba	The Manual Control of the Section of	- 3 -	***************************************
		-	
print to the stranger transce	effendelande pue pae bym "Egre	-5	1.
	g - of affection is refused.		
Sign	The state of the s	-	1213 7 5 6 7 7 7
Here L V	Michelle Stem 42 10	7 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Yes No
P		****	123 (0)
B 11.		7.5	- 5
Fine PUG	5'301's		
Diedry The An Mil	FEBERG SOLHEIM SOWELD & SHAIN FO TO		78*
	N LASALLE ST. STE 2300 NAGO, NI 60601	1	
and the second field			**************************************
	is Add Und Paperwork Response for Notice (see paper 2 of the separate ministrates for	1 1177	- 709 .

(SSNVS)

Social Security Number Verification System



SSN Verification Results

Employer's EIN

Records Submitted 1

Failed

Venfied Records 0

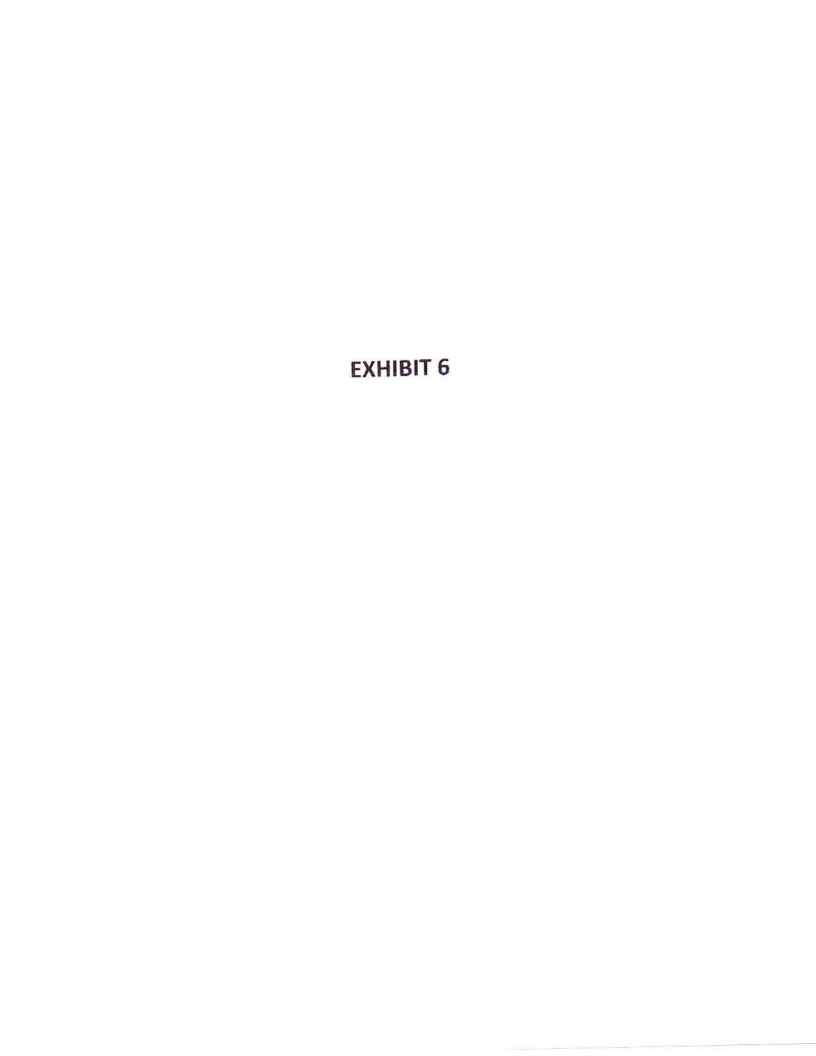
The following table displays your submitted results. The first column indicates if the submitted record verified failed or employee is deceased. The first five digits of the SSN will be masked for verified records and records with a verification results code of 2, 3, 4 or 6.

- Failed Data does not match Social Security Administration's records. Select What (o.do.) an SSN Fails to viently for more information
- Deceased Data matches Social Security Administration's records, and our records indicate that
 the person is deceased. For more information, prease 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

Results	SSN 999999999	First Name	Middle Name	Last Name	Suffix	Date of Birth MMDDYYYY	Gender F/M	Verification Results
Family	042684425	BARACK		ОВАМА	-	08041961	M	1

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

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



 I inda fordan am over 18 years old, do not suffer from any mental impairment, have personal knowledge of the facts listed below and doclare under penalty of perjuny.

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

Esaw Obania's Selective Service Registration (SSR) form which was available on the web at www.sss.gov.and.copied-the-SSN Obania used on that form Talso read the reports of licensed investigators Neil Sankey, Sean Daniels and the opinion of retired senior deportation officer of the department of Homeland Security John Sampson, that the SSN Obania was using was fraudulent and or never issued to him.

Between October 2008 and May 2011. I strentified 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 SSX (attachment A).

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

I read part of the resumony of Marianna LaC antoral before the Committee on Ways and Means Sub Committee on Social Security in the House of Representatives dated April 14, 2011. She explained that a SSN in conjunction with a proper identity doctainent determine whether a person is authorized to work. LaCantoral said that the F-Verity system run by the government is a free. Internet-based system that allows employers to electronically whitly 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.

Leons dered myself to be one of the employers of the President of the United States.

Self Check

Notice of Mismatch with Social Security Administration (SSA) Records

Bring this notice with you when you visit SSA

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

Ottama Barack H.

Name of the employee. Last Name First Name

10 1 5 5

H.112011

Date of Mematica

-42 (3-4425

Employees Side Sequel Normer (SSN)

2011/29111421634

Case Seed out on Number

Roman of the Same

SSN does not match. The Solda Security Number (SSN) entered in Set Check is valid, but the name undural filte of both entered do not match SSA records.

SSN is invalid. The Subai Subai Subairy Number (SSN) critered in Self-Check is not a valid mumber.

SSA unable to confirm U.S. Citizenship. Cannot confirm that the employee is clip ble 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 1.2.13 + 2.5.1 (2017), if the established

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

Instructions

Dr. Orly Taitz, ESQ

29839 Santa Margarita, ste 100

Rancho Santa Margarita, CA 92688

ph. 949-683-5411 Fax 949-766-7603

Attention Chief Clerk of the Supreme Court of the U.S. William Sutter

REQUEST FOR A TRUE AND CORRECT COPY OF THE INTERNAL COURT FILE OF THE APPEAL OF FREEDOM OF INFORMATION CASE TAITZ V ASTRUE 11-5304 USCA DISTRICT OF COLUMBIA CIRCUIT

12.08.2012

Dear Mr. Sutter,

- 1. In light of missing Federal Express package received by SCOTUS and in light of flagrantly incorrect information provided by employee of the court Erik Fossum, who has apparently drafted and signed on your behalf December 3, 2012 letter to me, I demand a true and correct copy of the internal SCOTUS file in relation to my appeal of USDC <u>Taitz v Astrue</u> 11-5304,
- 2. I specifically demand a copy of October 3, 2012 letter from Clerk Sutter to Plaintiff and attorney Orly Taitz and information, as to who drafted and sent this letter. according to analyst Mr. Traves aforementioned letter was still in the file on December 6, 2012
- 3. I demand to know, what happened to the Federal Express package sent by Attorney and Plaintiff Taitz on October 7, 2012 and received by the court on October 9, 2012 at 9:52 AM and signed by employee by name D. Gamble.
- 4. I demand to know the names of all employees of the Supreme Court of the U.S. who handled this file and made any entries, deletions or changes in the internal file of the case.

Sincerely,

Dr. Orly Taitz ESQ

cc

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

Laura Vericat Figarola

BPI-ICB-CAPI

Secretaria Barcelona

laura bpi@icab.es

Address: Avenida Diagonal 529 1°2a

08029 Barcelona, España

tel/fax 0034 93 405 14 24

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

tel: + 41 22 917 91 51

email: ototh@ohchr.org