

Dr. Orly Taitz, ESQ

In her capacity as the President of

Defend Our Freedoms Foundation

29839 Santa Margarita Parkway, STE 100

Rancho Santa Margarita CA 92688

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

E-Mail: dr_taitz@yahoo.com, orly.taitz@gmail.com

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

Dr. ORLY TAITZ, ESQ, PRO SE §

Plaintiff, §

§

v. §

§

Patrick Donahoe, Postmaster General, §

David C. Williams, Inspector General §

for the United States Postal Service §

Respondent §

**APPEAL OF THE DE FACTO DENIAL OF INFORMATION AND
PRODUCTION OF RECORDS UNDER**

FREEDOM OF INFORMATION ACT 5USC 552

PARTIES

Dr. Orly Taitz, ESQ President of Defend our Freedoms Foundation-plaintiff

Kevin Donahoe, Defendant, is sued in his official capacity as a Postmaster
General

David, C. Williams, Defendant, is sued in his official capacity as an Inspector
General of USPS

JURISDICTION

Defendants represent Federal agency and are sued under the Federal statute
5USC 552

ALLEGATIONS

1. A year ago, on June 20, 2012, Dr. Orly Taitz, ESQ, President of Defend Our
Freedoms Foundation (DOFF), hereinafter "Taitz", submitted to the Postmaster
General and the Inspector General for the USPS a criminal complaint. Exhibits B
and C.

2. In her complaint Taitz provided a sworn affidavit of Chief Investigator of the
Special Investigations Unit of the U.S. Coast Guard, Jeffrey Stephan Coffman,
attesting to the fact that Barack Obama used a forged Selective Service

Registration which contained a fabricated 1980 cancellation USPS stamp. Forgery was flagrant, as the stamp has "1980" is a four digit year, made as a one piece. The stamp affixed to Obama's forged Selective Service (SSS) registration contained a two digit year cancellation stamp. Taitz also provided a report of the press conference by Sheriff Arpaio of Maricopa County, AZ, which confirmed that the stamp on Obama's SSS, was a forged/fabricated stamp. The article showed in detail how forger used 2008 stamp, cut the year "2008" in half, used "08" and placed it upside down as "80", to show that Obama registered for the Selective service in 1980. Forger further blocked the top part of the "80", as the bottom loop of "8" is larger , than the top loop, so the forger blocked a part of the loop on the top to make it look more authentic, less like a forgery.

3. For a period of a year Taitz did not receive any response in regards to her complaint, which was received by the Postmaster General and the Inspector general of USPS by certified mail.

4. Taitz filed a Freedom of Information request seeking a response, as to what was done in regards to her complaint. FOIA 5 US552 requests for information have to be answered within 20 days. Taitz did not receive any information. In light of no information for a year, such lack of response is akin to a refusal by the Federal agency to provide information. As such Taitz is seeking an appeal of such refusal.

5USC 552 states

(a) Each agency shall make available to the public information as follows:

(1) Each agency shall separately state and currently publish in the Federal Register for the guidance of the public—

(A) descriptions of its central and field organization and the established places at which, the employees (and in the case of a uniformed service, the members) from whom, and the methods whereby, the public may obtain information, make submittals or requests, or obtain decisions;

(B) statements of the general course and method by which its functions are channeled and determined, including the nature and requirements of all formal and informal procedures available;

(C) rules of procedure, descriptions of forms available or the places at which forms may be obtained, and instructions as to the scope and contents of all papers, reports, or examinations;

(D) substantive rules of general applicability adopted as authorized by law, and statements of general policy or interpretations of general applicability formulated and adopted by the agency; and

(E) each amendment, revision, or repeal of the foregoing.

Except to the extent that a person has actual and timely notice of the terms thereof, a person may not in any manner be required to resort to, or be adversely affected by, a matter required to be published in the Federal Register and not so published. For the purpose of this paragraph, matter reasonably available to the class of persons affected thereby is deemed published in the Federal Register when incorporated by reference therein with the approval of the Director of the Federal Register.

(2) Each agency, in accordance with published rules, shall make available for public inspection and copying—

(A) final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(B) those statements of policy and interpretations which have been adopted by the agency and are not published in the Federal Register;

(C) administrative staff manuals and instructions to staff that affect a member of the public;

(D) copies of all records, regardless of form or format, which have been released to any person under paragraph (3) and which, because of the nature of their subject matter, the agency determines have become or are likely to become the subject of subsequent requests for substantially the same records; and

(E) a general index of the records referred to under subparagraph (D);

unless the materials are promptly published and copies offered for sale. For records created on or after November 1, 1996, within one year after such date, each agency shall make such records available, including by computer telecommunications or, if computer telecommunications means have not been established by the agency, by other electronic means. To the extent required to prevent a clearly unwarranted invasion of personal privacy, an agency may delete identifying details when it makes available or publishes an opinion, statement of policy, interpretation, staff manual, instruction, or copies of records referred to in subparagraph (D). However, in each case the justification for the deletion shall be explained fully in writing, and the extent of such deletion shall be indicated on the portion of the record which is made available or published, unless including that indication would harm an interest protected by the exemption in subsection (b) under which the deletion is made. If technically feasible, the extent of the deletion shall be indicated at the place in the record where the deletion was made. Each agency shall also maintain and make available for public inspection and copying current indexes providing identifying information for the public as to any matter issued, adopted, or promulgated after July 4, 1967, and required by this paragraph to be made available or published. Each agency shall promptly publish, quarterly or more frequently, and distribute (by sale or otherwise) copies of each index or supplements thereto unless it determines by order published in the Federal Register

that the publication would be unnecessary and impracticable, in which case the agency shall nonetheless provide copies of such index on request at a cost not to exceed the direct cost of duplication. Each agency shall make the index referred to in subparagraph (E) available by computer telecommunications by December 31, 1999. A final order, opinion, statement of policy, interpretation, or staff manual or instruction that affects a member of the public may be relied on, used, or cited as precedent by an agency against a party other than an agency only if—

(i) it has been indexed and either made available or published as provided by this paragraph; or

(ii) the party has actual and timely notice of the terms thereof.

(3)

(A) Except with respect to the records made available under paragraphs (1) and (2) of this subsection, and except as provided in subparagraph (E), each agency, upon any request for records which

(i) reasonably describes such records and

(ii) is made in accordance with published rules stating the time, place, fees (if any), and procedures to be followed, shall make the records promptly available to any person.

(B) In making any record available to a person under this paragraph, an agency shall provide the record in any form or format requested by the person if the record

is readily reproducible by the agency in that form or format. Each agency shall make reasonable efforts to maintain its records in forms or formats that are reproducible for purposes of this section.

(C) In responding under this paragraph to a request for records, an agency shall make reasonable efforts to search for the records in electronic form or format, except when such efforts would significantly interfere with the operation of the agency's automated information system.

(D) For purposes of this paragraph, the term "search" means to review, manually or by automated means, agency records for the purpose of locating those records which are responsive to a request.

(E) An agency, or part of an agency, that is an element of the intelligence community (as that term is defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 401a (4))) ^[1] shall not make any record available under this paragraph to—

(i) any government entity, other than a State, territory, commonwealth, or district of the United States, or any subdivision thereof; or

(ii) a representative of a government entity described in clause (i).

(4)

(A)

(i) In order to carry out the provisions of this section, each agency shall promulgate regulations, pursuant to notice and receipt of public comment, specifying the schedule of fees applicable to the processing of requests under this section and establishing procedures and guidelines for determining when such fees should be waived or reduced. Such schedule shall conform to the guidelines which shall be promulgated, pursuant to notice and receipt of public comment, by the Director of the Office of Management and Budget and which shall provide for a uniform schedule of fees for all agencies.

(ii) Such agency regulations shall provide that—

(I) fees shall be limited to reasonable standard charges for document search, duplication, and review, when records are requested for commercial use;

(II) fees shall be limited to reasonable standard charges for document duplication when records are not sought for commercial use and the request is made by an educational or noncommercial scientific institution, whose purpose is scholarly or scientific research; or a representative of the news media; and

(III) for any request not described in (I) or (II), fees shall be limited to reasonable standard charges for document search and duplication.

In this clause, the term “a representative of the news media” means any person or entity that gathers information of potential interest to a segment of the public, uses its editorial skills to turn the raw materials into a distinct work, and distributes

that work to an audience. In this clause, the term “news” means information that is about current events or that would be of current interest to the public. Examples of news-media entities are television or radio stations broadcasting to the public at large and publishers of periodicals (but only if such entities qualify as disseminators of “news”) who make their products available for purchase by or subscription by or free distribution to the general public. These examples are not all-inclusive. Moreover, as methods of news delivery evolve (for example, the adoption of the electronic dissemination of newspapers through telecommunications services), such alternative media shall be considered to be news-media entities. A freelance journalist shall be regarded as working for a news-media entity if the journalist can demonstrate a solid basis for expecting publication through that entity, whether or not the journalist is actually employed by the entity. A publication contract would present a solid basis for such an expectation; the Government may also consider the past publication record of the requester in making such a determination.

(iii) Documents shall be furnished without any charge or at a charge reduced below the fees established under clause (ii) if disclosure of the information is in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the government and is not primarily in the commercial interest of the requester.

(iv) Fee schedules shall provide for the recovery of only the direct costs of search, duplication, or review. Review costs shall include only the direct costs incurred during the initial examination of a document for the purposes of determining whether the documents must be disclosed under this section and for the purposes of withholding any portions exempt from disclosure under this section. Review costs may not include any costs incurred in resolving issues of law or policy that may be raised in the course of processing a request under this section. No fee may be charged by any agency under this section—

(I) if the costs of routine collection and processing of the fee are likely to equal or exceed the amount of the fee; or

(II) for any request described in clause (ii) (II) or (III) of this subparagraph for the first two hours of search time or for the first one hundred pages of duplication.

(v) No agency may require advance payment of any fee unless the requester has previously failed to pay fees in a timely fashion, or the agency has determined that the fee will exceed \$250.

(vi) Nothing in this subparagraph shall supersede fees chargeable under a statute specifically providing for setting the level of fees for particular types of records.

(vii) In any action by a requester regarding the waiver of fees under this section, the court shall determine the matter de novo: Provided, That the court's review of the matter shall be limited to the record before the agency.

(viii) An agency shall not assess search fees (or in the case of a requester described under clause (ii)(II), duplication fees) under this subparagraph if the agency fails to comply with any time limit under paragraph (6), if no unusual or exceptional circumstances (as those terms are defined for purposes of paragraphs (6)(B) and (C), respectively) apply to the processing of the request.

(B) On complaint, the district court of the United States in the district in which the complainant resides, or has his principal place of business, or in which the agency records are situated, or in the District of Columbia, has jurisdiction to enjoin the agency from withholding agency records and to order the production of any agency records improperly withheld from the complainant. In such a case the court shall determine the matter de novo, and may examine the contents of such agency records in camera to determine whether such records or any part thereof shall be withheld under any of the exemptions set forth in subsection (b) of this section, and the burden is on the agency to sustain its action. In addition to any other matters to which a court accords substantial weight, a court shall accord substantial weight to an affidavit of an agency concerning the agency's

determination as to technical feasibility under paragraph (2)(C) and subsection (b) and reproducibility under paragraph (3)(B).

(C) Notwithstanding any other provision of law, the defendant shall serve an answer or otherwise plead to any complaint made under this subsection within thirty days after service upon the defendant of the pleading in which such complaint is made, unless the court otherwise directs for good cause shown.

[(D) Repealed. Pub. L. 98–620, title IV, § 402(2), Nov. 8, 1984, 98 Stat. 3357.]

(E)

(i) The court may assess against the United States reasonable attorney fees and other litigation costs reasonably incurred in any case under this section in which the complainant has substantially prevailed.

(ii) For purposes of this subparagraph, a complainant has substantially prevailed if the complainant has obtained relief through either—

(I) a judicial order, or an enforceable written agreement or consent decree; or

(II) a voluntary or unilateral change in position by the agency, if the complainant's claim is not insubstantial.

(F)

(i) Whenever the court orders the production of any agency records improperly withheld from the complainant and assesses against the United States reasonable attorney fees and other litigation costs, and the court additionally issues a written

finding that the circumstances surrounding the withholding raise questions whether agency personnel acted arbitrarily or capriciously with respect to the withholding, the Special Counsel shall promptly initiate a proceeding to determine whether disciplinary action is warranted against the officer or employee who was primarily responsible for the withholding. The Special Counsel, after investigation and consideration of the evidence submitted, shall submit his findings and recommendations to the administrative authority of the agency concerned and shall send copies of the findings and recommendations to the officer or employee or his representative. The administrative authority shall take the corrective action that the Special Counsel recommends.

(ii) The Attorney General shall—

(I) notify the Special Counsel of each civil action described under the first sentence of clause (i); and

(II) annually submit a report to Congress on the number of such civil actions in the preceding year.

(iii) The Special Counsel shall annually submit a report to Congress on the actions taken by the Special Counsel under clause (i).

(G) In the event of noncompliance with the order of the court, the district court may punish for contempt the responsible employee, and in the case of a uniformed service, the responsible member.

(5) Each agency having more than one member shall maintain and make available for public inspection a record of the final votes of each member in every agency proceeding.

Agency wrongfully withheld information in relation to any actions by the agency in response to the criminal complaint by Taitz.

Per 5 USC 552 the burden is on the agency and the response is required within 30 days of the service of the appeal.

As such Taitz is seeking any and all records from the Postmaster General and the Inspector General for the USPS in relation to evidence provided by Taitz, showing that Barack Hussein Obama currently occupying the position of the U.S. President used a fabricated Selective service Certificate with a fabricated cancellation USPS stamp.

This is the most important matter of the U.S. National security, matter of public concern and should be investigated expeditiously.

CONCLUSION

1. USDC should invalidated the refusal by the Postmaster General and Inspector general for USPS to provide information and should order them to

provide any and oral information, as to what steps were taken in response to the complaint filed by Attorney Taitz

2. Due to the fact that the individual using a forged Selective service registration and the fabricated USPS stamp is currently usurping the position of the U.S. President this matter is the number one matter of the U.S. National security and has to be expedited. An expedited hearing on the matter should be held within 20 days.

3. Attorney for DOFF Taitz should receive reasonable compensation for the time spent on investigation and litigation of this matter.

4. Court should order any other relief that this court deems proper and just.

A handwritten signature in cursive script, appearing to read 'Taitz', is written above the typed name.

/s/ Dr. Orly Taitz, ESQ

President of the Defend Our Freedoms Foundation

UNITED STATES DISTRICT COURT

for the

DISTRICT OF COLUMBIA

DR. ORLY TAITZ, ESQ, IN HER CAPACITY AS THE
PRESIDENT IF DEFEND OUR FREEDOMS
FOUNDATION

Plaintiff(s)

v.

PATRICK DONAHOE IN HIS CAPACITY AS
POSTMASTER GENERAL, DAVID WILLIAMS IN
HIS CAPACITY AS INSPECTOR GENERAL OF THE
USPS

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* PATRICK DONAHOE
IN HIS CAPACITY AS POSTMASTER GENERAL
475 L'ENFANT PLAZA SW
WASHINGTON DC 20260

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: ORLY TAITZ, ESQ
29839 SANTA MARGARITA, STE 100
RANCHO SANTA MARGARITA, CA 92688

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 07/01/2013

Signature of Clerk or Deputy Clerk

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____.

☐ I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____; or

☐ I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____, and mailed a copy to the individual's last known address; or

☐ I served the summons on *(name of individual)* _____, who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____; or

☐ I returned the summons unexecuted because _____; or

☐ Other *(specify)*: _____

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____ 0.00.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

DISTRICT OF COLUMBIA

DR. ORLY TAITZ, ESQ, IN HER CAPACITY AS THE
PRESIDENT IF DEFEND OUR FREEDOMS
FOUNDATION

Plaintiff(s)

v.

PATRICK DONAHOE IN HIS CAPACITY AS
POSTMASTER GENERAL, DAVID WILLIAMS IN
HIS CAPACITY AS INSPECTOR GENERAL OF THE
USPS

Defendant(s)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)*

DAVID, WILLIAMS INSPECTOR GENERAL OF THE USPS
1735 N. LYNN STR. STE 10000
ARLINGTON, VA 22209

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

ORLY TAITZ, ESQ
29839 SANTA MARGARITA, STE 100
RANCHO SANTA MARGARITA, CA 92688

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: 07/01/2013

Signature of Clerk or Deputy Clerk

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____.

☐ I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____; or

☐ I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____, and mailed a copy to the individual's last known address; or

☐ I served the summons on *(name of individual)* _____, who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____; or

☐ I returned the summons unexecuted because _____; or

☐ Other *(specify)*: _____

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____ 0.00.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

Dr. Orly Taitz, ESQ, in her capacity as president of Defend Our Freedoms Foundation

(b) County of Residence of First Listed Plaintiff Orange county, CA
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

DEFENDANTS

Patric Donahoe, in his capacity as Postmaster General, David Williams in his capacity as Inspector General of the USPS

County of Residence of First Listed Defendant Washington DC
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
- ☐ 2 U.S. Government Defendant
- ☐ 3 Federal Question
(U.S. Government Not a Party)
- ☐ 4 Diversity
(Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/ Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input checked="" type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding ☐ 2 Removed from State Court ☐ 3 Remanded from Appellate Court ☐ 4 Reinstated or Reopened ☐ 5 Transferred from Another District (specify) ☐ 6 Multidistrict Litigation

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
5 USC 552

Brief description of cause:
Request for information under FOIA

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMANDS

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☒ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE Royce C. Lamberth

DOCKET NUMBER 11-402

DATE

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.

(b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)

(c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin.** Place an "X" in one of the six boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

LAW OFFICES OF ORLY TAITZ
29839 SANTA MARGARITA, STE 100
RANCHO SANTA MARGARITA, CA 92688
PH 949-683-5411 FAX 949-766-7603
ORLY.TAITZ@GMAIL.COM

05.30.2013

OFFICE OF INSPECTOR GENERAL
US POSTAL SERVICE
1735 N LYNN ST STE 10000
ARLINGTON VA 22209
Fax: 703-248-4626
e-mail: foia@uspsorg.gov

**REQUEST FOR INFORMATION UNDER FREEDOM OF INFORMATION ACT 5
U.S.552**

Attn Chief FOIA Officer
Office of the Inspector General
For USPS

Dear sir/mdm,

On June 20, 2012 I have submitted two complaints:

1. Complaint addressed to the Postmaster General
2. Complaint addressed to the Inspector General of the USPS

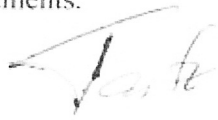
I provided an undeniable evidence that Barack Hussein Obama used a flagrantly fabricated USPS stamp in his alleged Selective Service Registration. The forgery is flagrant, as USPS uses a 4 digit postal stamp, while Obama's alleged SSS registration contained a 2 digit stamp and bears other signs of forgery. Please, see attached a copy of the sworn affidavit of Jeffrey Stephan Coffman, Chief Investigator of the Special Investigations unit of the US Coast Guard (ret).

I am requesting any and all documents generated by the Inspector General of the USPS and the Postmaster of USPS in response to my complaint. I am requesting expedited handling of the

complaint, as this is the most egregious forgery in the history of the United States, use of a forged Identification document by an individual occupying the position of the President of the United States and Commander in Chief. Additionally I am attaching 155 pages of exhibits showing Mr. Obama using other forged and fraudulently obtained IDs, such as a Social Security number, which was never assigned to him, forged birth certificate and so on.

If I do not receive a response to this FOIA request within 20 days I will consider a legal action to obtain requested documents.

Sincerely,

A handwritten signature in dark ink, appearing to read "Orly Taitz", with a stylized flourish at the end.

/s/ Dr. Orly Taitz ESQ

President Defend Our Freedoms Foundation

SS Congressman Darrel Issa, Chair of the House Oversight Committee

SS John Goodlatte Chair of the House Judiciary Committee

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.
6. 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.
7. 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.
8. On or about February 13, 2008, I sent an email to information@sss.gov 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

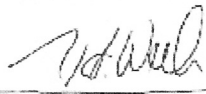
was said to have been presented to the postal clerk. The most outstanding aspect of the registration card was that the aforementioned U.S. Postal Cancellation Stamp had only a two digit year instead of the usual four digit year.

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.


Jeffery Stephen Coffman

Sworn to me and subscribed before me this

2nd day of January 2013.


Tyler G. Wells
Notary Public



RIMS HISTORY INQUIRY SCREEN

PAGE 001 OF 002

DATE: 09/09/06

SSS NO: 61 1125539 1 TRANS-CODE/TYPE: 110 /
LAST NAME: OBAMA
FIRST NAME: BARACK HUSSEIN
CURRENT ADDRESS: 1617 S BERETANIA APT 1008
CITY/STATE/ZIP: HONOLULU HI 96826
PERMANENT ADDRESS: 1617 S BERETANIA APT 1008
CITY/STATE/ZIP: HONOLULU 96826
DATE OF BIRTH: 08/04/61
SSAN: [REDACTED]
TELEPHONE: 808 000 0000
DLN: 8089 708 0632 REASON:
TRANSACTION DATE: 09/04/80 ID INDICATOR: 2
LAST ACTION DATE: 09/04/80
RELATED SSN: 00 0000000 2

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



SELECTIVE SERVICE SYSTEM
Registration Form
READ PRIVACY ACT STATEMENT ON REVERSE
PLEASE PRINT CLEARLY

0597030632

1	DATE OF BIRTH August 4 1961 Month Day Year	2	SEX <input checked="" type="checkbox"/> MALE <input type="checkbox"/> FEMALE
3	PRINT FULL NAME Obama, Barack Hussein		
4	CURRENT MAILING ADDRESS 1617 S. BERETANIA APT. 1002 HONOLULU HI 96826 Number and Street City State or Foreign Country Zip Code		
5	PERMANENT RESIDENCE SAME AS ABOVE Number and Street City State or Foreign Country Zip Code		
6	CURRENT PHONE NUMBER 808 949 2317 Area Code Number		
7	<input type="checkbox"/> Check here if we may give your name, address and telephone number to Armed Forces recruiters.		
8	TAPPIING THE FOREGOING STATEMENTS ARE TRUE		
9	Today's Date July 30, 1980 Signature of Registrant Barack H. Obama		

202 Form 1 (Feb 80) ☐ Previous Editions Will Not Be Used

Postal Data Stamp & Clerk Initials
NO ID
OTHER

U.S. POSTAL SERVICE
HONOLULU, HI 96826

Dr. Orly Tutz FSQ
29839 Santa Margarita Pkwy Suite 100
Rancho Santa Margarita, CA 92688
ph 949.683.5444 fax 949.766.7603
orlytutzfsq.com

Patrick R. Lomboc
Postmaster General and Chief Security Officer
United States Postal Service
475 L Leland Plaza SW
Washington DC 20260

June 22, 2012

Attention Postmaster General Patrick R. Lomboc regarding mail fraud and use of a fabricated
USPS stamp.

Dear Mr. Lomboc, please find attached evidence of fabrication of an USPS stamp.
Please see attached.

- 1) Affidavit of Sheriff of Maricopa County, Arizona, Joseph M. Arpaio
- 2) Newspaper article explaining fraud and falsification of the USPS stamp
- 3) Report of March 25, 2009 meeting by Dr. Orly Tutz, FSQ and William Austin
Chaffield, director of Selective Service regarding forgery of Selective Service
Certificate of Barack Hussein Obama, II
- 4) DVD of press conference by Sheriff Joseph M. Arpaio

Based on the exhibits attached, mail fraud and USPS fraud was committed when the USPS stamp
was fabricated on alleged application for Selective Service by Barack Hussein Obama, II. Based
on investigation by Sheriff Joseph M. Arpaio, above application is forged. Due to the matter of
threat to national security, I am demanding an immediate investigation of the above matter and
prosecution of parties involved in fabrication of the USPS stamp, and Barack Hussein Obama, II
for using of a forged Selective Service application with a fabricated USPS stamp on it.

Sincerely,

Dr. Orly Tutz FSQ

Exhibit 1

State of Texas)
) ss.
County of Montgomery)

AFFIDAVIT

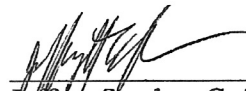
Jeffery Stephen Coffman, being duly sworn, on oath deposes and says:

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.
6. 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.
7. 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.
8. On or about February 13, 2008, I sent an email to information@sss.gov 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".
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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




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.


Jeffery Stephen Coffman

Sworn to me and subscribed before me this

2nd day of January 2013.



TYLER G. WELLS
Notary Public



RIMS HISTORY INQUIRY SCREEN

PAGE 001 OF 002

DATE: 09/09/08

SSS NO: 61 1125539 1 TRANS-CODE/TYPE: 110 /
LAST NAME: OBAMA
FIRST NAME: BARACK HUSSEIN
CURRENT ADDRESS: 1617 S BERETANIA APT 1008
CITY/STATE/ZIP: HONOLULU HI 96826
PERMANENT ADDRESS: 1617 S BERETANIA APT 1008
CITY/STATE/ZIP: HONOLULU 96826
DATE OF BIRTH: 08/04/61
SSAN: [REDACTED]
TELEPHONE: 808 000 0000
DLN: 8089 708 0632 REASON:
TRANSACTION DATE: 09/04/80 ID INDICATOR: 2
LAST ACTION DATE: 09/04/80
RELATED SSN: 00 0000000 0

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



SELECTIVE SERVICE SYSTEM
Registration Form
READ PRIVACY ACT STATEMENT ON REVERSE
PLEASE PRINT CLEARLY

08970s0632

1	DATE OF BIRTH August 4 1961 Name of Month Day Year	2	SEX <input checked="" type="checkbox"/> MALE <input type="checkbox"/> FEMALE
4	PRINT FULL NAME Last: OBAMA First: BARACK Middle: HUSSEIN		
5	CURRENT MAILING ADDRESS Number and Street: 1617 S. BERETANIA APT. 1008 City: HONOLULU State or Foreign Country: HI Zip Code: 96826		
6	PERMANENT RESIDENCE Number and Street: SAME AS ABOVE City: State or Foreign Country: Zip Code:		
7	CURRENT PHONE NUMBER Area Code: 808 Number: 949 2317		
8	<input type="checkbox"/> Check here if we may give your name, address and telephone number to Armed Forces recruiters.		
9	I AFFIRM THE FOREGOING STATEMENTS ARE TRUE Today's Date: JULY 30, 1980 Signature of Registrant: Barack A. Obama		

SSS Form 1 (Feb 80) ☐ (Previous Editions Will Not Be Used)

Postal Date Stamp & Clerk Initials
☒ ID
☒ NO ID
☐ OTHER

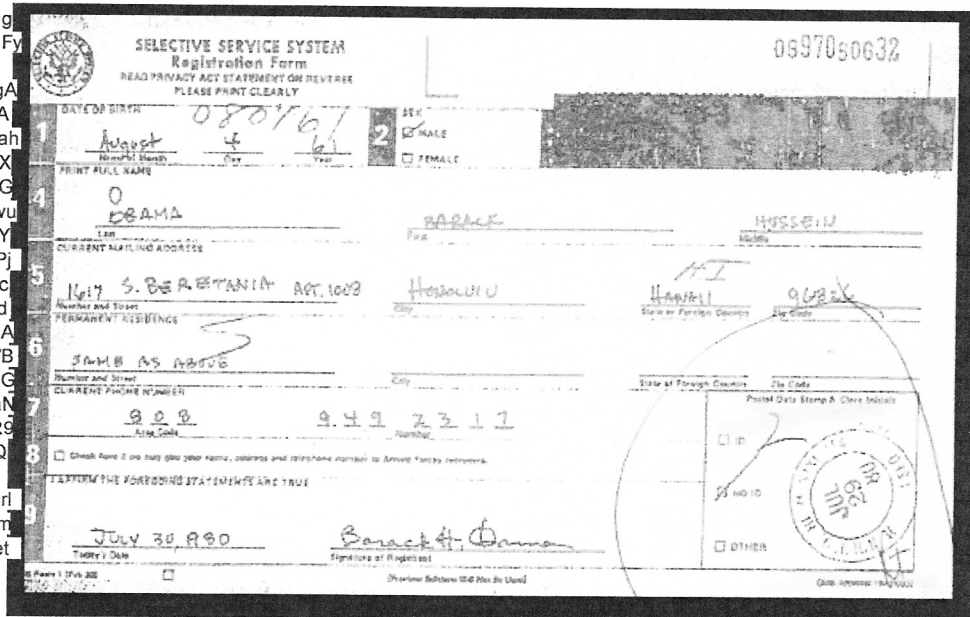
08970s0632

Exhibit 2

[illegible]

sa=,L&ai=,CbR6VjZLQUf-

YD0a6wQHw9YGYA4rlzNg
D6quJvUJAjbcBEAlg8ZPsFy
gCUMyogZT-T the
wFgyZ7mhsijkBmgA
a6_8fsDyAEBqAMBqgSbA
U_QtiC1_nBBIGgyaUcAifah
A7qybGjiBDmPU4ulxunOX
0Gz9WzAhNklySPSiycaKG
vYeiQ83caseajF7dH7b9wu
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DEFNBjms9vCghqZRa_d
1FLBNQJcW7bBD9JbxAhA
1Cw0EV_ymYnDkaOliAYB
gAe6w14E&num=2&cid=5G
hP2sNgBLQEa7eCVi_0jaN
4&sig=AOD64_1NPOQJR9
M6NUL54vBc1fXQ1LxZZQ
&client=ca-pub-
4362624082965872&adurl
=http://www.stylebistro.com
/lookbook/Kate%2BMiddlet
on%3Fzam_c%3DKate-
Middleton-Display)
registration.



SELECTIVE SERVICE SYSTEM
Registration Form
READ PRIVACY ACT STATEMENT ON REVERSE
PLEASE PRINT CLEARLY

0697050632

DATE OF BIRTH: 08/06/1961
SEX: MALE
PRINT FULL NAME: OBAMA
CURRENT MAILING ADDRESS: 1601 S. BERTANIA AVE, APT. 1003, HONOLULU, HI 96811
PERMANENT RESIDENCE: 3416 MS APOO
CURRENT PHONE NUMBER: 808 949 2311
SIGNATURE: Barack H. Obama
DATE: JULY 30, 1980
POST OFFICE STAMP: JUL 29 80

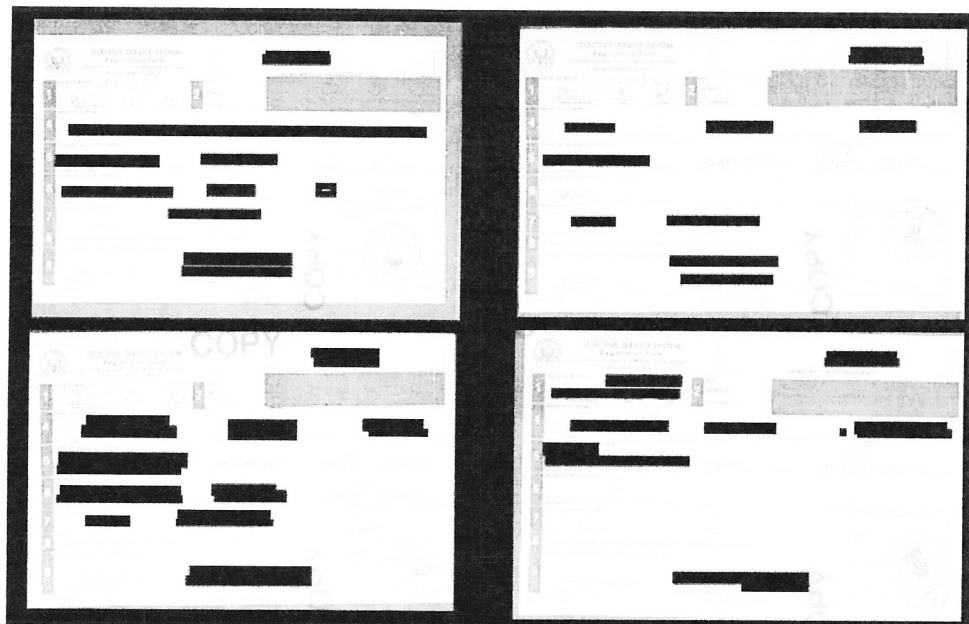
(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssa/)
Exhibit A: Barack Obama's Selective Service registration form

While some of the letters stamped in the outer ring on some of the authentic documents are indistinct or even missing, all of the authentic date stamps include four digits for the year at the center of the stamp.

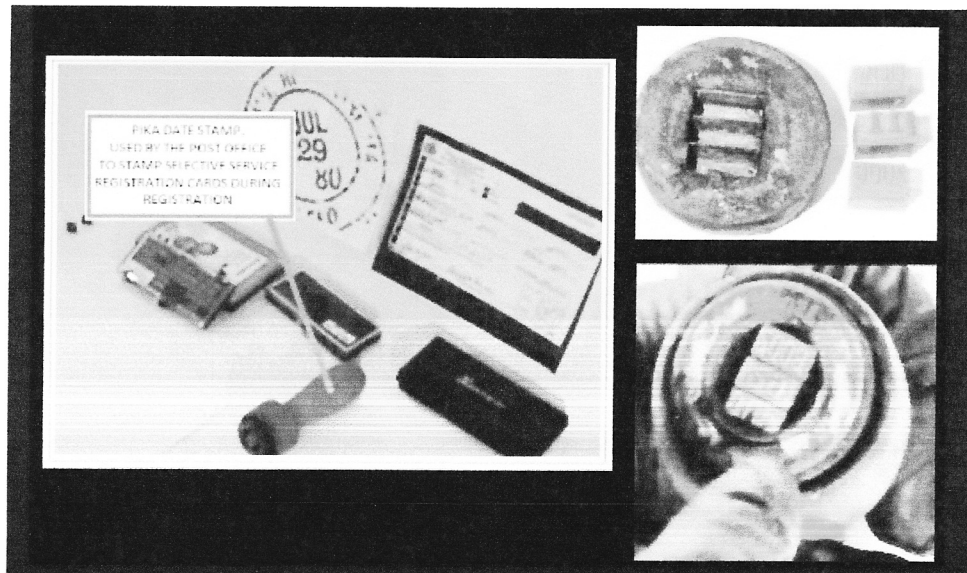
Investigators duplicate Obama's date stamp

Arpaio's investigators located and interviewed several 1980s-era Post Office employees who attested that it was standard procedure to utilize a four-digit date stamp.

Investigators next turned their attention toward figuring out how Obama's Selective Service registration form could possibly have obtained a two-digit year stamp.



(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssb/)
Exhibit B: Authentic Selective Service registration forms, with Post Office stamps containing four-digit year designation



(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssc/)

Exhibit E shows investigators were able to obtain an authentic 1980 pica date stamp. The photograph also shows the knife set used in the investigation.

Since investigators could find no 1980 pica Post Office date stamps available, they had no choice but to cut a 2008 pica Post Office date stamp and invert the "08" half, so that when it was placed in the date compartment, the stamp printed out "80."

Surprisingly, the result ended up looking identical to the date stamp on Obama's Selective Service registration card, as demonstrated in Exhibit F.

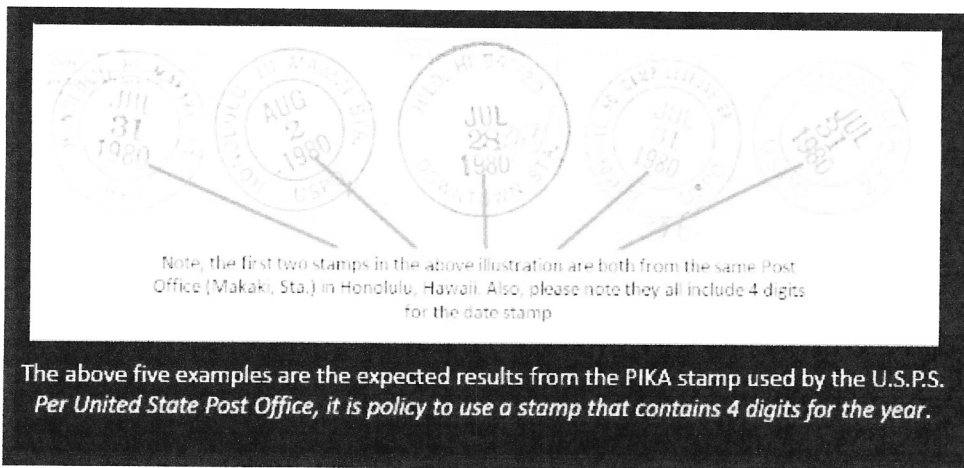
Exhibit G makes clear that the off-to-the-right date stamp seen in the registration, the same as is seen in the demonstration by Arpaio's

investigators, is not observed in the authentic four-digit pica date stamp used in the same office indicated on Obama's Selective Service registration, which has the same month, July 1980.

The numbers "80" are out of line to the right in Obama's card because when they were cut away from the "2008" date plug, they were not cut squarely.

Arpaio's investigators concluded that Obama's Selective Service registration form fit into what was becoming a common narrative for his life: The document was not only forged, it was poorly forged.

In a March 19 letter addressed to Romo, Arpaio explained that MCSO investigators were able to replicate the alleged forgery.



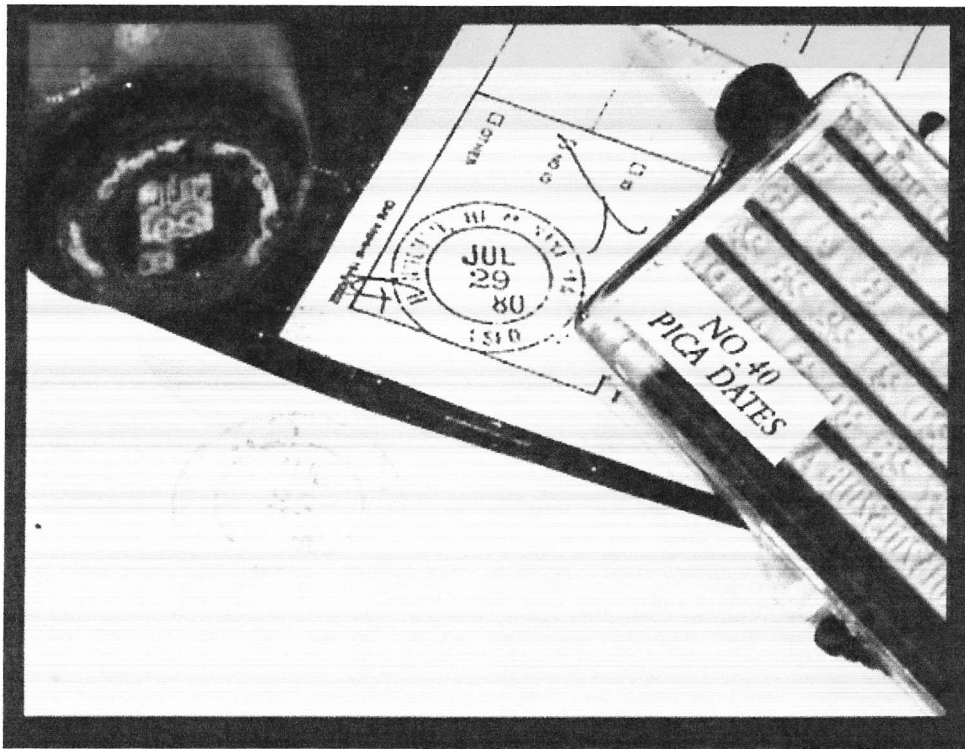
(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssd/)

Exhibit D: Authentic Selective Service registration date stamps, 1980



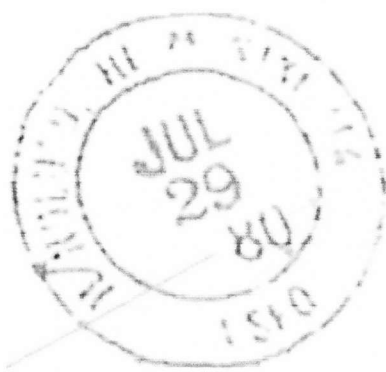
(/2012/03/sheriff-joe-wants-obamas-original-draft-card/sse/)

Exhibit E: Knife used to cut "2008" date, pica Post Office date stamp



(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssf/)

Exhibit F: "80" two o-digit PICA Post Office date stamp in Barack Obama's Selective Service registration (black stamp) and in the date stamp produced by Sheriff Arpaio's investigators (red stamp)



(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssg/)

Exhibit G, Obama Selective Service registration on left, authentic Selective Service registration on right – same month, same Post Office

19

Ads by Google ([http://www.google.com/url?](http://www.google.com/url?ct=ad&q=https://www.google.com/adsense/support/bin/request.py%3Fcontact%3Dn)

LOANS FOR SMALL BUSINESSES THAT WANT TO GROW. \$7500 TO \$30000 LOAN WITH FIXED INTEREST RATE AND FIXED MONTHLY PAYMENT. Designed to meet your needs. [LEARN MORE](#)

Print

(<http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/>)

MOST POPULAR



It begins: Major demand to impeach Obama

(<http://www.wnd.com/2013/06/demand-obamas->



Claim: Obama hid 'gay life' to become president

(<http://www.wnd.com/2012/09/claim-obama-hid->



The only hope for our nation's future

(<http://www.wnd.com/2013/06/the-only-hope-for->



Police buried Trayvon's criminal history

(<http://www.wnd.com/2013/04/police-buried->

Exhibit 3

Excerpt of a report of a March 25, 2009 meeting by Dr. Orly Taitz, ESQ and William Austin Chatfield, director of Selective service regarding forgery of Selective Service Certificate of Barack Hussein Obama, II

Dr. Orly Taitz, Esq. met with William Austin Chatfield, Director of Selective Service at 10:15am EST, March 25, 2009.

The meeting took place at: Selective Service System, National Headquarters 1515 Wilson Blvd. Arlington, Virginia 22209.

Dr. Taitz introduced herself as the attorney for 140 Military Plaintiffs, active and retired, subject to recall, who are concerned about the Constitutional authority of Barack Obama to be Commander in Chief. Major General Carroll D. Childers is among these Plaintiffs. In addition to being attorney for the Military Plaintiffs, Dr. Taitz also represents 10 State Representatives in this matter. Based on this, Dr. Taitz addressed Mr. Chatfield on some inconsistencies found with Barack Obama's Selective Service Registration records.

Dr. Taitz presented some of the findings (Attachment A) that were delivered to US Department of Justice Eric Holder, Jr., Attorney General. The findings indicate that Barack Obama's Selective Service Registration document was created in 2008, and backdated to 1980. Dr. Taitz showed Mr. Chatfield that the Document Location Number, 0897080632, appears to be a 2008 creation. However on the printout, an extra eight (8) was added in front of the number to make it look like it is from the year 1980.

Dr. Taitz also showed Mr. Chatfield that the postal stamp on the Selective Service Registration Form was incorrect. The stamp used was an obsolete postmark round dater-stamp (retired almost ten (10) years before 1980) to validate a legal document. Mr. Chatfield didn't have any comment on these inconsistencies nor did he offer any explanation.

Dr. Taitz provided Mr. Chatfield with a full copy of the dossier sent to the Attorney General, Eric Holder. A copy can be downloaded here:

link removed

She highlighted sections of the dossier to show Mr. Chatfield that Barack Obama has hundreds of Social Security Numbers and properties associated with his name. One Social Security Number in particular was issued in Connecticut, and lists him as being 118 years old.

(Attachment B)

While addressing the issue of hundreds of Social Security Numbers and properties being associated with Barack Obama's name, Dr. Taitz drew attention to two addresses of interest: one located in Illinois and another in New Jersey.

The address located in Illinois, 1525 S. Sangamon St. Unit 707, Chicago IL was sold to an Osama Barakat. The Osama Barakat listed (Attachment F) has connections to a foundation that is listed in the "Golden Chain" as sponsors of al Qaeda.

(Attachment C) shows an address in New Jersey for Kelly J. McCrum, wife of Craig M.

Robinson. Craig Robinson is Michelle Obama's brother, and is listed at 45 Willow Street in South Amboy, NJ. Not only can this address not be found by mapping the street, but this address had a credit lien on it by a company, Burlow Plumbing. Burlow Plumbing has a commercial affiliate named Magic Plumbing.

(Attachment D) shows that Magic Plumbing had worked on the sprinkler system at the World Trade Center just days before 9/11. One of the men that performed this work lived in Brooklyn . He left Brooklyn on 9/11 and went to Tennessee . A woman that had a court date involving identity theft with the motor vehicle department in Tennessee met a mysterious death. Mr. Chatfield had no comment or thought in reference to this material being shown to him. Dr. Taitz then provided Mr. Chatfield with information on Barack Obama's former client, Ahmad Bavarati. (Attachment E). Mr. Bavarati ran a non-profit called the Iran Earthquake Relief Fund, which subsequently changed its name to American Care Society, but still supported scientific work in Iran . Mr. Chatfield promised he would look into these matters.

Exhibit 4

Dr. Orly Tantz ESQ
29839 Santa Margarita Pkwy. Suite 100
Rancho Santa Margarita, CA 92688
ph 949-683-5411 fax 949-766-7603
orlytantz@esq.com

David C. Williams
USPS Inspector General
USPS Office of Inspector General
1735 N. Lynn Street
Arlington, VA 22209-2020

June 22, 2012

Attention USPS Inspector General David C. Williams regarding mail fraud and use of a fabricated USPS stamp

Dear Mr. Williams, please find attached evidence of fabrication of an USPS stamp.
Please see attached:

- 1) Affidavit of Sheriff of Maricopa County, Arizona, Joseph M. Arpaio
- 2) Newspaper article explaining fraud and falsification of the USPS stamp
- 3) Report of March 25, 2009 meeting by Dr. Orly Tantz, ESQ and William Austin Chatfield, director of Selective Service regarding forgery of Selective Service Certificate of Barack Hussein Obama, II
- 4) DVD of press conference by Sheriff Joseph M. Arpaio

Based on the exhibits attached, mail fraud and USPS fraud was committed when the USPS stamp was fabricated on alleged application for Selective Service by Barack Hussein Obama, II. Based on investigation by Sheriff Joseph M. Arpaio, above application is forged. Due to the matter of threat to national security I am demanding an immediate investigation of the above matter and prosecution of parties involved in fabrication of the USPS stamp, and Barack Hussein Obama, II for uttering of a forged Selective Service application with a fabricated USPS stamp on it.

Sincerely,

Dr. Orly Tantz ESQ

Exhibit 1

State of Texas)
) ss.
County of Montgomery)

AFFIDAVIT

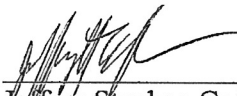
Jeffery Stephen Coffman, being duly sworn, on oath deposes and says:

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.
6. 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.
7. 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.
8. On or about February 13, 2008, I sent an email to information@sss.gov 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




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.


Jeffery Stephen Coffman

Sworn to me and subscribed before me this

2nd day of January 2013.


Tyler G. Wells
Notary Public



RIMS HISTORY INQUIRY SCREEN

PAGE 001 OF 002

DATE: 09/09/08

SSS NO: 61 1125539 1 TRANS-CODE/TYPE: 110 /
LAST NAME: OBAMA
FIRST NAME: BARACK HUSSEIN
CURRENT ADDRESS: 1617 S BERETANIA APT 1008
CITY/STATE/ZIP: HONOLULU HI 96826
PERMANENT ADDRESS: 1617 S BERETANIA APT 1008
CITY/STATE/ZIP: HONOLULU 96826
DATE OF BIRTH: 08/04/61
SSAN: [REDACTED]
TELEPHONE: 808 000 0000
DLN: 8089 708 0632 REASON:
TRANSACTION DATE: 09/04/80 ID INDICATOR: 2
LAST ACTION DATE: 09/04/80
RELATED SSN: 00 0000000 0

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



SELECTIVE SERVICE SYSTEM
Registration Form
READ PRIVACY ACT STATEMENT ON REVERSE
PLEASE PRINT CLEARLY

0697050632

1	DATE OF BIRTH <u>August</u> <u>4</u> <u>61</u> Name of Month Day Year	2	SEX <input checked="" type="checkbox"/> MALE <input type="checkbox"/> FEMALE
4	PRINT FULL NAME <u>OBAMA</u> <u>BARACK</u> <u>HUSSEIN</u> Last First Middle		
5	CURRENT MAILING ADDRESS <u>1617 S. BERETANIA APT. 1008</u> <u>HONOLULU</u> <u>H.I.</u> <u>96826</u> Number and Street City State or Foreign Country Zip Code		
6	PERMANENT RESIDENCE <u>SAME AS ABOVE</u> Number and Street City State or Foreign Country Zip Code		
7	CURRENT PHONE NUMBER <u>808</u> <u>949</u> <u>2317</u> Area Code Number		
8	<input type="checkbox"/> Check here if we may give your name, address and telephone number to Armed Forces recruiters.		
9	I AFFIRM THE FOREGOING STATEMENTS ARE TRUE <u>JULY 30, 1980</u> <u>Barack H. Obama</u> Today's Date Signature of Registrant		

Postal Date Stamp & Clerk Initials

☐ ID

☒ NO ID

☐ OTHER



Exhibit 2

WND EXCLUSIVE

SHERIFF JOE DEMANDS OBAMA DRAFT REGISTRATION

Selective Service regulation changed days after probe announced

Published: 05/10/2012 at 8:27 PM



J. ERIC CORSI (<http://www.wnd.com/author/jcorsi/>) [About](#) | [Email](#)
(mailto:jcorsi@worldnetdaily.com) | [Archive](http://www.wnd.com/author/jcorsi/?archive=true) (<http://www.wnd.com/author/jcorsi/?archive=true>)

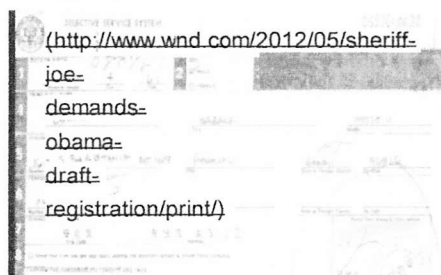
[Subscribe to feed](http://www.wnd.com/author/jcorsi/feed) (<http://www.wnd.com/author/jcorsi/feed>)

Ads by Google (http://www.google.com/url?ct=abg&q=https://www.google.com/adsense/support/bin/request.py%3Fcontact%3Dabg_afc%26url%3Dhttp://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration%3Furl%3Dhttp://www.googleadservices.com/pagead/acik?pub-4362624082965872%26ai%3DCGLjZLQuf-YDQa6wQHw9YGYA6G8sdjQDyZaX9z2di7f1GBABIPGT7BcoAIdXl77FB2DjnuAGykQOGGaAbx8DU3gPIAQGoAqWgQbBj8BT9C2AFJlangY2oJBfjOwCJr_gasPghZODTgqJrqiKWQo8laLobsxRvN-V0o8lRTKMMVILMRooFY4_tq5OhazpL4VtkTwoHWieKTGHm3l6BxloOWtwwECGLiExeJCUcy4Op0sXQ4r6ofxUzJNamCqavdc0eWltb4PjlU1U0kxdljvKbuTX2WAsfrk53U0kxdlj2_jvRQYBldFE5TbeHzSRqv%V5D2ia9lImJRHdiAYBgAehv6sh&num=1&cid=5GhP25cNgBLQEa7eCVt_0jaN4&si)

[19](http://www.googleadservices.com/pagead/acik?sa=L&ai=Ctgv9jJLQUZv3lrH_wQHh3YGQBJ_JjLoDv9iNm1nAjbcBEAEg8ZPsF1DAto2YMme5oblo5AZoAG56oX9A8gBAagDAoEmAFP0J75j8hkV6a8hXMSVi-HvC63h_7-fKk-uxtb-5sXvN-0IYqdO4e0pmtQqE6QUaheD2LP7HF2s_8AV6K_ch5J6ZlCeKIRmEZxmNw1NEFWCZ7h6bVe8Nqyq7U7qxYDQnMgSxzvP5UfyZdJiVs4uOM_HIGHXzl_MkaaH1UHcVL_xCM43w8RiAcTmNou1xX6tUpGAZHq4G0kbj0yaJ4gGAYAHr5X6Ag&num=1&cid=5Gg_-N5SH87CH8t9JFY-CqiQ&sig=AOD64_2hrsOb20TZGaBIBx_IQA5O4ti95w&client=ca-pub-7yaUcAifA7qybGijBDmpU4ulxunOX0Gz9WzAhNklySPSiyaKGvYef4362624082965872&adurl=http://www.onepoliticalplaza.com/in.jsp%3Furl%3Dnewsletter.jsp%26src%3Daw) Jms9vCghqZRa_d1FLBNQjCvV7DBU9JdxAnA1CwUeV_ymYnUkaUiaYbgAebW14E&usg=AFUjCNHk16mD17maxx3znAqsoVqURKzKU)
Find out what the democrats don't want you to know. Read this now.</p>
</div>
<div data-bbox=)

Providing proof that Sheriff Joe Arpaio intends to continue his investigation of President Obama's eligibility, his Cold Case Posse has pressed the director of the Selective Service System not to destroy any microfilm records that may yet exist of Obama's 1980 draft registration form.

In an emergency letter Wednesday to Selective Service System Director Lawrence Romo, Mike Zullo, the lead investigator in the Cold Case Posse, asked for reassurance that the microfilm records still exist.



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(http://www.google.com/url?ct=abg&q=https://www.google.com/adsense/support/bin/request.py%3Fcontact%3Dabg_afc%26url%3Dhttp://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration%3Furl%3Dhttp://www.googleadservices.com/pagead/acik?pub-4362624082965872%26ai%3DCGLjZLQuf-YDQa6wQHw9YGYA6G8sdjQDyZaX9z2di7f1GBABIPGT7BcoAIdXl77FB2DjnuAGykQOGGaAbx8DU3gPIAQGoAqWgQbBj8BT9C2AFJlangY2oJBfjOwCJr_gasPghZODTgqJrqiKWQo8laLobsxRvN-V0o8lRTKMMVILMRooFY4_tq5OhazpL4VtkTwoHWieKTGHm3l6BxloOWtwwECGLiExeJCUcy4Op0sXQ4r6ofxUzJNamCqavdc0eWltb4PjlU1U0kxdljvKbuTX2WAsfrk53U0kxdlj2_jvRQYBldFE5TbeHzSRqv%V5D2ia9lImJRHdiAYBgAehv6sh&num=1&cid=5GhP25cNgBLQEa7eCVt_0jaN4&si)

"We would like to be assured of the disposition of the microfilm reel or reels containing President Obama's Selective Service registration form," Zullo wrote. "Please indicate whether or not you have possession of the microfilm reel or reels containing President Obama's records or access to them."

The concerns were raised after Arpaio's office received official confirmation from the Selective Service System that Obama's paper draft registration records have been destroyed after being microfilmed.

In addition, an article published Monday by the Washington Times "Communities" social journalism section (<http://communities.washingtontimes.com/neighborhood/freedom-press-not-free/2012/may/7/question-surrounding-president-obamas-draft-card/>) reported new Selective Service privacy rules might allow existing microfilm records to be destroyed as well.

Zullo expressed concern the microfilm records of Obama's draft registration form might already have been destroyed.

sa=L&ai=CbR6VjZLQUf-

YDoa6wQHw9YGYA4rlzNg
D6quJvUJAjbcBEAlg8ZPsFy
gCUMyogZT, the
wFgyZ7mhsijkBmgA
a6_8fsDyAEBqAMBqgSbA
U_QtiC1_nBBIgGyaUcAifah
A7qybGjiBDmpU4ulxunOX
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vYeIQ83caseajF7dH7b9wu
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RDVDN7Z34tAqsHeFdtLPj
erkQwQ3BtK7CJ39oLBic
DEFNBjms9vCghqZR_d
1FLBNQJcW7bBD9JbxAhA
1Cww0EV_ymYnDkaOliAYB
gAe6wI4E&num=2&cid=5G
hP2sNgBLQEa7eCvt_0jaN
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M6NUL54vBc1FXQ1LxZZQ
&client=ca-pub-
4362624082965872&adurl
=http://www.stylebistro.com
/lookbook/Kate%2BMiddle
on%3Fzam_c%3DKate-
Middleton-Display)
registration.

(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssa/)

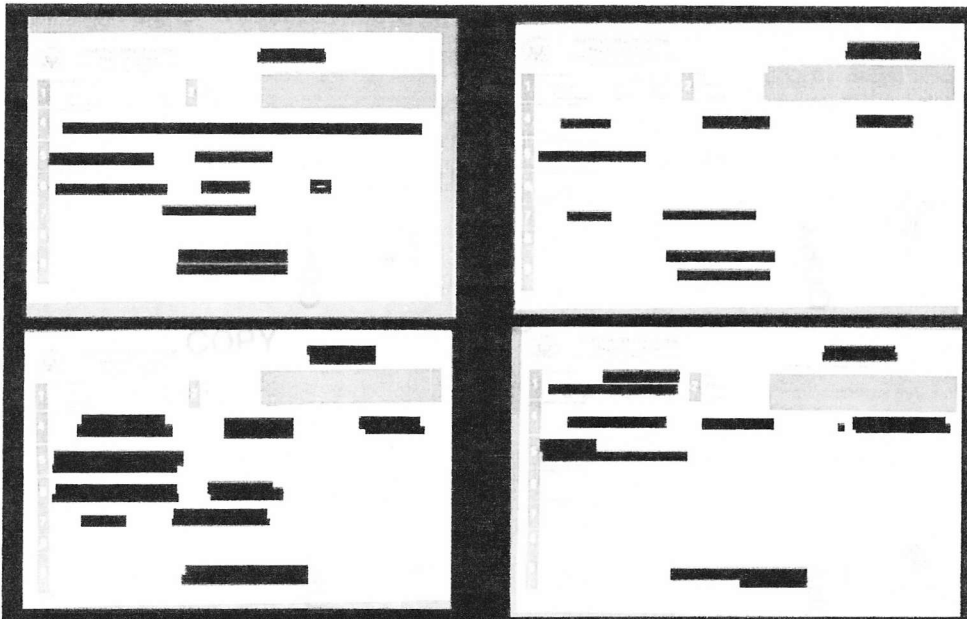
Exhibit A: Barack Obama's Selective Service registration form

While some of the letters stamped in the outer ring on some of the authentic documents are indistinct or even missing, all of the authentic date stamps include four digits for the year at the center of the stamp.

Investigators duplicate Obama's date stamp

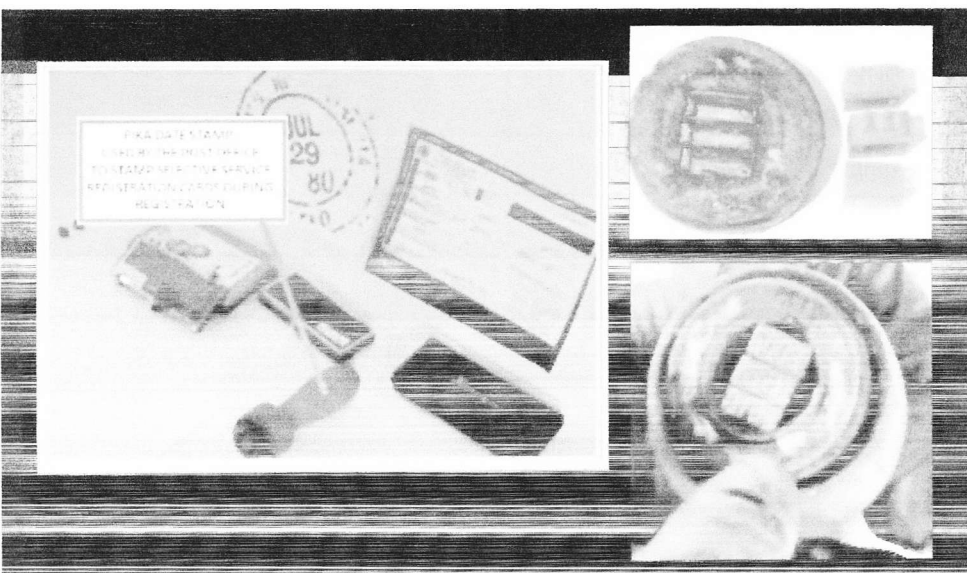
Arpaio's investigators located and interviewed several 1980s-era Post Office employees who attested that it was standard procedure to utilize a four-digit date stamp.

Investigators next turned their attention toward figuring out how Obama's Selective Service registration form could possibly have obtained a two-digit year stamp.



(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssb/)

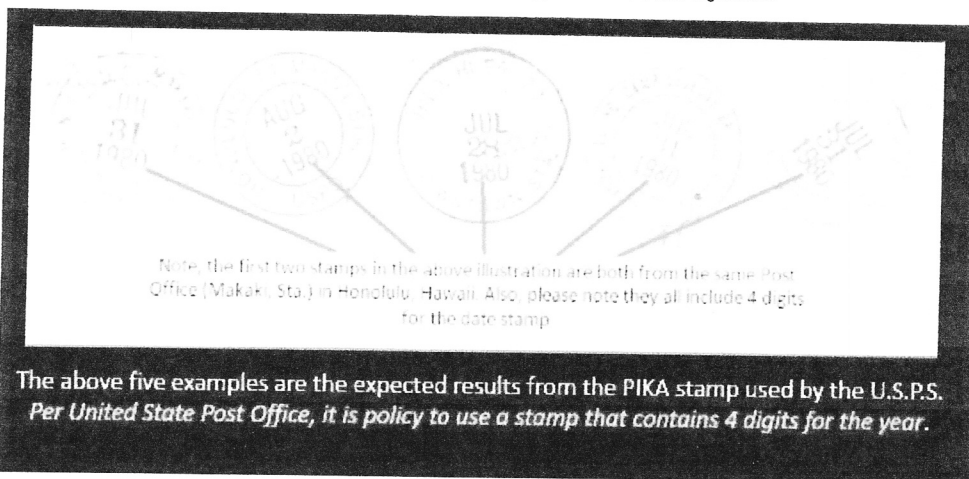
Exhibit B: Authentic Selective Service registration forms, with Post Office stamps containing four-digit year designation



(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssc/)

Exhibit E shows investigators were able to obtain an authentic 1980 pica date stamp. The photograph also shows the knife set used in the investigation.

Exhibit C: Standard Post Office date stamp, Selective Service registration



Since investigators could find no 1980 pica Post Office date stamps available, they had no choice but to cut a 2008 pica Post Office date stamp and invert the "08" half, so that when it was placed in the date compartment, the stamp printed out "80."

(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssd/)

Exhibit D: Authentic Selective Service registration date stamps, 1980



Surprisingly, the result ended up looking identical to the date stamp on Obama's Selective Service registration card, as demonstrated in Exhibit F.

(/2012/03/sheriff-joe-wants-obamas-original-draft-card/sse/)

Exhibit E: Knife used to cut "2008" date, pica Post Office date stamp

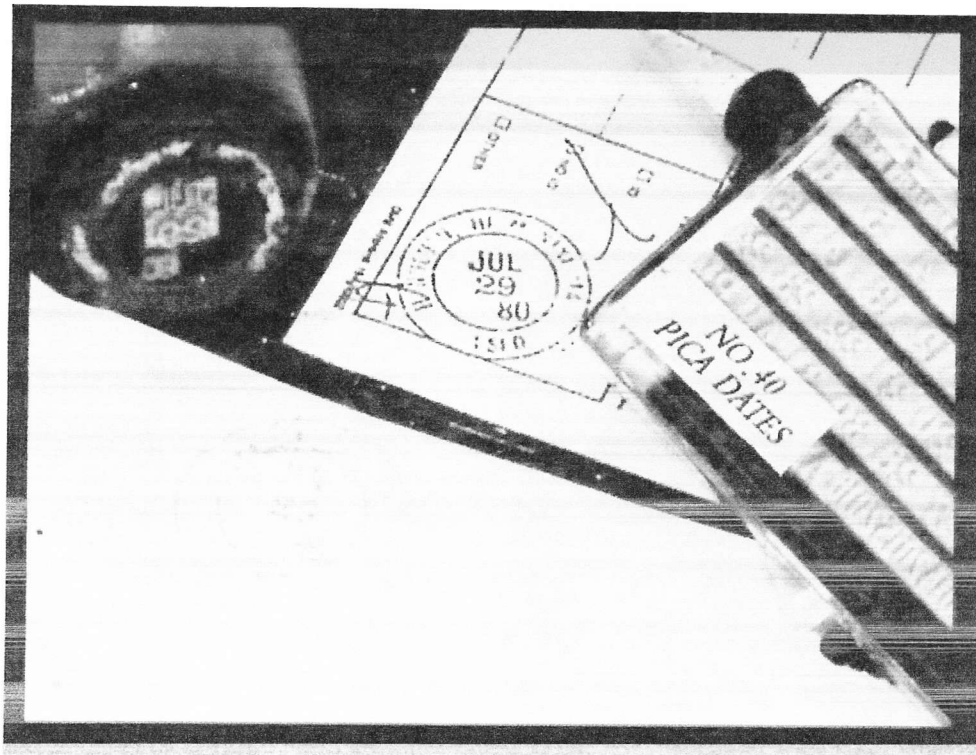
Exhibit G makes clear that the off-to-the-right date stamp seen in the registration, the same as is seen in the demonstration by Arpaio's

investigators, is not observed in the authentic four-digit pica date stamp used in the same office indicated on Obama's Selective Service registration, which has the same month, July 1980.

The numbers "80" are out of line to the right in Obama's card because when they were cut away from the "2008" date plug, they were not cut squarely.

Arpaio's investigators concluded that Obama's Selective Service registration form fit into what was becoming a common narrative for his life: The document was not only forged, it was poorly forged.

In a March 19 letter addressed to Romo, Arpaio explained that MCSO investigators were able to replicate the alleged forgery.



(/2012/05/sheriff-joe-wants-obamas-original-draft-card/ssr/)

Exhibit F, "80" red ink PICA Post Office date stamp in Barack Obama's (Barack Obama) registration (black stamp) and in the date stamp produced by Sheriff Arpaio's investigators (red stamp)




(/2012/03/sheriff-joe-wants-obamas-original-draft-card/ssg/)

Exhibit G, Obama Selective Service registration on left, authentic Selective Service registration on right – same month, same Post Office

19

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<https://www.google.com/adsense/support/bin/request.py?3Fcontact%3Dn>



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Claim: Obama hid 'gay life' to become president

(<http://www.wnd.com/2012/09/claim-obama-hid->



The only hope for our nation's future

(<http://www.wnd.com/2013/06/the-only-hope-for->



Police buried Trayvon's criminal history

(<http://www.wnd.com/2013/04/police-buried->

Print

([http://www.wnd.com/2012/05/sheriff-joe-](http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/)

[joe-](http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/)

[demands-](http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/)

[obama-](http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/)

[draft-](http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/)

[registration/print/](http://www.wnd.com/2012/05/sheriff-joe-demands-obama-draft-registration/print/))

Exhibit 3

Excerpt of a report of a March 25, 2009 meeting by Dr. Orly Taitz, ESQ and William Austin Chatfield, director of Selective service regarding forgery of Selective Service Certificate of Barack Hussein Obama, II

Dr. Orly Taitz, Esq. met with William Austin Chatfield, Director of Selective Service at 10:15am EST , March 25, 2009 .

The meeting took place at: Selective Service System, National Headquarters 1515 Wilson Blvd. Arlington, Virginia 22209.

Dr. Taitz introduced herself as the attorney for 140 Military Plaintiffs, active and retired, subject to recall, who are concerned about the Constitutional authority of Barack Obama to be Commander in Chief. Major General Carroll D. Childers is among these Plaintiffs. In addition to being attorney for the Military Plaintiffs, Dr. Taitz also represents 10 State Representatives in this matter. Based on this, Dr. Taitz addressed Mr. Chatfield on some inconsistencies found with Barack Obama's Selective Service Registration records.

Dr. Taitz presented some of the findings (Attachment A) that were delivered to US Department of Justice Eric Holder, Jr., Attorney General. The findings indicate that Barack Obama's Selective Service Registration document was created in 2008, and backdated to 1980. Dr. Taitz showed Mr. Chatfield that the Document Location Number, 0897080632, appears to be a 2008 creation. However on the printout, an extra eight (8) was added in front of the number to make it look like it is from the year 1980.

Dr. Taitz also showed Mr. Chatfield that the postal stamp on the Selective Service Registration Form was incorrect. The stamp used was an obsolete postmark round date-stamp (retired almost ten (10) years before 1980) to validate a legal document. Mr. Chatfield didn't have any comment on these inconsistencies nor did he offer any explanation.

Dr. Taitz provided Mr. Chatfield with a full copy of the dossier sent to the Attorney General, Eric Holder. A copy can be downloaded here:

link removed

She highlighted sections of the dossier to show Mr. Chatfield that Barack Obama has hundreds of Social Security Numbers and properties associated with his name. One Social Security Number in particular was issued in Connecticut , and lists him as being 118 years old.

(Attachment B)

While addressing the issue of hundreds of Social Security Numbers and properties being associated with Barack Obama's name, Dr. Taitz drew attention to two addresses of interest: one located in Illinois and another in New Jersey .

The address located in Illinois , 1525 S. Sangamon St. Unit 707, Chicago IL was sold to an Osama Barakat. The Osama Barakat listed (Attachment F) has connections to a foundation that is listed in the "Golden Chain" as sponsors of al Qaeda.

(Attachment C) shows an address in New Jersey for Kelly J. McCrum, wife of Craig M.

Robinson. Craig Robinson is Michelle Obama's brother, and is listed at 45 Willow Street in South Amboy, NJ. Not only can this address not be found by mapping the street, but this address had a credit lien on it by a company, Burlow Plumbing. Burlow Plumbing has a commercial affiliate named Magic Plumbing.

(Attachment D) shows that Magic Plumbing had worked on the sprinkler system at the World Trade Center just days before 9/11. One of the men that performed this work lived in Brooklyn . He left Brooklyn on 9/11 and went to Tennessee . A woman that had a court date involving identity theft with the motor vehicle department in Tennessee met a mysterious death. Mr. Chatfield had no comment or thought in reference to this material being shown to him. Dr. Taitz then provided Mr. Chatfield with information on Barack Obama's former client, Ahmad Bavarati. (Attachment E). Mr. Bavarati ran a non-profit called the Iran Earthquake Relief Fund, which subsequently changed its name to American Care Society, but still supported scientific work in Iran . Mr. Chatfield promised he would look into these matters.

Exhibit 4

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Office of Inspector
General FOIA office
1735 N. Lynn St
Arlington, VA 22209

2. Article Number

(Transfer from service label)

PS Form 3811, February 2004

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

☐ Agent☐ Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? ☐ YesIf YES, enter delivery address below: ☐ No

3. Service Type

☐ Certified Mail☐ Express Mail☐ Registered☐ Return Receipt for Merchandise☐ Insured Mail☐ C.O.D.

4. Restricted Delivery

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701229200000302854 25		Delivered	June 7, 2013	ARLINGTON, VA 2220	Certified Mail
			12:35 pm		
		Notice Left (No Authorized Recipient Available)	June 7, 2013	ARLINGTON, VA 2220	
		Arrival at Unit	June 7, 2013	ARLINGTON, VA 2220	
			9:58 am		
		Depart USPS Sort Facility	June 7, 2013	MERRIFIELD, VA 2208	
		Processed through USPS Sort Facility	June 7, 2013	MERRIFIELD, VA 2208	
			2:00 am		
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		Processed through USPS	June 5, 2013	ANAHEIM, CA 92899	

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		Sort Facility	, 4:31 pm		