Dr. Orly TaitzESQ

29839 Santa Margarita ste 100

Rancho Santa Margarita, Ca 92688

ph. 949-683-5411 fax 949-766-7687

orly.taitz@hushmail.com

US DISTRICT COURT

UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

DISTRICT OF HAWAII

Orly Taitz,

) Case # 2013-cv- 00708

Petitioner

)Hon Susan Oki-Mollway

Office of Inspector General USPS,

Respondent

COMBINED RESPONSE TO MOTION TO SHOW CAUSE IN RELATION TO STANDING AND COMPLAINT AND PETITIONS

I. FOIA, 5 USC §552 APPEAL OF REFUSAL OF INFORMATION REQUESTED

UNDER FOIA OF RECORDS RELATED TO A FABRICATED 1980 USPS

CANCELLATION STAMP FROM USPS OFFICE IN HONOLULU HAWAII, AFFIXED

TO A FABRICATED SELECTIVE SERVICE REGISTRATION FOR BARACK

OBAMA

II. WITHDRAWAL OF EMERGENCY PETITION TO STAY CREMATION AS MOOT

III. RENEWED PETITION TO ENFORCE SUBPOENA TO THE DIRECTOR (DEPUTY DIRECTOR OF HEALTH DEPARTMENT OF HAWAII) TO PROVIDE FOR EXPERT

EXAMINATION ORIGINAL 1961 BIRTH CERTIFICATE OF BARACK OBAMA, WHICH ALLEGEDLY EXISTS IN THE VAULT OF THE HEALTH DEPARTMENT OF HAWAII.

IV. REQUEST UNDER 18 USC 3332 (A) FOR THIS HONORABLE COURT TO PRESENT EVIDENCE TO THE FEDERAL GRAND JURY OR GRANT THE PLAINTIFF AN EX RELATOR STATUS TO STEP IN THE SHOES OF THE ASSISTANT U.S. ATTORNEY AND PRESENT TO THE FEDERAL GRAND JURY, WHICH IS CONVENED IN THE DISTRICT OF HAWAII, EVIDENCE OF OFFENSES AGAINST THE CRIMINAL LAWS OF THE UNITED STATES ALLEGED TO HAVE BEEN COMMITTED WITHIN THE DISTRICT OF HAWAII

I. FOIA, 5 USC §552 APPEAL OF REFUSAL OF INFORMATION
REQUESTED UNDER FOIA OF RECORDS RELATED TO A FABRICATED
1980 USPS CANCELLATION STAMP FROM USPS OFFICE IN HONOLULU
HAWAII, AFFIXED TO A FABRICATED SELECTIVE SERVICE
REGISTRATION FOR BARACK OBAMA

Plaintiff/ Petitioner- Orly Taitz, FOIA petitioner, was denied information under FOIA

Respondent –Inspector General of USPS

Jurisdiction / Standing-Federal Question 5 USC§ 552, Documents requested are located within the District of Hawaii, diversity.

#### STATEMENT OF FACTS AND ALLEGATION

Plaintiff Taitz filed a FOIA request and a subsequent FOIA appeal relating to the criminal complaint that she filed with the Inspector General of USPS relating to the fabricated 1980 USPS stamp affixed to a fabricated and back dated 1980 alleged Selective Service registration for Barack Obama. Taitz provided USPS a sworn affidavit from the former Chief Investigator of Special Investigations unit of US Coast Guard, Stephen Jeffrey Coffman, attesting to the fact that Barack Obama's alleged 1980 Selective Service Registration represents a fabricated document with a fabricated postal stamp attached to it. According to investigator Coffman the forger used 2008 stamp which was cut in half and "08" was placed backwards to show "80". This forgery was obvious, glaring, due to the fact that all stamps contain four digit year, not two digit year. Originally Inspector General forwarded the letter and information from Taitz to the Fraud department seeking thirty day investigation and report, which was supposed to be provided by the Fraud department of USPS by July 29, 2012, but was not provided to the plaintiff. Taitz Originally Taitz filed a FOIA appeal in June of 2013 alleging lack of FOIA response by the Inspector General of USPS.

Two months after the appeal, she got August 2, 2013 response from the office of Inspector General, which stated that Inspector General of USPS did not have a response from the Fraud department at the time the appeal was filed, but they received a response since, which allegedly stated that fabrication of a bogus USPS cancellation stamp does not represent fraud. Letter was signed by an employee of the office of Inspector General for FOIA officer Gladys Griffith. See Exhibit 27 August 2,

2013 letter from Inspector General of USPS. RE: FOIA Appeal No. 20·1 J-IGAP-00026 FOIA.\
Case No. 20.13-IGFI)-Q()tiOG

The letter further states:

"Inasmuch as my decision does not constitute a grant of access to requested information, FOIA requires that I inform you of your right to judicial review. Such review is available to you In the United States District Court for the judicial district in which you reside or have your principal place of business, the district in which the records are located, or in the District of Columbia

As part of the 2007 FOIA amendments, the Office of Government Information Services (OGIS) was created to offer mediation services to resolve disputes between FOIA requesters and Federal agencies as a non-exclusive alternative to litigation. Using OGIS services does not affect your right to pursue litigation." *Id.* .(emphasis added)

USPS cancellation stamp for Honolulu Hawaii and falsified it to make it look like

1980 stamp, Plaintiff believes that corresponding records indeed are located in

Hawaii, as such this district would have jurisdiction and Plaintiff Taitz has standing
to bring the appeal of this (August 2) specific FOIA denial for information.

This responds to the order to show cause by this court in relation to standing to bring the complaint.

In FOIA requests the only injury the plaintiff has to show, is denial of FOIA request for information, which is undisputed as seen in Exhibit 27.

As such in her first cause of action Taitz is seeking the following relief from the court:

Appeal of denial of information requested in FOIA request for information as described in Exhibit 27, August 2, 2013 denial by the appeal officer of Inspector General of USPS.

Specifically Taitz is seeking a response from Fraud Department of USPS in relation to fabricated 1980 USPS cancellation stamp from USPS office in Honolulu, Hawaii, which according to Chief Investigator Coffman was fabricated from 2008 USPS stamp from the same office in Honolulu, HI.

Taitz is seeking any and all documents generated in response to her complaint and her request for information under 5 USC 552 FOIA, including, but not limited to the copy of the response, which according to the letter signed "For Gladis C. Griffith", alleged that fabrication of a bogus 1980 USPS stamp does not represent fraud.

III. RENEWED PETITION TO ENFORCE SUBPOENA TO THE DIRECTOR

(DEPUTY DIRECTOR OF HEALTH DEPARTMENT OF HAWAII) TO

PROVIDE FOR EXPERT EXAMINATION ORIGINAL 1961 BIRTH

## CERTIFICATE OF BARACK OBAMA, WHICH ALLEGEDLY EXISTS IN THE VAULT OF THE HEALTH DEPARTMENT OF HAWAII.

On August 8, 2011 Taitz appeared before this court with a subpoena seeking production of the original birth certificate for Barack Obama, which allegedly exists and was kept in the vault of the health Department of the State of Hawaii since 1961-till now.

Taitz filed a motion to enforce compliance with subpoena and for production of record and appeared before the same judge, Hon. Susan Oki-Mollway in case 11-cv-00519. This subpoena was related to a case *Taitz v Astrue*, 11-cv-00402 which was filed in the District of Columbia. In that case Taitz sought original application to Connecticut Social Security number xxx-xx-4425, which Mr. Obama used in his tax returns and which failed both E-Verify and SSNVS and showed as a number not assigned to Barack Obama. Hon Susan Oki-Mollway conducted a phone conference with Petitioner Taitz and Deputy Attorney General of Hawaii. The standing was not at issue, as one can file a motion to compel in jurisdiction where the respondent resides, however the original case was dismissed by the Presiding judge in Washington DC, which made the Motion to compel subpoena moot.

Taitz v Astrue was dismissed due to the finding of privacy exemption in the underlying case. However, since then the issue of Barack Obama's use of a Social Security number, which was not assigned to him, was rekindled for following reasons:

1. Investigator Albert Hendershot found another individual, Harry (Harrison) J. Bounel, who used the same Social Security number xxx-xx-4425.

- 2. In 2011 US Census released 1940 census, which showed Bounel to be fifty years old in 1940, therefor being born in 1890.
- 3. SSA released a new "120 year rule", which states that if an individual was born 120 years ago or earlier, such individual/subject of a search is considered an extremely aged individual and SSA has to release his SS-5, Social Security application, even without usual consent or proof of death of the subject of the search. Taitz sought Bounel's SS-5 from SSA in Baltimore, MD, did not receive a response, and she filed a legal challenge/appeal in USDC for the District of Maryland.

Defense filed a motion to dismiss, claiming that they do not have any records for Bounel. Taitz filed a combined opposition and Motion for summary Judgment for Taitz and attached November 16, 2012 response from SSA to another individual, where SSA through the same FOIA officer, Dawn Wiggins, was stating that they have records for Bounel, but cannot release them for reasons of privacy. Taitz argue that SSA was defrauding the court as they have the records for Bounel and they could not claim privacy exemption to release, as according to their own rule 120 year rule "extremely aged individuals" like Bounel, who was born 124 years ago, do not fall under privacy exemption.

Presiding Judge Ellen Hollander denied the motion by the SSA to dismiss the case and she further has given Plaintiff Taitz 21 days to file an amended complaint with further allegations that SSA did not conduct proper search of records for Bounel. "In regard to the adequacy of the search, plaintiff's arguments that the SSA has failed to meet its obligations under the FOIA may have merit. When the adequacy of a search is challenged, an agency may demonstrate the adequacy of its search by submitting an affidavit that is "reasonably detailed, setting forth the search terms and the type of search performed, and averring that all files likely to

contain responsive materials (if such records exist) were searched so as to give the requesting party an opportunity to challenge the adequacy of the search." *Ethyl Corp. v. U.S. E.P.A.*, 25 F.3d 1241, 1246-47 (4th Cir. 1994) (internal quotation marks and citations omitted). Here, defendant has offered the Declaration of Dawn S. Wiggins, who avers, ECF 12-2 ¶ 6: "SSA conducted a search of the Numident for a record that matched the information provided by Plaintiff but could not locate a record for Mr. Bounel." Wiggins did not explain the manner in which the search was conducted, whether multiple searches were conducted using different combinations of the information provided by plaintiff (to ensure that a minor discrepancy in the information submitted by plaintiff did not sabotage the search), or any other details related to the thoroughness of her search." Taitz v Covin 13-cv-1878, December 13, 2013 order by Judge Hollander.

As such not only Taitz has standing in Taitz v Colvin 13-cv-1878, but also there is a high probability that Judge Hollander will order Carolyn Colvin, acting commissioner of SSA to produce SS-5, Social Security application for Harry Bounel for Connecticut SSN xxx-xx-4425, which Barack Obama is fraudulently using. This issue is integrally related to Mr. Obama's birth certificate, which was subpoenaed and was supposed to be produced in 2011 by Director of Health Loretta Fuddy and was not produced, as all IDs are based on a valid birth certificate.

Currently, as this court already knows, Ms. Fuddy was pronounced dead on December 11, 2013, only 2 days prior to this order by Judge Hollander. Fuddy died under suspicious circumstances. She was the inly fatality of an emergency water landing of Makani Kai flight from Molokai to Oahu. Exhibits 24 and 25 show conflicting reports in relation to her death. According to a report by the Fire Captain Terry Seelig she died within the plane and her body

remained in the fuselage of the plane, which as submerged for a week. According to other reports, such as a sreport by the captain of the plane Clyde Kawasaki and passenger Philip C. Hollstein, Fuddy safely got out of the plane and was wearing life vest, was holding hands with her Deputy Director Keith Yamamoto and was waiting to be lifted by a helicopter and they were shocked that she was pronounced dead.

Taitz believes that there could have been foul play and this could have been assassination in order to eliminate a witness/ accomplice who certified a flagrant forgery as a true and correct copy of Barack Obama.

Taitz believes that further cover up of the alleged original document will be an incentive to get rid of other individuals who are witnessess and possible accomplices to this forgery, such as Registrar Onaka, Dputy Deirector of Health Keith Yamamoto and others.

As such Taitz is inquiring whether Honorable Susan Oki-Mollway would consider again motion to compel subpoena for the original birth certificate for Barack Obama. Taitz understands that the original subpoena was addressed to Loretta Fuddy as the Director of Health and Fuddy is deceased and the subpoena was a reciprocal subpoena in relation to case 11-cv- 519. Currently similar issues are being in Taitz v Colvin 13-cv-1878 described above and a number of other cases.

At this point Taitz is only making an inquiry in relation to the subpoena, whether this court will be willing to entertain a motion to compel and make a correction, seeking information from Keith Yamamoto in light of death of Loretta Fuddy and correct the originating case, as 13-cv-1878 Taitz v Colvin v 11-cv-0402 Taitz v Astrue (Carolyn Colvin is an acting

Commissioner of Social Security, who replaced commissioner Astrue). If the court is willing to consider such motion, a formal motion will be filed and served on Mr. Yamamoto.

## III. WITHDRWAL OF EMERGENCY MOTION TO STAY CREMATION AS MOOT

Petitioner withdraws an emergency motion to stay cremation as moot. Motion was related to the complaint at hand and had to be filed on emergency basis due to the fact that the cremation/ burial was to take place next day.

Petitioner proceeds with the complaint/petition and other motions.

IV. REQUEST UNDER 18 USC 3332 (A) FOR THIS HONORABLE COURT TO PRESENT EVIDENCE TO THE FEDERAL GRAND JURY OR GRANT THE PLAINTIFF AN EX RELATOR STATUS TO STEP IN THE SHOES OF THE ASSISTANT U.S. ATTORNEY AND PRESENT TO THE FEDERAL GRAND JURY, WHICH IS CONVENED IN THE DISTRICT OF HAWAII, EVIDENCE OF OFFENSES AGAINST THE CRIMINAL LAWS OF THE UNITED STATES ALLEGED TO HAVE BEEN COMMITTED WITHIN THE DISTRICT OF HAWAII

18 USC 3332 (a) states

It shall be the duty of each such grand jury impaneled within any judicial district to inquire into offenses against the criminal laws of the United States alleged to have been committed within that district. Such alleged offenses may be brought to the attention of the grand jury

by the COURT or by any attorney appearing on behalf of the United States for the presentation of evidence. Any such attorney receiving information concerning such an alleged offense from any other person shall, if requested by such other person, inform the grand jury of such alleged offense, the identity of such other person, and such attorney's action or recommendation." 18 USC 3332(a).

Offenses against the criminal laws of the United States:

List of US criminal laws that were violated to be forwarded to the Federal Grand Jury:

- 1. 18 US §1031 Major Fraud against the US
- 2. 18 USC Chapter 47 Fraud and False statements
- §1001 Statements generally
- 3. 18 USC §1002 possession of false papers to defraud United States
- 4. 18 USC §4 Misprision of Felony -Misprision of Fraud
- 5. 18 USC §4 Misprision of Felony- misprision of forgery
- 6. 18 USC §2382 Misprision of Treason
- 7 18 USC §2381 Treason
- 8. 18 USC §2391 Treason
- 9. 18 USC §1341 Fraud

10. 18 USC §1028 Fraud and related activity in connection with identification 11. 42 USC 1983 Violation of Civil rights under the color of authority 12. 18 USC 1962 RICO (Racketeering influenced corrupt organization) with predicate acts a. fraud b mail and wire fraud c. social Security fraud d elections fraud e. IRS fraud f. conspiracy to commit fraud g conspiracy to commit identity fraud

#### OFFENSES RELATE TO FOLLOWING:

e. suspected murder

- 1. Uttering of a forgery as a true and correct copy of the 1961 long form birth certificate of Barack Obama which does not exist
- 2. forgery/ fabrication of a bogus birth certificate for Barack Obama
- 3. conspiracy to commit forgery of an alleged birth certificate for Barack Obama

- 4. fraud in aiding and abetting Obama in claiming his identity, US citizenship and eligibility for the U.,s. Presidency based on fabricated IDs.
- 5. conspiracy to commit aforementioned fraud
- 6. treason in aiding and abetting usurpation of the U.S. Presidency by a Citizen of Indonesia Barry Soetoro, aka Barack (Barry) Soebarkah, aka Barack Obama, using stolen and fabricated IDs.
- 7. possible murder of a witness/co-conspirator Loretta Fuddy, Director of Health of the state of Hawaii, in order to cover up forgery of Barack Obama's fabricated birth certificate, conspiracy to commit forgery, fraud, conspiracy to commit fraud, uttering of a forged/ fabricated document, conspiracy to utter fabricated document, treason in aiding and abetting enemy in usurpation of the position of the U.S. President/ Commander in Chief of the U.S. military by a foreign national using fabricated IDs and a stolen Social Security number.

# INDIVIDUALS INVOLVED IN OFFENSES AGAINST THE CRIMINAL LAWS OF THE UNITED STATES

- Loretta Fuddy- deceased Director of Health of Hawaii see exhibits 1-6. Loretta
   Fuddy certified as a true and correct copy a fabricated 1961 birth certificate for
   Barack Obama
- 2. Alvin Onaka- Alvin Onaka, registrar of the Department of Health of the State of Hawaii, either conceded to forgery or had a duty to speak up about aforementioned forgery. Onaka committed fraud in being complicit in release of flagrantly fabricated birth certificate for Obama by Fuddy
- 3. Judith Corley- personal attorney for Barack Obama, who became complicit in this conspiracy by claiming to deliver to Barak Obama a true and correct copy of his alleged birth certificate, while in reality she delivered a digital file, probably on a memory stick, which contained the computer generated forgery, which was presented by Corley and White House counsel at a time Bob Bauer, as a true and correct birth certificate for Barack Obama.
- 4. William Chatfield- former director of Selective Service who knowingly covered up a fabricated Selective service certificate with a fabricated cancellation USPS stamp affixed to it.
- 5. Dawn Wiggins- SSA FOIA officer, who knowingly covered up SS-5, Social Security application for Harrison (Harry) Bounel for Connecticut Social security

number xxx-xx-4425, which Obama fraudulently used in his tax returns and which failed both US Social Security verification services E-Verify and SSNVS

- 6. Brian Schatz- former Chairman of the Democratic party of the state of Hawaii. Schatz committed fraud by signing a falsified OCON (Official Certification of Candidate) for President of the United States for Barak Obama, where wording ""legally qualified to serve under the provisions of the United States Constitution" was removed from the certificate issue by the Democratic Party of Hawaii and submitted to the commissioner of elections. OCON for John Kerry and Al Gore contained wording "eligible according to provisions of the U.S. Constitution", OCON for ineligible Obama did not contain required wording.
- 7. Lynn Matusow- former Secretary of the Democratic party of the state of Hawaii. Matusow committed fraud by signing a falsified OCON (Official Certification of Candidate) for President of the United States for Barak Obama, where wording ""legally qualified to serve under the provisions of the United States Constitution" was removed from the certificate issue by the democratic Party of Hawaii and submitted to the commissioner of elections. OCON for John Kerry and Al Gore contained wording "eligible according to provisions of the U.S. Constitution.

Evidence to be presented to the Federal Grand Jury for the District of Hawaii contained in the following Exhibits 1—30

- 1. Barack Obama's tax return for 2009 posted on April 15 2010, showing him using CT SSN 042-6-4425 of Harry Bounel
- 2. Authentication affidavit of Linda Jordan and E-Verify report showing that 042-68-4425 was not assigned to Obama, "Record does not verify"
- 3. SSNVS report showing that Barack Obama failed SSNVS check and authentication by Colonel Greg Hollister
- 4.Affidavit of Albert Hendershot and Merlins information systems report showing Obama using a Social Security number of Harry Bounel
- Affidavit by Licensed Investigator Susan Daniels showing Obama using invalid
   Social Security numbers
- 6. Affidavit by a senior Deportation officer John Sampson attesting that there is no legal basis for Obama to use a Connecticut Social Security number.
- 7. Affidavit by Chief Investigator of special Investigations unit of the US coast Guard stating that Obama's alleged Selective Service Registration is a forgery with a fabricated postal stamp attached to it.
- 8. Stanley Ann Dunham's (Obama's mother's) passport records showing Obama listed under the last name Soebarkah in his mother's passport.

- Affidavit of Honolulu county Senior elections clerk that no birth certificate for
   Barack Obama was found in any hospital in Hawaii
- 10 Statement by the James Orenga, minister of Lands of Kenya relating to Obama's birth in Kenya.
- 11. Obama's biography submitted by Obama to his literary agent in 1991, stating that he was born in Kenya.
- 12. Affidavit of IT expert Felicito Papa attesting to the fact that Obama's alleged birth certificate is a forgery.
- 13. Affidavit of Scanning and copying machine expert Douglas Vogt attesting to forgery in Obama's birth certificate.
- 14. An article typesetting and printing expert Paul Irey attesting to forgery in Obama's birth certificate.
- 15 Affidavit of typesetting and typing machines expert Charles Coombs attesting to forgery in Obama's alleged birth certificate.
- 16. Affidavit by Sheriff Arpaio regarding forgery in Obama's IDs.

- 17. Barack Obama's school registration #203 from Assisi school in Jakarta, Indonesia, showing him to be Indonesian citizen and his legal last name to be Soetoro, the last name of his step father
- 18. Evidence of destruction and forgery of immigration/arrival NARA records for August 1-7 1961
- 19. Selective Service record showing Obama committing Selective Service fraud and using a Social Security number 042-68-4425, which was not assigned to him
- 20. OCON, Official certificate of Nomination for candidate for President of Al Gore, John Kerry and Barack Obama, whereby words "legally qualified to serve under the provisions of the United States Constitution" removed from Obama's certification
- 21 Obama's registration as an attorney in Illinois with Obama hiding his identity under prior names and defrauding the bar, claiming not to use in the past any other names, even though he used last names Soetoro and Soebarkah
- 22. Barack Obama's School record from National Student clearing house, showing Obama making fraudulent statements regarding his education, as records show him attending Columbia for 9 months only, from 09.01.1982-05.31.1983, not two years as Obama claims.

- 23. Picture of Obama's elementary school friend Scott Inoue, showing him and Obama together at Noelani elementary school in 1963, with notation "1969, 3rd grade". According to Obama's official biography he was in Indonesia from 1967-1971 and did 1-4th grade there.
- 24. December 12, 2013 Los Angeles Times article by Soumya Karlamanga quoting an interview to KHON given by Honolulu Fire Captain Terry Seelig stating that the body of Director of Health Loretta remained in the fuselage of the submerged plane.
- 25. December 20, 2013 Associated Press article by Jennifer Sinco Kelleher quoting Hawaii-based National Transportation Safety Board investigator Jim Struhsaker, who stated that the captain and the passenger attested that Director of Health Fuddy got out of the plane alive and they were shocked that she was pronounced dead
- 26. FOIA complaint and FOIA response in relation to the fact that Barack Obama's on line application for ACA (Obamacare) was denied by the Washington DC exchange due to the fact that ACA database could not confirm Obama's identity based on information provided. White House announced that rejection was due to the fact that the president's information was "scrubbed", removed from the National databases. Taitz submitted FOIA request to the DC exchange seeking a copy of a court order which directed ACA/ DC exchange to scrub Obama's information from the database. DC exchange FOIA response stated that there is no such order, which

showed that Obama was committing fraud not only by using a stolen Social Security number and fabricated IDs, which caused DC Exchange to reject his application, but also in claiming that there was some type of order to remove his information from the database.

- 27. Police report, affidavit and accompanying articles relating to assassination of Donald Young, Larry Bland and suspicious deaths of Alex Okrent and Nate Spencer, four homosexual men linked to bi-sexual Barack Obama, who was allegedly seeking to preserve his image of a straight family man by eliminating witnesses of his homosexual relationships.
- 28. August 2, 2013 response to appeal from the Inspector General of USPS
- 29. Subpoena by the USDC for the District of Hawaii to produce for inspection the original 1961 typewritten birth certificate for Barack Obama, allegedly signed by Dr. David Sinclair and Stanley Ann Dunham Obama and Registrar Lee and stored in the Health Department of Hawaii from 1961.
- 30. Order by USDC Judge Ellen Hollander, denying Motion to dismiss Taitz v Colvin and giving Taitz leave of court to file a second amended complaint and allege failure by the Defense to conduct proper search for records.

Further, recent suspicious death of Loretta Fuddy, prior murder of Lieutenant Quarles Harris, suspicious death of healthy 52 year old Saliah (Lia) Soetoro-Sobah and a number of others, show that there is a pattern of murders and suspicious deaths of individuals who are key witnesses to fraud committed by Obama or accomplices to this fraud.

There is a high likelihood for disappearance of witnesses, accomplices and original records. This justifies forwarding this evidence of offenses against the U.S. criminal laws to the Federal Grand Jury under 18US 3332 (a) by Honorable Judge Oki-Mollway or by the plaintiff, if Judge Oki-Mollway grants her Ex Relator status.

Such submittal of evidence is justified as it is in the best interest of the public and is essential for the U.S. National security.

Ex Relator status for plaintiff is justified and essential, as Attorney General Eric Holder and a number of U.S. Attorneys were aware of the aforementioned violations against criminal laws and did not take any action in relation to aforementioned actions against the criminal laws of the U.S. and they are not likely to take any action in the future, which represents the most serious threat to the U.S. National Security.

AND FORGERY IN BARACK OBAMA'S IDS, FRAUD IN RELATION TO BARACK

OBAMA'S IDENTITY AND HIS LIFESTYLE, WHO DIED UNDER SUSPICIOUS

CIRCUMSTANCES OR WERE ASSASSINATED

- 1. Lieutenant Quarles Harris (sic unusual first name, not a title)- was assassinated, as he cooperated with FBI in relation to Barack Obama's passport records
- 2. Loretta Fuddy- death is being investigated by Maui county police, conflicting reports in regards to her death. Loretta Fuddy certified flagrant forgery as a true and correct copy of 1961 birth certificate for Barack Obama.
- 3. Saliah (Liah) Soetoro Sobah- Barak Obama's foster sister, resided in Indonesia, died shortly before Barack Obama's scheduled trip to Indonesia. There were no reports of her being ill prior to her sudden death. Soetoro-Sobah's account of Obama's life in Indonesia was different from Obama's account. According to Sobah Obama did not arrive in Indonesia together with his mother, but rather arrived some time later. Sobah's account is supported by account of Dr. Scott

Inoue (Exhibit 23) Photograph showing Obama and Inoue together at Noelani school in 1969, with notation "1969, 3rd grade:. According to Obama's official biography he was in Indonesia from 1967-1971 and did 1-4th grade there. Based on accounts of Soetoro-Sobah and Inoue there were two separate individuals: Barry Obama, who resided in Hawaii and attended Noelani Elementary school in Hawaii in 1967-1969 and Barry Soetoro, who resided in Indonesia and attended Assissi school in Jakarta, Indonesia 1967-1969. In 1969 Barry Obama went to Indonesia. In 1971 one of these two men came back to the United States. Taitz believes that the person who came back, is Barry Soetoro, not Barry Obama.

- 4. Investigative Journalist Michael Hastings- reporter, who advised prior to his death that he was in the midst of an explosive investigations relating to Obama administration, Barack Obama and Director of CIA John Brenner. Hastings died in a car accident, his body was cremated. It was reported that cremation was done without prior consent of the family.
- 5. Investigative Journalist Andrew Breitbart -died shortly after his announcement that he will be releasing explosive evidence about Barack Obama. According to reports, among them a report by former CIA officer Jim Garrow, autopsy on Breitbart's body was not performed for five days after his death, at which point

alleged poison/ agent causing neuromuscular paralysis, could not be detected in his body.

- 6. Los Angeles county assistant coroner, who worked while Breitbart's death was investigated. Coroner's death was announced to be arsenic poisoning.
- 7. Donald Young- was shot to death in December of 2007, as Barack Obama started his campaign for President. Young was a 40 year old openly gay church choir director in the Trinity Church of Chicago. After assassination of Young, his mother, Norma Jean Kendrick Young, has given multiple interviews to the media in Chicago Illinois claiming that her son was killed because of his connection to Obama. "What was the cause of my son's death?" Norma Jean Young asked in the Globe interview. "I'm very suspicious that it may have been related to Obama. Donald and Obama were very close friends. Whatever went on with this is very private. I am suspicious of a cover-up!"

She insisted there is "more to the story," calling on Chicago police to ramp up their investigation.

"I do believe they are shielding somebody or protecting somebody," she told The Globe. <a href="http://www.wnd.com/2012/10/trinity-church-members-reveal-obama-shocker/#pTfsZtaylvqBPUZF.99">http://www.wnd.com/2012/10/trinity-church-members-reveal-obama-shocker/#pTfsZtaylvqBPUZF.99</a>

- 8. Larry Bland- openly gay member of the same Trinity Church of Chicago, assassinated in November 2007, as Barack Obama was starting his Campaign. Murderer of Larry Bland was not found. Multiple researchers believe that both Donald Yong and Larry Bland were assassinated due to their relationship with Barack Obama, in order to create a clean image of a straight family man for Obama, who is widely believed to be bisexual. interview with Donald Yong's mother is Exhibit 27.
- 9. Alex Okrent died mysteriously in July of 2012 in the Obama Campaign Offices in Chicago's Prudential Building. Openly gay, he'd been affiliated with Barack Obama in one way or another since Okrent was in college. Obama kept him around, through all those years, on all those campaigns...until he suddenly turned up dead with an inconclusive autopsy. And his death happened just before Obama was headed into a difficult re-election campaign where black support for Obama was wavering and the black community is notoriously anti-gay.

http://hillbuzz.org/is-barack-obama-gay

INDIVIDUALS WHO ARE POSSIBLE TARGETS FOR ASSASSINATION DUE TO THEIR KNOWLEDGE OF FRAUD AND FORGERY IN RELATION TO BARACK OBAMA'S IDS:

- 1. Alvin Onaka- Registrar, Department of Health, State of Hawaii
- 2. Alfred Kano, aware of fraud committed by Fuddy, received a certified copy of a long form birth certificate
- 3. Johanna Ah'Nee –Randolph- aware of fraud committed by Fuddy
- 4. Brian Schatz- Chairman of the Democratic Party of Hawaii in 2008
- 5. Lynn Matusow- Secretary of Democratic Party of Hawaii in 2008
- 6. Keith Yamamoto- Deputy Director of Democratic Party of Hawaii
- 7. Jill Nagamine- Deputy Attornmey General of Hawaii
- 8. William Chatfield-former director of Selective Service
- 9. Judith Corley- personal attorney of Barack Obama
- 10 Bob Bauer- personal attorney of Barack Obama
- 11 Scott J. Tepper- personal attorney of Barack Obama
- 12. Dawn Wiggins- Senior FOIA officer for SSA
- 13. Michael Astrue former Commissioner of SSA
- 14. David Williams- inspector General of USPS

As such Petition to submit aforementioned evidence to the Federal Grand Jury under 18 USC 3332 (a) for inquiry into violations against Criminal Law of the United States should be granted. If this court grants the petition, Plaintiff will provide additional evidence and a more detailed criminal complaint for inquiry by the federal Grand Jury.

Respectfully Submitted

Dr. Orly Taitz, ESQ

01.08.2014

cc Oversight Committee U.S. house of Representatives

cc Judiciary Committee U.S. House of Representatives

cc Inspector general Department of justice

cc Public Integrity Unit Department of Justice

cc Inspector General USPS

cc Inspector General DHS

cc Inspector General SSA

cc Interamerican commission for Human rights

cc Human Rights division UN

Table of Evidence of Fraud and Forgery in Obama's IDs by Attorney Orly Taitz	Obama's claims	Proof of fraud and forgery
1. Forged selective service certificate	In September 2008 2 weeks after Obama was confronted with questions of selective service his SSS application surfaced	According to affidavit of the chief investigator of the special investigations unit of the US Coast Guard (ret) and special agent with the Homeland security Jeffrey Steven Coffman (Exhibit 7), according to sheriff Arpaio Obama's SSS application is a forgery Selective service contains social Security number 042-68-4425, which was never assigned to Obama according to E-Verify and SSNVS
2. Obama's use of a stolen Connecticut Social security number 042-68-4425 which was never assigned to him according to E-Verify and SSNVS	On April 15 2010 Obama posted his tax returns on line and forgot to flatten the PDF file. When the file was opened with Adobe Illustrator it became visible that Obama is using a Connecticut Social security number 042-68-4425.(E 1 Affidavit Felicito Papa) Research of the number showed that it was issued in 1977 to an elderly resident of Connecticut born in 1890.(E4 Affidavit of investigator Albert Hendershot) Search of Obama's SSS application shows him using the same CT SSN, which was never assigned to him	According to former officer of the Elite Scotland Yard anti organized crime and anti communist proliferation unit Neil Sankey, licensed investigator Susan Daniels (Exhibit 5), former senior deportation officer John Sampson (Exhibit 6), Sheriff Arpaio, investigator Zullo Obama is using a Connecticut Social Security number 042-68-4425 which was never assigned to him according Lexis Nexis, Choice Point, E-Verify (Exhibit 2 affidavit of Linda Jordan and E-Verify report)and SSNVS (Exhibit 3 SSNVS report) According to Exhibit 4, affidavit of Albert Hendershot SSN in question was assigned to Harrison J. Bounel, born in 1890
3. Forged US Postal stamp affixed to Obama's Alleged Selective Service Application	Stamp affixed to Obama's SSS application contains 2 digit year stamp "80"	All US stamps contain four digit year stamp (Exhibit 7, Affidavit of former Chief Investigator of the Special Investigations Unit of the U.S. Coast Guard Jeffrey Stephan Coffman)
4. Obama forged long form birth certificate	Obama's alleged birth certificate contains letter of different fonts and sizes	Letters of different fonts and sizes in Obama's alleged birth certificate is a clear evidence of it being a forgery, as the

5 Obama's alleged birth certificate contains white halo around the letters	None of the published Hawaiian birth certificates contain a halo around words. the only BC with the white halo is Obama's	document was alleged to be created in 1961 with a typewriter. It is impossible to create a document with a typewriter and have letters of different sizes and fonts. Type written document has letters of the same sizes and the same font Exhibit 13, 14, 15, 16  According to experts Paul Irey, Ivan Zatkowitch and Douglas Vogt white halo around the words is a sign of a computer manipulation Exhibit 13 affidavit of Douglas Vogt, 14, 15 16
Obama's alleged copy of the birth certificate is a compilation of bits and pieces coming from different documents	Obama claims that the document posted on WhiteHouse.gov is a true and correct copy of his original birth certificate	Obama's copy of his alleged genuine original birth certificate represents a computer generated forgery, opens in multiple layers, which were cut and pasted from different documents Exhibit 12 Affidavit of Felicito Papa, Exhibit 13, 16Affidavit of Douglas Vogt
6. Serial number of Obama's alleged BC is inconsistent with other serial numbers	Serial numbers of twins Susan and Gretchen Nordyke, who were born three days later are lower	Inconsistent serial number is another sign of forgery Exhibit 13
Obama's biography shows him born in Kenya	Obama claims to be born in Hawaii	Obama's biography submitted by Obama to his own publisher Acton -Dystal and kept on line for 16 years, 1991-2007 states that he was born in Kenya. In 2007, right before the beginning of the campaign the bio was deleted Exhibit 11
On March 25, 2010 during the National assembly meeting Minister of Lands of Kenya states that Obama was born in Kenya	Obama claims to be born in Honolulu, HI	James Orenga Minister of Lands of the republic of Kenya states that Obama was born in Kenya Exhibit 10
Lack of any birth certificate for Obama in any hospital in Hawaii	Obama claims to be born in Kapiolani hospital in Honolulu,Hawaii	Exhibit 9, Sworn affidavit of Timothy Lee Adams, Senior Elections Clerk of the City of Honolulu and Honolulu county, attesting to the fact that it was a common knowledge among the

		officials of the county Registrar that there is no birth certificate for Obama in any hospital in Hawaii
7. All immigration records of passengers arriving in Hawaii	Obama claims to be born in HI	Exhibit 18 All of the immigration records of passengers arriving in Honolulu August 1-7 disappeared from NARA (National archives).  Further cover-up  Upon demands for accounting the label on arrival records from August 7-14 were falsified, "7" was erased and replaced with one to give an impression that missing August 71-7 records are contained in 7-14 page
Forgery of the OCON (official certificate of a candidate for President)	Obama claims to be eligible, Democratic Party of Hawaii falsified the certificate of Eligibility	Democratic Party of Hawaii falsified the official certificate of a candidate, removed the words "Eligible according to the Constitution"
Obama was listed under a different last name in his mother's passport, was removed from his mothers passport due to foreign allegiance	Obama claims to be the Natural Born U.S. Citizen, never lost his citizenship	Exhibit 8, Passport records of Obama's mother, Stanley Ann D. Soetoro, shows Obama under a different name, Soebarkah, shows him crossed out, removed from his mother's passport due to foreign allegiance
In his school records	Inconsistency: Obama claims to be  US citizen Claims Obama to be his legal last name Claims to be Christian	Exhibit 17 Obama's School registration #203 Asissi School in Jakarta Indonesia list him as a Citizen of Indonesia His last name is listed as Soetoro (his step father's last name) Religion listed as Muslim

OCON (Official Certificate of a Candidate) issued by the Democratic Party of Hawaii was falsified, words "legally qualified to serve under the provisions of the United states Constitution" were removed from Obama's OCON in order to let ineligible Obama on the ballot, while it was present in the OCON for John Kerry and Al Gore	Obama claims to be qualified under the provisions of the U.S. constitution	Exhibit 20 OCON (official Certification of a candidate) for Al Gore and John Kerry contain wording: "legally qualified to serve under the provisions of the United states Constitution". In Obama's OCON aforementioned wording was removed and the only qualification states: "legally qualified to serve under the provisions of the National Democratic Parties balloting"
Evidence of fraud in the application to the to the Illinois Attorneys Bar	In his bar application Obama claimed to have never used any other names	Exhibit 21 Obama's Illinois bar application shows him committing perjury. Bar applications are made under the penalty of perjury. In his application Obama claims that he never used any other names. This is contradictory to his school registration showing him using last name Soetoro and his mother's passport records Exhibit 8 where he is listed under the last name Soebarkah
Modus Operandi and Pattern of fraud extends to Obama's college records	Obama claimed to have been attending Columbia university for two years	Exhibit 22 Barack Obama's college records from Student clearing House show him attending Columbia for less than one year, only 9 month. additionally there is no evidence of him residing anywhere in the US during these missing 15 months. Logical conclusion would be that his trip to Pakistan before Columbia lasted not 1 month, as he claims, but 16 months.

### **EXHIBIT 2**

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

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

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

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

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

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

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

On July 26, 2011. I tried to enroll in the E-Verify System but it required the employer to enter data from their employees I-9 Employment Eligibility Verification Form, I have been unable to locate one for Obama.

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

Signed Xuida ordan

Linda Jordan 4419 So. Dawson St. Seattle WA 98118 206,723,6471

In the city of Scattle Washington County of King

Dated the 2 day of Hagust 2011

Signature of the Notary & The Litch Ltd

Self Check: Source of Mismatch with Social Security Administration

https://selfcheek/useis/gov/SelfCheekl/LssaContact/html/



Notice of Mismatch with Social Security Administration (SSA) Records

T'sills"

Verent panol

Bring this notice with you when you visit SSA.

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

Obama Barack H

Name of the employee Last Name, First Name.

MI)

08/17/2011

Date of Mismaton

042-68-4425

Employee's Social Security Number (SSN)

2011229111431GY

Case Verification Number

Reason for this Notice

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

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

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

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

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

Instructions

### **EXHIBIT 9**

### **AFFIDAVIT**

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

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

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

Affiant's signature:

Affiant's title:	delyn	not foreston (wen
1, Heather		, a Notary Public of the County and State aforesald, hereby certify that
Timothy Lee	Adams	personally known to me to be the affiant in the foregoing affidavit, personally appeared
before me this day	y and having been	duly sworn deposes and says the facts set forth in the above affidavit are true and correct.

Witness my hand and official seal this 21st day of March, 2012

J. Cuan

My commission expires:

My commission Expires:

July 19, 2014

Case: 10-55084 08/11/2010 Page: 1 of 69 ID: 7436277 DktEntry: 16-3

## NATIONAL ASSEMBLY

## OFFICIAL REPORT

Thursday, 25th March, 2010

The House met at 2.30 p.m.

[Mr. Speaker in the Chair]

### **PRAYERS**

### PETITION

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

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

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

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

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

Case: 10-55084 08/11/2010 Page: 29 of 69 ID: 7436277 DktEntry: 16-3

must take the oath of office or rather the oath of solemn affirmation and an oath of allegiance. These oaths are set out on pages 185, 186 and 187. The President of the Republic, the Deputy President and the Cabinet Secretaries and the Members of Parliament are required to subscribe to these oaths before assuming office. In this affirmation oath, they swear to defend the Constitution and to govern in accordance with the spirit and letter of the Constitution. Many times, it is those who have taken the oath to defend and protect the Constitution who go against the very Constitution to corrupt the governing of the country. So, constitutions must bide rulers if they are documents which will last and bring about good governance.

Mr. Deputy Speaker, Sir, in making this Constitution, we must understand what is the problem that we want to deal with. Why is it necessary for us to have a new Constitution? There is a time when in the struggle in the streets, people were fond of shouting and saying: "Moi must go!" That was the clarion call. But we have realized that even as Moi went, this country is still nearly in the same situation that it was.

Hon. Member: Worse!

The Minister for Lands (Mr. Orengo): Somebody is saying worse. I can see it is my chairman and I cannot contradict him.

Even with those shouts that filled the nation all over that "Moi must go," we are still in nearly the same situation as we were in 1963 onwards. Hon. Ngilu is also reminding me that there was a prejudiced Christian song where we used to sing: "Yote yanawezekana bila Moi!" We thought that individuals by themselves can make a change and that our country can become a better place. In designing a Constitution, we must know the problem that we want to resolve. It is only by knowing the problem that we can design the Constitution that will stand the test of time. It is only by knowing the conflicts within us and how to address them that we can design a Constitution that will last for many years. In this history, there is a time when we were almost attracted to leave alone the pursuit of change through peaceful means and even imagine that we could pursue change through arms struggle. As Malcolm asked: "Is it the ballot or the bullet?" In the Kenyan tradition, other than the struggles that took place before 1963, we had decided that we will resolve conflicts, including the constitutional ones, through the ballot and that will be signified by the referendum that the people will take part in, in order to enact this new Constitution.

Mr. Deputy Speaker, Sir, we made a great achievement. This document, in other countries comes by way of revolution; by way of people shedding blood. We like citing the American Constitution, which came through struggle and a revolution. Even the French Revolution or in recent history, in South Africa, their Constitution was achieved through struggle and violence. But we are lucky here in Kenya that we are reaching this great moment, choosing the ballot rather than the bullet. And by coincidence of history, the Lancaster arrangement in 1962 and 1963 were made possible when there was a Coalition Government. I do not know whether some of you remember that. That the last phase of those discussions in Lancaster took place when both Jomo Kenyatta and Ronald Ngala were Chief Ministers in the same Government. So, it was a Grand Coalition Government like the one that we have today. So, to the extent that the Accord has made it possible for us to come together to reach this historical settlement, it is also a great achievement.

Case: 10-55084 08/11/2010 Page: 30 of 69 ID: 7436277 DktEntry: 16-3

So, I want to say that this document in its entirety - I am not saying that it is perfect - but it is better than anything that we have had before, and I commend it to this Parliament and the nation. But in saying that, without leadership, however good the document is, we need men and women who will be guided by the values contained in this document. If we do not live by the values and principles contained in this Constitution, all that is contained in this Constitution will be of no significance. This is because the unmaking of Kenya began by disregard and non-compliance of the law. We ended up in a dictatorship that we had to fight for so many years.

Mr. Deputy Speaker, Sir, I have noticed that other than what my learned friend, hon. Kajwang, referred to in his contribution, about the sovereign power of the people, you will notice in the chapter dealing with the Executive, that unlike the present Constitution, the Executive authority of the President and Cabinet Secretary is derived from the people, which is quite unlike the current situation. If I can compare it with what was happening about ten to 15 years ago because the law has not changed significantly, there was a time that we were told that even to imagine or encompass the death of a President was treason. I know that many Members of Parliament who are my colleagues here were taken away and detained on the basis that they encompassed and imagined the death of the "sovereign". So, we have gone through great times and this is, therefore, a historical moment.

Mr. Deputy Speaker, Sir, I want to end this contribution by saying that the most important chapter in this Constitution is about devolution. Without devolution, I can tell you, we are back to square one, because this is a presidential system. I want to be corrected in another 20 or 30 years that if we do not have devolution, the Presidency we have created is even more powerful than the current President. This is because the current President sits in the Cabinet with elected Members of Parliament. He derives membership of his Cabinet from this Parliament. He sits in Cabinet with people who relate to the people directly. This is a President who is not a Member of the Legislature. So, the only way that we can check this Presidency is through devolution. Any system - even monarchical systems - where there is a diffusion and de-concentration of power, be it in Old Germany or the Anglo Saxons, where there was devolution, you could see that not only the promises of liberty but also development could be achieved. I assure you that what we are even trying to do through the Constituencies Development Fund (CDF) by devolving funds is not re-inventing the wheel. There was mechanism and systems for taking funds to the districts in various programmes but there was no legal and lawful framework for accountability and representation at the lowest level. So, the CDF has made a little bit more progress than the District Commissioners (DCs) who were managing large funds but had no accountability or there was no system for interrogating them.

Mr. Deputy Speaker, Sir, if we are creating regions or counties on the basis of ethnicity, you have missed the point about devolution. If we want to live in ethnic cocoons, devolution will not resolve our problems. Even a Member of Parliament said yesterday that Kenya is still a tribal country even as we say that we are a unitary State. Devolution is giving the promises of better governance because you are taking the administration, accountability and resources to the people. If you look at Nairobi today, the Maasai or Kikuyus can claim Nairobi today, but times have changed. Nairobi now is a metropolitan City. In another ten years, Mandera also will be a metropolitan city. So,

Case: 10-55084 08/11/2010 Page: 31 of 69 ID: 7436277 DktEntry: 16-3

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

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

I beg to support.

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

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

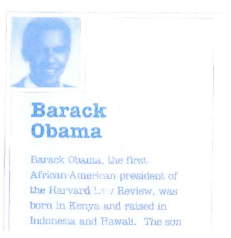
Mr. Deputy Speaker, Sir, it is instructive to note that while it has taken a very long time, there are some areas that have consistently remained in all the drafts that we have today. As we consider that, we are reminded of why Kenyans wanted to have a Constitution, to begin with. In the preamble, there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

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

The Vetting - Exclusive - Obama's Literary Agent 117991 Booklet: 'Born in Kenya and ra... Page 1 of 21



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



by JOEL B. POLLAK (/CO) UMNISTS/JOEL B-POLLAK) 17 May 2012 5037 POST A



### Note from Senior Management:

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

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

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

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

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



#### 'THE HOPE AND THE CHANGE'

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

Full Article (/Big-Government/2012/06/25/The-Hope

## MOST POPULAR

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

506 comments - a minute ago

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

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

224 comments - 3 minutes ago

364 comments - 2 minutes ago

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

**RELATED NEWS** 



Obama 'Kenya' Lit Booklet Raises Question MSM Will Refuse to Ask (/Big-S-EMS-System)

Journalism/2012/05/1-/Ohama
-Lit-Booklet-Ahout-532 comments - 6 minutes ago MSM-Failure) by JOHN NOTTE (JCOLUMNISTS/JOHN-NOLTE)

100 days aga <u>111</u>



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

100 days ago 624

#### Case 1:13-cv-00708-SOM-KSC Document 8-11 Filed 01/09/14 Page 3 of 6 PageID #:

The Vetting - Exclusive - Obama's Literary Agent 254991 Booklet: 'Born in Kenya and ra... Page 2 of 21

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

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

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

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



## Barack Obama

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

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



A 'Fact Checking Error'-- Again, and Again, and Again... [/Big-Government/2012/05/17/A
-Fact-Checking-Error-

Repeated-Multiple-Fimes-Over-Several-Years-by-Different-Agencies) by BREITBART NEWS (/COLUMNISTS/BREITBART -NEWS)

100 days ago 140

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

47 comments - 13 minutes ago

## BREITBART VIDED PICKS



A 'Fact Checking Error'? Dystel & Goderich Ask Writers to Submit Their Own Bios (/Big-

-guidelines-obama-kenya-fact-checking-

error) by STEVE BOMAN (ACOLUMNISTS/STEVE-BOMAN)

100 days agv 408





Obama-Kenya-Lit-Agency) by BEN SHAPIRO (/COLUMNIS(S/BEN-SHAPIRO)

99 days ago 752

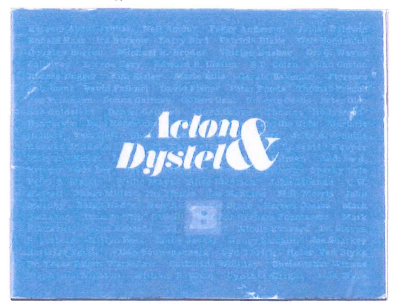


SUBSCRIBE



The Vetting - Exclusive - Obama's Literary Agent in 1991 Booklet: 'Born in Kenya and ra... Page 3 of 21

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



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

### Front cover (inside)

Jay Acton no longer represents Obama. However, Jane Dystel still  $\underline{lists\,(http://www.dystel.com/client-list/\pm o)}\,\, Obama\,\, as\,\, a\,\, client\,\, on\,\, her\,\, agency's\,\, website.$ 

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

The Vetting - Exclusive - Obama's Literary Agent in 1991 Booklet: Born in Kenya and ra... Page 4 of 21

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

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



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

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



The Vetting - Exclusive - Obama's Literary Agent 117991 Booklet: 'Born in Kenya and ra... Page 5 of 21



for Microsy and have for the first state of the first state of the first state of the first state of the Astronomy for the first state of the first state, Insternational Amolgonia Be specially for the state of the first state



### Ralph Nader

halph Nader to contain advente, and early allowed national promitimate when his recole, finance at any speed, was published in 1900. The temperature of the dangeres of the dangeres of the dangeres of the season adverse to the Bernata like minibles investigating colorative becames and has been a connection of vaccious government agreement against a vaccious government against the first appalative committees, and universities. He is a graduate of Princeton and the Reviewal Law Rebort Law Rebo

working on a memni



#### New Kids On the Block

Now Robe on the Blook. Amousta' body of the properties of the Richard Robe of the Richard Robe of their automating modes Their But the Richard But their Robe of their automating modes Their But three allium went platinum, calling over 16 million copies Their latest allium to "Rep By Robe". The aid American quintet of Jonathan Kuight, dorsan Raight, showph Melhyro, Donana Waltisers, and Panny Wood Lave the teast fremind One into the hoplay of the Beatles.

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

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

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

The errant Obama biography in the Acton & Dystel booklet does not contradict the authenticity of Obama's birth certificate.

Moreover, several contemporaneous accounts

(http://ironicsurrealism.com/2012/03/14/obama-1990-interview-were-going-to-reshape-mean-spirited-america/) of Obama's background describe Obama as having been born in Hawaii (http://www.nytimes.com/1990/02/06/us/first-black-elected-to-head-harvard-s-law-review.html).

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

David Maraniss's forthcoming biography of Obama has reportedly confirmed

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

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

(http://www.huffingtonpost.com/2008/03/18/obama-race-speech-read-th\_n\_92077.html): "I can no more disown [Jeremiah Wright] than I can disown the black community. I can no more disown him than I can my white grandmother."



**CHARLIE COOMBS** 

1730 Valley View Ln, Apt 1093 Irving, TX 75061 crcoombs@verizon.net

January 14, 2013

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

Dear Orly:

The affidavit is enclosed.

God bless you and speed your excellent work!

Charles R. Coombs

## **Affidavit**

My name is Charles Ralph Coombs. I am 71 years old and working as a semi-retired entrepreneur. I currently reside at 1730 Valley View Lane, Apartment 1093, Irving, Texas 75061.

I have been working as an electronic typesetter in conjunction with every job I've held since 1980. I am currently using a desktop publisher to create and typeset all the information needed to start and advertise a business. Between 1976 and 1980, I sold typewriters for Olivetti Corporation. I acquired detailed knowledge of typewriters of the type I was selling and those of our competitors. Some of the typewriters I sold were to a degree self-correcting, and comparing them with competing brands gave me a detailed knowledge of the kind of errors typewriters and typists make and how to compare outputs from different machines.

Based on my professional knowledge and experience, I believe that the document presented as an electronic copy of the birth certificate of "Barak Hussein Obama" is a forgery.

By examination of the document, I find the following typographical inconsistencies:

- 1. There is a variation in size between two impressions of the same character. This is not possible in a document prepared on a standard (type basket) typewriter.
- Spacing between letters is inconsistent. This is not possible in a document prepared on typebasket typewriter.
- 3. Some letter pairs are kerned: They are moved closer together to avoid white space between certain letter pairs in a desktop publisher. This is not possible in a document prepared on a standard, fixed-font typewriter. Some IBM typewriters featured a ½-point "pseudo kerning" feature, but the use of this was a laborious process and there is no evidence of the original document's having been produced on such a high-end, expensive machine.
- 4. There are typeface (character shape) mismatches in repeated occurrences of the same character. This is not possible in a document prepared on a type basket typewriter.
- 5. Only one instance of one character is slanted. Slanting occurred when a typist struck two keys at once, forcing them together. The slanting would occur as a consequence of the typist's forcibly returning the keys to their normal position. This, however, causes a permanent defect in all subsequent occurrences of this character that does not occur in this document. It cannot therefore have come from the typewriter used to create the original document.
- 6. Some characters appear above or below the baseline. This is possible with this kind of typewriter, but at the least would indicate that the document was removed and replaced: Simply moving rolling the platen up or down would not affect the line spacing to this degree.

I declare to the best of my knowledge and belief that the information herein is true, correct and complete.

SIGNED: Marke

WITNESSED:

Charles R Coombs

State of \_\_\_\_\_ County of Subscribed and swern before me on

(Date)

(Notary Signature)

Case 1:13-cv-00708-SOM-KSC Document 8-15 Filed 01/09/14 Page 4 of 4 PageID #: 287

1730 VALLEY VIEW IRVING, TX 75061

State of Arizona	)	
	)	SS
County of Maricopa	)	

## **AFFIDAVIT**

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

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

- presented as President Obama's long form birth certificate to the American people and to citizens of Maricopa County by the White House on April 27, 2011.
- 6. The investigation led to a closer examination of the procedures regarding the registration of births at the Hawaii Department of Health and various statements made by Hawaii government officials regarding the Obama birth controversy over the last five years.
- 7. Upon close examination of the evidence, it is my belief that forgery and fraud was likely committed in key identity documents including President Obama's longform birth certificate, his Selective Service Registration card, and his Social Security number.
- 8. My investigators and I believe that President Obama's long-form birth certificate is a computer-generated document, was manufactured electronically, and that it did not originate in a paper format, as claimed by the White House. importantly, the "registrar's stamp" in the computer generated document released by the White House and posted on the White House website, may have been imported from another unknown source document. The effect of the stamp not being placed on the document pursuant to state and federal laws means that there is probable cause that the document is a forgery, and therefore, it cannot be used as a verification, legal or otherwise, of the date, place or circumstances of Barack Obama's birth.
- 9. The Cold Case Posse law enforcement investigation into Barack Obama's birth certificate and his eligibility to be president is on-going. The on-going nature of the investigation is due to additional information that has come to light since we held the press conference in March, 2012. As soon as that information has been properly verified by the Cold Case Posse, I will release that information to the public.

Executed this / 2 day of June, 2012, in Maricopa County, Arizona.

Joseph M. Arpaio, Maricopa County Sheriff

Sworn to and subscribed before me this 2th day of JUNE

Hynda Jenise Morano

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

AP Corporate Communications 450 West 33<sup>rd</sup> New York NY 10001 Phn: 212-621-1720

Attention: "Jack Stokes, manager of media relations

c/o Chuck Zoeller email: czoeller@ap.org

June 16, 2009

Mr. Zoeller

I request a formal notarized copy of AP "image id 89d7cc3eddae4b4b91eef36faec826f5" allegedly of a school record #203 for one "Barry Soetoro" for evidence in a legal case.

I request formal notarized authentication and description of AP "image id 89d7cc3eddae4b4b91cef36faec826f5" of a school record #203 for one "Barry Soetoro". Please include photographer, date taken and context.

This image was reportedly made available on January 24, 2007 by Fransiskus Assisi school in Jakarta, Indonesia, and photographed by "Tatan Syuflana, an Indonesian AP reporter and photographer". Following are descriptions with references with URLs for this image.

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

In August 2008, Daylife.com posted at <a href="http://www.daylife.com/photo/01u33pL9Ns06D">http://www.daylife.com/photo/01u33pL9Ns06D</a> an image listed as an "AP Photo" at: <a href="http://cachc.daylife.com/imageserve/01u33pL9Ns06D/610x.jpg">http://cachc.daylife.com/imageserve/01u33pL9Ns06D/610x.jpg</a> Daylife describes this as:

"This registration document, made available on Jan. 24, 2007, by the Fransiskus Assisi school in Jakarta, Indonesia, shows the registration of Barack Obama under the name Barry Soetoro into the Catholic school made by his step-father, Lolo Soetoro."

Aaron Klein of WorldNetDaily cited this image as: "A 2007 Associated Press photograph taken by Tatan Syuflana, an Indonesian AP reporter and photographer". Klein reported: "Jack Stokes, manager of media relations for the AP, confirmed to WND the picture is indeed an AP photo."

Ref: "Was young Obama Indonesian citizen? Document, travel suggest 'Barry Soetero' member of world's largest Muslim country" Posted: August 17, 2008, 8:18 pm Eastern, © 2009 WorldNetDaily

Nedra Pickler AP reported: "A spokesman for Indonesia's Ministry of Religious Affairs said claims that Obama studied at an Islamic school are groundless.

"SDN Menteng 1 is a public primary school that is open to people of all faiths," said the spokesman, Sutopo, who goes by only one name. "Moreover, he studied earlier at Fransiskus Assisi, which is clearly a Catholic school,"...

At first, Obama attended the Catholic school, Fransiskus Assisis, where documents showed he enrolled as a Muslim, the religion of his stepfather."

"Obama Debunks Claim About Islamic School", By NEDRA PICKLER, The Associated Press, Wednesday, January 24, 2007; 4:23 PM Washington Post, McDowell and Associated Press reporters Ali Kotarumalos and Zakki Hakim contributed to this report from Jakarta, Indonesia.

http://www.washingtonpost.com/wp-dyn/content/article/2007/01/24/AR2007012400371\_pf.html

Laotze at "An American Expat in Indonesia" posted on January 24, 2006: "Above is a photo of Asisi Primary School in Jakarta, Indonesia the Catholic school that Barack Hussein Obama attended prior to attending Besuki Primary School.

Barack Hussein Obama was registered under the name "Barry Soetoro" serial number 203 and entered the Franciscan Asisi Primary School on 1 January 1968 and sat in class 1B.

School documents listed Barry Soetoro as an Indonesian citizen born in Honolulu, Hawaii on 4 August 1961. Barry's religion was listed as Islam. School documents further record Barry's father as "L Soetoro Ma" who worked as an official of the Director General's office in the TNI Topography division of the Indonesian Army.

Barry attended the Franciscan Asisi Primary School for three years until class 3 afterwards his family moved house from H Ramir Street to Dempo Street where he attended Besuki Primary School for one year before departing to Hawaii."

Tracking Down Obama in Indonesia - Part 3

http://laotze.blogspot.com/2007/01/tracking-down-obama-in-indonesia-part-3.html

In August 2008, an AP photo of Barack Obama/Barry Soetoro' school record was posted at daylife.com

"This registration document, made available on Jan. 24, 2007, by the Fransiskus Assisi school in Jakarta, Indonesia, shows the registration of Barack Obama under the name Barry Soetoro into the Catholic school made by his step-father, Lolo Soetoro." http://www.daylife.com/photo/01u33pL9Ns06D

## Israel Insider refers to:

"The AP caption reads: "This registration document, made available on Jan. 24, 2007, by the Fransiskus Assisi school in Jakarta, Indonesia, shows the registration of Barack Obama under the name Barry Soetoro into the Catholic school made by his step-father, Lolo Soetoro. The document lists Barry Soetoro as a Indonesian citizen, born on August 4, 1961 in Honolulu, and shows his Muslim step-father listed the boy's religion as Islam. (AP Photo/ Tatan Syuflana)" Syuflana is a well-known and frequently published photographer, specializing in Indonesia. A representative of the AP confirmed that the photo is authentic. The most damaging revelation in the AP photo (registration required to see the large-scale image."

"AP photo of school register reveals "Barry Soctoro" as muslim Indonesian" By Israel Insider staff August 14, 2008 http://web.israelinsider.com/Articles/Politics/13056.htm

This article provides link from "AP photo" to apimages.com which states:

"Please contact your local AP office or licensing representative for more information.

Refer to image id 89d7cc3eddae4b4b91eef36faec826f5" at URL:

http://www.apimages.com/OneUp.aspx?st=k&kw=Tatan%20Syuflana&showact=results&sort=

This image was further discussed by:

TexasDarling on August 13, 2008 and September 5, 2008

"Photo Documents Barry Soetoro: Indonesian Citizen, Muslim Religion [Re-Posted]" http://texasdarlin.wordpress.com/2008/09/05/breaking-photo-documents-barry-soetoro-indonesian/

"Soctoro? So what?" By Pamela Geller at AtlasShrugs Thursday, August 14, 2008 http://atlasshrugs2000.typepad.com/atlas\_shrugs/2008/08/so-what.html

11. Other information:

The second secon	The second secon
io. 201	
1. Nama mand :	la gent Courses L
	/ P
2. Tempat dan tanggal la	24 : Howalista 4-9-69
3. Babgus; s. Wargs tog	ns: Indonesia /
b. Ketaruana	/
e. Salu biogi	: Folomo
4. Aganta	0-12-12-1
5. Alamai murid	patation) der keles tecopa: Toman Land forote anie
D. Dan Exercise man 100	parameter) our arm recept.
7 a. Dierima disekcish	int qt: 1-1-194
b. Diempatkan dikela	
A. a. Nama craty has	Alla 6. Soctore orda.
b. Pelerdjesa	(come the dail, happy dicks sight mediate meninggal)
c Alamat	: ment Balan Rloop Roos
W	
9. 4. Kama with	Character (12 months of the state of the sta
	(hanja diisi, dj.ka county wa murid tak ada, sudah meninggal atau karena hal bia)
b. Pekerdjean	(hanja dilai, djika coung the murid tak ada, sudah meninggal atau karena hil bia)
b. Pekerejaan c. Alamst	
b. Pekerdjean	
b. Pekerdjaan c. Alamst	inl :
b. Pekerdjaan c. Alamst	ini :  A. Belum taplut. Keluar dari kelas langsal, Sebab. Postalah
b. Pekerejaan c. Alamst	inl :  A. Belum taylut. Keluar dari kelas langeal, Sebab. Posselah.
b. Pekerdjaan c. Alamst	A. Belum taplat. Keluar dari kelas langsal, Sebab Powlah  Kemana  B. Taplat, menterima idjarah tanggal No.
b. Pekerejaan c. Alamst	inl :  A. Belum taylut. Keluar dari kelas langeal, Sebab. Posselah.
b. Pekerejaan c. Alamst	A. Belum taplut. Keluar dari kelas langsal, Sebab Poolah  Kemana  B. Taplut, menerima idjarah tanggal No.
b. Pekerejaan c. Alamst	A. Belum taplat. Keluar dari kelas langsal, Sebab Poolah  Kemana  B. Taplat, menerima idjarah tanggal No.

# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

MONTGOMERY BLAIR SIBLEY,

CASE No.:12-cv-1984

PLAINTIFF,

VS.

YVETTE ALEXANDER, DON R. DINAN AND WILLIAM LIGHTFOOT,

PLAINTIFF'S EMERGENCY SECOND
MOTION FOR ORDER TO RELEASE
PRIVACY ACT-PROTECTED RECORDS AND
EXPEDITED CONSIDERATION BASED UPON
PRIMA FACIE EVIDENCE OF DESTRUCTION
OF EVIDENCE RELATED TO OBAMA'S
BIRTH

DEFENDANTS.

Plaintiff, Montgomery Blair Sibley ("Sibley"), pursuant to 5 U.S.C. §552a(b)(11), moves this Court for an Expedited Order directing the National Archives Record Administration ("NARA") to produce and release the original I–9 arrival records described herein which relate to the nationality of Barack Hussein Obama, II, and which NARA has claimed are documents protected by the Privacy Act of 1974 codified at 5 U.S.C. §552a, and (ii) for expedited consideration of this Motion and for grounds in support thereof states:

### I. BACKGROUND

Sibley has served subpoenas duces tecum which seeks Mr. Obama's: (i) Social Security number application, (ii) Selective Service number application, (iii) Passport application, (iv) Harvard Law School and Columbia University admission applications and (v) the originals of the two (2) Certificates of Live Births that he has publicly released. Attorneys have thrown up a number of procedural objections to allowing those records to be released which issues are pending resolution before this Court.

However, one set of records subpoenaed that Mr. Obama's attorneys failed to block were

those kept by the National Archives Records Administration. The records released pursuant to that subpoena is troubling and raises legitimate concerns about Mr. Obama's past and thus his eligibility to be President under Article II of the Constitution.

Pursuant to a subpoena duces tecum, NARA made available to Sibley the "Arrival Records" for August 1 through August 10, 1961, of all passengers arriving in Honolulu, Hawaii. Sibley sought these records given the date of Obama's birth on his publicly-released Certificate of Live Birth of August 4, 1961 in Hawaii to see if he and/or his Mother arrived during that time-frame. If they did, it would prove that Mr. Obama was <u>not</u> born in the United States and as such is <u>not</u> a U.S. Citizen.

The significance of this "arrival form" evidenced can be seen from the arrival record of a three year old in Honolulu on August 8, 1961, a copy of which is attached hereto as Exhibit "A". That arrival record indicates the citizenship of the child.

What NARA produced on December 13, 2012, were two microfilm spools of the arrival records for July 28 through August 1, 1961 and August 8 through August 12, 1961. Attached hereto as Exhibit "B", is a photograph of the boxes those two microfilm spools are stored in which show the dates the spools cover. Even more significant, the date of "August 1" has been altered. It appears that "white-out" was applied and a new date was written over the original date of "August 7, 1961". Proof of that alteration comes from a photograph of the same box taken six months before on or about March 22, 2012 which reveals the date was originally "August 7, 1961". Thus, indisputably the box has been tampered with – a criminal offense.

Moreover, the microfilm of the July 28 spool ends on August 1, 1961 without the notice of "end of roll" that other microfilm spools evidence. Simply stated, someone appears to have tampered with the documents material to the question of the location of Obama's birth and altered NARA

records to conceal that alteration. The records for August 2 through August 7, 1961 are missing.

Title 5 U.S.C. §552a(b) "Conditions of Disclosure" states: "No agency shall disclose any record which is contained in a system of records by any means of communication to any person, or to another agency, except pursuant to a written request by, or with the prior written consent of, the individual to whom the record pertains, unless disclosure of the record would be . . . (11) pursuant to the order of a court of competent jurisdiction."

Here, the "relevance" under Rule 26(b)(1) of the I-9 arrival records related to the birth of Barack Hussein Obama, II, are manifest as such records will reveal the "evidence of the U.S. nationality" of Barack Hussein Obama, II. That "evidence" will address the seminal question of whether Barack Hussein Obama, II, is indeed a "natural born Citizen" eligible—under Article II, §1, clause 5 of the United States Constitution—to be President. Upon such determination of ineligibility, the Defendants will be legally barred from casting their Twelfth Amendment votes for Barack Hussein Obama, II.

WHEREFORE, Plaintiff respectfully requests an order from this Court pursuant to 5 U.S.C. §552a(b)(11) directing the National Archives Record Administration to produce and release the original I–9 arrival records described herein. Given the evidence of tampering, Plaintiff respectfully requests expedited resolution of this Motion.

## RULE 12.I(A) STATEMENT

The undersigned has consulted with Defendants' counsel who has indicated that he **does/does not** oppose the relief requested herein.

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and accurate copy of the foregoing was served by U.S. Postal Service first class mail this December 19, 2012, on Andrew J. Saindon, Assistant Attorney General, Equity Section, 441 Fourth Street, N.W., 6th Floor South, Washington, D.C. 20001, Telephone: (202) 724-6643, Facsimile: (202) 730-1470, E-mail: <a href="mailto:andy.saindon@dc.gov.">andy.saindon@dc.gov.</a>

I declare under penalty of perjury that the foregoing is true and correct.

MONTGOMERY BLAIR SIBLEY Plaintiff 4000 Massachusetts Ave., N.W., #1518 Washington, D.C. 20016 (202) 478-0371

By:		
-	Montgomery Blair Sibley	

# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Montgomery Blair Sibley,	G N 10 1004					
Dr. A YMTHER	Case No.:12-cv-1984					
PLAINTIFF,	ORDER ON PLAINTIFF'S EMERGENCY					
VS.	SECOND MOTION FOR ORDER TO RELEASE					
	PRIVACY ACT-PROTECTED RECORDS AND					
YVETTE ALEXANDER, DON R. DINAN AND	EXPEDITED CONSIDERATION BASED UPON					
WILLIAM LIGHTFOOT,	PRIMA FACIE EVIDENCE OF DESTRUCTION OF EVIDENCE RELATED TO OBAMA'S BIRTH					
Defendants.	01 2 12 21 02 12 21 2 2 3 2 3 3 3 3 3 3 3 3 3 3 3 3					
/						
THIS MATTER came on to be heard on Or	der on Plaintiff's Emergency Second Motion for					
Order to Release Privacy Act-Protected Records and Expedited Consideration Based Upon Prima						
Facie Evidence of Destruction of Evidence Related to Obama's Birth and the Court being advised						
in the premises, it is hereby:						
ORDERED AND ADJUDGED that the motion is granted. By the authority vested in this						
Court by 5 U.S.C. §552a(b)(11), the National Archives Record Administration shall forthwith						
produce and release the original I-9 arrival records to Montgomery Blair Sibley all records in its						
possession relating to the arrival records in Honolulu, Hawaii for August 1 through August 10, 1961.						
DONE AND ORDERED in Chambers this day of, 2012.						
	By:					
	By:United States District Judge					
Copies to:.						
Montgomery Blair Sibley Andrew J. Saindon						



5/30/13

307 Selective Service System: Verification Receipt



site map

nline Verification

- KEY INFORMATION -----

## **Selective Service Record Search Results**

### Search Criteria

Last Name: obama

Social Security Number: \*\*\* - \*\* - 4425

Date of Birth: 08/04/1961

## **Matched Record**

Selective Service Number:

61-1125539-1

Name:

BARACK HUSSEIN OBAMA

Date of Registration:

9/4/1980

To obtain written proof of Selective Service registration <u>CLICK HERE</u> and follow the instructions on our "Registration Information" page.

New Search?

**FAQs** 

Last Updated: 12/21/2011

©2011 Selective Service System



Democratic Party of Hawaii 1050 Ala Moana Blvd. #2660 Honolulu, HI 96814 Phone (808)596 2980 Fax (808)596-2985 Email: dphstaff@ipbox.com

Website: www.hawaii.democrats.org

## OFFICIAL CERTIFICATION OF NOMINATION

State of Hawari

THIS IS TO CERTIFY that the following candidates for President and Vice President of the United States are legally qualified to serve under the provisions of the national Democratic Parties balloting at the Presidential Preference Poll and Caucus held on February 19<sup>th</sup>, 2008 in the State of Hawaii and by acclamation at the National Democratic Convention held August 27, 2008 in Denver, Colorado.

### For President of the United States

Barack Obama P.O. Box 8102 Chicago, IL, 60680

### For Vice President of the United States

Joe Biden 1209 Radey Mill Rd. Wilmington, DE 19807

IN TESTIMONY WHEREOF we have hereunto set our hands on this 272 day of August, 2008.

Brian E. Schatz

Chair

Democratic Party of Hawaii 1050 Ala Moana Blvd. #2660

Honolulu, HI 96814

Lynno Matusow /

Sucretary

Democratic Party of Hawaii 1050 Ala Mosna Blvd. #2660

Honolulu, HI 96814

DEMOCRATIC PARTY OF HAWAII

1050 Ale Maana Blad, Seite D26 @ Hone(8.E., FI 98814 @ Paone (808) 586-7980 @ Fee (808) 596-2985

Col. III. College College

it Afthor

Democratic Party of Hawai'i 770 Kapiolani Boulevard, Suite 115 Honolulu, Hawai'i 96813 Phone (808) 596-8920 Fax (808) 592-8925

Email: statechair@hawaiidemocrats.org

Website: hawaiidemocrats.org

#### OFFICIAL CERTIFICATION OF NOMINATION

State of Hawai'i

THIS IS TO CERTIFY that the following candidates for President and Vice-President of the United States are legally qualified to serve under the provisions of the United States Constitution and are the duly chosen candidates of both the state and the national Democratic Parties by balloting at the Presidential Preference Poll and Caucus held May 30, 2004 in the State of Hawaii and by acclamation at the National Democratic Convention held July 26, 2004 in Boston, Massachussetts.

#### For President of the United States

John Kerry

19 Louisburg Square Boston, Massachusetts 02108

#### For Vice President of the United States

John Edwards

3323 Alleghany Drive Raleigh, North Carolina 27609

IN TESTIMONY WHEREOF we have hereunto set our hands on this  $\frac{315^{+}}{2}$  day of August, 2004.

Brickwood M. Galuteria

770 Kapiolani Boulevard, Suite 115

Honolulu, Hawaii 96813

Chair

Democratic Party of Hawaii

Edmund/Aczon

770 Kapiolani Boulevard, Suite 115

Honolulu, Hawaii 96813

Secretary

Democratic Party of Hawaii

# **Democratic Party of Hawai'i**

404 Ward Avenue, Suite 201 Honolulu, Hawai'i 96814 Voice (808) 596-2980 Fax (808) 596-2985 http://www.hawaiidemocrats.org e-mail: democrat@hawaiidemocrats.org



#### OFFICIAL CERTIFICATION OF NOMINATION

#### State of Hawaii

THIS IS TO CERTIFY that the following candidates for President and Vice-President of the United States are legally qualified to serve under the provisions of the United States Constitution and are the duly chosen candidates of both the state and the national Democratic Parties by balloting at the Presidential Preference Poll and Caucus held March 7, 2000 in the State of Hawaii and by acclamation at the National Democratic Convention held August 14–17, 2000 in Los Angeles, California.

#### For President of the United States

Al Gore 350 Cookeville Highway Carthage, Tennessee 37030

#### For Vice President of the United States

Joe Lieberman 10 Alston Avenue New Haven, Connecticut 06515

IN TESTIMONY WHEREOF we have hereunto set our hands on this  $8^{th}$  day of September, 2000.

Alfred Lardizabal

2222 Citron Street, #303 Honolulu, Hawaii 96826

Vice-Chair, Democratic Party of Hawaii

Cynthia Apana

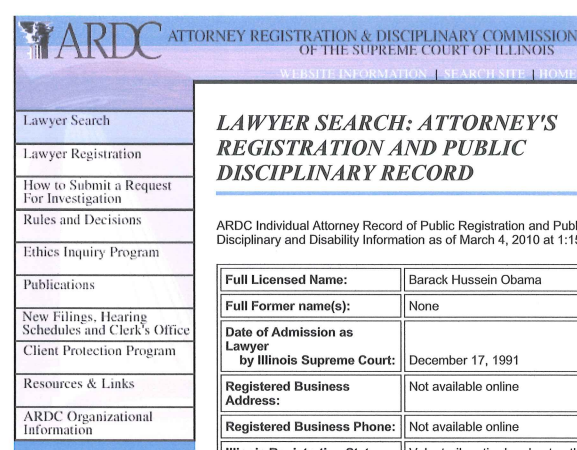
2222 Citron Street, #303

Honolulu, Hawaii 96826

Secretary, Democratic Party of Hawaii

SOURCE: <a href="http://butterdezillion.wordpress.com/2010/09/09/certificate-of-nomination-summary/">http://butterdezillion.wordpress.com/2010/09/09/certificate-of-nomination-summary/</a>

SOURCE: <a href="http://obamareleaseyourrecords.blogspot.com/2010/09/breaking-democratic-party-of-hawaii.html">http://obamareleaseyourrecords.blogspot.com/2010/09/breaking-democratic-party-of-hawaii.html</a>



# LAWYER SEARCH: ATTORNEY'S REGISTRATION AND PUBLIC DISCIPLINARY RECORD

ARDC Individual Attorney Record of Public Registration and Public Disciplinary and Disability Information as of March 4, 2010 at 1:15:21 PM:

Full Licensed Name:	Barack Hussein Obama
Full Former name(s):	None
Date of Admission as Lawyer by Illinois Supreme Court:	December 17, 1991
Registered Business Address:	Not available online
Registered Business Phone:	Not available online
Illinois Registration Status:	Voluntarily retired and not authorized to practice law
Malpractice Insurance: (Current as of date of registration; consult attorney for further information)	No malpractice report required as attorney is retired.

**Public Record of Discipline** and Pending Proceedings:

None

Check carefully to be sure that you have selected the correct lawyer. At times, lawyers have similar names. The disciplinary results displayed above include information relating to any and all public discipline, court-ordered disability inactive status, reinstatement and restoration dispositions, and pending public proceedings. Investigations are confidential and information relating to the existence or status of any investigation is not available. For additional information regarding data on this website, please contact ARDC at (312) 565-2600 or, from within Illinois, at (800) 826-8625.

ARDC makes every effort to maintain the currency and accuracy of Lawyer Search. If you find any typographical errors in the Lawyer Search information, please email registration@iardc.org. For changes to contact information, including address, telephone or employer information, we require that the attorney submit a change of address form. Please consult our Address Change Requests page for details. Name changes require the filing of a motion with the Supreme Court. Please consult our Name Change Requests

page for details.

Return to Search

IARDC ®:online access to registration and discipline information regarding Illinois lawyers
presented by the Illinois Attorney Registration & Disciplinary Commission.

Lawyer Search | Lawyer Registration | How to Submit a
Request For Investigation
Rules and Decisions | Ethics Inquiry Program |
Publications
New Filings, Hearing Schedules and Clerk's Office | Client
Protection Program
Resources & Links | ARDC Organizational Information
Website Information | Search Site | Home

Verification Response

Page 1 of 2



Ethnic Standard Should

Verification Response







11:41! · Loyel





Congratulations! We have successfully completed your verification request. If you have any questions, see our DegreeVerify FAQs.

Abbreviated View

Described View

Transaction ID: Requested By:

022313534 **ORLY TAITZ** 

Date Notified:

Date Requested: 03/06/2011 11:26 EST 03/06/2011 11:26 EST

Status:

Confirmed \$10.00

Credit Card Order#: 6672402 Credit Card Confirm dr\_taitz@yahoo.com

Email:

Fee:

INFORMATION YOU PROVIDED

Subject Name: BARACK First Name

**OBAMA** Middle Name Last Name

Name Used While Attending

School:

First Name

Middle Name

Last Name

(if different from above) Date of Birth:

08/04/1961

mm/dd/yyyy

School Name:

COLUMBIA UNIVERSITY IN THE CITY OF NEW YORK

Attempt To: Verify a degree.

INFORMATION VERIFIED

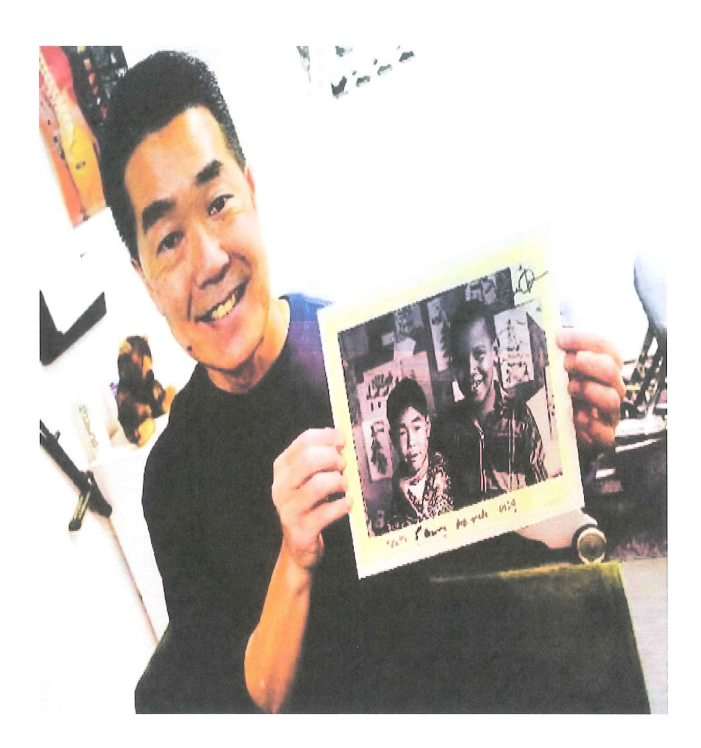
Name On School's Records: BARACK HUSSEIN OBAMA

Date Awarded: 05/17/1983

Degree Title: BACHELOR OF ARTS

COLUMBIA UNIVERSITY IN THE CITY OF NEW YORK Official Name of School:

Major Course(s) of Study: POLITICAL SCIENCE Dates of Attendance: 09/01/1982 to 05/31/1983



# Exhibit 24

December 12, 2013 Los Angeles Times article by Soumya Karlamanga quoting an interview to KHON given by Honolulu Fire Captain Terry Seelig stating that the body of Director of Health Loretta remained in the fuselage of the submerged plane.

# Hawaii plane crash fuels Obama 'birther' theories The lone fatality in a Cessna crash off Hawaii was Loretta Fuddy, the state public health director who verified President Obama's birth certificate.

The birther movement seizes on the news. By Soumya Karlamangla

December 12, 2013, 7:18 p.m.

When President Obama marched into the White House briefing room with his Hawaiian birth <u>certificate</u> in April 2011, he said: "know that there's going to be a segment of people for which, no matter what we put out, this issue will not be put to rest."

How right he was. The release of his long-form birth certificate did not eliminate the "birther" movement, which wrongly contends that Obama was born in Kenya and is therefore ineligible to be president. Although conspiracists had demanded its release, once he made public the document it merely shifted the debate. Some birthers accused Obama of forgery, while others turned their focus to his college transcripts in hopes of proving that he had applied for <a href="mailto:admission">admission</a> as a foreign student. (He had not.)

And this week, birthers seized on a plane crash off Hawaii that killed one person: state public health Director Loretta Fuddy, the woman who verified the authenticity of Obama's birth certificate.

Skeptics turned to social media Thursday to suggest that Obama had played some role in Fuddy's death. Twitter posts included: "The WH tying up loose ends?" "What did she really know?" and "R.I.P. Loretta Fuddy — we'll know the truth about Barack Hussein Obama, regardless."

Donald Trump, a longtime doubter of Obama's birthplace, also weighed in on Witter: "How amazing, the State Health Director who verified copies of Obama's 'birth certificate' died in plane crash today. All others lived."

That reaction didn't surprise those who study conspiracy theorists.

Mark Fenster, University of Florida law professor who wrote a book on conspiracy theories, said adherents will search for evidence to support their beliefs, and each piece of news can give their theory new life.

"The theories themselves are a process of stitching together individual facts to form a larger narrative, and this is just one more fact that gets linked to the chain," Fenster said.

Fuddy, 65, was among nine people in a Cessna that crashed into the ocean Wednesday, shortly after leaving Kalaupapa Airport on the island of Molokai about 3:15 p.m. The eight others on the plane, including the pilot, were rescued, but Fuddy "remained in the fuselage of the plane," Honolulu Fire Capt. Terry

Seelig told KHON-TV. "It's always a difficult situation when you're not able to get everybody out."

On Thursday, Lt. William Juan with the Maui Police Department said that Fuddy's body had been recovered from the wreckage and that an autopsy would be conducted.

### **PHOTOS: The battle over Obamacare**

The National Transportation Safety Board is investigating the crash, agency spokesman Eric Weiss said, and a preliminary repor should be ready in 10 to 14 days.

The pilot of the Makani Kai Air plane did not call for help, officials said, but radio reception is bad in the area. Makani Kai Air President

Richard Schuman said the crash was caused by "catastrophic engine

failure."

Fuddy was apparently headed to Honolulu from Kalawao County, a park on the north coast of Molokai and the home of Hawaii former leper colonies. The director of the health department serves as the mayor of Kalawao County.

Fuddy had been the state's public health director since March 2011. She approved the release of Obama's long-form birth certificate, which is not a public document in Hawaii, at his lawyers' request.

More recently, she had been involved with implementing the Affordable Care Act and the state's gay marriage law, which took effect Bec. 2.

Hawaii's governor praised Fuddy.

"Our hearts are broken. Loretta was deeply loved and respected. She was selfless, utterly dedicated, and committed to her colleagues in the Department of Health and to the people of Hawaii," Gov. Neil Abercrombie said in a statement. "Her knowledg was vast; her counsel and advice always given from her heart as much as from her storehouse of experience."

Copyright © 2013, Los Angeles Times

# Exhibit 25

December 20, 2013 Associated Press article by Jennifer Sinco Kelleher quoting Hawaii-based National Transportation Safety Board investigator Jim Struhsaker, who stated that the captain and the passenger attested that Director of Health Fuddy got out of the plane alive and they were shocked that she was pronounced dead

# NTSB: Officials still trying to determine Fuddy's cause of death

By Jennifer Sinco Kelleher

**Associated Press** 

POSTED: 11:51 a.m. HST, Dec 20, 2013

LAST UPDATED: 01:25 a.m. HST, Dec 21, 2013



# **ASSOCIATED PRESS**

This undated image from video provided by the Hawaii Department of Health shows Hawaii Health Department Director Loretta Fuddy.

It could take some time before officials determine exactly how Hawaii Health Director Loretta Fuddy died, said the lead investigator for the Molokai plane crash.

It's common for a cause of death not to be immediately known in these types of investigations, Hawaii-based National Transportation Safety Board investigator Jim Struhsaker said Friday.

Fuddy was the sole fatality out of nine people aboard the Makani Kai Air flight that crashed in the water soon after taking off from Kalaupapa on Dec. 11.

A passenger and the pilot have said they were shocked to hear she didn't survive because she seemed fine in the moments after everyone got out of the plane and waited in the water for help to arrive.

It's been a week since an autopsy was conducted. Fuddy's funeral is scheduled today in Honolulu.

"Most people think cause of death is really simple ... and usually it's not quite that simple," Struhsaker said.

Maui police Lt. William Juan has said the NTSB is involved in determining a cause of death. However, the NTSB says that's up to Maui County.

"I am the lead investigator over the accident but I don't have jurisdiction over the county," Struhsaker said, adding that the NTSB can provide information that will help determine a cause of death.

The investigation involves interviewing the people who were near Fuddy in the water, Struhsaker said.

Meanwhile, Struhsaker was making arrangements to ship the plane's engine in a crate to its manufacturer, Pratt & Whitney Canada, in Montreal, where it will be taken apart for analysis.

"I know this is a priority item for us," he said, but noted it may be after the holidays before it can be examined.

Pilot Clyde Kawasaki said there was a loud bang when the plane lost power in what he described as "catastrophic engine failure."

A salvage dive team recovered the engine from the ocean earlier this week. "The Pacific has had its way with it for five days," Struhsaker said.

The NTSB could issue a preliminary report 10 to 15 days from the crash, said Eric Weiss, a spokesman for the agency in Washington, D.C. A full report with probable cause and recommendations could take between a year and 18 months.

http://canadafreepress.com/index.php/article/59849

Many questions loom in the death Loretta Fuddy



By Doug Hagmann (Bio and Archives) Saturday, December 14, 2013

Comments at bottom of page | Print friendly | Subscribe | Email Us



"We hope that issuing you these copies of your original Certificate of Live Birth will end the numerous inquiries received by the Hawaii Department of Health to produce this document."-Loretta Fuddy

"The dead cannot cry out for justice. It is a duty of the living to do so for them." This quote is attributed to American author Lois Bujold, and should remind us that it is our responsibility to seek truth not just for ourselves, but for those who have been silenced by death.

The precursor to justice is truth. Those who purposely suppress truth, betray justice not only for the dead, but for the living as well. It is in this context that we have a moral obligation to Loretta Fuddy, the director of the Hawaii Department of Health, as well as to every American, to seek the truth of her death as the result of a plane crash on Wednesday.

Loretta Fuddy was the sole fatality of the nine occupants of a 2002 Cessna Grand Caravan single-engine turboprop aircraft that crashed into the ocean shortly after takeoff from Kalaupapa Airport on the island of Molokai in Hawaii. The reports surrounding her death are as murky as the reports of her alleged involvement in the creation of a falsified federal document of unprecedented significance, the Certificate of Live Birth (COLB) of Barack Hussein Obama.

It is alleged that Ms. Fuddy played a key role in the authentication, and perhaps even in the creation of the document that was presented to America as being the certified birth record of a sitting U.S. president. It is that certified record that has been determined by many experts, including those retained by a commissioned law enforcement investigative body, to be a forged and fraudulent document. At the very least, Loretta Fuddy would have been a critical witness in a high crime of treason and other felonies against all Americans. Under these circumstances, is it not mandatory for responsible citizens to question the circumstances of her mysterious death? Do we not have a responsibility as Americans to insist on the truth, considering the current state as well as the fate of our nation?

Research into the death of Loretta Fuddy must

begin with her life following her appointment as the director of the Hawaii Department of Health. She was appointed as director by Governor Neil Abercrombie on March 2, 2011. Ms. Fuddy had been acting health director from January, 2011 when the governor's original nominee,

Dr. Neal Palafox, withdrew his name at Abercrombie's request. The circumstances of that political decision remained mired in controversy as well.

Ms. Fuddy's appointment occurred during the groundswell of demands for Obama to produce his long form birth certificate, a document that supposedly resided in the interim chambers of the Hawaii Department of Health. As calls for the release of Obama's records increased, Ms. Fuddy reportedly changed the policy of her department. At some point between mid March through the first week of April, she quietly instituted a policy that would deny requestors the ability to obtain certified copies of their birth certificate, and changed the internal request forms as well. This change served Obama well, as his assistants cited this "longstanding" policy as the reason for being unable to produce the requested documentation. By stealth, Ms. Fuddy was now the sole guardian of birth records.

This policy change resulted in the theatrical production publicly profiled for all to see. Hawaii was granting an exception to Obama and his personal attorney to satisfy the insatiable, if not completely unreasonable demands by the now marginalized and maligned "birthers," a pejorative term made up to characterize anyone who had the audacity to question the bona fides of Barack Hussein Obama. During this play production, arrangements were made for the Hawaii Department of Health to furnish the COLB to Obama's attorney. For reasons for which no one seems to be interested, Corely flew to Hawaii to personally pick up the COLB

Ms. Fuddy's public notoriety was elevated, and her place in history forever memorialized, when she authorized the release of Barack Obama's Certificate of Live Birth (COLB) at his request. On April 25, 2011, she certified that she witnessed the copying of the original COLB. The document that was certified as a true copy by Ms. Fuddy was handed to Judith Corely, Barack Obama's personal attorney, when Corely made a special trip to personally pick up the document instead of sending the document by a private courier, such as Federal Express.

It is that very document that was presented at a press gaggle shortly before 9:00 a.m. ET on April 27, 2011. It is this document that remains at the center of controversy with regard to its authenticity. It is this document, certified by Ms. Fuddy, that a number of experts claim is a blatant forgery. Now, Ms. Fuddy is no longer able to answer any questions about her role in the certification of this document.

It is within this context that every American should consider the potential ramifications of a forgery, especially as it relates to the already questionable background of the man seated in the highest office in America. By extension, it is not unreasonable to question the very suspicious events surrounding the plane crash that took only one life of nine aboard the plane - the life of the very person of significance to the unresolved issue of forgery. While many will correctly assert that accidents happen, and even freak circumstances take place, history also documents the nefarious activity of others related to occurrences of equal import.

# Accident report curiosities

First public news reports of the plane crash in which Ms. Fuddy was a passenger began circulating at about 4:00 p.m. local time. The initial details were sketchy as first reports usually

are. However, one eyewitness report originated from the pilot of a plane who observed the wreckage. The pilot reportedly observed eight-(8) people wearing life jackets floating in a field of debris at the approximate location where the plane struck the water. Initial news reports also stated that Ms. Fuddy failed to escape the passenger compartment of the plane, which would support the first and perhaps the most credible eyewitness account, as it came from a trained pilot circling the crash site. An initial statement by the Maui Fire Department also supports the report that Ms. Fuddy never made it out of the plane.

A statement was also made by Honolulu Fire Capt. Terry Seelig, who first reported that there was a fatality, according to KHON News.

"That person remained in the fuselage of the plane. Not much details. Always a difficult situation when you can't get everyone out, and unfortunately that was the case here."

KHON-2 News also reported that the plane "crashed in waters a 1/2 mile off of the north shore of Molokai. Specifically, they stated that the Maui Fire Department and two U.S. Coast Guard helicopters quickly got to the scene, rescuing eight-(8) people who got out of the plane."

Early reports from the same news agency also provided additional insight:

"Nine people were onboard when the plane took off. One person was pronounced dead, three were flown to Honolulu and taken by ambulance to the Queens Medical Center. Another three stayed on Molokai and were hospitalized. The rest did not need any medical help."

Consider this early report with public statements made by the Hawaii Department of Health. This agency maintained — for nearly four hours after the crash, that Ms. Fuddy and deputy director Keith Yamamoto, also a passenger on the plane, were alive. The significance of this assertion will become evident as the various accounts are considered with what was known at the time of the accident or shortly thereafter.

As already referenced but now stated in more detail, initial news reports announced that "three passengers were pulled from the water by the two Coast Guard helicopters, and Maui fire crews picked up 'others. One crash survivor swam ashore."

Despite these eyewitness and official accounts of Ms. Fuddy not making it out of the interior of the downed plane, ABC News reported several hours later the following account:

"In the final moments of her life, Hawaii Health Director Loretta Fuddy clung to the hand of her deputy after a small plane taking them back to Honolulu crashed in the ocean off the island of Molokai.

"In the water, Fuddy held hands with deputy director Keith Yamamoto as he tried to help her relax, said the Rev. Patrick Killilea, who consoled Yamamoto after the ordeal."



January 3, 2014

Orly Taitz
Defend Our Freedoms Foundation
29839 Santa Margarita, Ste. 100
Rancho Santa Margarita, CA 92688

Re: FOIA 2014-1

Dear Orly Taitz,

This letter is in response to your three emails received January 1, 2014 containing a Freedom of Information Act Request (FOIA) of the DC Health Benefit Exchange Authority (the agency). Your request has been granted.

Request 1: I am requesting a copy of any court order by any court that directed Washington DC Health Benefit Exchange Authority to "scrub" or otherwise remove Mr. Obama's information from your database.

Response: The agency has no records responsive to this request.

Request 2: I am requesting documentary information, whether Mr. Obama ultimately was enrolled in ACA after his aide submitted his application in person....

<u>Response</u>: Record withheld in accordance with D.C. Official Code § 2-534(a)(2), reflecting information of a personal nature where the public disclosure thereof would constitute a clearly unwarranted invasion of personal privacy.

Request 3: I am requesting any and all documents, directives, rules and regulations showing that there are safeguards in place set by Washington DC Health Exchange Authority that prevent individuals with stolen and fabricated Social Security numbers and other fraudulent IDs to be enrolled in ACA via your exchange.

Response: The agency has no records responsive to this request.

Request 4: I am requesting any documentary evidence showing that there are requirements for employees of the Washington DC exchange to report to District of Columbia Court or U.S. District Court evidence of identity theft, fabricated IDs, Social Security fraud that is obtained by these Exchange employees via applications for ACA and not to be criminally complicit in 18 USC § 5 Misprision of aforementioned felonies.

Response: The agency has no records responsive to this request.



Please know that, under D.C. Official Code § 2-537 and 1 DCMR 412, you have the right to appeal this letter to the Mayor or to the Superior Court of the District of Columbia. If you elect to appeal to the Mayor, your appeal must be in writing and contain "Freedom of Information Act Appeal" or "FOIA Appeal" in the subject line of the letter as well on the outside of the envelope. The appeal must include (1) a copy of the original request; (2) a copy of any written denial; (3) a statement of the circumstances, reasons, and/or arguments advanced in support of disclosure; and (4) a daytime telephone number, and e-mail and/or U.S. Mail address at which you can be reached. The appeal must be mailed to: The Mayor's Correspondence Unit, FOIA Appeal, 1350 Pennsylvania Avenue, N.W., Suite 316, Washington, D.C. 20004. Electronic versions of the same information can instead be e-mailed to The Mayor's Correspondence Unit at <a href="majorage-foia-mayor@dc.gov">foia-mayor@dc.gov</a>. Further, a copy of all appeal materials must be forwarded to me as the Freedom of Information Officer of the involved agency.

Please do not hesitate to contact me if you have any questions. The file is now closed.

Sincerely,

Mary Beth Senkewicz

Associate General Counsel and Policy Advisor

**FOIA Officer** 

# DR. ORLY TAITZ ESQ

# PRESIDENT

DEFEND OUR FREEDOMS FOUNDATION
29839 SANTA MARGARITA STE 100
RANCHO SANTA MARGARITA CA 92688

PH.: 949-683-5411 FAX: 949-766-7603

# ORLY.TAITZ@HUSHMAIL.COM

### **FOIA Officer**

Mary Beth Senkewicz DC Health Benefit Exchange Authority 1100 15th Street NW 8th Floor Washington, DC 20005 (202) 730-1638

mary.senkewicz@dc.gov

01.01.2014

FOIA REQUEST

Dear Ms. Senkewich,

I am writing to you based on directions provided by DC Health Benefit Exchange Authority below.

I am requesting following information:

- 1. Mr. Obama originally stated that he signed up for ACA (Obamacare) at the DC exchange.
- 2. Later White House reporters were told that he did not sign up on the web site because the web site could not verify his identity and his aide submitted Mr. Obama's application in person.
- 3. FOX news network White House correspondent Ed Henry stated that the White House related to the reporters that Mr. Obama could not sign up on the web site because the personal information of the presidents is "scrubbed" from National databases.
- 4. In reality there is no court order from any court or any judge directing removal of the personal information of the US Presidents from the National databases and indeed time and again the personal information in regards to the U.S. Presidents was found in the National databases.

- 5. As such I am requesting a copy of any court order by any court that directed Washington DC Health Benefit Exchange Authority to "scrub" or otherwise remove Mr. Obama's information from your database.
- 6. I am submitting to you a complaint sent to Inspector General of HHS and Inspector General of Social Security administration, which shows that Mr. Obama posted his 2009 tax returns on line, on WhiteHouse.gov and originally did not flatten the PDF file, so the full unredacted Connecticut Social Security number 042-68-4425 used by Mr. Obama became available to the public. This number failed both E-Verify and SSNVS and showed not to be assigned to Barack Obama. Later this number was traced to Harry (Harrison) J Bounel. Currently there are several legal actions being conducted in relation to this fraud committed by Mr. Obama.

  I am requesting documentary information, whether Mr. Obama ultimately was enrolled in ACA after his aide submitted his application in person, in spite of Barack Obama's use of a stolen

I am requesting any and all documents, directives, rules and regulations showing that there are safeguards in place set by Washington DC Health Exchange Authority that prevent individuals with stolen and fabricated Social Security numbers and other fraudulent IDs to be enrolled in ACA via your exchange.

I am requesting any documentary evidence showing that there are requirements for employees of the Washington DC exchange to report to District of Columbia Court or U.S. District Court evidence of identity theft, fabricated IDs, Social Security fraud that is obtained by these Exchange employees via applications for ACA and not to be criminally complicit in

18 USC § 5 Misprision of aforementioned felonies.

This FOIA request is delivered by e-mail on 01.01.2014 and response is due within 20 business days on 01.27.2014.

If response is not received on 01.27.2014, petitioner will interpret it as a denial of FOIA request and will seek a redress of grievance and appeal in the court of law, either in DC court or US District Court for the District of Columbia.

Respectfully

Dr. Orly Taitz, ESQ

OLOL.201

President Defend Our Freedoms Foundation

### Freedom of Information Act Requests

The FOIA Officer is the principal contact point within the Health Benefit Exchange Authority for advice and policy guidance on matters pertaining to the administration of the FOIA. All requests are handled professionally and expeditiously.

FOIA requests may be oral or in writing. If the request is written, the envelope shall prominently be marked "FOIA Request." The FOIA Officer may request that an oral request be reduced to writing, if the requested records are not customarily made available by the public body.

For more information on how to file a FOIA request, visit the

FOIA Officer
Mary Beth Senkewicz
DC Health Benefit Exchange Authority
1100 15th Street NW 8th Floor
Washington, DC 20005
(202) 730-1638



January 3, 2014

Orly Taitz
Defend Our Freedoms Foundation
29839 Santa Margarita, Ste. 100
Rancho Santa Margarita, CA 92688

Re: FOIA 2014-1

Dear Orly Taitz,

This letter is in response to your three emails received January 1, 2014 containing a Freedom of Information Act Request (FOIA) of the DC Health Benefit Exchange Authority (the agency). Your request has been granted.

Request 1: I am requesting a copy of any court order by any court that directed Washington DC Health Benefit Exchange Authority to "scrub" or otherwise remove Mr. Obama's information from your database.

Response: The agency has no records responsive to this request.

Request 2: I am requesting documentary information, whether Mr. Obama ultimately was enrolled in ACA after his aide submitted his application in person....

<u>Response</u>: Record withheld in accordance with D.C. Official Code § 2-534(a)(2), reflecting information of a personal nature where the public disclosure thereof would constitute a clearly unwarranted invasion of personal privacy.

Request 3: I am requesting any and all documents, directives, rules and regulations showing that there are safeguards in place set by Washington DC Health Exchange Authority that prevent individuals with stolen and fabricated Social Security numbers and other fraudulent IDs to be enrolled in ACA via your exchange.

Response: The agency has no records responsive to this request.

Request 4: I am requesting any documentary evidence showing that there are requirements for employees of the Washington DC exchange to report to District of Columbia Court or U.S. District Court evidence of identity theft, fabricated IDs, Social Security fraud that is obtained by these Exchange employees via applications for ACA and not to be criminally complicit in 18 USC § 5 Misprision of aforementioned felonies.

Response: The agency has no records responsive to this request.



Please know that, under D.C. Official Code § 2-537 and 1 DCMR 412, you have the right to appeal this letter to the Mayor or to the Superior Court of the District of Columbia. If you elect to appeal to the Mayor, your appeal must be in writing and contain "Freedom of Information Act Appeal" or "FOIA Appeal" in the subject line of the letter as well on the outside of the envelope. The appeal must include (1) a copy of the original request; (2) a copy of any written denial; (3) a statement of the circumstances, reasons, and/or arguments advanced in support of disclosure; and (4) a daytime telephone number, and e-mail and/or U.S. Mail address at which you can be reached. The appeal must be mailed to: The Mayor's Correspondence Unit, FOIA Appeal, 1350 Pennsylvania Avenue, N.W., Suite 316, Washington, D.C. 20004. Electronic versions of the same information can instead be e-mailed to The Mayor's Correspondence Unit at <a href="majorage-foia-mayor@dc.gov">foia-mayor@dc.gov</a>. Further, a copy of all appeal materials must be forwarded to me as the Freedom of Information Officer of the involved agency.

Please do not hesitate to contact me if you have any questions. The file is now closed.

Sincerely,

Mary Beth Senkewicz

Associate General Counsel and Policy Advisor

**FOIA Officer** 

# DR. ORLY TAITZ ESQ

# PRESIDENT

DEFEND OUR FREEDOMS FOUNDATION
29839 SANTA MARGARITA STE 100
RANCHO SANTA MARGARITA CA 92688

PH.: 949-683-5411 FAX: 949-766-7603

# ORLY.TAITZ@HUSHMAIL.COM

### **FOIA Officer**

Mary Beth Senkewicz DC Health Benefit Exchange Authority 1100 15th Street NW 8th Floor Washington, DC 20005 (202) 730-1638

mary.senkewicz@dc.gov

01.01.2014

FOIA REQUEST

Dear Ms. Senkewich,

I am writing to you based on directions provided by DC Health Benefit Exchange Authority below.

I am requesting following information:

- 1. Mr. Obama originally stated that he signed up for ACA (Obamacare) at the DC exchange.
- 2. Later White House reporters were told that he did not sign up on the web site because the web site could not verify his identity and his aide submitted Mr. Obama's application in person.
- 3. FOX news network White House correspondent Ed Henry stated that the White House related to the reporters that Mr. Obama could not sign up on the web site because the personal information of the presidents is "scrubbed" from National databases.
- 4. In reality there is no court order from any court or any judge directing removal of the personal information of the US Presidents from the National databases and indeed time and again the personal information in regards to the U.S. Presidents was found in the National databases.

- 5. As such I am requesting a copy of any court order by any court that directed Washington DC Health Benefit Exchange Authority to "scrub" or otherwise remove Mr. Obama's information from your database.
- 6. I am submitting to you a complaint sent to Inspector General of HHS and Inspector General of Social Security administration, which shows that Mr. Obama posted his 2009 tax returns on line, on WhiteHouse.gov and originally did not flatten the PDF file, so the full unredacted Connecticut Social Security number 042-68-4425 used by Mr. Obama became available to the public. This number failed both E-Verify and SSNVS and showed not to be assigned to Barack Obama. Later this number was traced to Harry (Harrison) J Bounel. Currently there are several legal actions being conducted in relation to this fraud committed by Mr. Obama.

  I am requesting documentary information, whether Mr. Obama ultimately was enrolled in ACA after his aide submitted his application in person, in spite of Barack Obama's use of a stolen

I am requesting any and all documents, directives, rules and regulations showing that there are safeguards in place set by Washington DC Health Exchange Authority that prevent individuals with stolen and fabricated Social Security numbers and other fraudulent IDs to be enrolled in ACA via your exchange.

I am requesting any documentary evidence showing that there are requirements for employees of the Washington DC exchange to report to District of Columbia Court or U.S. District Court evidence of identity theft, fabricated IDs, Social Security fraud that is obtained by these Exchange employees via applications for ACA and not to be criminally complicit in

18 USC § 5 Misprision of aforementioned felonies.

This FOIA request is delivered by e-mail on 01.01.2014 and response is due within 20 business days on 01.27.2014.

If response is not received on 01.27.2014, petitioner will interpret it as a denial of FOIA request and will seek a redress of grievance and appeal in the court of law, either in DC court or US District Court for the District of Columbia.

Respectfully

Dr. Orly Taitz, ESQ

OLOL.201

President Defend Our Freedoms Foundation

### Freedom of Information Act Requests

The FOIA Officer is the principal contact point within the Health Benefit Exchange Authority for advice and policy guidance on matters pertaining to the administration of the FOIA. All requests are handled professionally and expeditiously.

FOIA requests may be oral or in writing. If the request is written, the envelope shall prominently be marked "FOIA Request." The FOIA Officer may request that an oral request be reduced to writing, if the requested records are not customarily made available by the public body.

For more information on how to file a FOIA request, visit the

FOIA Officer
Mary Beth Senkewicz
DC Health Benefit Exchange Authority
1100 15th Street NW 8th Floor
Washington, DC 20005
(202) 730-1638

Case 1:13-cv-00708-SOM-KSC Document 8-30 Filed 01/09/14 Page 2 of 28 PageID #: 364

Case 1:13-cv-01878-ELH Document 18 Filed 12/13/13 Page 1 of 5

### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

ORLY TAITZ,

Plaintiff,

٧.

Civil Action No. ELH-13-1878

CAROLYN COLVIN, Commissioner, Social Security Administration, *et al.*, *Defendants*.

### **MEMORANDUM OPINION**

This case arises under the Freedom of Information Act ("FOIA"), 5 U.S.C. § 552. On April 26, 2013, Dr. Orly Taitz, plaintiff, sent a FOIA request to the Social Security Administration (the "SSA") office in Baltimore, requesting copies of the Social Security applications ("SS-5s") of three individuals: Mr. Harrison ("Harry") J. Bounel, Mr. Tamerlan Tsarnaev, and Ms. Stanley Ann Dunham. *See* April 26 letter, ECF 7-2 at ¶¶ 1–3.

Plaintiff had not yet received a FOIA response when, on June 25, 2013, she filed suit in this Court requesting, *inter alia*, an order compelling defendant to respond to her FOIA request for Mr. Bounel's SS-5. ECF 1 at 3.<sup>2</sup> On July 8, 2013, plaintiff filed an Amended Complaint (ECF 3), which was substantively identical to the original complaint. Plaintiff served her Amended Complaint on defendant on July 10, 2013. *See* ECF 6. In her suit, plaintiff alleged

<sup>&</sup>lt;sup>1</sup> Plaintiff apparently is a licensed attorney in California. See ECF 2 at 1 and n.1. She appears here as a self-represented litigant.

<sup>&</sup>lt;sup>2</sup> Plaintiff filed the original complaint on behalf of Defend Our Freedoms Foundation, a corporation or association of California, of which she is or was president. However, Dr. Taitz is the sole plaintiff in the Amended Complaint.

Case 1:13-cv-00708-SOM-KSC Document 8-30 Filed 01/09/14 Page 3 of 28 PageID #: 365

Case 1:13-cv-01878-ELH Document 18 Filed 12/13/13 Page 2 of 5

that Mr. Bounel was born in 1890,<sup>3</sup> and therefore, under the "120 Year Rule' implemented by the SSA in 2010," pertaining to "extremely aged individuals," Bounel's "Social Security applications have to be released under FOIA without proof of [his] death . . . ." ECF 6 ¶ 12.

On July 29, 2013, Dawn S. Wiggins, a Freedom of Information Officer, replied to plaintiff's letter of April 26. Wiggins acknowledged receipt of plaintiff's letter and stated, *id.* at 2–3:

I have enclosed a copy of the SS-5s for Mr. Tsarnaev and Ms. Dunham. . . .

We were unable to find any information for Mr. Bounel based on the information you provided to us. Mr. Bounel may not have applied for a Social Security number (SSN) or may have given different information on the application for a number.

"The Freedom of Information Act was enacted to facilitate public access to Government documents," *U.S. Dep't of State v. Ray*, 502 U.S. 164, 173 (1991) (citation omitted), and to vindicate the public's right to know "what their government is up to." *U.S. Dep't of Justice v Reporters Comm. for Freedom of Press*, 489 U.S. 749, 773 (1989) (quotation marks omitted). Consistent with this objective, FOIA requires that "each [federal] 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." 5 U.S.C. § 552(a)(3)(A).<sup>4</sup>

<sup>&</sup>lt;sup>3</sup> Plaintiff's claim that Mr. Bounel was born in 1890 is based on a United States Census record which, according to plaintiff, states that Mr. Bounel was 50 years old in 1940. *See* ECF 13-7. I note parenthetically that an individual who was 50 years old in 1940 could have been born in either 1889 or 1890.

<sup>&</sup>lt;sup>4</sup> If the agency uncovers responsive documents, its disclosure obligations are not unlimited. "While the FOIA generally authorizes disclosure of information contained in public records, it also expressly recognizes that the public interest is not always served by disclosure."

Case 1:13-cv-00708-SOM-KSC Document 8-30 Filed 01/09/14 Page 4 of 28 PageID #: 366

Case 1:13-cv-01878-ELH Document 18 Filed 12/13/13 Page 3 of 5

In a lawsuit seeking the release of documents under the FOIA, "[o]nce the records are produced the substance of the controversy disappears and becomes moot since the disclosure which the suit seeks has already been made." *Jacobs v. Fed. Bureau of Prisons*, 725 F. Supp. 2d 85, 89 (D.D.C. 2010) (quoting *Crooker v. U.S. State Dep't*, 628 F.2d 9, 10 (D.C. Cir. 1980)); *see also Perry v. Block*, 684 F.2d 121, 125 (D.C. Cir. 1982). Accordingly, on August 14, 2013, defendant filed a Motion to Dismiss or, in the Alternative, for Summary Judgment ("Motion," ECF 7), supported by a Memorandum of Law and exhibits. Defendant argues that the SSA has "produced all responsive documents that are not exempt from release under FOIA," and therefore, plaintiff's claim for relief is moot.

Plaintiff filed a combined Opposition and Motion for Summary Judgment on August 21, 2013. ("Opposition" or "Opp.," ECF 9). However, she did not address defendant's argument regarding mootness. Rather, she claimed that the SSA did not conduct an adequately thorough search for responsive documents and, alternatively, that the SSA possesses Mr. Bounel's Social Security application but improperly withheld it. *E.g.*, Opp. at 1–2.

In regard to the adequacy of the search, plaintiff's arguments that the SSA has failed to meet its obligations under the FOIA may have merit. When the adequacy of a search is challenged, an agency may demonstrate the adequacy of its search by submitting an affidavit that is "reasonably detailed, setting forth the search terms and the type of search performed, and

U.S. Dep't of Health & Human Servs. v. Fed. Labor Relations Auth., 833 F.2d 1129, 1134 (4th Cir. 1987). Thus, an agency may withhold information where a record falls within one of FOIA's nine specific statutory exemptions. See 5 U.S.C. § 552(b) (listing exemptions); U.S. Dep't of Defense v. Fed. Labor Relations Auth., 510 U.S. 487, 494 (1994) (noting that FOIA incorporates "a general philosophy of full agency disclosure unless information is exempted under clearly delineated statutory language" (quoting Dep't of the Air Force v. Rose, 425 U.S. 352, 360–61 (1976))).

Case 1:13-cv-00708-SOM-KSC Document 8-30 Filed 01/09/14 Page 5 of 28 PageID #:

Case 1:13-cv-01878-ELH Document 18 Filed 12/13/13 Page 4 of 5

averring that all files likely to contain responsive materials (if such records exist) were searched so as to give the requesting party an opportunity to challenge the adequacy of the search." *Ethyl Corp. v. U.S. E.P.A.*, 25 F.3d 1241, 1246-47 (4th Cir. 1994) (internal quotation marks and citations omitted). Here, defendant has offered the Declaration of Dawn S. Wiggins, who avers, ECF 12-2 ¶ 6: "SSA conducted a search of the Numident for a record that matched the information provided by Plaintiff but could not locate a record for Mr. Bounel." Wiggins did not explain the manner in which the search was conducted, whether multiple searches were conducted using different combinations of the information provided by plaintiff (to ensure that a minor discrepancy in the information submitted by plaintiff did not sabotage the search), or any other details related to the thoroughness of her search.

However, any deficiencies in Wiggins's affidavit may have been the result of the fact that the suit is not framed as a challenge to the adequacy of the search. Put another way, plaintiff's contention on this point, and the factual allegations underlying them, do not appear in the Amended Complaint. The Amended Complaint is premised only on the SSA's failure to respond to plaintiff's FOIA request, for which Dr. Taitz sought an Order requiring a response. Plaintiff first raised the issue of inadequacy in her Opposition.

A party cannot alter his or her claim through briefs. Instead, "the proper procedure for plaintiff[] to assert a new claim is to amend the complaint in accordance with Fed. R. Civ. P. 15(a)." Gilmour v. Gates, McDonald & Co., 382 F.3d 1312, 1315 (11th Cir. 2004). To be sure, when a party is a pro se litigant, the Court must construe her pleadings liberally. See Erickson v.

Case 1:13-cv-00708-SOM-KSC Document 8-30 Filed 01/09/14 Page 6 of 28 PageID #:

Case 1:13-cv-01878-ELH Document 18 Filed 12/13/13 Page 5 of 5

Pardus, 551 U.S. 89, 93 (2007). Nevertheless, the Court cannot add factual allegations to a

complaint or otherwise advocate for a pro se litigant. See Weller v. Department of Social

Services, 901 F.2d 387, 391 (4th Cir. 1990).

**CONCLUSION** 

Plaintiff's Amended Complaint was filed before the SSA responded to her FOIA request,

and has been rendered moot by the SSA's response to her FOIA request. If plaintiff takes issue

with the adequacy of the SSA's response, she must amend her complaint to add allegations that

the SSA's response was deficient. Accordingly, I will dismiss plaintiff's Amended Complaint,

without prejudice, and with leave to amend within 21 days of the docketing of the accompanying

Order, so that plaintiff may properly allege the claims she raised in her Opposition. I will also

deny plaintiff's cross-motion for summary judgment (ECF 9), without prejudice. An Order

follows.

Date: December 13, 2013

Ellen Lipton Hollander

United States District Judge

<sup>&</sup>lt;sup>5</sup> It is unclear whether plaintiff, as a licensed attorney, is entitled to the same liberal construction of her filings as a non-attorney pro se litigant. See Gray v. City of New York, Civ. No. 10-3039, 2012 WL 947802 (E.D.N.Y. Mar. 20, 2012). Nonetheless, I have construed plaintiff's filings liberally.

Case 1:13-cv-00708-SOM-KSC Document 8-30 Filed 01/09/14 Page 7 of 28 PageID #

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 1 of 24

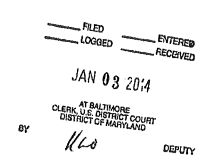
Dr. Orly Taitz, ESQ

29839 Santa Margarita, ste 100

Rancho Santa Margarita, CA 92688

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

orly.taitz@hushmail.com



### IN THE US DISTRICT COURT

### FOR THE DISTRICT OF MARYLAND

Dr. Orly Taitz, ESQ	) Civil Action 13-cv-1878
Plaintiff	)Hon. Ellen Lipton Hollander
v	) Presiding
Carolyn Colvin,	)
in her official capacity as Acting Director	)
of Social Security Administration	)

Dr. Orly Taitz, ESQ- Plaintiff, resident of California, 29839 Santa Margarita Pkwy, ste 100, Rancho Santa Margarita, CA 92688

SECOND AMENDED COMPLAINT

**PARTIES** 

Carolyn Colvin, in her official capacity as an acting director of Social Security Administration, located at Baltimore MD.

### JURISDICTION AND VENUE

Jurisdiction is proper due to the fact that the defendant is an Acting Director of a Federal Government Agency located in the District of Maryland, there is a diversity of citizenship and the Federal law question -Freedom of Information Act 5 US §552 is the basis of the complaint.

## ALLEGATIONS AND APPEAL OF REFUSAL BY THE DEFENDANT TO PROVIDE REQUESTED SS-5 FOR HARRY (HARRISON) BOUNEL

- 1. On April 26 Plaintiff submitted Freedom of Information request to the Social Security Administration (Hereinafter SSA), seeking under 5 USC §552 (Hereinafter FOIA) a release of SS-5, Social Security Application for Harry (Harrison) Bounel and two other individuals.
- 2. Agency has an obligation to respond to FOIA request within 20 days business days.
- 3. Taitz did not receive any response of information for 60 days and brought forward a legal action at hand.
- 4. After the legal action was filed, defendant, Acting SSA Commissioner, filed an answer claiming not to have any records for Harry (Harrison) Bounel. Defendant submitted an affidavit by Senior FOIA officer, Dawn Wiggins, who claimed not to have records for Harry (Harrison) Bounel.

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 3 of 24

5. Taitz responded by filing a Motion for Summary Judgment (Hereinafter MSJ) in favor of the Plaintiff, asserting that Colvin and Wiggins are defrauding the court, as SSA indeed has requested SS-5. As proof Taitz provided the court with November 16, 2012 letter signed by the same senior FOIA officer Dawn Wiggins, which showed that SSA has records for Harry Bounel, but refused to release them due to alleged considerations of privacy. Exhibit 4 (November 16, 2012 letter from Wiggins included with an affidavit of Albert Hendersot, stating that disclosing this (Harry Bounel's) information would be a clearly unwarranted invasion of privacy, and the FOIA (5USC §552(b)(6) does not require disclosure.

Taitz responded that not only Dawn Wiggins, SSA and defendant Carolyn Colvin are defrauding this honorable court in claiming that they have no records for Harry Bounel, they are also violating their own rules and regulations and specifically 120 year rule, which states that the Social Security Administration has to release without a proof of death or a death certificate SS-5 applications for "Extremely aged individuals" who were born 120 years ago or earlier. "120 year rule" was adopted in 2010 and made public in 2011 in the Chief FOIA officer report. "120 year rule" was included as an exhibit with Complaint and first Amended Complaint ans is part of the record of this case. Taitz provided the court with a true and correct copy of the 1940 Census from Bronx, New York, showing that in 1940 Bounel was 50 years old, therefore in 2013, when the request was made, he

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 4 of 24

was 122-123 years old, well over 120 year requirement to be considered an extremely aged individual and SSA violated its own FOIA and 120 year rule by refusing to release the information, which justifies an order from the court directing SSA to release the SS-5 for Bounel. (Exhibit 4 1940 Census information for Bounel included with affidavit of Albert Hendershot).

- 6. In a response from the defense, SSA claimed that when Taitz submitted her request, she provided additional information, such as date of birth of Harry Bounel, place of birth, year of immigration to the U.S., and that SSA could not find SS-5 with matching information, therefore SSA used minor discrepancies in secondary information as an excuse not to provide requested SS-5.
- 7. On August 8, 2013 Taitz submitted to SSA a second FOIA request seeking SS-5 for Harrison (Harry) Bounel without any secondary information. She sought SS-5 based only on first and last name, so that SSA would not claim plausible deniability and would not use minor discrepancies in secondary information as an excuse for denial of requested documents. According to 5USC § 552 an agency is obligated to respond within 20 days. SSA did not respond in over 130 days.
- 8. On December 13, 2013 this court issued and order and memorandum opinion, stating that since the defense filed a response and the First Amended complaint

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 5 of 24

was seeking a response, First Amended Complaint became moot, however information provided by the plaintiff in subsequent pleadings shows that she might be correct and SSA did not do a proper search of the records and therefore the court gave the plaintiff 21 days to file a Second Amended complaint and provide her allegations of failure to do a proper search in the Second Amended Complaint which is due on January, 3, 2014.

As such this Second Amended complaint at hand is being submitted on Janury 2, 2014 by Federal Experess, with delivery on Janury 3, 2014, within allowed period, and Plaintiff alleges that:

a. Defense did not provide any evidence of adequate search for documents. Defense provided a response with an affidavit by FOIA officer Dawn Wiggins and was supposed to provide an affidavit that is "reasonably detailed, setting forth the search terms and the type of search performed and avering that all files likely to contain responsive materials (if such records exist) were searched so as to give the requesting party an opportunity to challenge the adequacy of the search." Ethyl Corp v U.S. e.P.A. 25 F. 3d 1241, 1246-47 (4th Cir. 1994). Defendant has offered the declaration of Dawn S. Wiggins, who avers, ECF 12-2 96; "SSA conducted a search f the Numident for a record that matched for a record provided by Plaintiff but could not provide a record for Mr. Bounel". Wiggins did not explain the manner in which the search was conducted, whether the multiple searches were conducted using different combinations of the information provided by plaintiff (to ensure that a minor discrepancy in the information submitted by plaintiff did not sabotage the search), or any other details related to the thoroughness of the search. Defense simply used secondary information provided by the plaintiff, such as date of birth of Bounel, place of birth, year of immigration to the United States, as plausible deniability, whereby minor discrepancy in secondary information was used an excuse for refusal to provide requested information.

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 6 of 24

Further, defendant and FOIA officer acted with malice, with a flagrant intent to defraud this court, as they intentionally replaced in their response a request for SS-5 with "numident request".

Taitz requested the SS-5, which is the original application for a Social Security number. SS-5 contains the name and the actual signature of the applicant. A forensic document expert can compare SS-5 for Bounel with SS-5s that were issued before and after for authenticity of paper, ink, sequence, stamp and so on.

Numident is a computer printout which can be easily changed at any time by anyone with access to the database.

So, instead of responding that SSA conducted a search for SS-5 for Harry (Harrison) Bounel, Wiggins responded "SSA conducted a search for the Numident for a record that matched the information by Plaintiff but could not find a record for Mr. Bounel". ECF 12-2 ¶6.

In her prior reply to opposition for Motion for Summary Judgment in favor of the plaintiff, she provided an example of SS-5: ECF-13-3 09.25.13 Exhibit 3, pp2-3 shows a certified SS-5 for CT SSN 042-68-4424, one number before Bounel's, which belonged to deceased Thomas Louis Wood. (Social Security numbers of deceased individuals do not need to be redacted and full unredacted number is public knowledge). This document is handwritten, contains a signature of the mother of the applicant. On the other hand, ECF 13-3 p4 shows the numident for the same person, which is a short printout of the same information and can be easily changed.

Further, in the same document ECF 13 Plaintiff have provided sworn affidavits of licensed investigators Albert Hendershot, Neil Sankey and Susan Daniels (Exhibits 1through 6 herein) and has shown that SSN assigned to Harry Bounel was later unlawfully used by Barack Obama, whose other IDs, such as alleged Selective Service Registration (Exhibit 7, 19 herein) and Birth certificate (Exhibits 8-16 herein) were found to be computer generated forgeries as well, which shows that Colvin and Wiggins had a motif to defraud this court in order to cover up fraud committed by Obama.

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 7 of 24

Moreover, even the numident for Harry Bounel existed as late as November 2012, based on the letter by Wiggins, which was submitted to this court by the plaintiff and acknowledged by Wiggins.

b. When Plaintiff subsequently submitted on August 8, 2013 yet another FOIA request seeking SS-5 for Harry (Harrison) Bounel, defendant flagrantly violated FOIA, 5USC 552 and did not provided any response for 141 days, even though according to 5USC 552 provisions, an answer is required within 20 days.

As such defendant flagrantly and repeatedly violated provisions of 5USC 552 and this court should rule in favor of the plaintiff and order the defendant to release SS-5 for Harry (Harrison) Bounel.

# PLAINTIFF SEEKS AN ORDER FROM THE COURT DIRECTING THE DEFENSE TO SERVE THE PLAINTIFF WITH A COPY OF THE RESPONSIVE PLEADINGS, WHICH IT SUBMITS TO THE COURT.

Previously, when Defense filed an opposition to Vaughn index, it filed it with this court and did not serve the plaintiff. Defense knows that Plaintiff is not a member of Maryland bar and is not served with pleadings electronically via ECF. When defense does not serve the plaintiff by mail, she is not aware of the filings and cannot respond timely. Additionally, failure to serve the opposing party with pleadings is a violation of professional ethics by the attorney for the defense and is sanctionable.

REQUEST UNDER 18 USC 3332 (A) FOR THIS HONORABLE COURT TO PRESENT EVIDENCE TO THE FEDERAL GRAND JURY OR GRANT Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 8 of 24

THE PLAINTIFF AN EX RELATOR STATUS TO STEP IN THE SHOES OF THE ASSISTANT U.S. ATTORNEY AND PRESENT EVIDENCE OF OFFENSES AGAINST THE CRIMINAL LAWS OF THE UNITED STATES ALLEGED TO HAVE BEEN COMMITTED WITHIN THE DISTRICT OF MARYLAND.

Plaintiff incorporates all prior paragraphs as if fully pled herein.

18 USC 3332 (a) states

It shall be the duty of each such grand jury impaneled within any judicial district to inquire into offenses against the criminal laws of the United States alleged to have been committed within that district. Such alleged offenses may be brought to the attention of the grand jury by the COURT or by any attorney appearing on behalf of the United States for the presentation of evidence. Any such attorney receiving information concerning such an alleged offense from any other person shall, if requested by such other person, inform the grand jury of such alleged offense, the identity of such other person, and such attorney's action or recommendation." 18 USC 3332(a).

1. Plaintiff provided this court with the sworn affidavit of investigator and debt collector Albert Hendershot ECF 13-2 pp1-10 that according to Merlins

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 9 of 24

Information Systems two individuals used Social Security number xxx-xx-4425: Harrison(Harry) J. Bounel and Barack Obama. (Exhibit 4)

- 2. On April 15, 2010, at 11:15:29 am Barack Obama posted his 2009 tax returns on line, on official White House website, whitehouse.gov. He did not flatten the PDF file and the full unredacted Social Security number, which he used in this tax return, became available to the public. About three hours later Mr. Obama removed the file, redacted and flattened it, however by that time it was too late and thousands of individuals got the full unredacted Social Security number used by Obama. (Exhibit 1)
- 3. Subsequent checks through E-verify and SSNVS, two agencies set by the U.S. government to check for unlawful use of Social Security numbers, which are stolen or otherwise unlawfully used by illegal aliens and others, showed that Obama failed both E-verify and SSNVS, that he is using a Social Security number, which was never assigned to Barack Obama. (Exhibits 1-6)
- 4. On December 23, 2013 it was announced by Barack Obama that he signed up for Affordable Care act (ACA) (Obamacare).
- 5. Plaintiff Taitz immediately published an open criminal complaint and demand for information sent to HHS, demanding an explanation, how could Obama sign up for ACA with a Social Security number, which failed E-verify and what safeguards

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 10 of 24

are there in place to make sure illegal aliens and other individuals with stolen SSNs do not sign up for ACA.

- 6. Within hours White House announced that Barack Obama was not able to sign up for ACA (Obamacare) using an online web site, because the system could not verify his identity and his aide had to submit Obama's application in person. (12.23.2013 report by FOX news network White House correspondent Ed Henry "we learned today from the White House. Initially, they said he signed up for what they called a bronze plan, paying about four hundred dollars a month in premiums. But, then they came back to us and said wait, he didn't actually enroll.... Healthcare.gov could not actually verify his identity, oddly enough... ".
- 7. Plaintiff Taitz sought from SSA SS-5 of Harrison Bounel, however SSA by and through its employees, FOIA officer Dawn Wiggins, engaged in obfuscation of records and obstruction of justice. As shown in this complaint Wiggins repeatedly wrongfully withheld aforementioned application in order to cover up the fact that Barack Obama has committed massive fraud and has stolen the franchise of the U.S. President using a stolen Social Security number and fabricated IDs.
- 8. Wiggins and possibly defendant, Acting Commissioner of Social Security
  Administration Carolyn Colvin acted in concert with a number of other individuals
  in a RICO conspiracy (Racketeering Influenced Corrupt Organization) to defraud

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 11 of 24

the United States of America and aid and abet Barry (Barack) Soebarkah, aka Barry (Barack Soetoro) aka Barry (Barack) Obama in stealing 2008 and 2012 Presidential election, stealing the franchise of the U.S. Presidency, cover up and Obstruction of Justice in cover up of stolen and fabricated IDs used by Obama.

- 9. Loretta Fuddy, director of Health Department of the State of Hawaii was complicit with Barack Obama, Dawn Wiggins and others by writing a letter to the White House on April 25, 2011 and citifying a flagrant forgery as a true and correct birth certificate for Barack Obama. On April 8, 2011 Taitz appeared at the Health Department of Hawaii with two experts and a subpoena from the U.S. District Court for the District of Hawaii ordering Fuddy to provide for examination the original 1961 birth certificate for Barack Obama allegedly on file in the Health Department for the state of Hawaii. Taitz was greeted by the deputy Director Keith Yamamoto, who advised Taitz that Fuddy will not comply with the subpoena and will not produce the original (wet ink) birth certificate for Barack Obama.
- 10. On December 11 at 5 am PST/ 3am Hawaiian time Taitz posted a press release advising the public that there is evidence of forgery in the "control" Hawaiian birth certificate of Johanna Ah'Nee Randolph and that it was found that Fuddy was defrauding the public claiming that Obama's alleged copy of the Alleged long form birth certificate was released as a special exception for Obama, as a president, as

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 12 of 24

Taitz found other long form birth certificates released by Fuddy at the same time as she released Obama's long form birth certificate. Fifteen hours later, around 6pm Hawaiian time, it was announced that Director of Health Fuddy died, being the only victim of an emergency water landing of Cessna Caravan plane of Makani Kai air. Fuddy died under suspicious circumstances amidst conflicting reports. Airplane crash and death of Fuddy are still being investigated by the Maui county, HI, Police Department and NTSB. According to the Fire Department Fuddy's body was found in the fuselage of the plane (Exhibit 24). This report was made a full week before the plane was recovered and anyone knew what was in the fuselage of the plane. According to reports of other passengers, such as C. Philip Hollstein and captain Clyde Kawasaki, Fuddy did not remain in the fuselage of the plane, but got out, was wearing her life west and together with other passenger was waiting to be lifted by the helicopter. (Exhibit 25). Both Hollstein and Kawasaki stated that they were "shocked" by an announcement of her death. All other passengers and pilot got out of the plane alive, had life vests on and were awaiting to be lifted by a helicopter.

Similarly, in 2008 it was reported that Lieutenent (sic. not a title but an unusual first name) Quarles Harris, who according to Washington Times was cooperating with the FBI in relation to the reported breach of Obama's passport records, was found assassinated in his car. No arrests were made in this case since 2008.

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 13 of 24

Saliah Sobah, who resided with Obama's mother and step father in Indonesia and whose story was different from Obama's official life story, as according to her Obama did not come to Indonesia together with his mother, but rather came sometime later. Saliah Sobah was found dead shortly before scheduled trip of Obama to Indonesia. She was healthy until her untimely death at the age of 52.

Sobah's story is supported by Scott Inoue, former Obama's classmate in elementary school in Hawaii. According to Inoue Obama did not go to Indonesia in 1967, but rather lived in Hawaii until 1969. Inoue provided a picture of himself and Obama together in 1969. (Exhibit 23). This shows a discrepancy with Obama's school records from Assisi elementary school in Indonesia, where Obama was a student from 1967-1969 and went by last name Soctoro (his step father's last name), citizenship Indonesian, religion Islam. (Exhibit 17). This discrepancy shows that for a period of two years there were two separate individuals: Barry Obama, who lived in Hawaii 1967-1969 and went to Noelani school in Honolulu, Hawaii together with Scott Inoue and a completely different person, Barry Soetoro, who lived in Indonesia 1967-1969 and was a student at Assisi school in Jakarta, Indonesia. In 1969 Barry Obama went to Indonesia and one of these two young men came back to the United States in 1971. Taitz believes that the person who came back is Barry Soetoro, not Barry Obama. All individuals who knew circumstances of Obama's trip to Indonesia died untimely death: his mother, father, step father, grandmother (two days before the election), grandfather, step brother and former foster child of Ann Dunham and Lolo Soetoro, Saliah Soetoro-Sobah.

Obama continued with egregious identity theft upon his application as an attorney to Illinois state bar. Attached Exhibit 21, Obama's application shows further fraud. On application he is asked whether he used other names and he put down "None", even though his official school records from Indonesia show him using last name Soctoro (Exhibit 17) and his mother's passport records show him using last name Soebarkah. (Exhibit 8), When Taitz contacted IL bar and complained that Obama is hiding his identity under different last names, Obama withdrew from the bar and the bar responded that they no longer have jurisdiction. Bar applications are done under oath. Hiding ones identity under two different last names represents two felony counts of perjury and fraud and applying to become an officer of the court while hiding two identities. This fact alone justifies referral of this case by this court to the Federal grand jury for criminal investigation and prosecution, as we have an individual holding a position of the U.S. President while hiding prior identities.

Further, Exhibit 22, Barack Obama's student record from National Student Clearing house shows further eviedence of fraud. According to Obama's official biography he was a student at Columbia university for two years, however his

2

official record shows him attending Columbia for nine months only, from September 1, 1982 to May31, 1983.

Exhibit 20 shows that OCON, official certificate of a candidate for President sent to the State of Hawaii commissioner for elections shows that OCON for his predecessors John Kerry and Al Gore contain wording "legally qualified to serve under the provisions of the U.S. Constitution". This wording was removed from official certification of Barack Obama.

Lastly Exhibit 18 shows destruction and falsification of NARA immigration records for August 1-7 1961, time when Barack Obama and his mother Stanley Ann Dunham believed to have arrived in the United States.

Taitz sought quo warranto with Attorney General Holder and provided this information to Holder repeatedly both directly and through the U.S. Attorneys. Due to the fact that AG Holder and U.S. Attorneys are employees of the executive branch, Obama is their ultimate superior and CEO of the executive branch and due to Eric Holder's close personal relations and friendship with Obama, all of the evidence of identity theft, identity fraud, elections fraud, theft of the franchise of the U.S. Presidency by using stolen and fabricated IDs by Obama, have not been investigated by the U.S. Attorney's office and Attorney General and will not be investigated and prosecuted unless a judge submits this evidence to the Federal

grand Jury as the judge is entitled to do under 18 USC 3332(a) or the court ordering the U.S. Attorney for the District of Maryland to present this evidence of offenses against the criminal laws of the United States or grant plaintiff an exrelator status to present to the Federal Grand jury all the evidence of offenses committed by Barry Soetoro, aka Barry Soebarkah, aka Barry Obama, aka using identity of Harry Bounel and his accomplices against the criminal laws of the United States.

List of US criminal laws that were violated to be forwarded to the Federal Grand Jury:

- 1. 18 US §1031 Major Fraud against the US
- 2.18 USC Chapter 47 Fraud and False statements
- §1001 Statements generally
- 3. 18 USC §1002 possession of false papers to defraud United States
- 4. 18 USC §4 Misprision of Felony -Misprision of Fraud
- 5. 18 USC §4 Misprision of Felony- misprision of forgery
- 6. 18 USC §2382 Misprision of Treason
- 7 18 USC §2381 Treason

- 8. 18 USC §2391 Treason
- 9. 18 USC §1341 Fraud
- 10. 18 USC §1028 Fraud and related activity in connection with identification
- 11. 42 USC 1983 Violation of Civil rights under the color of authority
- 12. 18 USC 1962 RICO (Racketeering influenced corrupt organization) with predicate acts
- a. fraud
- b mail and wire fraud
- c. social Security fraud
- d elections fraud
- e. IRS fraud
- f. conspiracy to commit fraud
- g conspiracy to commit identity fraud

Obama, Colvin, Wiggins and others defrauded the United States in covering Obama's use of a stolen Social Security number and stealing the franchise of the US Presidency and Commander in Chief with the aid of fraudulently obtained, fabricated IDs.

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 18 of 24

Further, recent suspicious death of Loretta Fuddy, prior murder of

Lieutenant Quarles Harris, suspicious death of healthy 52 year old Saliah

(Lia) Soctoro-Sobah and a number of others, show that there is a pattern of

murders and suspicious deaths of individuals who are key witnesses to fraud

committed by Obama or accomplices to this fraud.

SSA FOIA officer Dawn Wiggins and possibly the defendant, acting SSA

commissioner Carolyn Colver, as well as former commissioner Michael

Astrue are witnesses and accomplices. Their lives are in danger. There is a

high likelihood for disappearance of witnesses, accomplices and original

records. This justifies forwarding this evidence of offenses against the U.S.

criminal laws to the Federal Grand Jury under 18US 3332 (a) by Honorable

Judge Hollander or by the plaintiff, if Judge Hollander grants her Ex Relator

status.

Such submittal of evidence is justified as it is in the best interest of the public

and is essential for the U.S. National security.

18

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 19 of 24

Ex Relator status for plaintiff is justified and essential, as US Attorney and Attorney General did not take any action in relation to aforementioned actions against the criminal laws of the U.S. and they are not likely to take any action in the future, which represents the most serious threat to the U.S. National Security.

REQUEST UNDER 28 USC 1002 FOR EXAMINATION OF THE ORIGINAL (WET INK) SS-5 OF HARRY BOUNEL IN LIGHT OF EVIDENCE OF FORGERY AND FRAUD IN OTHER IDS.

### Rule 1002. Requirement of the Original

An original writing, recording, or photograph is required in order to prove its content unless these rules or a federal statute provides otherwise.

As described above Social Security number of Harry Bounel was stolen and is being fraudulently used by Barack Obama. Aside from the stolen Social Security number Obama is using other fraudulently created and fabricated IDs. As such Plaintiff is seeking an order from this court allowing her not only to receive a certified copy of the SS-5 for Harrison (Harry) Bounel, but also to allow her and

two experts to examine the original (wet ink) SS-5 for authenticity and compare with other original SS-5s issued.

### REQUEST FOR PREPARATION OF VAUGHN INDEX

"Vaughn Index" originated from Vaughn v. Rosen, 484 F.2d 820 (D.C. Cir. 1973), cert. denied, 415 U.S. 977 (1974), wherein the court rejected an agency's conclusory affidavit stating that requested FOIA documents were subject to exemption. Id. at 828. "A Vaughn Index must: (1) identify each document withheld; (2) state the statutory exemption claimed; and (3) explain how disclosure would damage the interests protected by the claimed exemption." Citizens Comm'n on Human Rights v. FDA, 45 F.3d 1325, 1326 n.1 (9th Cir. 1995). This detailed affidavit "'permit[s] the court system effectively and efficiently to evaluate the factual nature of disputed information.' "John Doe Agency v. John Doe Corp., 493 U.S. 146, 149 n.2 (1989) (quoting Vaughn, 484 F.2d at 826).

### Taitz requests:

- 1. SS-5 for Harrison Bounel
- 2. SS-5 For Harry Bounel
- 3. SS-5 Harrson J. Bounel

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 21 of 24

4. SS-5 for Harry J. Bounel

5. any and all records on file with SSA under the last name Bounel

6. Any and all records on file with the SSA used by the SSA in preparation of November 16, 2012 letter by FOA officer Dawn Wiggins Reference number S9H A17967 response for request of Numident for Mr. Harry Bounel, where Dawn Wiggins claimed that she cannot release the numident for Harry Bounel due to consideration of privacy

7. SS-5 for Social Security number 042-68-4425

Prayer for Relief:

Plaintiff is respectfully requesting this court to order the following:

- 1. This court should release under Freedom of Information Act 5 USC §552 SS-5 Social Security application for Harry (Harrison) Bounel.
- 2. Due to a pattern of five years of release of forged IDs, Plaintiff is seeking an order from this court allowing the Plaintiff and Forensic Document experts examination of the original (wet ink) SS-5 for Harry Bounel and ability to compare it to other SS-5s created around the same time.

390

Case 1:13-cv-01878-ELH Document 20 Filed 01/03/14 Page 22 of 24

3. The court should forward to the Federal Grand Grand Jury evidence of offenses

against the Criminal Laws of the United States, which are provided herein and

which include fraud, forgery, conspiracy to obstruct justice, Social Security fraud,

identity theft and treason in conspiring with a foreign national, citizen of Indonesia

to steal and usurp the US Presidency while using a stolen Social Security number

and fabricated IDs.

4. The court should forward to the Attorney General of the US and US attorney

General of Maryland evidence of fraud, Social Security fraud, Identity theft,

obstruction of Justice and conspiracy to obstruct Justice which were presented to

this court in the case at hand.

5. The case should be expedited in the interest of National security.

Tal

6. Defendant should prepare Vaughn index as evidence tends to disappear and

key witnesses tend to die under suspicious circumstances.

7. Defends should be ordered to serve the plaintiff with pleadings as they did not

serve her with the opposition for Vaughn index.

Respectfully submitted,

Dr. Orly Taitz, ESQ

01.02.2014