Dr Orly Taitz, ESQ

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06.26.2014

Att. Sang Huyn –Song

Chief Judge

International Criminal Court

Maanweg 1742516 AB

The Hague, Netherlands

COMPLAINT

CRIMES AGAINST HUMANITY

PERPETRATOR #1 KHAIRDULA KHARKHWA, SUNNI AFGHANI MUSLIM RESPONSIBLE FOR DEATHS OF THOUSANDS OF CITIZENS

PERPETRATOR #2, BARRY SOEBARKAH, AKA BARRY SOETORO, AKA BARRY (BARRACK) OBAMA, STILL CITIZEN OF INDONESIA, SUNNI MUSLIM ACCORDING TO HIS SCHOOL RECORDS, WHO UNLAWFULLY RELEASED KHAIRDULLA KHARKHWA FROM THE US CUSTODY AND SENT HIM TO THE MIDDLE EAST, WHICH PRECIPITATED NEW SUNNI MUSLIM OFFENSIVE

STATEMENT OF FACTS

Khairulla Khairkhwa was a high ranking Sunni Muslim-Taliban commander, who was responsible for the murder of thousands of innocent victims. See, attached, an order from the US Court of Appeals for the District of Columbia 11-5180, Judges

Rogers, Garland and Randolph, denying release of Perpetrator #1 Khairulla Khairkhwa.

Khairulla was in charge of Taliban fighters that murdered thousands of civilians. Murder of thousands of civilians qualifies as a Crime against Humanity.

After his capture, Khairkhwa was a prisoner in US custody at Guantanamo Bay Military prison. U.S. laws and specifically the latest version of NDAA (National Defense Authorization Act) forbids U.S. President from releasing war criminals or their exchange without a 30 day notification of the U.S. Congress, so the US Congress can block such release.

Barack Obama did not give U.S. Congress any notice of impending release of Khairulla Khairkhwa. Attached Exhibit A: Emergency Motion, Notice of Treason 13-1878, US District Court District of Maryland, Exhibit 2, Notice of Transfer.

Further, four days <u>after</u> Obama released the war criminal, Khairulla Khairkhwa, he misled the US Federal Court system by providing a retroactive notice to the Federal Judge in charge of the case, Royce Lamberth.

Not only Obama made the notification retroactively, he titled it "Transfer" and not release, so the court employees, employees of the Department of Defense, presiding Judge and members of the public, following the cases, would not know immediately what is going on.

Additionally, the name of the prisoner on the "Notice of Transfer" was spelled differently from the name on the caption. On the caption of the federal case, the name is spelled Khairulla Khairkhwa, while in the "Notice of Transfer" the name was changed. The first name was divided into two names: Khair and Ulla and two other names were inserted in the middle, so the release of this war criminal was obfuscated and kept under wraps until this war criminal safely arrived in Qatar. Sunni Muslim terrorists pronounced his release to be as important as a release of 10,000 fighters.

In effectuating this release, Barack Obama was committing treason against the United States as he, while under an oath to defend and protect the U.S. Constitution, clearly violated the U.S. Constitution providing aid and comfort to the enemy. After the release of Khairulla Khairkhwa, emboldened Sunni Muslim

terrorists started an offensive and raped, mutilated and beheaded thousands of innocent individuals in Iraq, Afghanistan, Pakistan, Sudan, Kenya and elsewhere.

At issue is not only Obama's release of Khairulla Khairkhwa and four fellow war criminals, but also his usurpation of the U.S. Presidency while using fabricated IDs and a stolen Connecticut Social Security number.

Exhibit B shows 150 pages of sworn affidavits of the U.S. Law enforcement officials and experts as well as official records showing that Barack Obama is a citizen of Indonesia, whose legal name is listed in his school records as Barry Soetoro (last name of his stepfather, Lolo Soetoro) and in his mother's passport he was listed under the last name Soebarkah. Aforementioned documents also show Obama using a stolen Connecticut Social Security number and all fabricated IDs. This issue has not been heard on the merits in US courts yet, as the US judiciary is simply afraid to tackle this issue on the merits.

Based on revelations of the NSA whistleblower Edward Snowden as well as FBI whistleblower Cybil Edmonds, all of the personal information of the judges, such as e-mails, phone call, tax returns and financial records of the judges are in the hands of the ruling regime, which can be used at any time to pressure judges to keep the usurpation of the U.S. Presidency covered up. This makes it of paramount importance for the prosecutors of the International Criminal court to launch the investigation of the usurpation of the U.S. Presidency by the citizen of Indonesia, Barry Soebarkah-Soetoro –Obama, as well as investigating his aiding and abetting of fellow Sunni Muslim, Khairulla Khairkhwa, who is guilty of slaughter of thousands of innocent victims, and of crimes against Humanity.

Plaintiff, Dr. Orly Taitz, ESQ is a member of the panel of the International Criminal Court and will provide more information and court records upon request from the ICC.

Respectfully,

/s/ Dr. Orly Taitz, ESQ

Thank you. Kam Sanida.

Case 1:13-cv-01878-ELH Document 38 Filed 06/05/14 Page 1 of 52

U.S. DISTRICT COURT DISTRICT OF MARYLAND

Dr. Orly Taitz, ESQ

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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)

Motion for reconsideration under Rule 60 b(1), 60 b(3) 60 b(5) and 59 (a-e)

RULE 60. RELIEF FROM A JUDGMENT OR ORDER

(a) Corrections Based on Clerical Mistakes; Oversights and Omissions. The court may correct a clerical mistake or a mistake arising from oversight or omission whenever one is found in a judgment, order, or other part of the record. The court may do so on motion or on its own, with or without notice. But after an appeal has

been docketed in the appellate court and while it is pending, such a mistake may be corrected only with the appellate court's leave.

- (b) Grounds for Relief from a Final Judgment, Order, or Proceeding. On motion and just terms, the court may relieve a party or its legal representative from a final judgment, order, or proceeding for the following reasons:
- (1) mistake, inadvertence, surprise, or excusable neglect;
- (2) newly discovered evidence that, with reasonable diligence, could not have been discovered in time to move for a new trial under Rule 59(b);
- (3) fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party;
- (4) the judgment is void;
- (5) the judgment has been satisfied, released, or discharged; it is based on an earlier judgment that has been reversed or vacated; or applying it prospectively is no longer equitable; or
- (6) any other reason that justifies relief.

Rule 59. New Trial; Altering or Amending a Judgment

- (a) In General.
- (1) Grounds for New Trial. The court may, on motion, grant a new trial on all or some of the issues—and to any party—as follows:

- (A) after a jury trial, for any reason for which a new trial has heretofore been granted in an action at law in federal court; or
- (B) after a nonjury trial, for any reason for which a rehearing has heretofore been granted in a suit in equity in federal court.
- (2) Further Action After a Nonjury Trial. After a nonjury trial, the court may, on motion for a new trial, open the judgment if one has been entered, take additional testimony, amend findings of fact and conclusions of law or make new ones, and direct the entry of a new judgment.
- (b) Time to File a Motion for a New Trial. A motion for a new trial must be filed no later than 28 days after the entry of judgment.
- (c) Time to Serve Affidavits. When a motion for a new trial is based on affidavits, they must be filed with the motion. The opposing party has 14 days after being served to file opposing affidavits. The court may permit reply affidavits.
- (d) New Trial on the Court's Initiative or for Reasons Not in the Motion. No later than 28 days after the entry of judgment, the court, on its own, may order a new trial for any reason that would justify granting one on a party's motion. After giving the parties notice and an opportunity to be heard, the court may grant a timely motion for a new trial for a reason not stated in the motion. In either event, the court must specify the reasons in its order.

(e) Motion to Alter or Amend a Judgment. A motion to alter or amend a judgment must be filed no later than 28 days after the entry of the judgment.

STATEMENT OF FACTS

On 05.13.2014 this court denied the Defendant's Motion to Dismiss, but granted Defendant's Motion for Summary Judgment. This court denied Plaintiff's motion for Summary Judgment, Plaintiff's request for Vaughn index and Plaintiff's motion requesting this court under 18 USC §3332 to forward to the Federal Grand Jury for the District of Maryland evidence of offenses against the criminal laws of the US, which was submitted to this court, namely offenses that were committed by Senior FOIA Officer Dawn Wiggins, Defendant, acting SSA Commissioner Carolyn Colvin and citizen of Indonesia Barry Soetoro, aka Barry Soebarkah, aka Barack Hussein Obama, currently occupying the position of the President of the United States. The gist of the case revolves around the refusal by the Social Security Administration to produce the SS-5, Social Security application for SSN xxx-xx-4425, Social Security application, for Harrison (Harry) Bounel, which the SSA found on November 16, 2012 and refused to produce claiming privacy concerns. In 2013, when Plaintiff demanded the aforementioned SS-5, advising the SSA that the subject was born over 120 years ago and SSA is obligated to release the SS-5 under the 120 year rule, the SSA claimed that they cannot find the record. Importance of this case is in the fact that the Social Security number of this individual born in 1890 and presumed to be deceased, was fraudulently assumed in 1980s by the citizen of Indonesia Barry Soetoro, aka Barry Soebarkah, aka Barack Hussein Obama, who is also using multiple other bogus IDs and who is currently occupying the position of the US President, which consequently represent the most serious threat to the US National security since the beginning of this nation.

The Motion for Summary Judgment was granted to the defendant, Acting Commissioner of the Social Security Carolyn Colvin after conflicting responses were provided by the same FOIA officer Dawn Wiggins. On November 16, 2012 Wiggins refused to release the SS-5, Social Security application of Harry (Harrison) Bounel, claiming consideration of privacy. In 2013 Plaintiff, Dr. Orly Taitz, submitted a FOIA request seeking SS-5 for the same Harry (Harrison) Bounel, advising the SSA that Bounel was born in 1890 and according to 120 year rule, his SS-5 is considered a record of an extremely aged individual and as such SSA is obligated to release the record and cannot claim an excuse of privacy. SSA did not respond and Taitz filed a legal action with this court. After the law suit was filed SSA responded by claiming that they cannot find records for Harry Bounel and sought a Summary Judgment in their favor due to alleged lack of records. Plaintiff Taitz responded by submitting this court a copy of the letter from the same FOIA officer Wiggins, where Wiggins previously refused to grant records due to privacy concerns. Taitz argued that if SSA did not have any records, they would have responded that there are no records at all to begin with, they would not have claimed privacy as an excuse in November 16, 2012 response. The court granted Defendant's motion for summary judgment.

ARGUMENT

The court erred in granting the Motion for Summary Judgment

Rule 56

- a) Motion for Summary Judgment or Partial Summary Judgment. A party may move for summary judgment, identifying each claim or defense or the part of each claim or defense on which summary judgment is sought. The court shall grant summary judgment if the movant shows that there is no genuine dispute as to any material fact and the movant is entitled to judgment as a matter of law. The court should state on the record the reasons for granting or denying the motion.

 The court erred in deciding that there is no genuine dispute to any material fact.
 - 1. There is a genuine dispute on whether the SS-5 for Harry Bounel exists and the defendant's own letter from November 16, 2012 shows that it exists.
 - 2. The court erred in accepting the defendant's allegation that there is a policy where the SSA would state that the records cannot be released due to privacy when the records do not exist at all. No evidence such policy exists, this made up policy contradicts real official policies, contradicts the facts, alleged policy was manufactured in order to cover up fraud.

- 3. The court erred in accepting as true fraudulent statements regarding the release of documents.
- 4. The court erred deciding that there are no records for Vaughn index
- 5. The court erred in deciding that it has no jurisdiction to forward the evidence to Federal Grand Jury under 18 USC §3332
- 6. The court erred in deciding to accept as true the allegations by the defense without taking into consideration the mountain of evidence provided by plaintiff.
- 7. The court erred in giving credence to the third amended declaration of Dawn Wiggins which conflicts with her prior declarations and letters.

The court erred in not considering September 19, 2013 FOIA request which went unanswered.

This court made an error of fact and law and the decision needs to be overturned for the following reasons:

RULING ON MOTION FOR SUMMARY JUDGMENT SHOULD BE REVERSED AS IT WAS BASED ON FLAGRANTLY FRAUDULENT STATEMENTS BY THE DEFENSE Rule 60 b(3)

1. Fraud -count 1 the court erred in relying on a flagrantly fraudulent statement by the defense:

Defense writes: "... SSA may only disclose information if SSA records indicate the individual is deceased or the requester provides proof of death or consent" Motion EX C ¶9"ECF 32 p11.

"SSA may only release personal information with written consent of the social security number holder or if FOIA requires disclosure. See Wiggins Declaration ¶ 9; see also 5 U.S.C. § 552a(b); 20 C.F.R. §§ 401.100, 402.15, 402.45. As mentioned in Plaintiff's Complaint, SSA also will release personal information if the social security number holder is deceased and SSA has acceptable proof of death.4 See 20 C.F.R. § 401.190" ECF 7

This is a flagrantly fraudulent statement, as per 120 year rule SSA has to release records of individuals, who are 120 or older, even if they are not deceased and there is no proof of death or consent. Subject of the current search, Harry Bounel, was born in 1890 and SSA had no right to refuse release due to privacy, which SSA wrongfully claimed on November 16, 2012. Further, evidence of fraud is a rebuttal to the presumption of truthfulness and good faith, which is usually awarded to the agency.

"Further, the census provided by Plaintiff is practically illegible and does not provide affirmative proof of death. Consequently, even if SSA had located records for Mr. Bounel, SSA would not disclose information about Mr. Bounel to Plaintiff unless SSA's records reflect he is deceased". ECF 12 p8

This statement by the defense contradicts the very finding by this court which states:

"Social Security Administration, Freedom of Information Act website, available at http:// http://socialsecurity.gov/foia/request.html#a0=0. Proof of death is not required in one circumstance, however. Under the 120-year rule, SSA presumes dead anyone born more than 120 years prior to the date of the FOIA request. Thus, SSA will release information about the subject of a FOIA request, without proof of death, if the individual was born more than 120 years ago. Id." ECF 36 Order by Hon Ellen Hollander

So, Defendant admitted in her own pleadings that she used a fraudulent policy and denied records based on this fraudulent policy, claiming that records will not be provided without the proof of death, even though the 120 year rule obligates her to release records of individuals born 120 year ago or earlier even without the proof of death.

Defendant, Acting Commissioner of SSA Carolyn Colvin admitted that she acted in a manner which is opposite to the rule cited by Judge Hollander, she states that she will not release the document without the proof of death, while Judge Hollander specifically states that the documents of individuals born 120 years prior

to the submission of FOIA request have to be released under the 120 year rule even without the proof of death.

Due to fraud in assertion of policy by the defense, ruling on MSJ should be reversed

2. Fraud -count 2

This court explains in its order, why did SSA write on November 16, 2012 that it would not release records of Bounel due to privacy if allegedly SSA does not have records at all. Hon. Ellen Hollander writes: "In other words SSA has a policy regarding FOIA requests for SS-5s when the requester provides only a name and SSN: Regardless of whether SSA is withholding records under a FOIA exemption or is simply unable to locate any matching records, SSA will send the same letter to the requester, notifying him or her the requested information would constitute an invasion of personal privacy". 05.16.2014 Memorandum order on a Motion for Summary Judgment. ECF 36

This assertion by the defense represents flagrant fraud, defense never provided any proof, any citation from the specific statute or rule, which supports such assertion, and it cannot be anything but flagrant fraud because if such policy were to exist, it would contradict existing real policies. Furthermore, this assertion is not even claimed in the declaration of the employee, Dawn Wiggins, which is the basis for MSJ, she claimed on November 16, 2012 that the release of Bounel's records

would violate privacy of an individual because the person who is the holder of the SSN is listed as alive in SSA records:

"SSA has consistently withheld information about the SSN Plaintiff asserts belongs to Mr. Bounel under FOIA exemption 6 and the Privacy Act. In addition, SSA has previously advised Plaintiff that SSA cannot disclose information about the SSN she assert belongs to Mr. Bounel because the individual holding the SSN is living". ECF 12-2 Declaration of Dawn Wiggins of September 13, 2013.

Since SSA does not have Bounel's death certificate in their death records, SSA has him listed as alive, as living and refusing to release his records under the privacy rule.

Senior FOIA officer Wiggins, who is a licensed attorney, never stated in her sworn declaration that SSA has a policy to lie to the public, to defraud the public and tell the public that they would not release someone's records due to privacy if they do not have records for this person at all. This alleged policy to lie to the public does not exist in any rules and regulations and was not claimed in a sworn declaration.

120 year rule requires SSA to release the records of individuals born over 120 years ago. If SSA employees were to follow this made up rule, they would be in violation of real policies, it would clash with the existing real (not fabricated) rules, such as 120 year rule. Fraud is a basis for reversal of the ruling on MSJ and also

is a rebuttal for presumption of truthfulness that is typically extended by the courts to the agency.

SEARCH FOR RECORDS WAS FLLAGRANTLY DEFICIENT AND DID NOT COMPLY WITH GUIDELINES SET BY THIS VERY COURT IN ITS 12.13.2013 MEMORANDUM OPINION AND AS SUCH THE MOTION TO GRANT SUMMARY JUDGMENT SHOULD BE RECONSIDERED AND REVERSED

On 12.13.2013 this very court wrote: "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."

"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. id

Instead of running the Numident for 1989-1990, the defense admitted that it ran the numident for different years: 1990-1994.

"Because Plaintiff did not provide a full date of birth, SSA performed a date range for any Numident records with dates of birth between January 1, 1890 and January 1, 1894." Defense never explained why did they search in 1890-1894 when they were told By Judge Hollander to look between 1889-1890?

At any rate, by their own admission they used the wrong range, not the range of dates that they should have used based on 12.13.2013 order by Hon Ellen Hollander.

We still do not know what specific piece of information submitted with the 04.26.2013 FOIA request was different from the existing records for Harry Bounel and which triggered a change of response from "records will not be released due to privacy" as stated on November 16, 2012 (Exhibit 1 herein) to "We were unable to find any information for Mr Bounel based on information you provided us. Mr. Bounel may have given different information on the application for a number", as stated in July 29 2013 response. ECF 7-3 (ex-Parte) filed 08.14.2013. (Exhibit 2 herein) As such this court should reverse its decision and order the defense to release SS-5 to xxx-xx-4425 and advise the court which specific piece of additional information triggered the change in the response by the defense.

THE FACT THAT THE RECORD DID NOT EXIST ON July 29, 2013
DOES NOT MEAN THAT IT DID NOT EXIST ON NOVEMBER 16, 2012,
WHEN IT WAS ORIGINALLY FOUND.

Even if you were to believe that SSA did a reasonable search on July 29, 2013, when Wiggins wrote her response, it does not mean that there was no record on November 16, 2012, when the record was found but denied due to the consideration of privacy. There is a high likelihood that the record was either destroyed or falsified after it was found and existed on November 16, 2012, as Merlin Information systems previously found the records of Harrison (Harry) Bounel with SSN xxx-xx-4425 and SSN Locator Plus has found that xxx-xx-4425 was issued to someone born in 1890 and later used by someone born in 1961. Defendant only claimed that the record was not found when the second search was done, it never claimed that the records did not exist earlier. Due to the fact that the record existed on November 16, 2012 and was wrongfully withheld, this court should order SSA to provide the original paper SS-5, which SSA has and admitted

THE RESPONSE FROM THE SSA DID NOT PROVIDE ANY REFERENCE TO ANY POLICY, ANY RULE OR EXECUTIVE ORDER.

that it never even searched for the original records.

In the motion for Summary Judgment in response to the Second Amended Complaint (Hereinafter, "SAC"), defendants decided to make up a new policy, claiming that they originally claimed that they cannot release the records due to privacy, since their policy is such that they do not release records if the number does not match the name, even if the records do not exist at all.

Yet again, SSA did not provide the court with any reference to any statute or known policy which would substantiate their second story, their second excuse.

This court made an error in assuming that there is a law stating that the SSA should respond by claiming privacy when the records do not exist at all, as SSA never provided any reference to any such specific law. The court cannot consider fiction as law: it is an error of both fact and law. No such law exists, no such law was made available to the public, as such the first letter of November 16, 2012 stating that the records of Harry Bounel cannot be released due to the consideration of privacy, means that the records exist, and as such the original SS-5 has to be released under the 120 year rule.

2. RESPONSE BY THE SSA PROVES THAT SS-5 FOR HARRY BOUNEL WITH SSA XXX-XX-4425 EXISTS, BUT ONLY MINOR DISCREANCY IN THE SECONDARY DATA CAUSED SSA TO CLAIM THAT THE DOCUMENTS DO NOT EXIST.

As stated previously in order to cover up fraudulent use of xxx-xx-4425, SSA made up an excuse, which does not exist in any known rules and regulations, claiming that when the documents do not exist or when the name of the subject does not match the Social Security number provided, they give the same response – claiming that the SS-5 cannot be provided due to privacy in order not to reveal private information of someone else. However this response does not make any sense.

Social Security numbers contain 9 digits, meaning that there are nearly a billion numbers, actually one number short of a billion to be exact. For Social Security to claim that responding that there are no records for Harry Bounel with SSN xxx-xx-4425, would somehow reveal someone else's number is an insult to intelligence of every American. This court claimed that this alleged (but not authenticated policy) exists in order for criminals not to guess someone's Social Security number by submitting multiple requests. Considering that there are nearly a billion numbers, a person would have to submit a billion requests in order to guess someone's number by simple elimination. This makes absolutely no sense and no proof of such policy was

Even if one were to believe this, still conflicting responses by the SSA would lead to a logical conclusion that there are records for Harry Bounel, but some discrepancy in secondary information led SSA to claim in the second response that documents do not exist.

Supplemental Declaration of Dawn Wiggins ECF 12-2 filled 09/16/13 states

"3. On or about October 15, 2012, SSA received an internet FOIA request for the Social Security number (SSN) records of Harry Bounel, also known as, Harrison Bounel. Outside of name and gender, the only identifiable information provided to SSA with the October 15, 2012 FOIA request was an SSN. Plaintiff was not the

requester in the October 15, 2012 FOIA request

4. SSA conducted a search of its Privacy Act system of records entitled the Master Files of Social Security Number Holders and SSN Applications (also known as the "Numident"), system No 60-0058 (published at 75F.R. 82121 (Dec, 2010) for the SSN records requested in the October 15, 2012 FIA request. However, because the October 15, 2012 FOIA request only provided Mr. Bounel's name and an SSN, any information provided to the requester about SSA's search would result in validation of the SSN. Consequently, on November16 2012, when SSA responded to the October 15, 2012 FOIA request, SSA advised the requester that the Privacy Act of 1974 and FOIA exemption 6 restricts disclosure of the requested information.

5. Plaintiff's April 26, 2013 FOIA request provided several pieces of information that Plaintiff asserts are true about Mr. Bounel, including: (1) his name, (2) where

he immigrated from (3) his year of birth, (4) when he arrived in the united states, (5) where and when he received a SSN, and (6) his SSN. SSA conducted a search of the Numident for a record that matched the information provided but could not locate a record for Mr. Bounel. Because Plaintiff provided multiple pieces of identifying information with her FOIA request, SSA determined it could disclose to Plaintiff that no records were located because such disclosure would result not result in validation of the SSN provided by Plaintiff for Mr. Bounel."

So, let's imagine that the defense is telling the truth and aforementioned policy exists, in this case we have two options:

- a. SSN xxx-xx-4425 was not assigned to Bounel,
- b. SSN xxx-xx-4425 was assigned to Bounel, but SSA is acting with malice and using a minor discrepancy in secondary data provided in the second request in order to justify refusal to provide the SS-5 of Bounel in order to aid and abet Barack Obama in committing Social Security fraud, identity theft and usurpation of the US presidency

So, let us examine option A. According to Merlyn Information Systems 2 individuals used SSN xxx-xx-4425: Harry Bounel and Barack Obama. So let's assume that even though E- Verify and SSNVS state that the number was never assigned to Barack Obama, let's assume it belonged to Obama.

October 15, 2012 request sought SS-5, Social Security application for Harry Bounel with SSN xxx-xx-4425. Second, April 26, 2013 request sought Social Security application for Harry Bounel with SSN xxx-xx-4425, but provided 4 additional pieces of secondary information: (1) that Harry immigrated from Russia, (2) that he arrived in the U.S. in 1912, (3) that he was born in 1890 and (4) that the SSN was issued in Connecticut in and around March 28, 1977. SSA stated that the first request would result in validation of the SSN and for that reason they stated that they cannot provide it due to privacy and the second request will no longer validate SSN, meaning it will no longer reveal the identity of the SSN holder and for that reason the second time around they stated that the records do not exist. So, let's take the first piece of additional information, the fact that Harry came from Russia. How does the fact that Harry arrived from Russia would change anything in validation of another individual? If the SSN was issued to Obama or anyone else for that matter, to John Doe or Joe Shmo, the fact that Harry Bounel arrived from somewhere in Russia and not Timbuktu or Katmandu or anywhere else on the face of this planet would not change a thing and should trigger the same response from the Senior FOIA officer Dawn Wiggins. Based on the policy SSA claims to have the response from Wiggins from November 16, 2012 and her response from July 29, 2013 would be identical, and they were not.

Next, let's take the second secondary piece of information, the fact that Harry Bounel immigrated to the US in 1912. How does the fact that Harry arrived from Russia in 1912 change anything in identification of Obama and validation of the SSN, if indeed it was assigned to Obama? If indeed, SSN xxx-xx-4425 was issued to Obama and not Bounel, then the fact that Harry Bounel immigrated in 1912 and not 1913 or any other time would not make any difference in the response from the SSA from November 16, 2013 and July 29, 2013.

Same goes for the other pieces of information, such as date of birth and the date and place where the SSN was issued.

b. Now, let's examine option B, namely that SSN xxx-xx-4425 was indeed issued to Harry Bounel. Now, in the second scenario, the difference between the two responses makes sense in that a minor discrepancy between the records would lead the SSA claim that the record does not exist. For example, the date of immigration of 1912. If SSA has a different date of immigration, then they can respond that they have no record and it would explain the difference between the November 16, 2012 letter and July 29, 2013 letter from Wiggins. Similarly, in the FOIA request Taitz wrote that the SSN was issued in and around March 28, 1977. If the date of issuance of the SSN was different, then SSA will provide a different response. So, even if one were to believe the reasoning by the SSA, the difference between November 16, 2012 and July, 28, 2013 (ECF 7-2 filed by defense ex parte

08/14/13) leads to only one logical conclusion, namely that the SSN xxx-xx-4425 was indeed issued to Harry Bounel but minor discrepancy in one or more of the four additional pieces of secondary information caused SSN to provide different responses on November 16, 2012 and August 28, 2013.

So, not only the court needs to reconsider it's decision and order release of the SS-for SSN xxx-xx-4425, the court has to demand from the SSA a specific explanation, what secondary information caused SSA to change its response from "documents cannot be provided due to privacy" and the second response that "the documents do not exist".

3. SSA'S OWN REPLY FROM 03.02. 14 SHOWS THAT THERE IS A GENUINE UNRESOLVED QUESTION OF FACT, WHICH CALLS FOR A DISCOVERY AND THE CASE CANNOT BE DISMISSED WITH A MOTION FOR SUMMARY JUDGMENT

In 03.02.14 reply SSA states: "...the declaration further explains that the Numident is a numerically ordered electronic database containing records of each person who has applied for the SSN, there is one Numident record for each SSN ever issued" ECF 32 p9. However the complaint provides competent evidence showing that there are two individuals using the same SSN xxx-xx-4425. Affidavit of Susan Daniels and affidavit of Albert Hendershot provide authenticated excerpts from the national databases, which show that there are two individuals using the same SSN

xxx-xx-4425. It is important that Daniels and Hendershot used different databases, which provided the same results. Daniels used ""SSN Verifier Plus", which showed that SSN xxx-xx-4425 was used by an individual born in 1890 and an individual born in 1961. Hendershot used Merlyn Information Systems, which showed that SSN xxx-xx-4425 was used by Harry Bounel and by Barack Obama. This situation can happen when there is Social Security fraud and identity theft and when the numident, Social Security electronic record was changed. In this case databases would show two individuals using the same number.

Further defense stated: "The FOIA requires agencies to conduct a search that is reasonably calculated to uncover all relevant documents" Weisberg v United Dep't of justice, 705 F 2d 1344,1351 (DCCir 1983). ECF 32 p8.

So when the SSA and the Department of Justice, representing them, saw that there is evidence of a change in the Numident, electronic record, which allowed Obama to use the SSN of Bounel, SSA had a duty, **based on their own admission**, to examine the original paper record to establish, who was the original rightful owner of the SSN xxx-xx-4425. They never did that. So, by her own admission defendant did not fulfill FOIA requirement to conduct a search that is reasonably calculated to uncover all relevant documents. SSA did not even search for the original paper record.

SSA does not state that they did not find the original application of Bounel, they are admitting that they never even looked, even though obligated to do so and even though they had ample evidence of identity theft and falsification of the electronic record.

Further, SSA admitted in their own reply that SSA requires them to search paper records. "the FOIA defines search" as "to review manually or by automatic means, agency records for the purpose of locating those records which are responsive to the request" 5 U.S.C. §552(a)(3)(D). The FOIA does require an agency to search paper records. Id" The defense states that "FOIA does not require agencies to conduct unreasonably burdensome searches of records" ECF 32, p8. So, was this request "unreasonably burdensome?". Some FOIA requests seek thousands of records, some seek hundreds of records, but Taitz did not seek thousands or hundreds or even dozens of records: she sought only one and only single record: original paper application for SSN xxx-xx-4425, which was filed with the records for the state of Connecticut right after the application xxx-xx-4424 for Thomas Woods. It would have taken Commissioner Colvin only 5 minutes to pull this record. How could Commissioner of Social Security Carolyn Colvin claim that it would be "unreasonably burdensome" for her to pull one single record, when she has in front of her evidence that this particular number for Harry Bounel was later fraudulently

used by Barack Obama and is used to commit the most serious fraud in the US history and the usurpation of the U.S. Presidency? Not only this was not "unreasonably burdensome" for her to pull this one and only original paper application, this is criminal and treasonous for her not to do so. This court flagrantly erred and misinterpreted the facts. Clear evidence showed that there was falsification of the computer records and the paper records were never even searched. As such, this court should order the SSA to pull the paper record for xxx-xx-4425.

4. THE COURT ERRED IN GIVING THE COMMISSIONER OF SSA COLVIN PRESUMPTION OF TRUTHFULNESS, WHILE COMPLETELY IGNORING ALL THE EXTENSIVE EVIDENCE OF FRAUD PRESENTED IN THIS CASE, WHICH PROVIDED A REBUTTAL TO THE PRESUMTION

Presumption of truth given to the defendant, Commissioner Carolyn Colvin, was rebutted by the evidence provided by the plaintiff and as such Motion for Summary Judgment was granted in error and has to be reversed:

1. The court erred in ignoring sworn affidavit from Investigator Albert
Hendershot showing that according to Merlin Information systems database
only two individuals in the nation used the same Connecticut Social Security
number: Harry Bounel and Barack Obama

- 2. Dead people, who were born over 120 years ago do not steal Social Security numbers of young individuals. Young individuals, who are in this country illegally or ones who are running various schemes and Social Security fraud, are using Social Security numbers of individuals who were born years ago and who are presumed to be dead. For this reason it is likely that the Social Security of Bounel was illegally adopted by Obama and a criminally complicit employee of the Social Security administration made the change in the computer database. For that reason the computer database cannot be used and there is a need to proceed to discovery and examine the original application to the Connecticut Social security number xxx-xx-4425, which was filed out by Bounel.
- 3. It is likely that Bounel who lived in New York 1935-1940 according to census, moved to the nearby Connecticut. There is no evidence of Obama ever residing in Connecticut. As a matter of fact, Obama biography shows that he never resided in Connecticut and in 1977, when the application for the SSN xxx-xx-4425 was submitted and the number was issued, Obama resided in Hawaii, was a 16 year old high school student in Honolulu, Hawaii, nowhere near Connecticut. This is yet another piece of information pointing to the fact that Obama illegally assumed Bounel's Social Security number

and the court erred in not taking this into consideration and granting a motion for Summary Judgment .

4. The court erred in not taking into consideration the fact that Obama posted his tax returns and failed SSNVS, Second amended Complaint (SAC ECF 20-5). SSNVS is an official agency of the US government verifying Social Security fraud, which identifies illegal aliens and others using stolen Social Security numbers. Obama himself posted the Social Security number he is using on WhiteHouse.gov. Even though subsequently he realized the mistake and redacted the number, it became common knowledge. The fact that SSNVS showed that the number in question was never assigned to Obama, shows that indeed among two individuals, who used the SSN xxx-xx-4425, Bounel was the rightful owner and Obama fraudulently assumed his number and the computer record, Numident cannot be used, the original SS-5, SSN application card has to be retrieved from the vault and examined, as all the evidence shows that the card was filled up for Harry Bounel, born in 1890 and the computer record, Numident, was subsequently changed. It shows that the court erred in issuing a summary judgment and discovery has to proceed. If Honorable Ellen Hollander does not reverse her order, she will become complicit to the cover up of the Social Security fraud, identity theft and treason due to the usurpation of the US Presidency by a foreign national, citizen of Indonesia using a stolen Connecticut Social Security number of Harry Bounel and fabricated IDs.

The court erred in not taking into consideration the fact that Obama 5. posted his tax returns and failed E-Verify. Plaintiff submitted Exhibit 2, Second Amended Complaint (ECF 20-4), sworn affidavit of researcher Linda Jordan, showing that Barack Obama failed E-Verify and is using a Social Security number xxx-xx-4425, which was not assigned to him. E-Verify is an official agency of the US government verifying Social Security numbers and exposing SSN fraud, which identifies illegal aliens and others using stolen Social Security numbers. Obama himself posted the Social Security number he is using on WhiteHouse.gov. Even though subsequently he realized the mistake and redacted the number, it became common knowledge. The fact that SSNVS showed that the number in question was never assigned to Obama, shows that indeed among two individuals, who used the SSN xxx-xx-4425, Bounel was the rightful owner and Obama fraudulently assumed his number and the computer record, Numident cannot be used, the original SS-5, SSN application card has to be retrieved from the vault and examined, as all the evidence shows that the card was filled up for Harry Bounel, born in 1890 and the computer record, Numident, was subsequently changed. It shows that the court erred in issuing a summary judgment and discovery has to proceed. If Honorable Ellen Hollander does not reverse her order, she will become complicit in the cover up of the Social Security fraud, identity theft and treason due to the usurpation of the US Presidency by a foreign national, citizen of Indonesia using a stolen Connecticut Social Security number of Harry Bounel and fabricated IDs.

- 6. The Court erred in not considering a sworn affidavit of investigator Albert Hendershot, ECF 20-6, who attested to the fact that in Merlin information system both Harry Bounel an Barack Obama are listed as using the same SSN xxx-xx-4425. He testified that the latest change in the database of Harry Bounel was by Michelle Obama in and around November 2009 and she is listed as a relative of Harry Bounel, which suggests an effort of cover up which took place in 2009, when it became known from the investigation by Neil Sankey and Susan Daniels that Obama used a SSN xxx-xx-4425, which according to a number of databases was issued to an individual born in 1890. Harry Bounel was this individual.
- 7. The court erred in refusing to consider the sworn affidavit of former intelligence officer Captain Pamela Barnett, who authenticated a FOIA response received by her from the state department, which stated that Barack Obama's legal last name in his mother's passport records was "Soebarkah", (ECF 20-8), which shows a pattern of fraud in multiple IDs for Obama and

- shows that indeed it is more likely that SSN xxx-xx-4425 was issued to Harry Bounel and later was illegally used by Obama.
- 8. The court erred in not considering a sworn affidavit of a licensed investigator Susan Daniels, who attested that in national databases Obama's name is linked to a number of Social Security numbers, among them the Social Security number of a deceased Lucille Ballantyne. (Ballantyne's son, Harry C. Ballantyne worked as a chief SSA actuary, had access to records and is suspected of being an individual who was involved in the falsification of records). Additionally, Investigator Daniels provided a page from "SSN Verifier Plus" official database, which shows that xxx-xx-4425 was issued in Connecticut and is associated in this national database with the date of birth 1890 and 1961. Clearly someone born in 1890 did not steal the Social Security number of someone born in 1961 (ECF 20-7).
- 9. Hon Judge Hollander erred in ignoring the sworn affidavit of John Sampson, Senior Deportation officer, who attested that there is no legitimate reason for Obama to have a Connecticut Social Security number, as Obama was never a resident of Connecticut and never had any connection to Connecticut. Taking into consideration that in multiple national databases it shows that two people used SSN xxx-xx-4425: Harry Bounel and Barack Obama, this is an additional piece of evidence that shows that Judge Hollander was wrong is

assuming that the government is telling the truth in the second letter, claiming that they can no longer find records of Harry Bounel, all of the above evidence is a rebuttal to this presumption and shows that the case should go to trial, to be heard on the merits and this court should order release of the SS-5, application t the SSN xxx-xx-4425. SAC ECF 20-8

- 10. This court erred in completely ignoring a sworn affidavit of Stephen Jeffrey Coffman, high ranking government official, former chief investigator of the Special Investigations unit of the U.S. Coast Guard, who attested under the penalty of perjury that Barack Obama's Selective Service Certificate is a forgery and it contains a fabricated USPS cancellation 1980 stamp SAC ECF 20-9. This evidence shows a pattern of use of fabricated IDs by Barack Obama and the court had to consider this as a rebuttal in the case at hand, as there is a high likelihood or actually certainty that Barack Obama is using a fabricated Social Security card, which was originally issued to Harry Bounel and high ranking SSA officials and US Attorney representing them are committing treason and are complicit in the Social Security fraud and identity theft. Refusal to reconsider the decision at hand will make Hon Ellen Hollander complicit.
- 11. The court erred in not considering the affidavit of Timothy Adams, assistant clerk for the City and County of Honolulu, attesting to the fact that there is no

birth certificate for Obama in any hospital in Honolulu, which is yet additional piece of evidence of massive fraud of IDs for Obama which adds to the likelihood that indeed Obama is using the SSN of Bounel. ECF 20-11

- 12. The court erred in not considering transcript from the session of the Republic of Kenya, where minister of Health James Orenga stated that Obama was born in Kenya, which is yet another piece of evidence showing fraud in Obama's IDs, which ads strength to the rebuttal of the statement by the defense. ECF 20-12
- 13. The court erred in not considering exhibit 20-13 to SAC, autobiography, which Obama submitted to his publisher Acton & Dystal, where he stated that he was "born in Kenya and raised in Indonesia". This biography was posted on the official website of the publisher for 16 years, from 1991 till 2007, when Obama decided to run for the U.S. President and suddenly needed to become "natural born citizen". This is yet another piece of evidence, showing massive fraud in IDs, which points to the fact that Barack Obama indeed fraudulently issued SSN of Harry Bounel and the court should order the release of the SS-5 for xxx-xx-4425 and examination of this SS-5 by experts.
- 14. The court erred in not considering the sworn affidavits of Felichito Papa and Douglas Vogt, who attested to multiple signs of forgery in the alleged copy of

- the alleged birth certificate of Barack Obama, which show the pattern of fraud and forgery in multiple IDs of Obama. (ECF 20-14, 20-15)
- 15. This court erred in not considering an article and affidavit by typewriting and typesetting expert with 50 years of experience, Paul Irey, where he vividly showed that Barack Obama's alleged copy of the alleged birth certificate is a laughable forgery with letters and numbers of multiple different fonts. This evidence related to fraud in multiple fraudulent IDs for Obama and high likelihood of Obama indeed using the stolen SSN of Harry Bounel and the need for this court to reconsider its decision on Summary Judgment and order discovery. ECF 20-16.
- 16. The court erred in not considering the sworn declaration of Charles Combs, typesetting expert with 34 years of experience, who attested to the fact that alleged copy of the alleged birth certificate for Obama is a forgery and it shows a pattern of fraud and forgery in Obama's IDs and a need to go to discovery and examine the original SS-5 for SSN xxx-xx-4425. ECF 20-17.
- 17. The court erred in not considering a sworn affidavit of Sheriff Joe Arpaio of Maricopa county Arizona stating

"Upon close examination of the evidence, it is my belief that forgery and fraud was

likely committed in key identity documents including President Obama's long form birth certificate, his Selective Service Registration card, and his Social Security number." ECF 20-18

- 8. This court erred in not taking into consideration Barack Obama's school registration from Jakarta, Indonesia, which showed that his legal last name is Barry Soetoro and his citizenship is Indonesian, which showed the motive for him to use stolen SSN of Harry Bounel, which means that discovery is necessary to ascertain whether the SS-5 for SSN xxx-xx-4425 was indeed assigned to harry Bounel and the defendant is committing fraud and treason by claiming that the document cannot be found. ECF 20-19
- 9. This court erred in not taking into consideration exhibit ECF 20-20, which shows forgery and falsification of the NARA immigration records for August 1961, when Obama and his mother Stanley Ann Dunham allegedly arrived in the US, which shows a high likelihood of a similar falsification of the Social Security records.
- 10. This court erred in not taking into consideration Exhibit ECF 20-21, which shows that the Chairman of the Democratic Party of Hawaii Brian Schatz and Secretary Lynn Matusow falsified the Official Certification of Nomination and removed the wording "Legally qualified to serve under the provisions of the U.S. constitution" in order to "qualify" unqualified Obama. Similarly

there is a high likelihood of egregious falsification of the Social Security records and fraud by the defendant and FOIA officer Dawn Wiggins, in order to cover up falsification of the SS-5 of Harry Bounel in order to provide aid and comfort to Obama.

- 11. This court erred in not taking into consideration fraud committed by Obama in his registration as an attorney in Illinois and hiding two of his prior identities under the last names of Soetoro and Soebarkah. This is an additional evidence of a motive and a need to commit Social Security fraud and identity theft and use a stolen Social Security of Bounel. ECF 20-23
- 12. This court erred in not considering fraud committed by Obama in his account of his college records in his claims that he studied for two years in Columbia University while ECF 20-24 showed that he attended Columbia just for nine months. This is yet another piece of evidence showing massive fraud.
- 13. This court erred in ignoring exhibit ECF-25, which shows more fraud in Obama's official biography, where he states that he moved to Indonesia in 1967, while his school pictures show that Barack Obama resided in Hawaii until 1969 and a completely different young man, Barry Soetoro, resided in Indonesia from between 1967 and 1969. There is a high likelihood that Barry Soetoro returned to the US in 1971.

- 14. This court erred in ignoring glaring inconsistencies in a report of death of Loretta Fuddy, director of Health of Hawaii, the only person in the nation, who allegedly saw and verified Obama's long form birth certificate and a high likelihood of murder of Loretta Fuddy in order to tie loose ends.
- 15. The court erred in failing to consider the motive for either destroying evidence or falsifying evidence.

If the plaintiff challenges the nature and extent of an agency's search for responsive documents, the agency "must demonstrate beyond material doubt that the search was reasonable." Kowalczyk, 73 F.3d at 388. All of the evidence provided by the plaintiff provided material doubt and search of the Numident only is not sufficient, this court is obligated to order the defendant to provide the paper record, the original application for SSN xxx-xx-4425, as all the evidence shows that the electronic record was changed and only the original paper record can resolve the material doubt. Based on all of the above this court erred in giving a presumption of truthfulness to the third sworn affidavit proffered by the agency, where the agency stated that it could not locate records for Bounel and refusing to give the same presumption of truthfulness to all the other government records and sworn affidavits of government officials listed above and submitted with the Second Amended Complaint and other documents. Even if this court were to believe that the mountain of evidence provided by the plaintiff was not sufficient in order to grant a Motion for Summary Judgment in favor of the plaintiff, it was clearly sufficient for a rebuttal and showing that there is a genuine question of triable fact whether the SS-5 for xxx-xx-4425 was issued to Barack Obama or was issued to Harry Bounel and the number later was fraudulently assumed by Obama and the claim of lack of record is a flagrantly fraudulent statement made to the court by the defendant and her representative Dawn Wiggins, who is criminally complicit in the cover up of fraud, forgery, Social Security fraud, identity theft and treason.

5. THIS COURT ERRED IN RULING THAT THERE IS NO TRIABLE QUESTION OF FACT OR LAW BASED ON ONE UNSUPPORTED STATEMENT OF AN OFFICIAL, WHICH REPRESENTS A DOUBLE LAYER OF HEARSAY, PRESENTED AFTER THREE CHANGES OF THE STATEMENT, WHILE DISREGARDING OTHER CONFLICTING STATEMENTS BY THIS OFFICIAL AND ALL THE CONFLICTING RECORDS PROVIDED BY THE PLAINTIFF.

Plaintiff provided this court with ample evidence, including November 2012 letter from SSA, showing that SSA has SS-5, original application for SSN for Harry Bounel, which is xxx-xx-4425, as reflected in the Merlin Information Systems database ECF 20-6.

Against evidence provided by the plaintiff, defense provided only two conflicted statements by one employee of the SSA, Dawn Wiggins, who based her statement on the Numident, which is not even a document, but a list of Social Security numbers and corresponding information, which were manually entered into the computer database. Computer entry is notorious for errors at the very least, could have been changed, as multiple high ranking employees were appointed by Barack Obama and had a motive to either change or destroy records to aid and abet Obama. As a matter of fact, in this very court, in this very case, the clerk of the US District Court for the state of Maryland deleted pleadings and documents from the record and the plaintiff had to lodge a complaint and demand the records to be reentered and this court had to order the documents posted back on the record. Additionally the clerk of the court wrongfully refused to docket reply to the opposition. (ECF 34.) Though Hon Judge Hollander tried to be diplomatic towards her own employees in stating that Plaintiff could not see documents in docket entry ECF 7 and the court contacted the clerk's office and the problem was resolved, in reality not just the plaintiff could not see the records, the whole nation could not see the records in this very case, in this very court, because the records ECF 7 were simply deleted by someone in the clerk's office and later reposted after the complaint by the plaintiff. This has been a common occurrence in multiple courts in cases dealing with Obama and the plaintiff had to go through a

total nightmare for five years now in trying to preserve the records, particularly for historic posterity as sooner or later this fraud will be prosecuted, just as the Watergate was. There had to be an administrative hearing by this court and investigation to ascertain the name of the employee who deleted the records in this very case and the name of the government official who told the clerk to do so. So far the matter of falsification of records in this very court has not been investigated and has not been resolved, identity of individuals involved has not been provided.

So, Hon Judge Hollander knows firsthand that the clerks and other government employees at times either make errors in entering records in computer database or falsifying records. If the records of this case could disappear in this very court, how can Honorable Judge Hollander even suggest that this cannot happen at SSA, when all the voluminous evidence in the case shows fraud and falsification of the original SSA records of Harry Bounel in order to create a bogus record for the citizen of Indonesia Barry Soetoro, aka Barry Soebarkah, aka Barack Hussein Obama. At the very minimum the third modified declaration by SSA FOIA officer Dawn Wiggins represents a double layer hearsay and the plaintiff provided a valid rebuttal, which shows that this statement is either flagrantly fraudulent or Wiggins is relying on falsified records or some type of minor discrepancy. This warrants reconsideration and denial of the Summary Judgment in favor of the defendant and

discovery and the order by this court to produce SS-5 for xxx-xx-4425 to ascertain if indeed it was assigned to Harry Bounel and the SSA is covering up this fact. By refusing to reconsider and produce SS- for xxx-xx-4425 which, according to Merlin information systems, was assigned to Harry (Harrison) Bounel, this court will under the color of authority, under 18US §242 deprive the whole nation, all 320 million of U.S. citizens of their civil rights to live in a nation governed by law and Constitution with Constitutionally eligible president, as evidence provided in this case shows that Barack Obama has fraudulently assumed Social Security number xxx-xx-4425 of Harry Bounel. Due to the refusal of this court to order the defense production of the original application, in spite of evidence of falsification of records, the court is depriving US Citizens of their right to a constitutional government and they are under the usurpation.

6. THE COURT ERRED IN NOT CONSIDERING 09.17.2013 FOIA REQUEST FOR SS-5 FOR HARRY BOUNEL

As stated:

- On November 16 2012 SSA refused request for records of Harry Bounel due to alleged privacy concerns of the subject
- 2. On 08. SSA refused to produced records claiming that additional secondary information led the SSA to conclude that they have no records

- 3. 08.08.2013 request was sent appealing refusal to produce records due to minor discrepancy and on 08.08.2013 plaintiff sought for SS-5 of Harry Bounel without any secondary information. This request went unanswered and in the pleadings the SSA claimed that the defendant did not respond due to the fact that it was an appeal and the case was already in court.
- 4. On 09.17.2013 Taitz submitted the fourth FOIA request for SS-5 of Harry Bounel. This time it was a request for records of Harry Bounel without any secondary information. Additionally it was not fashioned as an appeal, but rather as a new FOIA request. ECF 35-4 p4 out of 5. At this time SSA ran out of excuses and did not respond at all.
- This court should order SSA to respond to the FOIA request from 09.17.2013 and produce SS-5 of Harry Bounel without any secondary information which might contain a discrepancy.
- 6. THE COURT ERRED IN GRANTING THE SUMMARY JUDGMENT AND MAKING A PRESUMPTION THAT THE DEFENDANTS, EMPLOYEES OF THE FEDERAL GOVERNMENT ARE TELLING THE TRUTH, WHILE REFUSING TO TAKE INTO CONSIDERATION MOUNTING EVIDENCE OF MASSIVE CORRUPTION, FALSIFICATION OF RECORDS AND FRAUD IN MULTIPLE AGENCIES OF THE

FEDERAL GOVERNMENT, PARTICULARLY NOW, DURING OBAMA ADMINISTRATION.

Fast and Furious investigation revealed that Department of Justice engaged in gun trafficking to drug cartels in Mexico, while knowing that the cartels are linked to dangerous terrorist organizations. Attorney General Eric Holder was found to be in contempt of the US Congress and currently the US Congress is suing Attorney General Holder and seeking a court order from Federal Judge Amy Berman to order Holder to release "Fast and Furious" documents.

Recent VA scandal revealed that employees of the Veteran's Affairs and VA hospitals routinely falsified records of requests for treatment and as a result as many as 40 veterans died due to lack of treatment.

IRS scandal revealed that high ranking IRS officials engaged in persecution of Tea Party members and refused to grant legitimate nonprofit status for years. At the same time the manager of the non-profit organizations department, Lois Lerner, who led this effort to delay the nonprofit status to conservatives, granted a non-profit status to a questionable charity, which was headed by Obama's Kenyan half—brother, Malik Obama, she provided a non-profit status for him within three weeks and authorized his application reportedly by going in on Sunday and back dating the application from this "charity", which was operated from a POBox.

One will be hard pressed to find a single agency in Obama administration, which was not engulfed in scandals involving fraud and falsification of records. So, not only the evidence in this case, but the surrounding scandals show mounting evidence of fraud and falsification of official government records by different officials of Obama administration. This is yet another consideration in that the court erred in giving the presumption of truth to the double hearsay proffered by FOIA officer Wiggins, who changed her response and declaration three times. This presumption was erroneously given without considering the evidence in rebuttal.

7. THE COURT ERRED IN REFUSING TO FORWARD THE EVIDENCE OF SOCIAL SECURITY FRAUD AND IDENTITY THEFT AND USE OF SSN OF BOUNEL BY OBAMA TO THE FEDERAL GRAND JURY under 18 USC §3332

So, we are seeing a pattern of fraud and falsification of records by high ranking officials in multiple agencies of the US government. We have seen in this case ample evidence of the cover up by the SSA officials of the fact that Barack Obama is fraudulently using a Social Security number which according to SSNVS and E-Verify was never assigned to him and which according to Merlin Information systems and http.www.axciom.com/ identity solutions database was assigned to Harry (Harrison Bounel), as well as his use of other fabricated IDs, such as Selective Service certificate and birth certificate (Exhibits 1-23 Second Amended

Complaint ECF 1-23). Plaintiff requested this court to forward this evidence to the Federal Grand jury under USC 18§332, which states: (a) 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 "emphasis added.

In her memorandum opinion Hon Ellen Hollander questioned whether she has jurisdiction and stated that she will not forward this evidence to the grand jury, even if she has the power and jurisdiction to do so under 18 USC 3332, because we have able prosecutors and they can do it.

First, 18 USC 3332 in itself provides jurisdiction to the federal judge to forward to the Federal Grand Jury: (a) 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 "emphasis added. SSA headquarters are located in the US District of Maryland and Hon Ellen Hollander clearly has jurisdiction to forward to the Federal Grand Jury evidence of offenses against the criminal laws that were committed in the District of Maryland pursuant to 18§3332. Similarly, she can forward the aforementioned evidence to the US attorney who is representing the

defendants in this case or the US attorney Rosenstein the evidence of aforementioned crimes to be forwarded to the grand jury.

Further, in her 03.10.2014 reply to the opposition Taitz provided a precedent for such referral: *In the Matter of In reGRAND JURY APPLICATION*. No. 85 Crv. 2235 (VLB) US DC for the SD of NY.

Hon Judge Hollander missed the most important point: our prosecutors, from US Attorney to Attorney General might be able, but they are not willing to uphold their oath of office to protect and defend the US Constitution, they are criminally complicit in the cover up. Plaintiff Taitz provided all the information to the Attorney General Eric Holder, as well as the U.S. Attorneys' office. Attorney General and US attorneys are all Obama's appointees and are refusing to take action and are de facto committing treason against the United States of America and are covering up the usurpation of the US Presidency by a citizen of Indonesia, who is using a stolen Social Security number, which was traced to Harry Bounel and using all fabricated IDs. In this situation the right of Hon Ellen Hollander to forward this information to the grand Jury rises to the level of duty, as not doing so, will make her complicit in the cover up of all the ample evidence of Obama's use of fabricated IDs, invalid Social Security number and usurpation of the US Presidency by a citizen of Indonesia using fabricated IDs. In this situation, not proceeding to discovery and not ordering the SS-5, original application to the Social Security and not allowing expert investigation of the matter would be tantamount to treason and complicity to the most egregious identity theft and Social Security fraud in the US history.

We know that during Watergate over thirty officials of Nixon administration including Attorney General John Mitchell went to prison for crimes which included fraud and obstruction of justice. So, what is the difference between Watergate and Obamagate? The main difference is that during Watergate and ObamaForgeryGate or ObamaIDgate, or ObamaSSNgate top echelons in the US Department of Justice and Judiciary followed their oath of office to protect and defend the US Constitution and were not complicit in the cover up. Attorney General Elliott Richardson appointed a special prosecutor Archibold Cox and later Leon Jaworski . Judge Joseph Sirica ordered release of the White House tapes. Today, Attorney General Eric Holder refused to take any actions on the matter and has been complicit in the cover up. US attorneys under Eric Holder refused to address the issue. Three White House counsel resigned. As stated, due to complicity of the Department of Justice under Eric Holder, federal prosecutors will not forward the evidence to the Federal Grand Jury, as such it becomes a duty of this court to follow the footsteps of Judge Joseph Sirica, who presided over Watergate and reconsider the decision on the Motion for Summary Judgment and order the SSA release of the SS-5 for SSN xxx-xx-4425, which according to

Merlin information systems and all of the evidence provided in the case was assigned to Harry (Harrison) Bounel in and around 1977 and were illegally appropriated by Obama from around 1986 and forward to the Federal Grand Jury per 18USC §2333 for criminal investigation all the evidence provided to this court by the plaintiff. Barack Obama cannot claim privacy, as one does not have an expectation of privacy in stolen IDs, and he, himself, revealed that he is using this stolen Connecticut Social Security number xxx-xx-4425, when he posted his tax returns at 11am on 04.15.2010 and did not properly redact the documents. At that point he entered this information in public domain. The only thing that is missing is action by the court in ordering the release of the SS-5 to xxx-xx-4425, which belonged to Harry Bounel, but later fraudulently assumed by Obama.

Further, this court can grant the plaintiff Ex relator status. Ex relator status does not mean that the plaintiff had a personal injury, but rather that the court allows the plaintiff to step in the shoes of the government official, in this case US Attorney, A classic example of Ex Relator status is Qui Tam. Qui tam cases exist specifically because the court allows whistleblowers to step into the shoes of government officials. For example 342 F.3d 634: United States of America, Ex Rel., Plaintiff-appellee, Sean Bledsoe, Plaintiff/Relator-appellant, v. Community Health Systems, Inc.; Sparta Hospital Corporation D/b/a White County Community Hospital, Defendants-appellees. In this case a whistleblower stepped into the shoes of the

government in the case dealing with fraud by medical facilities against the government. *U.S. ex rel. Kelly v. Boeing Co.* United States Court of Appeals, Ninth Circuit. September 07, 1993 9 F.3d 743 1993 WL 460501. In US Ex Relator Kelly stepped into the shoes of the US Attorney suing a contractor. <u>U.S. ex rel. Thompson v. Columbia/HCA Healthcare Corp.</u> United States District Court, S.D. Texas, Corpus Christi Division. August 18, 1998 20 F.Supp.2d 1017 1998 WL 657714 Physician brought qui tam action pursuant to False Claims Act (FCA) against healthcare provider and affiliated entities to recover for submitting Medicare claims in violation of Medicare anti-kickback statute and self-referral statutes, or Stark laws.

In the case at hand Plaintiff is similarly seeking either for the court to forward the evidence to the grand jury or order the US Attorney in the case at hand to forward the evidence to the grand jury or grant the Plaintiff Ex Relator status to step into the shoes of the US Attorney in representing the US government, US Department of Justice and the Social Security administration in presenting to the grand jury for prosecution evidence that a foreign national Barry Soebarkah, aka Barry Soetoro, aka Barry (Barack) Hussein Obama is usurping the US presidency while using a stolen Connecticut Social Security number and fabricated IDs and that there are a number of high ranking government officials, prosecutors and judges who are

committing treason and are being criminally complicit in the cover up of fraud, forgery, Social Security fraud, identity theft and treason.

8. THE COURT ERRED IN ITS ASSERTION THAT THE REQUEST FOR VAUGN INDEX IS MOOT, IT SHOULD BE RECONSIDERED AND THE COURT SHOULD ORDER RELEASE OF THE SS-5 FOR SSN XXX-XX-4425, WHICH ACCORDING TO MERLIN WAS ISSUED TO HARRY BOUNEL AND LATER FRAUDULENTLY ASSUMED BY BARACK OBAMA.

The court erred in denying the motion seeking a release of the Vaughn index as moot. The court erroneously concluded that there are no records pertaining to this case, however by defense own admission November 16, 2012 letter by FOIA officer Wiggins refers to SS-5 to SSN xxx-xx-4425 of Harry Bounel and refuses to release the records due to privacy. All the evidence, provided by the plaintiff and discussed previously, is consistent with this letter and shows that SS-5 for xxx-xx-4425 exists and is being withheld due to the fact that it was later fraudulently assumed by Barack Obama and a number of employees of the SSA are criminally complicit in this fraud, forgery and identity theft. The only inconsistent evidence in this case is a July 28, 2013 letter, where the same FOIA officer Wiggins suddenly could no longer find the records for Bounel and claimed that the SSN xxx-xx-4425 belonged to another individual, ostensibly Barack Obama. At the very minimum

we have here a triable issue of fact, as to whom the SS-5 to SSN xxx-xx-4425 belongs to and it was and still is a duty of this court to order the SSA to preserve the original SS-5 to SSN xxx-xx-4425 for this case from destruction/spoliation and for all future criminal investigations and prosecution and subsequently order expert examination of this original SS-5 application to establish with the 100 percent certainty who was the original owner of this Social Security number. Refusal to order preservation of records by this court might ultimately make this court complicit in destruction/spoliation of the records, which are of paramount importance for the US National Security and legitimacy of the US Presidency.

RELIEF REQUESTED

Based on all of the above,

- 1. The court should reconsider the order to grant Motion for Summary judgment and deny aforementioned order for summary judgment.
- 2. The court should order discovery and order production by the defendant of the SS-5, original Social Security application to the number xxx-xx-4425, which according to Merlin Information systems and all the evidence in the case was assigned to Harry (Harrison) Bounel and later fraudulently assumed by Barack Obama,
- 3. This court should demand from the Social Security administration an explanation, which specific additional data provided in the second request for

SS-5 for Harry Bounel xxx-xx-4425 caused SSA to change its response from claiming that the "records cannot be provided due to privacy" to "records cannot be found at all"

- 4. This court should find that SSA did not respond to 09.17.2013 FOIA request and order SSA to respond and provide the SS-5 for Harry Bounel pursuant to 09.17.2013 FOIA request.
- 5. This court should order SSA to prepare Vaugh index of all the records n the case, specifically the SS-5 for xxx-xx-4425
- 6. This court should under 18USC §3332 forward to the Federal Grand Jury all the evidence of offenses against the criminal laws of the United States which were provided by the Plaintiff to Honorable Judge Hollander and which were committed by the defendant Acting Commissioner of Social Security Carolyn Colvin, FOIA officer Dawn Wiggins and citizen of Indonesia Barry Soetoro, aka Barry Soebarkah, aka Barack Hussein Obama currently occupying the position of the President of the United States.

Respectfully submitted

Dr. Orly Taitz, ESQ

Cc Congressman Goodlatte- Chair of the House committee on the Judiciary

Cc Congressman Issa-Chair of the oversight committee

cc Congressman Gowdy - Chair of the Select Committee on Benghazi

Voite

Inspector General of the SSA

Inspector General Department of Justice

Federal Bureau of Investigations, US Department of Justice

Inter American Commission for Human Rights

International Criminal Court

I, Lila Dubert, have personal knowledge of the facts below, I served the defense with the attached pleadings by first class mail on 06.04.2014

Signed

Lila Dubert

Dr. Orly Taitz, ESQ

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FILED U.S. DISTRICT COURT DISTRICT OF MARYLAND

2014 JUN 13 AM 10: 29

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BY DEPUTY

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	

EMERGENCY MOTION

NOTICE OF TREASON COMMITTED BY THE HOLDER OF THE STOLEN CONNECTICUT SOCIAL SECURITY NUMBER xxx-xx-4425 OF HARRY BOUNEL, RISK TO NATIONAL SECURITY.

MOTION TO EXPEDITE MOTION FOR RECONSIDERATION, EXPEDITE RELASE OF THE SS-5 TO SSN XXX-XX-4425 OF HARRY BOUNEL FRAUDULENTLY ASSUMED BY BARRY SOETORO, AKA BARRY SOEBARKAH, AKA BARACK OBAMA.

MOTION TO EXPEDIENTLY FORWARD TO THE FEDERAL GRAND JURY UNDER 18 USC 3332 OR ORDER BY THE COURT TO THE US

ATTORNEY TO FORWARD TO THE FEDERAL GRAND JURY EVIDENCE OF OBAMA'S USE OF A STOLEN CT SSN XX-XX-4425 AND BOGUS IDS, AS WELL AS RECENT ACT OF TREASON BY OBAMA, AKA SOETORO, AKA SOEBARKAH.

STATEMENT OF FACTS

In this case plaintiff provided the court with evidence that the SSA has SS-5, Social Security application of Harry (Harrison) Bounel, which SSA wrongfully did not release claiming privacy, even though Bounel was born in 1890 and his documents are considered to be documents of extremely aged individual and do not fall under privacy exemption per 120 year rule. Plaintiff also provided this court with sworn affidavit of professional debt collector and researcher, which showed that Bounel had SSN xxx-xx-4425, which was later used by Barack Obama. Taitz also provided this court with some 150 pages of sworn affidavits of top law enforcement officials and government records showing that Obama was a citizen of Indonesia, born in Kenya who used not only a stolen SSN of Harry Bounel, but also all fabricated ID. (SAC and exhibits).

On May 31, 2014 Barack Obama released five top Taliban terrorists, among them Khairulla Khairkhwa in exchange for a deserter Bowe Bergdahl. Soebarkah-Soetoro-Obama has engaged in this release without prior 30 day notification of the US Congress which Obama was required to effectuate under the NDAA of 2014 and without a notification to the US District Court and the Court of appeals, which

denied Habeas Corpus for Khairulla and ruled only a year and a half earlier, on 12.14.2012 that Khairulla is too dangerous to the US to be released and has to stay in the US custody. Obama further obfuscated this release by making the notification to the US District court retroactively, on June 4 2014, four days after the release, misrepresenting the release as transfer and misspelling the name of this top terrorist, so that parties watching the case will not know who was released. While initially Obama tried to blame Secretary of Defense Chuck Hagel in making the decision to release Khairulla, and throw Hagel under the bus, on June 11, 2014, Hagel testified before the US Congress and confirmed that the ultimate decision to release the terrorist five "Dream Team" was indeed made by the Commander in Chief Barack Obama. Actions of Obama in releasing and sending to roam free in Qatar of Khairkulla Khairkhawa and the other four top Taliban lieutenants, guilty of deaths of thousands of people, can only be compared to a hypothetical transfer by President Truman of Himmler, Goebbels, Heydrich, Goering and Eichman to sun bathe at the beaches of Rio at the time of Nuremberg trials. By such actions Obama committed a high crime of treason, giving aid and comfort to the enemy under the 18US§ 2381. Actions by Obama invigorated jihadi-Taliban-Al Qaeda movement. Retired United States Army Lieutenant Colonel and author Ralph Peters appeared on FOX news on 06.11.2014 and stated in relation to the recent Al-Qaeda victories in Iraq are the greatest Islamist conquests since the 12th Century.

"Patty Ann, this is President Obama's real legacy. The creation of the first jihadi state in modern history stretching from central Syria to Central Iraq and now approaching Baghdad ...And now, just to put this in perspective for viewers, with this jihadi conquest of Mosul and jihadi forces approaching Baghdad, this is shaping up to be the biggest Arab jihadi victory since the 12th Century, 1187, and the fall of Crusader Jerusalem. This is momentous.". All of the above represent a exigent circumstance justifying a motion to expedite at hand.

Emergency motion at hand seeks an emergency ruling in release of the original SS-5 to SSN xxx-xx-4425, which was assigned to Harry Bounel and later fraudulently assumed by Obama, as well as forwarding by this court under 18USC 3332 to the federal Grand Jury for the District of Maryland or an order by this court to the US Attorney for the District of Maryland, representing defendants in this case, to forward to the Federal Grand Jury under 18 US 3332 all the evidence presented in this case.

ARGUMENT

18 U.S. Code § 2381 - Treason

"Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States."

As the President Elect Barack Obama took an oath of office to protect and defend the US Constitution and therefore owes allegiance to the United States.

As shown in the case at hand Obama aka Barry Soetoro, aka Barry Soebarkah, has violated the US constitution and usurped the position of the US President using fabricated Selective Service Registration, fabricated birth certificate and stolen Connecticut Social Security number xxx-xx-4425. After Obama published this number with his tax returns, it was checked an failed both E-Verify and SSNVS and was found to be assigned to Harry Bounel, born in 1890. It is believed that though the original application, SS-5 of Harry Bounel is still contained in the SSA records, the Numident, electronic record was falsified. (SAC and exhibits)

In his school records from Assisi school in Jakarta Indonesia, Obama is listed as a citizen of Indonesia, last name is the last name of his step father, Lolo Soetoro and religion Islam. (SAC and exhibits). Obama was only one of a couple students who were listed as Muslim in that school.

In 2008 a number of GITMO prisoners, among them Khairulla Khairkhwa (Hereinater Khairulla), filed a legal action 08-cv-01805 in the US District Court for the District of Columbia seeking Habeas Corpus. US district court Judge Ricardo Urbina denied it in 2011 finding that Khairulla represents too great of a risk to the National security to be released. Petitioner Khairulla Khairkhwa, detainee, filed an appeal in the US Court of Appeals for the District of Columbia. The appeal was against Barack Obama, President of the United States, ET AL, apellees. Only a year and a half ago on 12.14.2012 a three judge panel of the circuit Judges Rogers, Garland and Randolph affirmed the decision by Judge Urbina.

In his opinion Senior Circuit Judge Randolph wrote as follows:

"Khairkhwa is a detainee at Guantanamo Bay Naval Base. Khairkhwa v. Obama, 793 F. Supp. 2d 1 (D.D.C. 2011). The Authorization for Use of Military Force (AUMF), Pub. L. No. 107-40, 115 Stat. 224 (2001), authorized the President to detain individuals who were "part of" al-Qaeda, the Taliban, or associated forces engaged in hostilities against the United States or its allies. See, e.g., Al-Bihani v. Obama, 590 F.3d 866, 872 (D.C. Cir. 2010); Awad v. Obama, 608 F.3d 1, 11-12 (D.C. Cir. 2010). The National Defense Authorization Act for Fiscal Year 2012 affirmed the President's authority to detain any "person who was a part of or substantially supported al-Qaeda, the Taliban, or associated forces that are engaged in hostilities against the United States or its coalition partners, including any person who has committed a belligerent act or has directly supported such hostilities in aid of such enemy forces." Pub. L. No. 112-81, § 1021, 125 Stat. 1298, 1562 (2011). Khairkhwa, an Afghan national, became a senior Taliban official in 1994, several years after Soviet troops withdrew from Afghanistan. He admits as much but asserts that he was not a

part of the Taliban forces.1 The evidence presented at a four-day hearing before the district court showed otherwise. 1 Although the district court discussed classified evidence, the unclassified evidence set forth in this opinion is alone sufficient to sustain the court's denial of Khairkhwa's petition. Khairkhwa was a Taliban spokesman and senior district administrator for several years, became governor of Kabul for a brief period, and then served as the Taliban's acting interior minister from approximately 1996 to 1999. Khairkhwa, 793 F. Supp. 2d at 16. He was one of ten members of the Taliban's highest leadership council, the Supreme Shura, which reported directly to Taliban leader Mullah Omar and supervised subordinate councils responsible for military operations. Id. at 32. Most of the members of senior Taliban shuras were also military commanders. Id. at 33. Khairkhwa was no exception: the district court found that he was a commander in the 1997 and

1998 Taliban assaults on the western Afghan city of Mazar-e-Sharif. 2 *Id.* at 21–32.

Mullah Omar appointed Khairkhwa governor of Herat province in October 1999. He was still serving in that position when the United States invaded Afghanistan in the fall of 2001. *Id.* at 16–17, 33. As governor of Herat, Khairkhwa distributed funds to Taliban military and security forces. *Id.* at 35. He had extensive knowledge of Taliban military facilities, personnel, and weapons caches and capabilities. *Id.* at 33–35. After he was captured, Khairkhwa provided detailed information of the Taliban's assessments of shoulder-fired anti-aircraft missiles and of the Taliban's efforts to obtain and protect Stinger missiles. *Id.* at 34–35. He also described each military facility in Herat province, including its location, condition, special characteristics or capabilities, and other sensitive information. *Id.* at 33–34.

2 These were major battles fought during the Taliban's violent rise to power. *Khairkhwa*, 793 F. Supp. 2d at 21–22. Taliban forces massacred thousands of the Hazara residents of Mazar-e-Sharif after

seizing the city in 1998. Id.

The evidence showed, and the district court found, that officials in Khairkhwa's position possessed military authority under the Taliban governance structure. *Id.* at 33. "[N]early all senior Taliban leaders held both civilian and military positions";

Khairkhwa's predecessor, Mullah Abdul Razaq, was a senior military commander while he was governor of Herat. Id. The obvious inference to be drawn from all of this evidence, an inference the district court correctly drew, is that it was more than likely that Khairkhwa wielded authority over military matters during his tenure as governor of Herat. Khairkhwa admits that he met with senior Iranian officials several times while serving as Herat's governor. He does not deny that at one such meeting in January 2000, the participants discussed how to protect Afghanistan from United States intervention. Relying in part on these admissions, the district court found that Khairkhwa participated in another high-level meeting with Iranian officials in early October 2001. Id. at 37–38. The Iranian delegation included the deputy commander of the Iranian Foreign Intelligence Service and the head of the Afghan Department of the Iranian Foreign Intelligence Service. Id. at 37. In anticipation of the U.S.-led military operation, the Iranian officials offered military support for the Taliban's defense, including anti-aircraft missiles, other unspecified equipment, and free passage for "Arabs" traveling between Iran and Afghanistan. Id. at 37-38. The Taliban delegation also included Abdul Manan Niazi, the governor of Kabul and commander of the Taliban forces who committed atrocities at Mazar-e-Sharif in August 1998. Id. at 37. The district court thought it significant that Khairkhwa was appointed to represent the Taliban in these high-level military meetings. To the court, the evidence showed that Khairkhwa "was entrusted with significant military-related responsibilities at the time of the outbreak of hostilities with the United States and strongly indicates that he was part of Taliban forces at that time." Id. at 40. The court properly rejected Khairkhwa's assertion that he was merely a security officer protecting the Taliban delegation. Even if the evidence supported Khairkhwa's version, which it does not, this would still "demonstrate that he possessed command authority over Taliban forces on the eve of the U.S.-led invasion," id. at 39. The district court also found that Khairkhwa continued to operate within the formal Taliban command structure after Operation Enduring Freedom began in early October 2001, and provided support to Taliban military forces. Id. at 40.

Khairkhwa admitted, during a 2002 interrogation, that in early November 2001 he traveled from Herat to the Taliban-controlled Kandahar province in a convoy of vehicles full of weapons and that he turned over the weapons to a local official. *Id.* at 40–41. Khairkhwa was arrested in Chaman, Pakistan, at the home of Abdul Manan Niazi, the same former Taliban governor who commanded Taliban forces at Mazar-e-Sharif, and who joined Khairkhwa in the October 2001 meeting with Iranian intelligence officials. *Id.* at 44–45. The circumstances of Khairkhwa's capture, his close ties with Mullah Omar, and the absence of anything showing that he dissociated himself from the Taliban demonstrated that Khairkhwa remained part of the Taliban forces at the time of his capture. *Id.* at 43–45." (exhibit 1 Memorandum opinion in 11-5180 Khairulla Khairkhwa)

In spite of the ruling by both District and Circuit courts that Khairulla Kahirkhwa was a senior Taliban commander who was responsible for military actions where thousands of people were slaughtered, and in clear violation of NDAA of 2014 not providing 30 day notification to the US Congress, citizen of Indonesia Soetoro-Soebarkah-Obama released Khairkhwa and paid for his travel to Qatar were Khairkhwa is allowed to live free.

It is noteworthy that on June 4, 2014, <u>four days after the release</u>, not before the release, Obama notified the US District court. Exhibit 1Notice of transfer of Khairulla Khairkhwa et al v Bush 08-cv-01805 RCL, ECF 225. Obama, who became the lead respondent in the case, filed "Notice of Transfer" stating "Respondents hereby provide notice that the United States has relinquished custody of Petitioner KHAIR ULLA SAID WALI KHAIRHWA (ISN 579) and transferred him to the control of Qatar. June 4, 2014" So, if the US District Court Senior Judge, Royce C. Lambeth, who was overseeing the case after resignation of Judge Urbina, wanted to stay this release due to prior finding of threat to national security, this could not have been done, since Obama notified the court <u>four days after he sent the detainee to sunbathe in Qatar</u>. Simlarly Obama did not provide 30 day notification to the US Congress, which was required under 2014 NDAA, so the two co-equal branches of the US government were not able to stop this egregious act of treason and this transfer which greatly endangered US

National security. Consequently Taliban commanders made statements that this release was equal to gaining 10,000 Taliban fighters.

It is further noteworthy that Obama did not title the document as a release from GITMO, but titled is as a transfer. Further, the name of the detainee was written differently from the name in the caption in the case, which made it difficult to find the document. In the caption the first name of the detainee is Khairulla. In the release, titled as transfer, the first name was divided into two names: "KHAI ULLA'. Moreover, two middle names, which were not in the original caption were incerted: "SAID WALI". So the original name from the caption in the case "Khairulla Khairkhwa" looked completely different "KHAIR ULLA SAID WALI KHAIRKHWA". Plaintiff believes that it was done to obfuscate the record.

Actions by Obama clearly represented TREASON, "giving aid and comfort to the enemy" per 18 US§2381. Shortly after these actions by Obama, greatly encouraged and invigorated jihadists and Taliban fighters took over the airport in Karachi and murdered 12. Five US soldiers were killed reportedly with stinger missile, jihadists groups went into offensive and took over the whole area between central Syria to central Iraq and took over Mosul and Tiqrit. This caused fleeing by 500,000 refuges and the jihadist army is now rapidly closing in on the capital of Iraq, Bagdad. Based on all of the above over 4,000 lives of the US soldiers lost in operation "Iraqi Freedom", were lost in vain, not mentioning 68,000 soldiers, who were severely wounded, paralyzed, lost limbs and became disabled for life. Plaintiff believes that exigency of this matter is flagrantly obvious and self explanatory, not requiring further briefing.

This court has in front of it evidence showing that Barack Obama is using a stolen Connecticut Social Security number xxx-xx-4425 of Harry Bounel, which failed E-Verify and SSNVS, when checked under Obama. this court has evidence of Obama' use of other bogus IDs, as well as an act of treason committed by Obama. further refusal by this court to release the aforementioned SS-5 and refusal to forward all of the aforementioned evidence of offenses against the criminal laws of the US to the Federal grand jury, will make this court complicit in aiding and abetting in these offenses, including treason. This court has in front of it Plaintiff's motion to reconsider 18US 3332 (a) 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." plaintiff Taitz is seeking expediting of the above motions for reconsideration.

REQUESTED RELIEF

1. TO EXPEDITE MOTION FOR RECONSIDERATION, EXPEDITE RELASE OF THE SS-5 TO SSN XXX-XX-4425 OF HARRY BOUNEL FRAUDULENTLY ASSUMED BY BARRY SOETORO, AKA BARRY SOEBARKAH, AKA BARACK OBAMA.

2. TO EXPEDIENTLY FORWARD TO THE FEDERAL GRAND JURY UNDER 18 USC 3332 OR ORDER BY THE COURT TO THE US ATTORNEY TO FORWARD TO THE FEDERAL GRAND JURY EVIDENCE OF OBAMA'S USE OF A STOLEN CT SSN XX-XX-4425 AND BOGUS IDS, AS WELL AS RECENT ACT OF TREASON BY OBAMA, AKA SOETORO, AKA SOEBARKAH.

Respectfully submitted,

Dr. Orly Taitz, ESQ

cc James Comey, Director of FBI

cc Inspector General department of justice

cc International Criminal Court

cc Inter-American Commission for Human rights

cc House Armed services Committee

cc Judiciary Committee

EXHIBIT 1

Page 1 of 7

United States Court of Appeals

FOR THE DISTRICT OF COLUMBIA CIRCUIT

Argued October 5, 2012

Decided December 14, 2012

No. 11-5180

KHAIRULLA KHAIRKHWA, DETAINEE, GUANTANAMO BAY NAVAL STATION, AND SAMI AL HAJJ, AS NEXT FRIEND OF KHAIRULLA KHAIRKHWA, **APPELLANTS**

V.

BARACK OBAMA, PRESIDENT OF THE UNITED STATES, ET AL., **APPELLEES**

> Appeal from the United States District Court for the District of Columbia (No. 1:08-cv-01805)

J. Griffin Morgan argued the cause for appellant. With him on the briefs were Robert M. Elliot and C. Frank Goldsmith, Jr.

Dana Kaersvang, Attorney, U.S. Department of Justice, argued the cause for appellees. With her on the brief were Tony West, Assistant Attorney General, Ian Heath Gershengorn, Deputy Assistant Attorney General, and Robert M. Loeb, Lowell V. Sturgill Jr., Attorney, entered an Attorney. appearance.

Before: ROGERS and GARLAND, Circuit Judges, and RANDOLPH, Senior Circuit Judge.

Filed: 12/14/2012

Page 2 of 7

2

Opinion for the Court filed by Senior Circuit Judge RANDOLPH.

RANDOLPH, Senior Circuit Judge: This is an appeal from the judgment of the district court, Urbina, J., denying Khairulla Khairkhwa's petition for a writ of habeas corpus.

Khairkhwa is a detainee at Guantanamo Bay Naval Base. Khairkhwa v. Obama, 793 F. Supp. 2d 1 (D.D.C. 2011). The Authorization for Use of Military Force (AUMF), Pub. L. No. 107-40, 115 Stat. 224 (2001), authorized the President to detain individuals who were "part of' al-Qaeda, the Taliban, or associated forces engaged in hostilities against the United States or its allies. See, e.g., Al-Bihani v. Obama, 590 F.3d 866, 872 (D.C. Cir. 2010); Awad v. Obama, 608 F.3d 1, 11-12 (D.C. Cir. 2010). The National Defense Authorization Act for Fiscal Year 2012 affirmed the President's authority to detain any "person who was a part of or substantially supported al-Qaeda, the Taliban, or associated forces that are engaged in hostilities against the United States or its coalition partners, including any person who has committed a belligerent act or has directly supported such hostilities in aid of such enemy forces." Pub. L. No. 112-81, § 1021, 125 Stat. 1298, 1562 (2011).

Khairkhwa, an Afghan national, became a senior Taliban official in 1994, several years after Soviet troops withdrew from Afghanistan. He admits as much but asserts that he was not a part of the Taliban forces. The evidence presented at a four-day hearing before the district court showed otherwise.

¹ Although the district court discussed classified evidence, the unclassified evidence set forth in this opinion is alone sufficient to sustain the court's denial of Khairkhwa's petition.

3

Khairkhwa was a Taliban spokesman and senior district administrator for several years, became governor of Kabul for a brief period, and then served as the Taliban's acting interior minister from approximately 1996 to 1999. Khairkhwa, 793 F. Supp. 2d at 16. He was one of ten members of the Taliban's highest leadership council, the Supreme Shura, which reported directly to Taliban leader Mullah Omar and supervised subordinate councils responsible for military operations. Id. at 32. Most of the members of senior Taliban shuras were also military commanders. Id. at 33. Khairkhwa was no exception: the district court found that he was a commander in the 1997 and 1998 Taliban assaults on the western Afghan city of Mazar-e-Sharif.2 Id. at 21-32.

Mullah Omar appointed Khairkhwa governor of Herat province in October 1999. He was still serving in that position when the United States invaded Afghanistan in the fall of 2001. Id. at 16-17, 33. As governor of Herat, Khairkhwa distributed funds to Taliban military and security forces. Id. at 35. He had extensive knowledge of Taliban military facilities, personnel, and weapons caches and capabilities. Id. at 33-35. After he was captured, Khairkhwa provided detailed information of the Taliban's assessments of shoulder-fired anti-aircraft missiles and of the Taliban's efforts to obtain and protect Stinger missiles. Id. at 34-35. He also described each military facility in Herat province, including its location, condition, special characteristics or capabilities, and other sensitive information. Id. at 33-34.

² These were major battles fought during the Taliban's violent rise to power. Khairkhwa, 793 F. Supp. 2d at 21-22. Taliban forces massacred thousands of the Hazara residents of Mazar-e-Sharif after seizing the city in 1998. Id.

USCA Case #11-5180

Document #1410089

Filed: 12/14/2012

Page 4 of 7

4

The evidence showed, and the district court found, that officials in Khairkhwa's position possessed military authority under the Taliban governance structure. *Id.* at 33. "[N]early all senior Taliban leaders held both civilian and military positions"; Khairkhwa's predecessor, Mullah Abdul Razaq, was a senior military commander while he was governor of Herat. *Id.* The obvious inference to be drawn from all of this evidence, an inference the district court correctly drew, is that it was more than likely that Khairkhwa wielded authority over military matters during his tenure as governor of Herat.

Khairkhwa admits that he met with senior Iranian officials several times while serving as Herat's governor. He does not deny that at one such meeting in January 2000, the participants discussed how to protect Afghanistan from United States intervention. Relying in part on these admissions, the district court found that Khairkhwa participated in another high-level meeting with Iranian officials in early October 2001. Id. at 37-38. The Iranian delegation included the deputy commander of the Iranian Foreign Intelligence Service and the head of the Afghan Department of the Iranian Foreign Intelligence Service. Id. at 37. In anticipation of the U.S.-led military operation, the Iranian officials offered military support for the Taliban's defense, including anti-aircraft missiles, other unspecified equipment, and free passage for "Arabs" traveling between Iran and Afghanistan. Id. at 37-38. The Taliban delegation also included Abdul Manan Niazi, the governor of Kabul and commander of the Taliban forces who committed atrocities at Mazar-e-Sharif in August 1998. Id. at 37.

The district court thought it significant that Khairkhwa was appointed to represent the Taliban in these high-level military meetings. To the court, the evidence showed that Khairkhwa "was entrusted with significant military-related responsibilities at the time of the outbreak of hostilities with the United States

Filed: 12/14/2012

Page 5 of 7

5

and strongly indicates that he was part of Taliban forces at that time." *Id.* at 40. The court properly rejected Khairkhwa's assertion that he was merely a security officer protecting the Taliban delegation. Even if the evidence supported Khairkhwa's version, which it does not, this would still "demonstrate that he possessed command authority over Taliban forces on the eve of the U.S.-led invasion," *id.* at 39.

The district court also found that Khairkhwa continued to operate within the formal Taliban command structure after Operation Enduring Freedom began in early October 2001, and provided support to Taliban military forces. *Id.* at 40. Khairkhwa admitted, during a 2002 interrogation, that in early November 2001 he traveled from Herat to the Taliban-controlled Kandahar province in a convoy of vehicles full of weapons and that he turned over the weapons to a local official. *Id.* at 40–41.

Khairkhwa was arrested in Chaman, Pakistan, at the home of Abdul Manan Niazi, the same former Taliban governor who commanded Taliban forces at Mazar-e-Sharif, and who joined Khairkhwa in the October 2001 meeting with Iranian intelligence officials. *Id.* at 44–45. The circumstances of Khairkhwa's capture, his close ties with Mullah Omar, and the absence of anything showing that he dissociated himself from the Taliban demonstrated that Khairkhwa remained part of the Taliban forces at the time of his capture. *Id.* at 43–45.

Khairkhwa thinks the government had to prove more. By his lights, the government also had to show that he "fought or engaged in armed conflict or hostilities against the United States or its allies" and that if he were released, he would pose a danger to the United States in the future. Pet'r's Br. 9. The decisions of this court are to the contrary.

USCA Case #11-5180

Document #1410089

Filed: 12/14/2012

Page 6 of 7

6

In order to detain individuals who were part of the Taliban or al-Qaeda forces, proof that the individuals also actively engaged in combat against the United States and its allies is unnecessary. Al-Bihani so decided, 590 F.3d at 872-74, as have many of our other decisions. See, e.g., Uthman v. Obama, 637 F.3d 400, 402 (D.C. Cir. 2011); Al-Adahi v. Obama, 613 F.3d 1102, 1103 (D.C. Cir. 2010); Al Odah v. United States, 611 F.3d 8. 10 (D.C. Cir. 2010); Barhoumi v. Obama, 609 F.3d 416, 423, 427 (D.C. Cir. 2010); Awad, 608 F.3d at 11-12. Khairkhwa calls the standard set forth in Al-Bihani "dictum" because the detainee in that case actually "participated in hostilities." Pet'r's Reply Br. 4. If by this he means the detainee fired a shot or detonated an explosive, the distinction is unsupportable on the evidence. Al-Bihani did not engage in combat in those terms-he was a cook for forces associated with the Taliban; he carried a firearm but never used it in "hostilities." See 590 F.3d at 869. Like Khairkhwa, Al-Bihani contended that he could be detained only if he had committed "a direct hostile act, such as firing a weapon in combat," id. at 871. In rejecting that contention, the court ruled that Al-Bihani's role as part of forces associated with the Taliban was enough to justify his detention. Id. at 872-73. All of our decisions citing the Al-Bihani standard are consistent with this reading of the opinion.

Khairkhwa's argument is in any event untenable. In modern warfare, commanding officers rarely engage in hand-to-hand combat; supporting troops behind the front lines do not confront enemy combatants face to face; supply-line forces, critical to military operations, may never encounter their opposition.

As to Khairkhwa's other point—that a person may not be detained unless the evidence also shows that he would pose a danger to the United States if released—Awad squarely rejected the argument. 608 F.3d at 11. Khairkhwa recognizes this, but

Filed: 12/14/2012

Page 7 of 7

7

insists that Awad was wrongly decided. Pet'r's Reply Br. 6. What he fails to recognize is that one three-judge panel of this court may not overrule another three-judge panel. LaShawn A. v. Barry, 87 F.3d 1389, 1395 (D.C. Cir. 1996) (en banc).

We find no clear error in the district court's factual determinations. Awad, 608 F.3d at 6-7. The evidence recited above establishes that Khairulla Khairkhwa was at least more likely than not a part of the Taliban forces.³ See id. at 10–12; see also Al-Adahi, 613 F.3d at 1103-05; Al-Bihani, 590 F.3d at 872. Accordingly, the district court's denial of Khairkhwa's petition for a writ of habeas corpus is

Affirmed.

³ We have considered and rejected Khairkhwa's other contentions.

IN THE UNITED STATES DISTRICT FOR THE DISTRICT OF COLUMBIA

KHAIR ULLA SAID WALI KHAIRKHWA,	
Petitioner,	
v.) Civil Action No. 08-CV-1805 (UNA)
GEORGE W. BUSH, et al.,)
Respondents.	
	1

Notice of Transfer

Respondents hereby provide notice that the United States has relinquished custody of Petitioner KHAIR ULLA SAID WALI KHAIRKHWA (ISN 579) and transferred him to the control of Qatar.

June 4, 2014

Respectfully submitted,

STUART F. DELERY Acting Assistant Attorney General

JOSEPH H. HUNT Director, Federal Programs Branch

TERRY M. HENRY Assistant Branch Director

/s/ Timothy B. Walthall
TIMOTHY B. WALTHALL
United States Department of Justice
Civil Division, Federal Programs Branch
20 Massachusetts Avenue, N.W.
Washington, DC 20530
Tel: (202) 305-0692
timothy.walthall@usdoj.gov
Attorneys for Respondents

I, Lila Dubert, attest that I served attached motion on the defense by placing it in the First class mail on 06.12. 2014

Signed

Lila Dubert

Table of Evidence of Fraud and Forgery in Obama's IDs by Attorney Orly Taitz	Obama's claims	Proof of fraud and forgery
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
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	of Douglas Vogt, 14, 15 16 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.

AFFIDAVIT

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

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

- 1. I am a professional web developer having graduated with a bachelor's degree in IT from ITT Technical Institute in Indianapolis, IN. I have over ten years of experience of in web designs and development and I have often used software such as Adobe Photoshop and Adobe Illustrator.
- On April 15, 2010, the Whitehouse website, <u>www.whitehouse.gov</u>, released the 2009 Form 1040 of Income Tax Return of President Barack H. Obama: http://www.whitehouse.gov/sites/default/files/president-obama-2010-complete-return.pdf.
- 3. I downloaded this 65-page pdf file on my computer. I observed that all information about the president's and the first lady's social security numbers were redacted. All blocks or spaces for social security numbers were blank, or "white-out."
- 4. I submit Exhibit A (attached herewith, page 43 part of 2009 Form 1040) Form 709 U.S. Gift Tax Return of Pres. Barack Obama. The space for his social security number is redacted or blank.
- 5. I submit too Exhibit B (attached herewith, page 49 part of 2009 Form 1040) Form 709 U.S. Gift Tax Return of First Lady Michelle Obama. The space for her social security number is redacted or blank.
- 6. Then through Adobe Illustrator software, I opened Exhibit A and B and found that these two pdf files have two layers each, not just one layer. When the top layer is turned off or dragged away, the social security numbers of both persons are revealed.
- 7. I submit Exhibit A1 (attached herewith) Form 709 U.S. Gift Tax Return of Pres. Barack Obama with his social security number revealed. The following information are revealed:
 - 1. Barack Obama's SSN. 042-68-4425
 - 2. Michelle Obama's SSN 350-60-2302
 - 3. An initial MLO on the side of Form 709
 - 4. A 1/4 inch dark square with notation on it.
 - Preparer's SSN or PIN P00570974 EIN 36-2700600

Phone no. 312/372-0440

- 8. I submit Exhibit B1 (attached herewith) Form 709 U.S. Gift Tax Return of First Lady Michelle Obama with her social security number revealed. The following information are revealed:
 - 1. Michelle Obama's SSN 350-60-2302
 - 2. Barack Obama's SSN. 042-68-4425
 - 3. Preparer's SSN or PIN P00570974 EIN 36-2700600

Phone-no. 312/372-0440

9. It is apparent that the tax preparer for Forms 709 of Pres. Obama may have forgotten to lock or flatten the covering top layers before posting them on the Internet. I later noticed that after April 15, 2010, the pdf file posted at the White House has been modified. The top layers on President Obama's Income Tax Return have been locked or flatten and could no longer be dragged out. His SSN and his wife's SSN were no longer visible.

FURTHER AFFIANT SAYETH NOT.

FELICITO PAPA

LERMA V. MANSILUNGAN
Notary Public - State of Florida
My Comm. Expires Oct 27, 2015
Commission # EE 142018
Bonded Through National Notary Assn.

SUBSCRIBED TO AND SWORN TO before me on May 23, 2013.

NOTARYPUBLIC

FLDL- P100.245-45-082-0 by. 03/02/2020

Form 709

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

(For gifts made during calendar year 2009)

OMB No. 1545-0020

2009

Department of the Treasury Internal Revenue Service

See separate instructions.

_	Т	1 Done	or's first name and middle initial	2 Donor's last name		3 Donor's	social security	umbei	7
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	10		gift tax return for this year be filed by your spouse?					x	
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LLO		vear	considered as made one-half by each of us. We are b	oth aware of the joint and several liability for tax crea	ated by the	execution o	of this consent.	•	
	1	oneanti	ng spouse's signature 🖹 Muhu	U Chama	_	Date		-10	
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United States Gift (and Generation-Skipping Transfer) Tax Return

(For gifts made during calendar year 2009)

➤ See separate instructions.

OMB No. 1545-0020

Department of the Treasury Internal Revenue Service

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۵.	15		you married to one another during the entire calendary						X	
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	17		gift tax return for this year be filed by your spouse?						X	
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709 Form

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

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2009

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E 13	Name of consenting spouse MICHELLE L.	OBAMA	14 SSN 350 60 2302		
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17	Will a gift tax return for this year be hied by your spouse?	(If "Yes," mail both returns in the same envelope.)		X	

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709 Form

United States Gift (and Generation-Skipping Transfer) Tax Return Excusts made during safember and \$2509

OMB No. 1545-0000

2009

Department of the Inlasory Internal Revenue Service

See separate instructions.

	1 E	Donor's first name and middle in bar BARACK H.	2 Denor's tast name OBAMA	3 Donor's social security	numbe	١	
	4	Address (number street, and apartment number) 600 PENNSYLVANIA AVENUE,	NM	5 legal residence (domic ILLINOIS	le)		
		Gity, state, and ZIP code IASHINGTON, DC 20500		7 Citizenship (see instruct UNITED STATI	ITED STATES Yes X you and by inswer is b, skip X X Thes during the calendar ution of this consent.		
LO LO	8	If the donor died during the year, check here 🕒 🗓 🛄	and enter date of death		Yes	No	
atic	9	If you extended the time to file this Form T09, sheck here					
5	10	Enter the total number of fonces isted on Schedule A. C.	ount each person only once. > 2				
n 5	11a	1a Have you (the donor) previously filed a Form 709 (or 709-A) for any other year? If 'No," skip line 11b					
70	Ь	b. If the answer to line 11a is Yes, has your address changed since you last filed Form 709 (or 709-A)?					
1 - Gener	12	Gifts by husband or wife to third parties. Do you consent to have the gifts (including generation skipping transfers) made by you and by your spouse to third parties during the calendar year considered as made one-half by each of you? (See instructions.) (If the answer is "Yes," the following information must be furnished and your spouse must sign the consent shown below. If the answer is "No," skip lines 13-18 and go to Schedule A.)					
Te.	13	Name of consenting spouse MICHELLE L.	OBAMA 14	SSN			
4	15	Were you married to one another during the entire calend	dar year? (see instructions)		X		
	18	if 15 is 'No,' check whether married	divorced or widowed/deceased, and give d	ate >			
ſ	17	Will a gift tax return for this year be filed by your spouse?	(If "Yes," mail both returns in the same envelope.)		X		
	'8 Con		eration-skipping transfers) made by me and by my spouse both aware of the joint and several liability for tax created b Chamb	y the execution of this consent.			
	7	4 Follow the consumble of Cabillatin A Cabillatin	<u> </u>			-	

STEVANT CONTRACTOR TO STANT TO BESTELL THE SPOTE'S TITLE CONTRACTOR

Har Hand to course fir year Add into Peperwork Republic Ast Motice lies dags. I of the separate instructions for it a form

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

I used the government run E-Verify System to verify the employment eligibility for Barack H 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 \$elective Service Registration (SSR) form which was available on the web at www.sss.gov and copied the SSN Obama used on that form. I also read the reports of licensed investigators Neil Sankey, Susan Daniels and the opinion of retired senior deportation officer of the department of 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 citizenship or national origin.

1 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 Linder Jordan
Linda Jordan 4419 So. Dawson St. Seattle WA 98118 206.723.647
In the city of Scattle Washington, County of King
Dated the 2 st day of August, 2011
Signature of the Notary BARULLAUT
Date August 21 2011
The STATE OF



Notice of Mismatch with Social Security Administration (SSA) Records

Print

Ver en Espanol

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 Mismatch

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

GREG HOLLISTER < greg_hollister@msn.com>

Wed. Feb 9, 2011 at 5:39 AM

To: oriy.taitz@gmail.com

Cc. "John Hemenway DC Council" <johndhemenway@comcast.net>, Larry Elgin <lawnet.lae@gmail.com>, Susan Private Investigator <susandanielspi@aol.com>, "Linda Bent. SONORAN NEWS" Indabent@aol.com>

Dear Ms. Taitz.

I have been monitoring your efforts at a distance reference the eligibility of Barack Obama to serve as POTUS. I see that you are now filing suit reference his many SSNs.

I have a copy of Obama's selective service card with the SSN affixed, I, as a small business owner, have access to the Social Security Number Verification System. As a result, I checked the SSNVS for the SSN Obama used for registering with Selective Service. The SSNVS search resulted in a report sheet that states that number Obama used to register for Selective Service was never issued.

Let me be direct - I have not agreed with many of your tactics in this endeavor. However, I have continued to follow your efforts to see where there may be synergy and this is one.

Therefore if you think the documents will be heipful, please let me know and I will send you the PDF files for both the Selective Service Card and the SSNVS report that states that SSN was never issued.

Sincerely

Greg Hollister

Gregory S. Hollister, Colonel, USAF, Retired President, Hollister Enterprises LLC

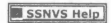
Social South's Online

Business Services Online

Www.secialsecurity.guy Navigation | Logout BSO Main Menu | BSO Information | Contact Us | Keylunnil



Social Security Number Verification System NVS)



SSN Verification Results

Employer's EIN:

Records Submitted

1

Verified Records:

0

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

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

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

Results	SSN 999999999	First Name	Middle Name		Suffix	Date of Birth MMDDYYYY	E/94	Verification Results
Fared	042684425	BARACK	-	ОВАМА	-	08041961	М	1_

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

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

Affidavit of Albert Hendershot

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

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

Affiant further says naught.

Signed Albert Hendershot

Dated

Signature of the Notary Public

Luke Reim



People Search Results (2)		Searched: SSN: 042-68-XXXX
reopie Search Results (2)		Records: 1 to 2 of 2
Personal Information		Charles and the state of the contraction
BOUNEL HARRISONJ Aliases: HARRISONJ BOUNEL Gender: U SSN: 042-68-XXXX CCCORE RELATIVES	5046 S GREENWOOD AVE CHICAGO, IL 60615 Single-Family Dwealing	11/2009
BARBACK H OBAMA Aliases: BARACH H OBAMA, BARACK H OBAMA, BARACK OBAMA, BARBACK	227 6TH ST NE WASHINGTON, DC 20002 Strate Family Dwelling 5046 S GREENWOOD AVE CHICAGO, IL 60815	02/2006 - 12/2006 11/2006
OBAMA, OBAMA BARACK DOB: 08/1961 Gender: M	Single-Family Dwelling 300 MASSACHUSETTS AVE NW WASHINGTON, DC 20001	09/2006
SSN: 042-68-XXXX G CSCORE RELATIVES	Multi-Family Dwelling 5450 S EAST VIEW PARK Apt. 1 CHICAGO, IL 60615	09/2006
Cell Phone(s) Available \$	Single-Family Dwelling 7436 S EUCLID AVE CHICAGO, IL 60649	10/1997
	365 BROADWAY Apt. B1 SOMERVILLE, MA 02145	Not Available

			Searched: BOUNEL HARRISO
s Search Results (1)			Records 1 to 1 o
Personal Information			
MICHELLE L OBAMA	5046 S GREENWOOD AVE CHICAGO, IL 60615		07/2005 - 12/2010
Aliases: BARACK H OBAMA, MICHELLE E OBAMA, MICHELLE L	7436 S EUCLID AVE		09/2006
ROBINSON, MICHELLE OBAMA, MICHELLE ROBINSON, ROBINSON	CHICAGO, IL 60649 Single-Family Dwelling 5450 S EAST VIEW PARK		02/2004
MICHELLE DOB: 01/1964 Gender: F SSN: 350-60-XXXX Possible Relationship:	Apt. 1 CHICAGO, IL 60615 Smooth Farmin Dwelling 5470 S EVERETT AVE Apt. 1S		09/1997
Sister/Spouse CSCORE RELATIVES	CHICAGO, IL 60615 5470 S EVERETT AVE Apt. 1S		Not Available
Cell Phone(s) Available	CHICAGO, IL 60615 Matter and Dwelling 180 N LA SALLE ST		Not Available
	Apt. 2200 CHICAGO, IL 60601 3550 S RHODES AVE Apt. 1802 CHICAGO, IL 60653	UNLISTED	Not Available



Refer to: S9H: AI7967

November 16, 2012

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

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

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

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

Sincerely, Dawn & Wiggins

Dawn S. Wiggins

Freedom of Information Officer

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

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

03/11/2011 Conflicting

the registered Owners of 5046 S Greenwood Ave., the supposed home owned by the Obama's showing that it is not the Obama's as the true owners of the Hyde Park Mansion.

04/20/2011 WND and Jerome
Corsi re-open the case concerning
5046 S Greenwood with the
article, "Why Do 1 Supporters
Dwn Dbama Home"



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

05/14/2011

The Obama Hustle Blog

www.theobamahustle@word

Goes live exposing evidence on Barack H Obama

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

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

05/20/2011 Al Hendershot is interviewed by TransverRadio (with a combined 300K plus hits on youtube as of 08/2011) concerning the Obama alias of "Harrison J Bounel "and the real estate and tax fraud issues associated with 5046 5 Greenwood Ave.

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

President of the Senate.

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

Defendants.

Captain Pamela Barnett, et al., 00 00 00 00 00 00 00 00 00 00 00 00 00 Plaintiffs, Civil Action: V. SACV09-00082-DOC (Anx) Barack Hussein Obama, Michelle L.R. Obama, Hillary Rodham Clinton, Secretary of State, Robert M. Gates, Secretary of Defense, Joseph R. Biden, Vice-President and

Affidavit of Susan Daniels

- My name is Susan Elizabeth Daniels. I am over 18 years old, am of sound 1. mind and free of any mental disease or psychological impairment of any kind or condition.
- 2. I am a citizen of the United States of America, I am 68 years old and I was born and raised in the State of Ohio.
- 3. I am licensed by the State of Ohio as a private investigator; I am president of Daniels and Associates Investigations, Inc., incorporated in March 1995, license number 65199565509.
- I have personal knowledge of all the facts and circumstances described herein 4. below and will testify in open court to all of the same.
- I located a social security number for Barack Hussein Obama and found that it was issued between 1977-1979 in the State of Connecticut but as I investigated

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

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

Further, Affiant saith naught.

Signed and executed in _______October, 2009.

1 00

Susan Elizabeth Danie

NOTARY'S JURAT

Susan Elizabeth Daniels appeared before me in person on this // day of
October, 2009, in Menter (city), Sohe Couly Obox
(state), U. C. M (country) and having presented to me her driver's license and
having been sworn by me duly under oath and having been admonished that she did
so under penalty of perjury, she did then and there depose herself and give the above-
listed statements in my presence in the form of his written affidavit.
Specifically but without limitation Sugar Elizabeth Daniels did in my presence
Specifically but without limitation, Susan Elizabeth Daniels did in my presence authenticate the documents attached here as a true and correct copy of the documents
she obtained and described in her affidavit.
she obtained and described in her arridavit.
Notary Public in the State of Ohio
Business Address of Notary: 8038 BROAD MODE, MESTOR, OA 4406 à
:: BIAL:
JAMES V. LOIACONO, Attorney on Law
Notary Public, State of Othe My Commission Has No Expiration Dates
Section 147.03 O.R.C.
section 137.03 C.H.C.
Section 147.03 C.H.C.
My Seal Appears Above this line.
My Seal Appears Above this line.
.o. o.

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

SSN Verifier Plus

SSN 4425

Year(s) and State Issued	
Year(s) Issued:	1977-1979
State Issued:	Connecticut
Social Security Death Index	
SSN not found in Social Security Death Index	
Names Associated With SSN	
OBAMA, BARACK	
OBAMA, BARACK HUSSEIN	
Dates of Birth Associated With SSN	
1890	
08/04/1961	
04/08/1961	

Standard People Search

105 Records

Search Criteria

Name: OBAMA, BARACK

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

Reports	Name	Address		Maps	SSN / DOB	Phone	AR
	OBAMA BARACK H	295 HARVARD ST 1505 CAMBRIDGE MA 02139-2382 Reported: 01/2009 - 01/01/2009 County: Middlesex	2x	Map It			N
OF COLUMN ASSESSMENT OF COLUMN	OBAMA BARACK	1600 PENN AVE WASHINGTON DC 20007 Reported: 12/2008 - 12/2008 County: District of Columbia	1x	Map It			N
Silvering of the control of the cont	OBAMA BARACK	559 W GOLF RD ARLINGTON HTS IL 60005-3904 Reported: 11/2008 - 11/2008 County: Cook	1x	Map It			N
CCORCAL MARCHES WAR CON- CORCAL CONTRACTOR C	OBAMA BARACK	56 THORNTON RD NEEDHAM MA 02492-4330 Reported: 09/2008 - 11/2008 County: NORFOLK	1x	Map It			N
GOODS IN THE CONTROL OF T	OBAMA BARACK	713 HART SENATE WASHINGTON DC 20510-0001 Reported: 11/2008 - 11/2008 County: District of Columbia	1x	Map It			N
Transition of the second of th	OBAMA BARACK	3535 OLIVE ST DENVER CO 80207-1523 Reported: 09/2008 - 11/2008 County: Denver	1x	Map It		(720)336-7722	N
OFFICE THE PARTY PATTY PARTY PARTY PARTY PARTY PARTY PARTY PARTY PARTY PARTY PARTY P	OBAMA BARACK	810 E 13TH AVE EUGENE OR 97401-3742 (POSSIBLE HIGH RISK) Reported: 09/2008 - 11/2008 County: Lane	1x	Map It			N
CORPTAIN TO THE PARTY OF THE PA	OBAMA BARACK	435 DALLAS AVE LANCASTER TX 75146 Reported: 09/2008 - 11/2008 County: Dallas	1x	Map It			N
GENERAL SERVICES OF THE PROPERTY OF THE PROPER	OBAMA BARACK L	1930 WALLACE ST PHILADELPHIA PA 19130-3220 Reported: 09/17/2008 - 10/03/20 County: Philadelphia	2x 008	Map It		Landline: (215)235-3040	N
	OBAMA BARACK	1000 NW 33 AVE FORT WORTH TX 76180 Reported: 04/2008 - 09/2008 County: Tarrant	2x	Map It	675-54-6554		N
Reports	Name	Address		Maps	SSN / DOB	Phone	AR
THE PARTY OF THE P	OBAMA BARACK	123 MAIN ST CHARLESTON SC 29464 Reported: 08/2008 - 09/2008 County: Charleston	1x	Map It			N

ESTATE OF THE PARTY OF THE PART	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK PK 1 CHICAGO IL 60615 Reported: 08/20/2008 - 08/20/200 County: Cook		lap It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
opportunity of the control of the co	OBAMA BARACK LWYR	14 W ERIE ST CHICAGO IL 60654 (POSSIBLE HIGH RISK) Reported: 08/20/2008 - 08/20/200 County: Cook		lap It		Cell: (312)310-0069	N
E-mail: bo	bama@lawm	bg.com (No IP Add	ress R	eport	ed) Phone: (312	2)751-1170	
GEORGE THE COME THE THE COME THE THE COME THE COME THE THE COME THE COME TH	OBAMA BARACK	NO ADDRESS REPORTED CHICAGO IL 60615 Reported: 08/18/2008 - 08/18/200 County: Cook	08				N
CONTROL OF THE PROPERTY OF THE	OBAMA BARACK	180 N LASALLE CHICAGO IL 60601 (POSSIBLE HIGH RISK) Reported: 08/18/2008 - 08/18/200 County: Cook		lap It			N
CONCES WE VIEW OF WE VIEW OF THE PROPERTY OF T	OBAMA BARACK	83775 BATES RD JACKSON NJ 08527 Reported: 02/2008 - 08/2008 County: Ocean		1ap It	485-40-5154 (DECEASED) Issued: 1954-1955 in IA	Sec ached "A	N i/
7.535 7.136 7.136 7.136 7.136 7.136 7.136	OBAMA BARACK	1000 33RD AVE FORT WORTH TX 76180 Reported: 08/2008 - 08/2008 County: Tarrant	1x N	lap It			N
Processing of the control of the con	OBAMA BARACK	505 FARR C COLUMBUS GA 31907-6275 Reported: 01/2008 - 08/2008 County: Muscogee	3x	/lap It	420-67-2965		N
GYTTE GYTTE	OBAMA BARACK	1603 RUCKER RD ALPHARETTA GA 30004-1435 Reported: 08/2008 - 08/2008 County: FULTON	1x	/lap It			N
572.00 THE TOTAL OF THE TOTAL O	OBAMA BARACK HUSSEIN	180 N LA SALLE ST 2200 CHICAGO IL 60601-2610 (POSSIBLE HIGH RISK) Reported: 06/01/2007 - 06/01/200 County: Cook		/lap It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
Reports	Name	Address	N	aps	SSN / DOB	Phone	AR
	OBAMA BARACK	OBAMA LN FRANKLIN WI 5313 2 Reported: 05/2008 - 06/2008 County: Milwaukee	1x	/lap It			N
GENERAL TOTA	OBAMA BARACK	123 WHITE HOUSE IRVINE CA 92618 Reported: 06/2008 - 06/2008 County: ORANGE	1x	/lap It			N
	OBAMA BARACK	MANALAPAN FL 33462 Reported: 05/2008 - 05/2008 County: Palm Beach	1x	Лар It			Ni
Total Control	OBAMA BARACK HUSSEIN	5046 S GREENWOOD AVE CHICAGO IL 60615-2806 (POSSIBLE HIGH RISK) Reported: 12/01/2007 - 04/01/20 County: Cook		Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N

COCCO	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK 1 CHICAGO IL 60615 Reported: 03/25/2008 - 03/25/20 County: Cook	1x 08	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
The state of the s	OBAMA BARACK	NO ADDRESS REPORTED CHICAGO IL 0 Reported: 03/03/2008 - 03/03/20	08				N
GENERAL SECTION OF THE PROPERTY OF THE PROPERT	OBAMA BARACK	40 TRANSFER ST DENVER CO 80207 Reported: 03/2008 - 03/2008 County: Denver	1x	Map It		Landline : (303)545-0199	N
The American Figure 4 decem- Figure 4	OBAMA BARACK	111 PENNSYLVANIA AVE WASHINGTON UT 84780 Reported: 08/2007 - 02/2008 County: Washington	3x	Map It	799-89-7090		N
COLUMN TO THE PARTY OF T	OBAMA BARACK	505 FARR C COLUMBUS GA 31907 Reported: 02/2008 - 02/2008 County: Muscogee	1x	Map It	423-29-2961 Issued: 1988-1989 in AL		N
CONTROL OF THE PARTY OF T	OBAMA BARACK LWYR	14 W ERIE ST CHICAGO IL 60610 (POSSIBLE HIGH RISK) Reported: 01/02/2008 - 01/02/20 County: Cook	7x 008	Map It		Landline: (312)751-1170 Cell: (312)310-0069	N
E-mail: bo	bama@lawm	bg.com (No IP Ade	dress	Report	ed) Phone: (31	2)751-11 7 0	
Reports	Name	Address		Maps	SSN / DOB	Phone	AR
Recta First on Windows Windows Windows Windows Windows	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK PK CHICAGO IL 60615 Reported: 01/02/2008 - 01/02/20 County: Cook	8x 108	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline : (773)684-4809	N
POLICE TO SERVICE TO S	OBAMA BARACK	PO BOX 1236 PROVO UT 84603-1236 Reported: 01/2008 - 01/2008 County: Utah	1x				N
	OBAMA BARACK	15 A1A MANALAPAN FL 33434 Reported: 01/2008 - 01/2008 County: Palm Beach	1x	Map It	651-23-4987		N
	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK 1 CHICAGO IL 60615 Reported: 11/15/2007 - 11/15/20 County: Cook	8x 107	Map It	-4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
COSCO	MR OBAMA BARACK H	5046 S GREENWOOD AVE 1 CHICAGO IL 60615-2806 (POSSIBLE HIGH RISK) Reported: 07/2005 - 11/15/2007 County: Cook	12x	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/01/1961 Age: 48		N
TOTAL	OBAMA BARACK HUSSEIN	SOMERVILLE MA 02145 Reported: 06/01/1986 - 10/01/20 County: Middlesex	3x 107	Map It	3-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK HUSSEIN	365 BROADWAY B1 1 SOMERVILLE MA 02145 Reported: 07/17/2001 - 10/01/20 County: Middlesex	12x 207	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline : (773)684-4809	N
	OBAMA BARACK	918 BAINBRIDGE ST PHILADELPHIA PA 19147 Reported: 08/2007 ~ 08/2007 County: Philadelphia	1x	Map It			N

3 of 8

	OBAMA BARACK	123 MAIN ST LANSING MI 48910 Reported: 07/2007 - 07/2007 County: Ingham	1x	Map It			N
NEACON STATE OF THE STATE OF TH	OBAMA BARACK H	180 N LA SALLE ST 2200N CHICAGO IL 60601-2501 (POSSIBLE HIGH RISK) Reported: 02/2007 - 06/2007 County: Cook	2×	Map It	4425 Issued: 1977-1979 in CT		N
Reports	Name	Address	N	Vlaps	SSN / DOB	Phone	AR
GONCOL GONCOL	OBAMA BARACK	1236 PO BOX PROVO UT 84603 Reported: 06/2007 - 06/2007 County: Utah	2x		901-09-8765		N
GEORGEA AND THE AND TH	OBAMA BARACK	610 E OLD WILLOW RD PROSPECT HEIGHTS IL 60070-1913 Reported: 04/2007 - 04/2007 County: Cook	1x	Map It			N
CONCERN TO THE PROPERTY OF THE	OBAMA BARACK	505 CATHARINE ST PHILADELPHIA PA 19147-3009 Reported: 04/2007 - 04/2007 County: Philadelphia	1x	Map It			N
GENERAL THE PROPERTY OF THE PROPERTY OF T	OBAMA BARACK HUSSEIN	5450 S EAST VIEW PARK 1 CHICAGO IL 60615-5916 Reported: 07/2006 - 07/2006 County: Cook	3x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
Social Sea to the sea of the sea	OBAMA BARACK S	607 E ADAMS ST SPRINGFIELD IL 62701-1634 (POSSIBLE HIGH RISK) Reported: 04/21/2006 - 05/07/20 County: Sangamon		Map It		Landline: (217)492-5089	N
GENERAL STATE OF THE PARTY OF T	OBAMA BARACK HUSSEIN	300 MASSACHUSETTS AVE 5 WASHINGTON DC 20001 Reported: 02/01/2006 - 02/01/20 County: District of Columbia		Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
711C0	OBAMA BARACK HUSSEIN	227 6TH ST WASHINGTON DC 20002 Reported: 02/01/2006 - 02/01/20 County: District of Columbia		Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
(C)	OBAMA BARACK HUSSEIN	300 MASSACHUSETTS AVE WASHINGTON DC 20001-2629 Reported: 09/2005 - 02/01/2006 County: District of Columbia	10x	Map It	-4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
10000 10000	OBAMA BARACK H	300 MASSACHUSETTS AV WASHINGTON DC 20001-2640 Reported: 06/01/1986 - 02/01/20 County: District of Columbia	3x 006	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N
TOTAL PARTY OF THE	OBAMA BARACK HUSSEIN	227 6TH ST WASHINGTON DC 20002 Reported: 02/01/2006 - 02/01/20 County: District of Columbia	8x 006	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
Reports	Name	Address	1	Maps	SSN / DOB	Phone	AR
Grand water wa	OBAMA BARACK H AKA: OBAMA BARACK AKA:	227 6TH ST WASHINGTON DC 20002-6067 Reported: 06/01/1986 - 02/01/20 County: District of Columbia	2x 006	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N

	OBAMA BARBACK						
ESCAPE CALLED CA	OBAMA BARACK	14 W ERIE ST CHICAGO IL 60610-5397 (POSSIBLE HIGH RISK) Reported: 12/21/2004 - 01/20 County: Cook	2x 106	Map It		Landline : (312)751-1170	N
E-mail: bo	obama@lawm	bg.com (No IP	Address	s Reporte	ed) Phone: (31	2)751-1170	
	OBAMA BARACK	5046 S GREENWOOD AVE CHICAGO IL 60615-2806 (POSSIBLE HIGH RISK) Reported: 07/2005 - 11/2005 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT	Landline: (773)684-4809	N
CT 2 CT 2 TO 2	OBAMA BARACK HUSSEIN	54501 E VIEW PARK CHICAGO IL 60615 Reported: 06/01/1997 - 05/26 County: Cook	6x 3/2005	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
CCERCINA THE RESERVE OF THE PROPERTY OF THE P	OBAMA BARACK HUSSEIN	7436 S EUCLID AVE 2 CHICAGO IL 60649 Reported: 05/26/2005 - 05/26 County: Cook	1x 3/2005	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline : (773)684-4809	N
GRADE GRADE	OBAMA BARACK HUSSEIN	54501 SE VW CHICAGO IL 60615 Reported: 05/26/2005 - 05/26 County: Cook	1x 3/2005	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK HUSSEIN	5450 E VIEW PARK 1 CHICAGO IL 60615 Reported: 05/26/2005 - 05/26 County: Cook	1x 3/2005	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
COUNTY AND	OBAMA BARACK	5450 S EAST VIEW PARK 1 CHICAGO IL 60615-5916 Reported: 05/2005 - 05/2005 County: Cook	1x	Map It			N
TOTAL PARTY OF THE	OBAMA BARACK	1013 E 53RD ST CHICAGO IL 60615-4311 Reported: 12/21/2004 - 01/14 County: Cook	9x 1/2005	Map It		Landline: (773)363-1996	N
	OBAMA BARACK	14 W ERIE ST CHICAGO IL 60654-5397 (POSSIBLE HIGH RISK) Reported: 12/21/2004 - 01/00 County: Cook	1x 6/2005	Map It		Landline: (312)751-1170	N
	obama@lawm		Addres	s Report		2)751-1170	
Reports	Name	Address	4.	Maps	SSN / DOB	Phone	AR
TEXAL TO A CONTROL OF THE PROPERTY OF THE PROP	OBAMA BARACK	10131/53RD ST CHICAGO IL 60615 Reported: 07/2003 - 07/2003 County: Cook	1x	Map It		Landline: (773)363-1996	N
(CAC)	OBAMA BARACK	10131 53RD ST CHICAGO IL 60615 Reported: 07/2003 - 07/2003 County: Cook	1x	Map It		Landline: (773)363-1996	N
	OBAMA BARACK SEN	1741 E 71ST ST CHICAGO IL 60649 Reported: 02/01/2003 - 02/0 County: Cook	7 x 1/2003	Map It		Landline : (773)363-1996	N
E-mail: je	nmasondist13	@prodigy.net	ΙP	address	: 192.100.76.133	Reported:	10/0

	OBAMA BARACK H	5450 S EAST VIEW PARK 1 4x CHICAGO IL 60615-5916 Reported: 10/1997 - 10/2002 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
GC NG- PR	OBAMA BARACK H	5450 S EAST VIEW PARK 1 1x CHICAGO IL 60615 Reported: 07/2002 - 07/2002 County: Cook	Map It	4425 Issued: 1977-1979 in CT		N
(0.000) (0.000) (0.000) (0.000) (0.000)	OBAMA BARACK H	5450 S EAST VIEW PARK 1 1x CHICAGO IL 60615 Reported: 07/2002 - 07/2002 County: Cook	Map It	350-60-2302 Issued: 1975-1976 in I L		N
COMPANY OF THE PARTY OF THE PAR	OBAMA BARACK H	365 BROADWAY 7x SOMERVILLE MA 02145-2440 Reported: 06/01/1986 - 07/17/2001 County: Middlesex	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N
Control of the contro	OBAMA BARACK HUSSEIN	7436 S EUCLID AVE 2 8x CHICAGO IL 60649 Reported: 11/13/2000 - 11/13/2000 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline : (773)684-4809	N
PODEO I	OBAMA BARACK H	7436 S EUCLID AV 8x CHICAGO IL 60649-3626 Reported: 06/01/1986 - 11/13/2000 County: Cook	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N
375723 	OBAMA BARACK HUSSEIN	5450 VIEW PA 8x CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook	Map It	-4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
Reports	Name	Address	Марв	SSN / DOB	Phone	AR
	OBAMA BARACK H	54501 SE VIEW PK 1x CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook	Map It	-4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48	684-4809	N
	BARACK	CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999	Мар	4425 Issued: 1977-1979 in CT		
	BARACK H OBAMA BARACK	CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999	Map It Map	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48	684-4809 Landline:	N
Oxen The American The American	OBAMA BARACK HUSSEIN OBAMA BARACK	CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK 1x CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 5x CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999	Map It Map It	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 4425 Issued: 1977-1979 in CT	684-4809 Landline: (773)684-4809 684-4809 Landline:	N N
	OBAMA BARACK HUSSEIN OBAMA BARACK H	CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 5x CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999 County: Cook 5450 VIEW PA 1x CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999	Map It Map It Map	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809 Landline: (773)684-4809 684-4809 Landline: (773)684-4809 Landline:	N N
	OBAMA BARACK HUSSEIN OBAMA BARACK H OBAMA BARACK H OBAMA BARACK HUSSEIN	CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1999 County: Cook 54501 SE VIEW PK CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 5450 S EAST VIEW PA 1 Sx CHICAGO IL 60615-5916 Reported: 06/01/1986 - 10/01/1999 County: Cook 5450 VIEW PA CHICAGO IL 60615 Reported: 10/01/1999 - 10/01/1999 County: Cook 49798 PO BOX 1x CHICAGO IL 60649 Reported: 09/01/1999 - 09/01/1999	Map It Map It Map	1977-1979 in CT DOB: 08/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48 -4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809 Landline: (773)684-4809 684-4809 Landline: (773)684-4809 Landline: (773)684-4809 Landline: (773)684-4809	N N N

	OBAMA BARACK HUSSEIN	PO BOX 49798 2x CHICAGO IL 60649 Reported: 09/1999 - 09/1999 County: Cook		4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N.
	OBAMA BARACK SEN	2152 E 71ST ST 7x CHICAGO IL 60649 Reported: 05/01/1999 - 05/01/1999 County: Cook	Map It		Landline: (773)363-1996	N
Total Carlo	OBAMA BARACK HUSSEIN	1440 E 52ND ST 8x CHICAGO IL 60615 Reported: 01/01/1999 - 01/01/1999 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	Ni
Reports	Name	Address	Maps	SSN / DOB	Phone	AR
GENERAL State of the state of t	OBAMA BARACK HUSSEIN	1440 E 52ND ST 1x CHICAGO IL 60615 Reported: 01/01/1999 - 01/01/1999 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
GENERAL MARIE COMMANDE MARIE COMMAND MARIE C	OBAMA BARACK HUSSEIN	365 BROADWAY B1 1x SOMERVILLE MA 02143 Reported: 11/12/1997 - 11/12/1997 County: Middlesex	Map It	4425 Issued: 1977-1979 in CT		N
OCX - 30 description of the control of the control of the control of the control	OBAMA BARACK H	54501 E VIEW PARK 4x CHICAGO IL 60615 Reported: 06/1997 - 06/1997 County: Cook	Map It	4425 Issued: 1977-1979 in CT		N
Oraclescon of the American of the American of the American of the American	OBAMA BARACK HUSSEIN	54501 VIEW PA 16x CHICAGO IL 60615 Reported: 10/01/1994 - 10/01/1994 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline : (773)684-4809	N
VOSCON	OBAMA BARACK H	54501 SE VIEW PA 5x CHICAGO IL 60615-5942 Reported: 06/01/1986 - 10/01/1994 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N
**************************************	OBAMA BARACK H	5450 S EAST VIEW PK 1 1x CHICAGO IL 60615 Reported: 06/01/1986 - 10/01/1994 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48		N
GAZES GA	OBAMA BARACK HUSSEIN	54501 SE VIEW PA 2x CHICAGO IL 60615 Reported: 10/01/1994 - 10/01/1994 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK	365 BROADWAY ST 4x BOSTON MA 02111 (POSSIBLE HIGH RISK) Reported: 08/01/1994 - 08/01/1994 County: Suffolk	Map It		Landline: (617)623-1266	N
EXCEPT TO A PAR TO A	OBAMA BARACK HUSSEIN	365 BROADWAY ST 1x BOSTON MA 02111 (POSSIBLE HIGH RISK) Reported: 08/01/1994 - 08/01/1994 County: Suffolk	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK HUSSEIN	5324 S KIMBARK AVE 8x CHICAGO IL 60615 Reported: 12/01/1993 - 12/01/1993 County: Cook	Map It	4425 Issued: 1977-1979 in CT DOB: 04/08/1961 Age: 48	Landline: (773)684-4809	N
Reports	Name	Address	Maps	SSN / DOB	Phone	AR
CONTROL OF THE PARTY OF T	OBAMA BARACK HUSSEIN	5324 S KIMBARK AVE 1x CHICAGO IL 60615 Reported: 12/01/1993 - 12/01/1993	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline : (773)684-4809	N

7 of 8 10/2/09 9:14 AM

		County: Cook					
	OBAMA BARACK	5450 EASTVIEW PK 1 CHICAGO IL 60615 Reported: 08/01/1993 - 09/01/19 County: Cook	1x 93	Map It	4425 Issued: 1977-1979 in CT		N
	OBAMA BARACK	7436 S EUCLID AVE CHICAGO IL 60649-3626 Reported: 08/1993 - 08/1993 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT		N
CONTROL OF THE PARTY OF T	OBAMA BARACK HUSSEIN	365 W BROADWAY BOSTON MA 02127 (POSSIBLE HIGH RISK) Reported: 07/01/1991 - 07/01/19 County: Suffolk	1x 991	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
	OBAMA BARACK H	5324 S KIMBARK AVE CHICAGO IL 60615-5287 Reported: 06/01/1986 - 12/1990 County: Cook	3x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
	OBAMA BARACK HUSSEIN	365 BROADWAY B1 SOMERVILLE MA 02145 Reported: 08/01/1988 - 09/01/19 County: Middlesex	1x 988	Map It	4425 Issued: 1977-1979 in CT DOB: 1990	Landline: (617)623-1266	N
**************************************	OBAMA BARACK HUSSEIN	1N N CHICAGO IL 60615 Reported: 01/01/1988 - 01/01/19 County: Cook	1x 988	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline : (773)684-4809	N
	OBAMA BARACK H	N 1N CHICAGO IL 60615 Reported: 01/1988 - 01/1988 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
	OBAMA BARACK HUSSEIN	5429 S HARPER AVE 1N CHICAGO IL 60615 Reported: 10/01/1986 - 10/01/19 County: Cook	1x 986	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	Landline: (773)684-4809	N
TOTAL STATE OF THE	OBAMA BARACK H	5429 S HARPER AVE 1N CHICAGO IL 60615-5548 Reported: 06/01/1986 - 10/1986 County: Cook	3 x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48		N
Reports	Name	Address		Maps	SSN / DOB	Phone	AR
GOODS AN OWN CONTROL CONTRO	OBAMA BARACK H	1440 E 52ND ST CHICAGO IL 60615-4131 Reported: 04/1986 - 04/1986 County: Cook	1x	Map It	DOB: 08/1961 Age: 48		N
TOOCOUR TO I work TO I work TO I W I W	OBAMA BARACK H	5450 EASTVIEW! PARK 1 CHICAGO IL 60615 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT DOB: 08/1961 Age: 48		N
	OBAMA BARACK HUSSEIN	365 BROADWAY B1 SOMERVILLE MA 02145-2440 County: Middlesex	2x	Map it	4425 Issued: 1977-1979 in CT DOB: 1890		N
GEODOLO GEO	OBAMA BARACK H	5450 E VIEW PARK 1 CHICAGO IL 60615 County: Cook	2x	Map It	4425 Issued: 1977-1979 in CT		N
	OBAMA BARACK H	54501 SE VW CHICAGO IL 60615 County: Cook	2x	Map It	4425 issued: 1977-1979 in CT DOB: 08/04/1961 Age: 48	684-4809	N

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EXHIBIT 6

Dr. Orly Taitz, Esq 29839 Santa Margarita Parkway, STE 100 Rancho Santa Margarita CA 92688 Tel: (949) 683-5411; Fax (949) 766-7603

E-Mail: dr_taitz@yahoo.com

UNITED STTES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

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

Affidavit of John N. Sampson

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

which is located in the State of Massachusetts, and with whom I have a user agreement, and requested that I obtain any and all legally available information relating to U.S. Social Security number 042-68-4425.

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

- 14. On or about February 2, 2010, I received an email from a person identifying himself as "Jim Russo", Operations Manager for LocatePlus, 100 Cummings Center, Suite 235M, Beverly, MA, 01915, requesting that I contact him regarding my account.
- 15. On or about February 3, 2010, I telephoned Mr. Russo at 978-921-2727, extension 319 and inquired as to why he wished to discuss my account. At that time, Mr. Russo stated that LocatePlus had noticed I had conducted what he called a "celebrity political figure" inquiry and wanted to know why I had done so and which permissible reason pursuant to the user agreement I was under with LocatePlus pertained to my making my inquiry.
- 16. I told Mr. Russo that I was a private investigator in the State of Colorado, that I had been tasked by Dr. Orly Taitz, an attorney in California who was prosecuting a civil suit involving Mr. Obama and that I had emails and other documentation that I could send him verifying that fact. Mr. Russo stated that he would appreciate it if I would send that information to him which I did on or about February 3, 2010. He assured me at that time that if I were to provide this information to him it would resolve any "issues" LocatePlus may have regarding my inquiry into a "political celebrity".
- 17. In the email I sent to Mr. Russo, I offered to have Dr. Taitz send him an email as well confirming the fact that I had been tasked by her to conduct this inquiry pursuant to a pending civil suit in the United States District Court for the Central District of California. He stated that he would like to receive such an email.
- 18. On or about February 4, 2010, Dr. Orly Taitz, at my request, sent Mr. Russo an email indicating that she had requested me, in connection with the pending civil suit in California against Mr. Obama, to conduct research through the commercial databases I habitually use as a private investigator, related to SSN 042-68-4425.
- 19. Numerous emails have been exchanged between me and Mr. Russo due to the fact that as of February 2, 2010, my account with LocatePlus has been frozen and I can no longer access this database despite the fact that I responded to their inquiries and have provided evidence to them indicating that I had followed the user agreement we have entered into. I have repeatedly asked that my account be unlocked, unfrozen, and made available to me.
- 20. Despite all of this, as of March 8, 2010, my account remains frozen and I am unable to conduct legitimate, legal database searches in connection with my business. As a result, I am being financially harmed, unable to conduct legal, lawful, legitimate investigations pursuant to law, and unable to provide to my clients, the services they have contracted with me to provide, thereby subjecting me to possible civil litigation for failing to provide contracted services.
- 21. Based upon information and belief, misuse of a Social Security number is a direct violation of Title 42 United States Code, Section 408(a)(7)(B), which is a federal felony punishable under Title 18 United States Code by fine or imprisonment of up to five years, or both.

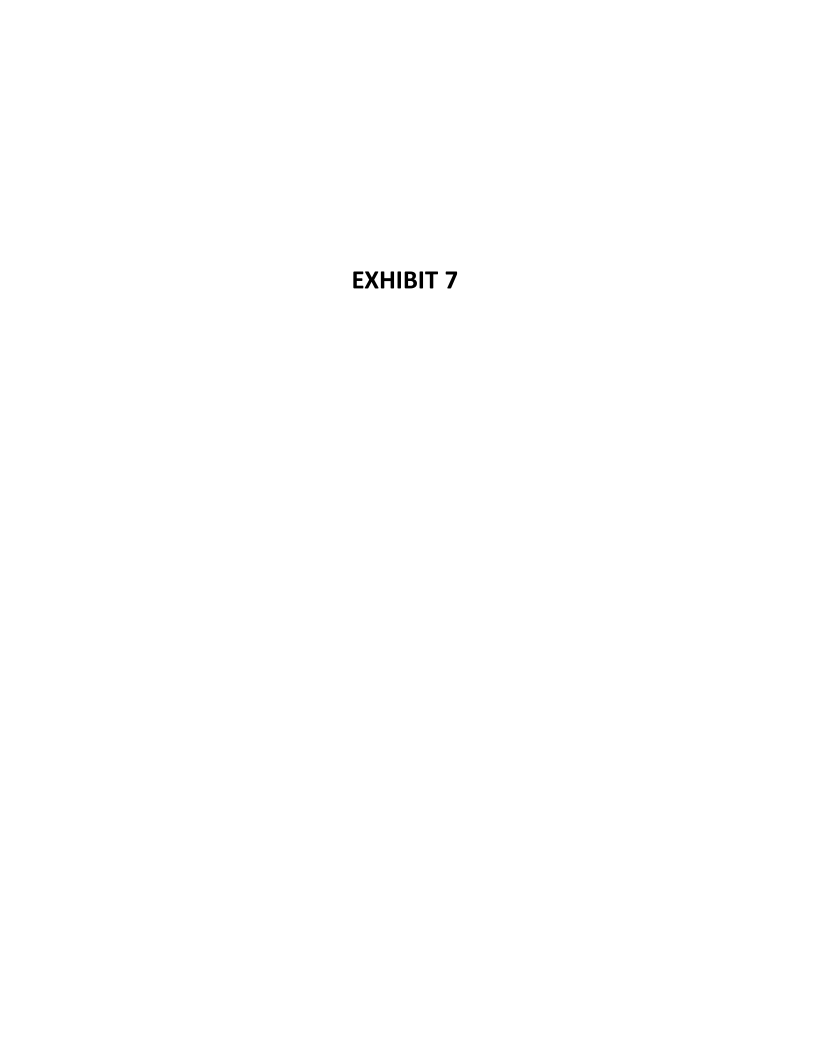
- 22. I swear under the penalties of perjury that all the facts stated and circumstances described above are true and correct to the best of my knowledge and belief.
- 23. I have not been compensated for making this affidavit.

Further, Affiant sayeth not.

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

y: _

John N. Sampson



State of Texas)	
)	SS
County of Montgomery)	

AFFIDAVIT

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

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

M

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

Jerfery Stephen Coffman

Sworn to me and subscribed before me this

day of January 2013.

TYLER G. WELLS NOTARY PUBLIC RIMS HISTORY INQUIRY SCREEN

PAGE 001 OF 002 DATE: 09/09/08

SSS NO:

61 1125539 1

TRANS-CODE/TYPE: 110 /

LAST NAME:

OBAMA

FIRST NAME:

BARACK HUSSEIN

CURRENT ADDRESS: 1617 S BERETANIA APT 1008 CITY/STATE/ZIP: HONOLULU

HI 96826

PERMANENT ADDRESS: 1617 S BERETANIA APT 1008 CITY/STATE/ZIP:

DATE OF BIRTH:

HONOLULU 08/04/61

96826

SSAN:

DLN:

TELEPHONE:

808 000 0000

8089 708 0632

REASON:

TRANSACTION DATE:

09/04/80

ID INDICATOR:

2

LAST ACTION DATE:

09/04/80

RELATED SSN:

00 0000000 0

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

SELECTIVE SERVICE SYSTEM Registration Form READ PRIVACY ACT STATEMENT ON REVERSE PLEASE PRINT CLEARLY	0897080632
DATE OF BIRTH Avaust 4 6 2 Male Name of Month Day Year 5 FEMALE PRINT FULL NAME	
OBAMA PARACE Last FURNIENT MAILING ADDRESS	1-USSE11J Anddte
1617 S. BERETANIA APT. 1008 HONOLUU HANAI Number and Street State or Fereig	QCB26
SAME AS ABOVE City State of Foreign	in Country 210 Code
CURRENT PHONE NUMBER 8 0 8 9 4 9 7 3 1 7 Area Code Number	Postal Drie Stamp & Clerk Initials
Check here if we may give your name, address and telephone number to Armed Corces recruiters. TAFFIRM THE FOREGOING STATEMENTS ARE TRUE	5 NO 10 (100) (100) (100)
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SSS Form 1 (Feb 30) [] (Previous Editors Will Stat Se Used)	Olib Addional 194/E002

EXHIBIT 8

United States Department of State



Washington, D.C. 20520

DEC 1 0 2010

Case No.: 200900535

Segment: PPT

Ms. Pamela Barnett 2541 Warrego Way Sacramento, CA 95826

Dear Ms. Barnett:

I refer to your request letter we received on January 2, 2009 under the Freedom of Information Act (Title 5 USC Section 552) for a copy of documents relating to Stanley Ann Dunham. We initiated a search of the Office of Passport Services.

The search of the records of the Office of Passport Services has been completed and has resulted in the retrieval of six documents that are responsive to your request. These documents have been reviewed and the results are set forth in the accompanying letter (with enclosures) of Jonathan M. Rolbin, Director.

We have now completed the processing of your request. If you have any questions with respect to our handling of your case, you may write to the Office of Information Programs and Services, SA-2, Department of State, Washington, D.C. 20522-8100. Please be sure to refer to the case number shown above in all correspondence about this case.

We hope that the Department has been of service to you in this matter.

Sincerely,

Alex Galovich, Co-Director, Acting

Office of Information Programs and Services

Enclosures:

As stated

United States Department of State



Washington, D.C. 20520

NOV 2010

In reply refer to:

CA/PPT/L/LE – Case Control Number: 200900535

Pamela Barnett 2541 Warrego Way Sacramento, CA 95826

Dear Ms. Barnett:

The following is in response to your request to the Department of State dated January 2, 2009, requesting the release of material under the provisions of the Freedom of Information Act (5 U.S.C. § 552).

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

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

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

This completes the processing of your request.

Singerely,

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

Enclosure: As stated

A (State or Clerk of Court. Photogra of citizenship must be submitted f ch persons have had, or been incl	e to (or affirmed) be- phs, which meet the formula persons to be	Passport Office Use Only) Amend as shown in section: BCDDEF Add visa pages. BIRTH CERTIFICATE(S) SEEN CHILD(REN)'S (WIFE'S) (HUSBAND'S FILED SR CR CITY FILED SR CR CITY MARRIAGE CERT. NATZ'N. CERT. OTHER) [S00
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B	INCLUDE MY CHILD(REN), AS FOL citizenship by noturalization, and ha	LOWS: (Also complete Section H ve nat had a previous passport.)	if child(ren) acquired	(Photo requirements for inclusion)	N F	ta
C	INCLUDE MY (WIFE) (HUSBAND), A (husband) acquired citizenship by nat married before March 3, 1931.)	turalization, and/or Section I if wi	ife was previously	Photos must be ONLY of persons to be included by this amendment. The two photos must be duplicates, approximately 2½ by 2½ inches in size, be on thin, unglazed paper with a plain, light background and have been taken within 2 years of date submitted. Photos should be front view, but not full-length, and may not be snapshot, Polaroid, acetate or film base prints. When more than 1 person is to be included, a group photo is required. Color photos	(STAPLE HERE)	ley (lun.
	DATE OF BIRTH	DATE OF MARRIAGE	ofafe)	DO NOT STAPLE SECOND PHOTO ATTACH BY PAPER CLIP	×	
D	EXCLUDE PERSONS, AS FOLLOWS: MY WIFE MY HUSBAND MY CHILDREN (Give name(s))		WHO IS/ARE TO APPLY FO NOT TO ACCO	R SEPARATE PASSPORT MPANY		
E		n Soctoro lokai, Hawa etoro	· · ·	DATE OF MARRIAGE 3/5/65 TED STATES CITIZEN IZEN OF INCOMESICA		
F	CHANGE TO READ AS FOLLOWS: (CHILD(REN)'S) (WIFE'S) (HUSBAN	D'S) LAST U.S. PASSPORT	DATE ISSUED			
	IN NAME OF		IS SUBMITTED H			
	FORM		3			

FORM DSP-19

(OVER)

⊶ H	TO BE COMPLETED BY AN APPLICANT REQUESTING INCLUSION IN THE PASSPORT OF A RELATIVE WHO ACQUIRED CITIZENSHIP THROUGH NATURALIZATION						
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		,					
	WHO WAS NATURALIZED BEFORE THE (Name of court)	LOCATE	D IN (City, State)				
	AS SHOWN BY THE ACCOMPANYING CERTIFICATE OF NATURALIZATION NO.						
	TO BE COMPLETED BY AN APPLICANT WHOSE WIFE WAS PREVIOUSL IN PASSPORT (If married more than twice, set forth facts in a supplement	Y MARRII	ED BEFORE MARCH 3, 1931, AND	WHO IS TO BE INCLUDED			
	HER MAIDEN NAME WAS	DATE OF	PREVIOUS MARRIAGE				
	NAME OF FORMER HUSBAND	PLACE O	F PREVIOUS MARRIAGE				
	FORMER HUSBAND'S PLACE OF BIRTH	MARRIAG DE	E WAS TERMINATED BY	DATE			
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	Subscribed and sworn to (affirmed) before me this	las	(Signature of Applicant) day of	Soctoro.			
		Igent, De	partment of State or Clerk of Cou	rt)			

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FOREIGN SERVICE OF THE UNITED STATES OF AMERICA	POST Djakarta, Indonesia				
RENEWAL APPLICATION FOR EXTENSION	REFERRED TO DEPARTMENT FOR ACTION RENEWED (EXTENDED) TO Jul. 18,1970				
OF	AMENDED AS REQUESTED				
PASSPORT CARD OF IDENTITY REGISTRATION CERTIFICATE OF IDENTITY	y s_5.00 FEE COLLECTED				
Document No. F777788 Date Issued	y s 5.00 FEE COLLECTED NO FEE COLLECTED NAME)				
(PLEASE PRINT NAME IN FULL)					
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NOW RESIDING AT	->				
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	Fu				
NO	Į-				
PROPOSED TRAVEL PLANS					
RESIDE WITHIN YEARS MONTHS	FRETURNING TO U. S. COMPLETE THE FOLLOWING				
I INTEND TO CONTINUE TO RESIDE ABROAD FOR THE FOLLOWING					
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	DATE OF DEPARTURE				
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AMEND TO INCLUDE (EXCLUDE) (WIFE)(HUSBAND)								
NAME		BIRTHPLACE			BIRTHDATE			
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~					DIVO	RCE DEATH		
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4101			TTACHES	CANCEL	ED	(DATE)		
	A	MENE	TO INCL	UDE (EXCLUDE)	CHILDREN			
NAMES	RESIDEN				BIRTHPLA	· · · · · · · · · · · · · · · · · · ·	BIRTHDATE	
BACAN HISRAN		-						
(Texankan)								
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NAME					- TAME			
DATE MARRIED	PL	ACE	MARRIED			MARRIED TO		
CITIZENSHIP OF HUSBAND								
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DEPARTMENT OF STATE APPLICATION FOR PASSPORT BY MAIL Ri Your previous passport issued within the past eight years, two signed photographs and the fee of \$10 MUST accompany this application. (Middle name) SFRIFS If ast name MAIL PASSPORT TO: IN CARE OF (If applicable) DEMANTMENT OF STATE HONOLULU, HAWA'I PHONE NOS. Area Code: PLACE OF BIRTH (City, State, Province, Country) DATE OF BIRTH Month HEIGHT COLOR OF HAIR COLOR OF EYES APPROXIMATE DATE OF DEPARTURE Spell out) Spell out) VISIBLE DISTINGUISHING MARKS MOST RECENT PASSPORT ISSUED WITHIN PAST 8 YEARS MUST BE ATTACHED SOCIAL SECURITY NUMBER 7777 Issue' Date D, WERE BOTH OF YOUR PARENTS U.S. YOUR BIRTH? MY PERMANENT RESIDENCE (If same as mailing address, write " DIL TAMAN MATRAMAN No IN THE EVENT OF ACCIDENT OR DEATH NOTIFY (Do not show name of a person who will accompany you when traveling) (Name in Full) (Relationship) (Street address, City, State, ZIP Code) BERETA NIA HONOLUL PROPOSED TRAVEL PLANS PURPOSE OF TRIP MEANS OF TRANSPORTATION COUNTRIES TO BE VISITED Other Departure PROPOSED LENGTH OF STAT INDONES/A DO YOU EXPECT TO TAKE ANOTHER TRIP ABROAD?

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

IF SO, WITHIN

I have not since acquiring United States citizenship, been naturalized as a citizen of a foreign state; taken an oath, or made an affirmation or other formal declaration of allegiange to a foreign state; entered or served in the anneal forces of a foreign state; accepted or performed the duties of any office, post, or employment under the Government of a foreign state or political subdivision thereof; made a formal renunciation of nationality either in the United States or before a diplomatic or consular officer of the United States in a foreign state; ever sought or claimed the penefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdiction of committing any act of treason against, or attempting by force to overthrow, or bearing arms against the United States, or conspiring to overthrow, put down or to destroy by force, the Government of the United States.

committing any act of treason against, or attempting by force to overthrow, or bearing arms against the United States, or conspiring to overthrow, put down or to destroy by force, the Government of the United States. (If any of the above-mentioned acts or conditions have been performed by or apply to the applicant, the portion which applies should be struck out, and a supplementary explanatory statement should be attached, signed and made a part of this application.)

DECLARATION

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

Jan # 1972 Sellin Kanham For (Signature of applicant)

JA -4-72 Office Use Only

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NO. OF PREVIOUS TRIPS

D

DEPARTMENT OF STATE

REQUEST BY UNITED STATES NATIONAL FOR AND REPORT OF EXCEPTION TO SECTION 53.1, TITLE 22 OF THE CODE OF FEDERAL REGULATIONS

REQUEST

I have been informed that my passport is not valid and that a valid passport is required by law to enter the United States. I request that an exception be granted to me, as provided in Section 53.2(h), Title 22 of the Code of finderal Regulations I understand that a fee of \$25 is required under Section 53.2(h) and I will remit such fee to the Passport Office. Department of State, Washington D. C., 20524, within 30 days.

REPORT - Pursuant to Section 215 of the Immigration and Nationality Act of 1952 Director, Passport Office Department of State Washington, D. C. 20524 Attn: PT/AC SUBJECT NINE DESCRIPTION 5161 STANLEY ANN SOETORO Brown Brown Hows Address Dialan Taman Matraman 22 Pav., Djakarta, Indonesia (Honolulu, 1617 South Peretania, c/o Stenley Dunham) NATURALIZATION DATE BIRTHDATE PASSPORT NO., DATE AND PLACE OF ISSUANCE Nov. 29, 1942 N. A. F 777788 BIRTHPLACE 07-19-65 Honolulu, Hawaii Wichita, Kansas DEPARTURE FROM UNITED STATES DATE AND PLACE OF DEPARTURE DESTINATION Djakarta, Indonesia October 1967, Honolulu, Hawaii FLIGHT NUMBER OR VESSEL NAME OF CARRIER Jacan Airlines TRAVEL TO UNITED STATES DATE AND PLACE OF DEPARTURE FROM ABROAD IDENTITY DOCUMENTS PRESENTED Passoort as shown above October 20, 1971, Djakarta, Indonesia FLIGHT NUMBER OR VESSEL NAME OF CARRIER Pan American Airways FAA 812 DATE AND PLACE OF ENTRY DESTINATION Honolulu, Hawaii Cotober 21, 1971, Honolulu, Hawaii

ACTION TAKEN

Identity and citizenship established.

Exception granted under 22 CFR 53.2(h).

PLACE (Immigration and Naturalization Service)

HONOLULU, HAWAII

For Department Decision (PLEASE PRINT OR TYPE - PENCIL NOT ACCEPTABLE) POST LOCATION Jakarta, Indonesia DEPARTMENT OF STATE POST ACTION APPLICATION FOR PASSPORT REGISTRATION PASSPORT ISSUED
No. Z2433100 REGISTRATION APPROVED Complete ALL entries in all sections that apply to you. If information is unknown, write "Unknown". Do not leave blank spaces. Use additional sheets where space provided is not adequate. June 2,1976 Expires ExpireJune 1,1981 CARD OF IDENTITY AND REG. TO BE COMPLETED BY ALL APPLICANTS A \$3 Application fee collected (Middle name) (First name) (Last name) Date _ \$10 Fee collected DUNHAM \$3 fee collected (for card) No Fee passport SOETORO, a citizen ANN STANLEY Official passport of the United States, do hereby apply for (a passport) (registration 48-page passport PLACE OF BIRTH (City, state/province, country) MY LAST PASSPORT WAS OBTAINED FROM (Note: If included in another's passport, state name of bearer) DATE OF BIRTH Day Month Location of Issuing Office WICHITA, KANSAS, USA JAN, 4, 1972 HONOLULU COLOR OF EYES HEIGHT 535 · 40-852 Number: C 030099 BROWN Bearer: BROWN Submitted herewith
Cancelled and returned VISIBLE DISTINGUISHING MARKS Other disposition (state) NONE Seen and returned HADTI NOW RESIDING AT DTL. MY LAST REGISTRATION AS A CITIZEN OF THE UNITED STATES WAS APPROVED Date of Registration Location of Registering Office PERMANENT RESIDENCE (Street address, city, state) TS DOUBE) (If same as above, Location of S. SERETANIA HONOLULU HAWA)

IN THE EVENT OF DEATH OR ACCIDENT NOTIFY (Name in full relationship, street address, city, state) 1617 S. BERETANIA DUNHAM (FATHER) HAVE YOU EVER BEEN REFUSED A PASSPORT OR REGISTRATION AS A CITIZEN OF THE UNITED STATES? IF ANSWER IS "YES", EXPLAIN WHEN AND WHY B TO BE COMPLETED BY AN APPLICANT WHO BECAME A CITIZEN THROUGH NATURALIZATION I IMMIGRATED TO THE U.S. I RESIDED CONTINUOUSLY IN THE U.S. NATURALIZATION CERTIFICATE NO. From (Year) Submitted herewith Seen and returned Previously submitted NATURALIZATION COURT DATE NATURALIZED PLACE NATURALIZED (City, state) COMPLETE ONLY IF OTHERS ARE TO BE INCLUDED IN PASSPORT OR REGISTRATION AND SURMIT GROUP PHOTOGRAPH NATURALIZATION CERTIFICATE NO. (WIFE'S) (HUSBAND'S) FULL LEGAL NAME NATIVE BORN Seen and returned NATURALIZED DATE NATURALIZED NATURALIZATION COURT PLACE NATURALIZED (City, state) DATE OF BIRTH (Mo., Day, Year) (WIEF'S) (HUSBAND'S) PLACE OF BIRTH (City, State or Province, Country) DATE OF BIRTH (Month, day, year) RESIDED IN U.S. (From-To) PLACE OF BIRTH (City, state/province, country) NAME IN FULL OF CHILDREN INCLUDED EVIDENCE OF PRIOR DOCUMENTATION OF ABOVE-NAMED PERSONS TO BE INCLUDED (For completion by Consular Office) D CANCELED OR DATE OF REGISTRA-LOCATION OF DATE OF ISSUE OTHER TION OR NAMES PASSPORT NO. OFFICE DISPOSITION BIRTH REPORT

FORM FS-176

OTHER EVIDENCE OF U.S. CITIZENSHIP PRESENTED (State disposition)

COLLOATION SOO M.B.	ACCOUNT IN DECICE	DATION		POST LOCATION	Jaka	rta, In	donesia	
APPLICATION FOR M P. de ALL entries in all sections that	POST ACTION: PASSPORT ISSUED REGIST		EGISTRATI	ON APPROVED				
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TO BE COMPLET	ED BY ALL APPLICAN	Expires 4/27	/86 c4	ARD OF IDE	TITY AND REG.			
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so indicate) 1617 South Bere	ania, Apt.1008	, Hon., Hawa	aii		`			
IN THE EVENT OF ACCIDENT OR DE Name in full: Stanley Dunham Address: 1617 South Ber	etania, Apt. 10	latory) (Do not give	name	of a person who wi	onship:	ther on	traveling) 9-2317	
HAVE YOU EVER BEEN BEFUSED A	PASSPORT OR REGIST	RATION AS A CIT	I, Ha	F THE UNITED S	TATES?	Yes 🗓 N	lo	
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Photos must be ONLY of persons	WIFE'S/HUSBAND'S	FULL LEGAL NA	ME					
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I have not (and no other person include on the reverse of this application form (inless explanatory statem	ent is attached). I s	olemniy	swear (or affirm)	that the stat	ements mad	e on all of the	
pages of this application are true and the	photograph(s) attached i	s (are) a likeness of	me and	of those persons t	o be include	d in the pass	sport.	
	(SEAL) J. CLAPIC Machilly							
(To be signed at same time by husband/	vife to be included in pas	sport) (T	o be sig	ned by Applicant i	n presence o	of person adr	ministering oath)	
Subscribed and sworn to (affirmed) before	re me this	day of	7	pril.	198	1.		
1 te	ne United States at	1 - 4 - 9		mid.	110	į.		
Consul of ti	e United States at	mana, O	1 "	Signati	ure of perso	n taking app	lication)	

C	TO BE COMPLETED BY AN APPLICANT WHO BECAME A CITIZEN THROUGH NATURALIZATION										
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	The information solicited on this form is authorized by, but not limited to, those statutes codified in Titles 8, 18, and 22, United States Code, and all predecessor statutes whether or not 'bodified, and all regulations issued pursuant to Executive Order 11295 of August 5, 1966. The primary purpose for soliciting the information is to establish citizenship, identity and entitlement to issuance of a United States Passport or related facility, and to properly administer and enforce the laws pertaining thereto.										
	The information is made available as a routine use on a need-to-know basis to personnel of the Department of State and other government agencies havi statutory or other lawful authority to maintain such information in the performance of their official duties; pursuant to a subpoena or court order; an as set forth in Part 6a, Title 22, Code of Federal Regulations (See Federal Register Volume 40, pages 45755, 45756, 47419 and 47420).										
	Failure to provide the information requested on this form may result in the denial of a United States Passport, related document or service to t individual seeking such passport, document or service.										
	NOTE: The disclosure of your Social Security Number or of the identity and location of a person to be notified in the event of death or accientifiely voluntary. However, failure to provide this information may prevent the Department of State from providing you with timely assists protection in the event you should encounter an emergency situation while outside the United States.										
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	I have not (and no other person inc taken an oath or made an affirmati	luded in on or of	this application has), since ther formal declaration of a	e acquirir allegiance	ng United : e to a fore	States citizenship, been natu ign state; entered or served i	ralized as a citizen of a foreign state; in the armed forces of a foreign state;				
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formal renunciation of nationality either in the United States or before a diplomatic or consular officer of the United States in a fore or claimed the benefits of the nationality of any foreign state; or been convicted by a court or court martial of competent jurisdictic act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or conspiring to overthe destroy by force, the Government of the United States.							etent jurisdiction of committing any				
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	are punishable by fine and/or imprisonment under the provisions of 18 USC 1001 and/or 18 USC 1542. Alteration or mutilation of a passport pursuant to this application is punishable by fine and/or imprisonment under the provisions of 18 USC 1543. The use of a passport in violation										
	restrictions contained therein or of the passport regulations is punishable by fine and/or imprisonment under 18 USC 1544. All statements and documents submitted are subject to verification.										
3			(FOR USE OF OFF	FICE TA	KING API	PLICATION)					
	APPLICANT'S IDENTIFYING DOC	UMENT	(S)				IFE/HUSBAND TO BE INCLUDED				
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My trip was delayed by I month Pick Company to the Place mail my passport to the Barbara S. ANN DUNHAM 1512 SPRECKELS ST. APT 402 HONOLULU, HI 96822

Starley ann Dunham PH942-8454

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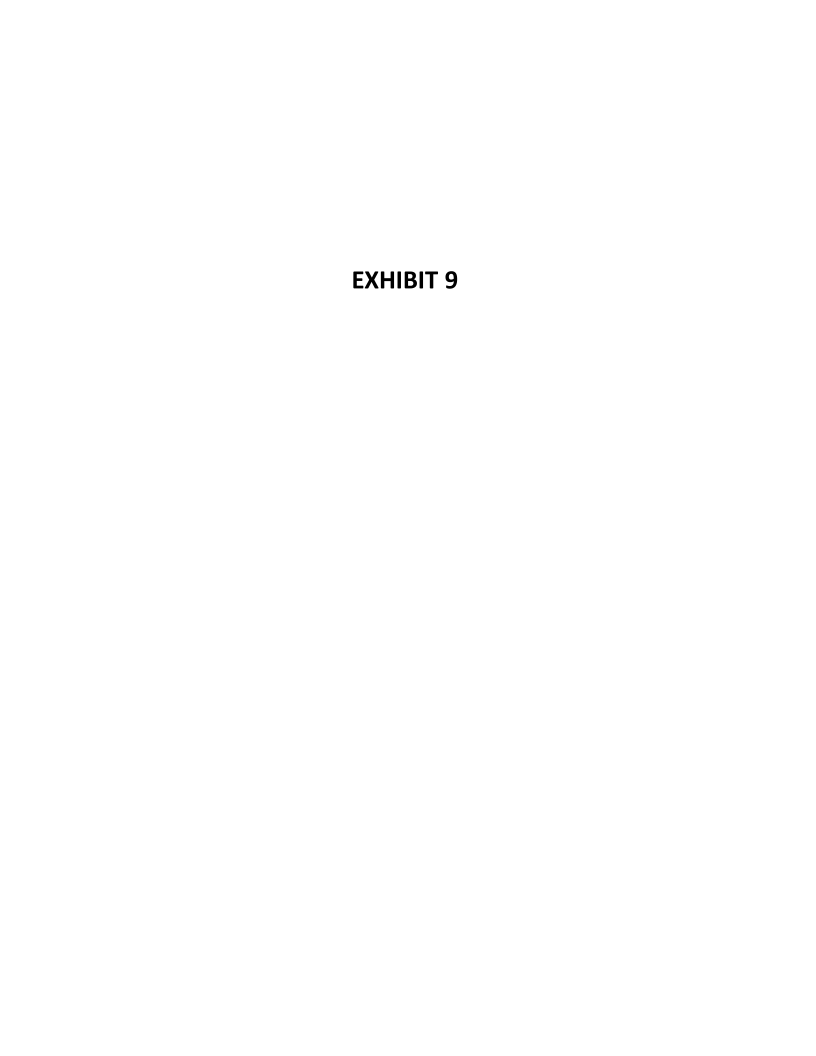
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Ms. Panela Barrett 2541 Warrego Way Sacramento, CA 95826



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.

Alliant's signature:		
Affiant's title:	dolju	not forcelly cutin
1. Heather Ber	red	a Notary Public of the County

I, Heather Derry , a Notary Public of the County and State aforesaid, hereby certify that

Timothy Lee Adoms personally known to me to be the affiant in the foregoing affidavit, personally appeared before me this day 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.

01.4.1

Notary Public's signature:

My commission expires:

My Commission Expires

EXHIBIT 10

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?

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.

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,

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

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

I beg to support.

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

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

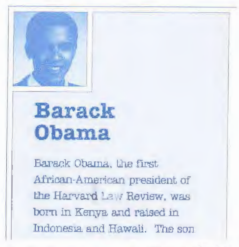
Mr. Deputy Speaker, Sir, it is instructive to note that while it has taken a very long time, there are some areas that have consistently remained in all the drafts that we have today. As we consider that, we are reminded of why Kenyans wanted to have a Constitution, to begin with. In the preamble, there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

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

EXHIBIT 11



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



hu JOEL B. POLLAK (JCOLUMNISTS/JOEL-B-POLLAK) 17 May 2012 5037 POST A COMMENT



Note from Senior Management:

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

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

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

It is also in that spirit that we discovered, and now present, the booklet described below-one that includes a marketing pitch for a forthcoming book by a then-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 polister Pat Caddell and I were interviewed by Hannity about the film he called the best documentary he has ever seen. During the one hour special, viewers saw exclusive clips from the film and heard several members of the 40 person cast go into greater detail about why they've given up on Obama

Full Article (/Big-Government/2012/08/25/The-Hope -and-The-Change) 26

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

SHAPIRO) 100 days ago 624

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

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

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

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



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



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

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

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

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

408 100 days ago



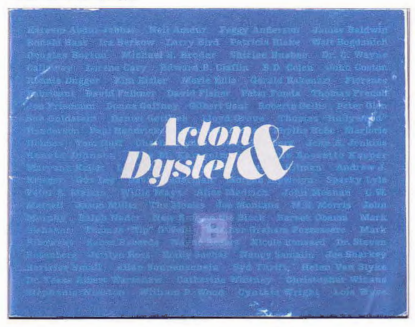
Media Works To Suppress Obama 'Born in Kenya' Bio (/Big-Journalism/2012/05/18/Media Refuses-Coverage Obama-Kenya-Lit-Agency) by BEN SHAPIRO (/COLUMNISTS/BEN-SHAPIRO)

99 days ago 253





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



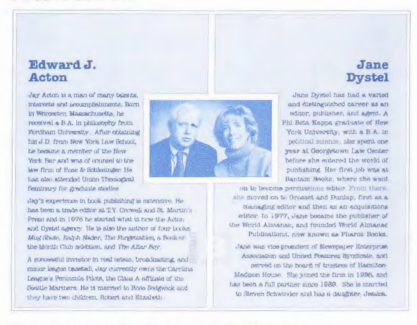
Front cover (inside)

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

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

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

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



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





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-interviewwere-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-tohead-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-barackobama-in-love-david-maraniss), for example, that a girlfriend Obama described in Dreams from My Father was, in fact, an amalgam of several separate individuals.

In addition, Obama and his handlers have a history of redefining his identity when expedient. In March 2008, for example, he famonsly declared

(http://www.huffingtonpost.com/2008/03/18/obama-racespeech-read-th n 92077.html): "I can no more disown [Jeremiah Wright] than I can disown the black community. I can no more disown him than I can my white grandmother."

EXHIBIT 12

Affidavit

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

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

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

FURTHER AFFIANT, SAYETH NOT.

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

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

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APR 25 2011

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ABSTRACT OF THE RECORD ON FILE IN
THE HAWAII STATE DEPARTMENT OF HEALTH

Own T. Omaka, Ph.D.
STATE REGISTRAR

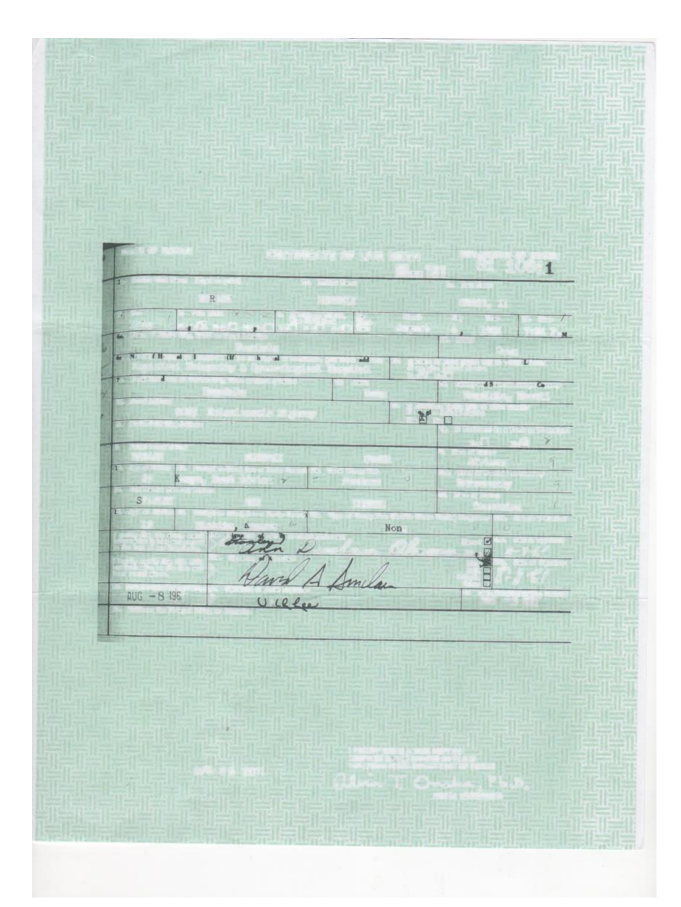


EXHIBIT 13

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BELLEVUE, WASHINGTON 98015

(425) 643.1131; FAX (240) 384-7297 For response to this letter: <u>diehold@comcast.net</u>

WEB PAGES www.archiveindex.com www.wholesalecheckscanners.com

June 24, 2011

Affidavit

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

The reason I have issued this affidavit and notified the FBI and other government officials is because I am compelled to because of Federal Statute Title 18, Part 1, Chapter 1 Section 4: "Misprision of felony; Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both." Since I am the one who positively identified Obama's Certificate of Live Birth, presented to the American public on April 27, 2011, as a forgery it was my oblation to report it.

My Credentials

RESELLERS OF

PRODUCTION DOCUMENT SCANNERS

WIDE-FORMAT SCANNERS

CHECK SCANNERS
WEB-BASED DOCUMENT IMAGING SOFTWARE

SCANNING SOFTWARE

I have a unique background that enables me to analyze this document in a competent, detailed, and extensive manner. I owned a typesetting company (Nova Typesetting) for eleven years, and thus have extensive knowledge and experience in type and form design. I have owned Archive Index Systems since 1993, a company that sells a wide selection of document scanners worldwide, and which also developed and sold document imaging software (TheRepository). Additionally, I have an extensive knowledge of how scanners function and their capabilities. I have also sold other document imaging programs, such as Laser Fiche, Liberty and Alchemy. I have sold and installed document imaging systems in city and county governments, and thus have extensive knowledge of municipal and county document imaging programs and procedures, including the design and implementation of such programs. Additionally, I have a good working knowledge of Adobe Photoshop and Illustrator. These factors will be crucial in understanding what has occurred with Obama's Certificate of Live Birth.

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

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

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Figure 1. Tiff image of the Obama's Certificate of Live Birth dated August 8, 1961, presented on TV 4/27/2011.

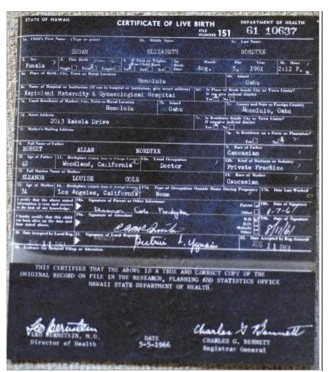


Figure 2. Another Persons microfilmed Certificate of Live Birth dated August 11, 1961.

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

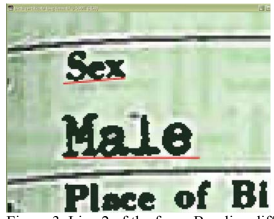


Figure 3. Line 2 of the form. Baseline differences.

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

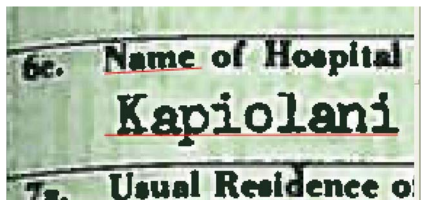


Figure 4. Line 6c at 500%. The typewriter name of the hospital does not drop down 2 pixels.

The conclusion you must come to is that the typed in form was superimposed over an existing original Certificate of Live Birth form. In fact, since I found some of the form headings scanned in as binary and grayscale, the form itself is a composite but the person who created it did not flatten the image of the blank form and save it as one file before they started placing the typewriter text on the composite form. The individual(s) who perpetrated this forgery could not evidently find a blank form in the clerks imaging database, so they were forced to clean up existing forms and overlay the typewriter type we see here. The forger was also looking for certificates with the correct stamped dates and that is why I think they used more than one original form. At first I wondered why the forger didn't just typeset the entire form from scratch and overlay the type and not have to worry about the parallax problem. Then I remembered that in the early 1960s there was no phototypesetting and this form was set in hot metal from a linotype machine. The type design I think is Times Roman but they could never replicate the exact design. They were stuck having to use existing forms that were scanned in using binary and grayscale.

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



Figure 5. Obama's form Figure 6. Grayscale. Figure 7. Color image.



SECURITY PACII Ventura & Sepulver 15165 Ventura Bou Sherman Oaks, Ca

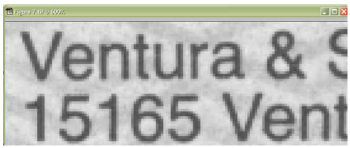


Figure 8. Binary image.

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

The next question would be: What would have caused the haloing effect? We know that all the original Certificates of Live Birth (COLB) were microfilmed because we can see the Nordyke Certificate (see Figure 2) was microfilmed. Then some time after 2004 the paper original copies, in post binder books, were scanned using a commercial document scanner with a flatbed, scanned as grayscale images. The forger was working with two types of images. He/she may have used images printed from the microfilmed copy and then scanned the printout in grayscale. At that point the forger would have to invert the image so as to have a white background, black type. Figure 10 is an example of an inverted image of Figure 2. The result would be like Figure 9 but a whiter background. The image I am working with in Figure 10 is only 94 DPI but the forger was working with much higher resolution (≥240 dpi). At that point the forger converted the grayscale to a binary image and placed it onto the background form image. The problem was that there were still image values for the pixels around the placed type so when he/she placed the type image over the background and instructed the program to bring the type "forward" it blanked out the background image, hence the haloing effect around the type.

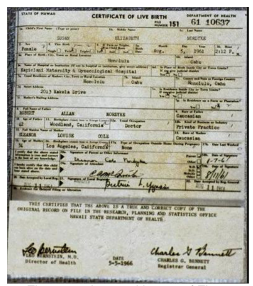


Figure 10, Inverted image of Figure 2.

3. The Obama Certificate is loaded with both binary and grayscale letters which is just another smoking gun that this form is a forgery. It appears the lines and some of the boxes were scanned using grayscale, but only some of the form headings were grayscale and sometimes it is only some letters. Figure 11 and Figure 4 give one example. You will notice that the *H* and, *al*, in Hospital, *I* in Institution, *If* and again the *h* and *l* in hospital were grayscale images, but the rest of the line is binary. The typewriter line below was scanned in as a binary image. I can also tell you for certainty

that the form type was scanned in at a lower resolution (\leq 200 dpi). This is because of the size of the pixels on the letters were such that the openings on the a and s on the first line are not visible and filled in. This may also further indicate that forger took some of the type images from the microfilmed copies.

Hospital or Institution (If not in hospital or land Maternity & Gyneco

Figure 11. showing a mixture of grayscale and binary type on the same line.

Another example is found in form box 1a, his name *BARACK* for some reason the "R" is a grayscale image and the rest is binary (see Figure 13). That means the "R" was originally on the form and the rest was not until it was added.

The question again is: Why did the forger leave some grayscale type images on the form and not just erase the whole form? The answer is that he/she needed the grayscale images to re-establish the baseline of the type for the superimposed binary type. This also told me that the forger was an experienced graphic artist.



Figure 13. Another example of grayscale and binary on the same line.

ARTMENT OF HEALT 61. 10641

Figure 14. The last "1" is grayscale, but the rest are binary.

Another example is the Certificate number itself (see Figure 14). The last "1" on the form is a grayscale image but the rest of the numbers are not. It also has a different baseline. This is just another example of a cut and paste job. It also means we do not know what the real Certificate number is if there even is one. There are other form boxes that display the same feature, boxes: 5b, 7e, 11, 13, 16, 18a.

4. The Sequential Number is a fraud. I would like you to refer back to Figures 1 and 2. You will notice that Barack Obama was supposed to have been born on Friday at 7:24 p.m. August 4, 1961 and the local registrar supposedly accepted it on Tuesday August 8, 1961 and hand stamped the Certificate number "61 10641." Then notice that the other Certificate of Susan E. Nordyke was born on Saturday at 2:12 p.m. August 5, 1961 and another registrar date stamped it on August 11, but her Certificate number is "61 10637." Susan Nordyke was a twin and her sister's Certificate number is 61 10638. Keep in mind there would be only one Bates stamp machine in the office so the numbers would all be unique. There cannot be any duplicates so every Certificate has a unique serial number.

Obama's Certificate would have most likely been mailed on the following Monday, the 7th and received by the Clerk Tuesday the 8th. Susan Nordyke and her sister's Certificates looks like they were mailed sometime earlier that week and not accepted until the 11th but Susan has a Certificate four numbers less than Obama's. It is impossible to have Obama's Certificate number to be four numbers higher than a Certificate that came in three days later.

As stated in #3 the last "1" on the form is a grayscale image but the rest of the numbers are not (see Figure 14). You will also notice that the baseline of the last "1" is straight and level but the rest of the numbers are slanted. This is again irrefutable proof that the Certificate number is a composite of two numbers and hence a forgery. This forgery comes under a separate offense and carries with it 5-years in prison [see Appendix D: Title 19, Ch.47, Sec, 1028(d)(1)].

The facts I have shown you in #3 and 4 tell me several things about how this forgery was assembled. 1. Some person(s) in the Health Department, who had access to the document imaging program, searched the database for someone close to the actual birth date of Obama and found someone near the 4th of August, if in fact he was born on the 4th and we should not assume that at all. Obama may have chosen the 4th of August because they had a baby who died close to his date of birth. The clerk may have cross referenced the death database to find someone who had died and had a birth date close to Obama's. It has been reported that an infant girl named Virginia Sunahara was born on August 4, 1961 at Wahiawa Hospital in Wahiawa, Oahu, HI who died on August 5, 1961 at the Kapiolani Women and Children's Medical Center, due to complications. This happens to coincide with the date of birth and birthplace of the Nordyke twins. We could make two assumptions here. 1. Wahiawa Hospital customarily would have completed the COLB form and mailed it to the County Health Department; and 2. Kapiolani Medical Center would have filled out the death certificate. The other less likely scenario could be that her medical records were transferred to Kapiolani Hospital and they would produce the birth certificate and later the death certificate which was later included in the group of birth certificates that contained the Nordyke twins.

The Federal Government wanted the States to cross reference the birth and death databases so the database would have that information. The date stamps have two different colors and sizes (see #5 below) which indicates that both dates came from different Certificates. We can conclude from this that more than one person was involved in the Hawaii Department of Health in assembling the different components that were used: 1. Someone to conduct the database searches to find the right Certificates to create the fraudulent Certificate of Live Birth; and 2. Someone who signed or stamped the fraudulent certificate. I believe that after all the components were assembled they were then given to a graphic artist to actually assemble the whole thing and create the finished forgery. That graphic artist could be located anywhere. In short this was a multi-state conspiracy to defraud the United States.

5. Two different colors in Form box 20, 22 and 17a Date Accepted by Reg. General. What is very revealing about this box and date entry is there are two different colors on both lines where there should be no color at all. Both lines were scanned using binary mode, but I see two different colors (see Figure 15). What I think this shows us is that the person who put this fraud together was looking for a form that had the right date namely "August 8 19_1." As you can see the only things that are printed in dark green (R=71, G=92, B=73) are "Date A" and "AUG -8 6." The rest of the type is in black. This tells me that the forger was working in color mode and what they copied from had a color value for some reason unless they put a color value on it.



Figure 15. Two different colors, dark green and black.

The same thing is found in form box 20 "Date Accepted by Local Reg." Figure 16 again shows that the date has two different colors. The "**AUG -8 196**" is in dark green (R=87, G=111, B=87) and the "1" is in black. Yet again another irrefutable proof this form is a forgery. Form box 17a displays the same two color image in the word "None". The "Non" is in dark green.

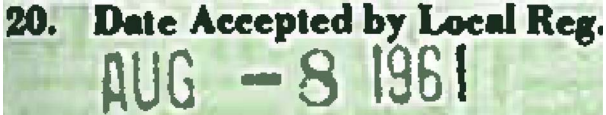


Figure 16. Another example of two colors on the same line.

6. The official seal is not part of the Certificate of Live Birth and they used the wrong size impression of a seal. The Hawaiian law (Section 11-1-2 Seal of the Department of Health) states:

a) The official seal of the department of health shall be circular in shape, **two and one-fourth inches in diameter**. At the curve on the top portion there shall be the words "DEPARTMENT OF HEALTH" and at the curve on the bottom portion there shall be the words "STATE OF HAWAII." At the curve on each side portion shall be a star. In the center of the seal shall be the Caduceus, a winged rod entwined with two serpents, which has long been recognized as a universal symbol of medicine. The Caduceus shall be encircled by an indentation, which shall separate it from the words "DEPARTMENT OF HEALTH" and "STATE OF HAWAII."

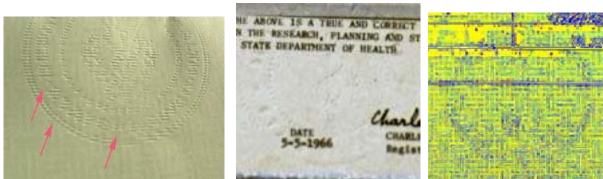


Figure 17, Seal on Obamas Short Form Figure 18: Nordyke seal from 1966 Figure 19: Obama's COLB long form Apr.2011 (Figure 19 is courtesy of Kevin Powell; http://www.pixelpatriot.blogspot.com)

The first Certification of Live Birth Obama the candidate produced in June of 2008 was the "Short Form" of the COLB. It had the Department of Health's seal embossed on it (see Figure 17) appearing on it about 1.8" from the bottom of the 11 inch paper. That told me the Health Department is using an electric embosser, which applies ample pressure to leave a clear visible embossment. Hand seal embossers have only 7/8" or less from the edge of the paper for a 1¾" seal. The Health Department seal does not appear obvious on the Obama COLB. A good embossment will distort the type and lines on a form and is clearly visible (see Figure 21). Even on the Nordyke Certificate (see Figure 18) in spite of it being an inverted image from a microfilmed image, it is clearly seen. Figure

19 shows Obama's seal on the COLB presented on April 27, 2011, and is visible only because a color filter was used to see it, otherwise it completely disappears in the design of the security paper (see Figure 20).



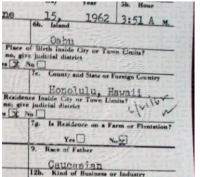


Figure 20: Seal on Obama's COLB From April 27, 2011.

Figure 21: Hand stamped seal from an original COLB from 1962.

The official seal on the Obama COLB is a second or even third generation image from another form. The seal embossing did not distort the lines or type on the form and it most likely was never part of his Certificate. We cannot make out any of the type on the seal as well as the two stars and the Caduceus. The distorted background image of a seal can be created using Photoshop or Illustrator by applying it as a watermark. Yet another indication this Certificate of Live Birth is an obvious forgery.

If that wasn't enough I then investigated the size of the latent seal image on the Obama certificate and found it to measure only about 1¾" in diameter. The procedure I used to discover the seal measurements were as follows: With the Savannah Guthrie photo (see Figure A) of the document I was able to see the left and right hand sides of the document and knew that was 8½" wide. I was then able to determine the scale of all the components on the form. I then measured the line length on the second line from the bottom. Box 20, 21 and 22 rest on. That length is 6.396" long, measured from the first bold vertical line on the left side of the form to the end of the line (see Figure 22). I then adjusted all the images I had for Certificates including non-Obama Certificates, which I had. What I found was that the alleged embossed seal on the Obama COLB were all 1¾" in diameter and that is not the legal seal as described by Hawaii state law, which should be 2¼". The administration has the wrong size seal on their certificate and that seal was supposed to be a first generation full size imprint.



Figure 22. The COLB Obama presented on 4/27/11 from the PDF file on the White House web site. The seal measured only 1-7/8" in diameter.

I then examined Certificates of other individuals that I found on the internet. Figure 23 is of a Certification short form of Patricia Decosta dated 2002 and it is also 13/4". As stated in the Hawaii state code, it must be 2.25" in diameter. The current Department of Health seal is not the same one they had in the 1960s. That one was 21/4" in diameter (see Figure 18) but the current seal is not legal—it's the wrong size and the type is not legible! You cannot make out any of the words, the stars or the Caduceus. I will be notifying the Department of Health of their gross error in the hope

they will fit it with a new legal seal. Some time after 1966 the original legal seal was "lost" or stolen because they do not wear out. Some bureaucrat ordered a replacement and was either ignorant of the law or too stupid to ask if there was a specific requirement for the seal. What mystifies me is that the Director of the Department of Health and the registrars did not spot the error and fix it. My conclusion is they just didn't care about the law.



Figure 23. The Certification of Patricia Decosta dated 2002.

7. The hand stamped certification from the current registrar is a forged stamped notice.

The Department of Health has the right to produce a legal copy of the original Certificate of Live Birth for people who have the appropriate right to receive one. The Clerk in the office would search the document imaging database and retrieve the correct Certificate. The Clerk would then print out the tiff image on the green security paper. They would then take a rubber stamp that states the following: I CERTIFY THIS IS A TRUE COPY OR ABSTRACT OF THE RECORD ON FILE IN THE HAWAII STATE DEPARTMENT OF HEALTH. Then below this notice would be the likeness of the State Registrar's signature, in this case it was Alvin T. Onaka, Ph.D. Then the clerk would stamp the date to the left of the certification. See Figure 24 for a Certificate done one month before the Obama's April 25, 2011 Certificate. Please note that since it is a hand stamp the certificate stamp is skewed up on the right side.

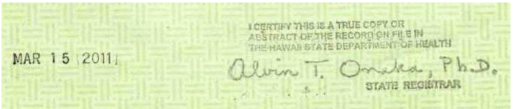


Figure 24. Registrar stamp on a persons Certificate done March 2011.

Now let us look at Obama's Certificate (see Figure 25) supposedly done on Aril 25, 2011. Notice the registrar's rubber stamp has an error on the word "the" which reads "TXE," but this error does not show up on the same rubber stamp used one month before. In Figure 26 you will see an enlargement of the word. You will notice that the "X" had been created by the graphic artist by filling in pixels so it appears like an "X" but it really is not. Also notice that the whole stamp is too straight on the form. The red lines drawn under two of the lines of type are aligned with the pixels. The stamp rises only two pixels over 3". My conclusion is that the whole stamp was placed there by the graphic artist to look as straight as possible. The only problem is that no hand stamped notice like this would be placed that perfect on the page.

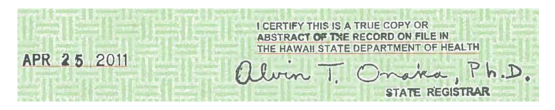


Figure 25. Obama's Registrar stamp with the errors on it,



Figure 26. Enlargement of the "TXE."

Other investigators have mentioned what looks like an italic "E" under the capital "A" in Alvin. In Figure 24 the same artifact does not appear. This artifact also does not show up on the Savannah Guthrie photo but does appear on all the other copies and PDFs the White House displayed. We have to assume either the artifact was already on the security image the forger used, and forgot to erase it, or it was placed there deliberately for some reason that we don't know yet.

- **8. Forged signatures of the Mother and Registrar.** Forgery of a signature occurs in three ways. The old methods were someone would practice signing another's signature until they got good at it. Another was to simply trace the signature from a previously known signature. The new way is to find a signature and scan it into a computer. Then place that signature, or parts of a signature, onto the desired form or check. The signature of the mother, *Ann Dunham Obama* in Box 18a is made up of two images. The "Ann D" is in grayscale and the rest of her name is a binary image. The signature of the registrar U"K"L Lee is also made up of the same image types. The "K" really looks like "IL" and the I is a binary image and the rest of his name is grayscale. That means the I was added in another layer. Both errors can be seen included in Figure 27. Irrefutable proof the Obama Certificate is a forgery.
- **9. Multiple layers in the PDF file from the White House.** I am not the first one to find this fact and they deserve the credit for discovering it. What they discovered is that when you open up the PDF file in Adobe Illustrator and you turn on layers, you see a long list of nine different layers that correspond to different sections of the form, including the signatures on the form. Figure 27 shows the layer that contains most of the typewriter and form text.

I discovered using just my Adobe Acrobat 8 Standard that I could also see the different components disappear when I enlarged the image to just 400% and used the "hand" tool to quickly move around the image. When I moved the image fast, the various type components would disappear from the form but the lines stayed just as I had concluded.

I also opened up the White House PDF file in WordPad so I could see the codes and headers in the file. There I discovered the evidence for the nine layers embedded in the code (see below). The big surprise I discovered was that the file was finished or created on April 27, 2011 at 12:09 pm and the copy I had downloaded from the White House web site was modified on April 28, 2011 at 9:58 am, the day after the news conference. The whole White House story that the President had his Seattle-based lawyer fly to Hawaii and pick up two signed and stamped paper Certificates of Live Birth and fly directly to Washington DC, is obviously not the document the public has been shown. In other words the whole story may not true. I checked the cost for UPS to ship the documents next day and delivery by 8:30 am Tuesday and it was only \$84.00. I checked the cost for a lawyer to fly last minute from Seattle to Hawaii then to Washington DC it is thousands of dollars. Their story is just not believable.

The PDF file indicates the PDF "CreatorTool" was *Preview* which is an Apple product that is just like Adobe's Acrobat Standard, which is a viewer and print driver. It is not a photo and image design program. It is just the program that created the PDF file (as a print driver). The Preview program can

also read twenty-six different image and document types, that includes Adobe Illustrator and Photoshop.

Defenders of the Administration's argument that the layers were created by an OCR program (Optical Character Recognition) are also ridiculously wrong because the PDF file is not a searchable PDF therefore no OCR process was performed and additionally no text object was found within the PDF file I examined.

```
2 0 obj
<//Subtype/XML/Length 3759/Type/Metadata>>stream
</ap:CreateDate>2011-04-27T12:09:24Z</ap:CreateDate>
<ap:CreatoTool>Preview</ap:CreatoTool>
<ap:ModifyDate>2011-04-28T09:58:24-07:00</ap:ModifyDate>
<ap:MetadataDate>2011-04-28T09:58:24-07:00</ap:MetadataDate>
```

The following are the header codes for the 9 layers embedded throughout the file.

13 0 obi

- <</Subtype/Image/Length 299366/Filter/DCTDecode/BitsPerComponent 8/ColorSpace 9 0 R/Width 1652/Height 1276/Type/XObject>>stream 14 0 obj
- <</Subtype/Image/Length 67980/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 1454/Height 1819/Type/XObject>>stream 15.0 obi
- <</Subitype/Image/Length 5510/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 199/Height 778/Type/XObject>>stream 16.0 obj
- <//SubType/Image/Length 480/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 42/Height 274/Type/XObject>>stream 17.0 obj
- <//Subtype/Image/Length 633/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 123/Height 228/Type/XObject>>stream 18 0 obi
- <</Subtype/Image/Length 436/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 47/Height 216/Type/XObject>>stream 19 0 obj
- <</Subtype/Image/Length 173/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 34/Height 70/Type/XObject>>stream 20 0 obj
- <</Subtype/Image/Length 671/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 243/Height 217/Type/XObject>>stream 21 0 obj
- <//Subtype/Image/Length 344/Filter/FlateDecode/ImageMask true/BitsPerComponent 1/Width 132/Height 142/Type/XObject>>stream

The discovery of nine layers in the PDF image didn't matter for my analysis 1 through 7 because I was able to export the image as a TIFF (18.35 MB) out of that PDF using my Adobe Standard software. So I was working from a flattened image and was able to find all that I did, in other words the layers were irrelevant to me but was just further proof that the Obama's Certificate of Live Birth is a forgery.

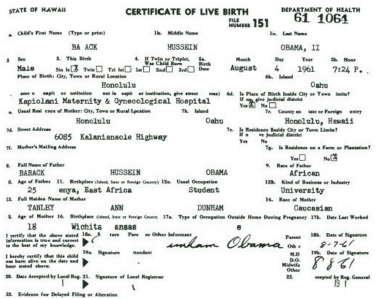


Figure 27: The layer that contains most of the forms text and typewriter text.

I have received other White House PDF files from Graphic artists around the country. As a result I received a PDF Certificate that was put up on the White House web site no more than 10 minutes after it was uploaded. That PDF showed nine layers, no OCR (see Figure 28), Image file created at 7:50 am on the 27th (see Figure 29) and finally the PDF file created using *Preview* (the print driver) and modified on 4/27/11 at 12:09 p.m., which is similar to my file. My conclusion is that this shows the individuals in the White House were "fixing" or changing this forgery as late as 7:50 a.m., an hour before the pre-news conference.

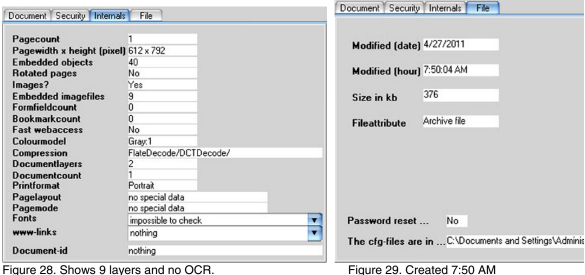


Figure 28. Shows 9 layers and no OCR.

Title Subject Author Made with ... Mac OS X 10.6.7 Quartz PDFContext Created with ... Keywords ... **PDF-Version** 1.3 (readable with Acrobat Reader 4.x) Type of encryption Nothing **Encryption level** Nothina created 27.04.2011 / 12:09:24 modified 27.04.2011 / 12:09:24

Figure 30. PDF modified 4/27/11 @ 12:09 am.

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

To begin with the White House PDF was not a searchable PDF therefore no OCR process was performed on the image and therefore the following rebuttal and defense of Obama's COLB is irrelevant and a very poor attempt at defending this blatant forgery.

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

http://www.foxnews.com/politics/2011/04/29/expert-says-obamas-birth-certificate-legit/.

He tries to excuse the multi-layers as merely an artifact of an OCR (Optical Character Recognition) engine and then saved as a PDF. There are three major reasons he is wrong and I know from his statement he knows nothing about OCR engines and how they work and their file structure. First the White House PDF file is not a searchable PDF and no text object could be found in the PDF file. Second, the Obama PDF certificate was supposed to have come directly from the Health Departments office. As stated before, the records they have would have absolutely no reason to be OCRed and if they were asked to give the customer a PDF image it would be from their existing TIFF image stored in their document imaging program on the server. The program would have done no OCR processing at that time.

The third reason is the lack of OCR files in the PDF file. My qualifications on OCR programs are considerable. Our own document imaging program, TheRepository, has an OCR option from Expervision that is called TypeReader. We integrated TypeReader into our program but to do this we had to sign a non-disclosure statement with them and then we got their Took Kit and API. When an OCR program saves a file as a searchable PDF, the file contains three main files within it. The first file is an image file, usually a compressed Group4 TIFF. The second file is an ASCII text file and the last file is a matrix file that contains the X and Y coordinates of all the words in the document. The starting point for the image file and the matrix file is usually the upper left hand corner of the image measured in pixels. The text file and matrix files would never be seen as separate layers and there are certainly not nine layers. The three files would be in a PDF "wrapper" and that is all, All OCR programs work on the same principle.

Conclusion

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

In witness whereof he has hereto set his hand at	
	Name of Notary:
	Title:
I, 1626 11	_, a Notary Public of King County and the State of
Washington aforesaid, hereby certify that Doug	glas B. Vogt personally known to me to be the affiant
in the foregoing affidavit, personally appeare	ed before me his day and having been by me suly
sworn deposes and say that the facts set forth in	
	My Appointment Expires Feb 11, 2012
Witness my hand and official seal this the 10	0 th day of May 2011
	Sh
No	otary Public
My Commission Expires: 02 / 11 /20 12	2
	Day of Vag &
1)(ouglas/B. Vogt

EXHIBIT 14



The American Typewriter

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

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

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

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

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

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

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

Paul Irey

57	TATE OF HAW	'All C	ERTIFICAT	E OF	LIVE	BIRTH			OF HEALTH 10641
14.	Child's First Nar	me (Type or print)	1b. Mid	idle Name			Ic. Last Name		
		BARACK	HU	SSEIN			OB	AMA, II	
2.	1	3. This Birth Single X Twin Triples	4. If Twin or T Was Child Be	riplet, orn 3rd	Sa. Birth Date	Month August	Day 4	Year 1961	5b. Hour / 7:24 P.M
60.	Di di Blada Cir. T B LT						6b. Island Oahu		
be.		d or Institution (If not in hospi i. Maternity & Gyne				6d. Is Place of If no give Yes [A]	e judicial di	de City or T atrict	own Limits?
74.	Lucal Residence of Mother: City, Town or Rural Location 7b. Island Honolulu Oahu				7c. County and State or Foreign Country Honolulu, Hawaii				
7d.	6005 Velenienacje Wighter If ng gi					7e. Is Resider If no giv Yes	nnce Inside City or Town Limite?		
76.	Mother's Mailing	Address					7g. Is Re	aidence on a	Form or Plantation
8.	Full Name of Fat BARACK	her HUSSE	IN		OBA	MA	9. Race o	of Father African	.9
10.		11. Birthplace (Island, Suse or Fo Kenya, East Africa			udent	O	THE PERSON NAMED IN COLUMN 2	of Business iversit;	A DESCRIPTION OF THE PROPERTY
13.	Full Maiden Nam STANLEY	ne of Mother ANN			DUNHAI	м	14. Race	of Mother Caucas:	ian /
15.	Age of Mother 18	 Birthplace (blood, Sour et Fe Wichita, Aansa 	C 110.9	Type of	Occupation	on Outside Home None	During Pre	gnancy 17b.	Date Last Worker
infe	ertify that the abo ormation is true an the best of my kno	ove stated 18a. Signature of P. over stated over each owledge.	n Ds	mant	am	Olas			Date of Signature
WAR	ereby certify that i born alive on the r stated above.		vid A	1	mille	1	Mid	M.D. 2 19h. D.O. Wife 8	SG/
20.	20. Date Accepted by Local Reg. 21. Signature of Local Registrar AUG - 8 1961 ULC Lea			4.00	22		rpted by Reg. General - S 1961		
23,	Evidence for De	layed Filing or Alteration							

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

alvin T. Onaka, Ph.D

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

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

EVIDENCE OF FORGERY

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



BARACK
143 144 145 146 147 148

144

146

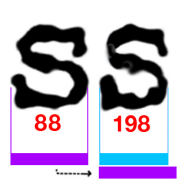
Notice the other differences seen in the same word from different locations on the birth certificate. All the letters look different. Why?

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

RR 145

PARACK 1 2 3 4 5 6

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

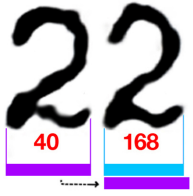


From Section 6c
Hospit

From Section 12b

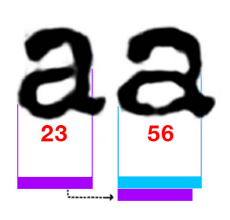
ETSITY196 197 198 199 200 201

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



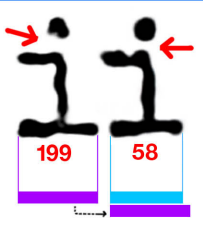
Page 1 of 3

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



From Section 2 From Section 6c

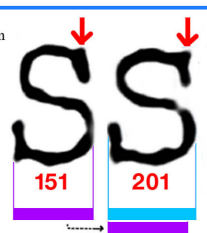
The two lower case letters "i" from the word "University" in section 12b and "Kopiolani" in section 6c are shown to be different because of the dots over the letters. The dot in #199 is higher that of #58 and shows more space over the letter. Also note the color bars indicating the difference in width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



196 197 198 199 200 201 From Section 6c

From Section 12b

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



From Section 8 From Section 13 201 202 203 204 205 206

The two lower case "n" letters are different in size. #62 found in section 6c is much shorter than #193 found in section 12b. This

of a typewriter key to remind us that the impression is struck by an engraved letter that is steel and incapable of changing size.

is a good place to insert a photo



Close up of a **Typewriter** Key flopped for clarity



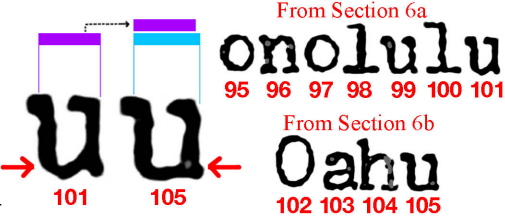
Page 2 of 3

From Section 6c 60 61 62 63

From Section 12b 192 193 194 195 196 197 The two lower case letters "e"
#25 from the word "Male" found
in section 2 and the word
"Maternity" found in section
6c show us that #25 is from a
different design of type style
with a tilting horizontal bar
and #25 is also bigger in size.

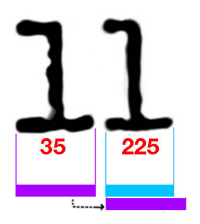
The two lower case letters "u" from the word "Honolulu" #101 from section 6a and "Oahu" #105 from section 6b are shown to be different in width as indicated with the color bars above the letters.

Also note the different design of the bottom part of the letters.



The two numbers "1" from the date "1961" #35 from section 5a and "18 Wichita" #225 from section 15 are shown to be different in width as indicated with the color bars below the letters.

Also note the different design of the bottom part of the letters.



Page 3 of 3

1961 35 36 37 38 From Section 15 18 Wich 225 226 227 228 229 230

From Section 5a

The Word "Student" found in section 12a of\ the birth certificate was the first problem I noticed because it was one word with two variations of the letter "t" and was clearly a different drawing of the letter mainly displaying a different extension at the bottoms of those letters. As a typographer I could see no reason for a

different stlyle of letter within the same word. Other examples on the page seem to suggest that perhaps the form was transfereed to different departments to fill out different sections ... but that could not happen with one word. Later study showed that

too many of the letters on the birth cert.did not match each other ... even for many typist.

If all the letters are from the same typewriter ... why don't they match? It appears that it was put together with letters from different sources and this means it's a forgery!

Paul Irey can be reached via email at: pauledwardirey (at sign) yahoo.com
A full color high-res copy of this report can be viewed and downloaded at: http://www.scribd.com/doc/59624694/



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.
- 2. 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:

WITNESSED

Charles R Coombs

Subscribed and swern before me on

(Date)

(Notary Signature)

1730 VALLEY VIEW **IRVING, TX 75061** CHARLIE COOMBS

State of Arizona)
) ss.
County of Maricopa)

AFFIDAVIT

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

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

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

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

Executed this 12 day of June, 2012, in

Maricopa County, Arizona.

Joseph M. Arpaio, Maricopa County Sheriff

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

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

AP Corporate Communications 450 West 33rd 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 89d7cc3eddae4b4b91eef36faec826f5" 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: <u>dr_taitz@yahoo.com</u> In August 2008, Daylife.com posted at http://www.daylife.com/photo/01u33pL9Ns06D an image listed as an "AP Photo" at: http://cache.daylife.com/imageserve/01u33pL9Ns06D/610x.jpg

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 Soetoro" 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=relevance&page=1&intv=None&cfas=__p%2C-

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/

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

REGISTRATION OF GRADEBOOK

NO. 203.

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

 a. of Citizenship: Indonesia
 b. The foreign descendants:
 c. The ethnic group:
- 4. The religion: Islam
- 5. Address of the pupil: Menteng Dalam R001/R003
- 6. From which school (moved from) and what class: ???
- a. Date accepted: 1-1-1968 (January 1, 1968)b. Grade: I (First grade) 7.
- a. The name of the parents Mr./Ms.: L. Soetoro M A (Lolo Soetoro) b. Occupation/Job: (???? Geography ????) (name of the mother will only be used if father is deceased) c. Address: Menteng Dalam R001/R003 8.
- The name of the quardian: (??? was filled up, ??? parents of the pupil were not available, already ???? ???? because another thing)
 - b. Occupation/Job: c. The address: Menteng Dalam R001/R003
- 10. Left this school:
 a. ?? was finished. Outside from the class:
 b. ?? recieved ?? the date: No.
 c. ?? the school to: The date:
- 11. Other information:

à.	203.	
	Nama murat :	- Tageny Soutore
2.	Tempat dan tanggal lahir	: Howolish 4.0.6;
1.	Bangsar a. Warga negara	: Indonesia
	b. Keturensa asing	11
	e. Solu bangia	Frlam
5.	Alamat murid	than) de keles berega: Toman Hand for al arisis
6.	Dari sekelah mina (dipada	hkan) dan kelas berapa: / Amarka
7	a. Diterima disekolah ini te	1: 1-1-194
	b. Dirempatkan dikelas	
	a. Name crang tos Alab	L. Svetore roga.
	b. Pekerdjean e. Alamat	(name de disi, have disk sigh sodal meninggal) ment. Balan Roof Roos
		ment Balan Alooj Roos
	c. Alamat a. Nama wali	
	e. Alamat a. Nama wali b. Pekerdjaan	ment Balan Alooj Roos
9.	c. Alamat a. Nama wali	ment Balan Alooj Roos
9.	c. Alamat a. Nama wali b. Pekerdjaan c. Alamat	ment Balan Alooj Roos
9.	c. Alamat a. Nama wali b. Pekerdjaan c. Alamat	(hanja diisi, djika orang ta murid tak ada, sudah meninggal atau karena hal bid . A. Belum tantat. Keluar dari kelas tanggal, Sehab Peradah
9.	c. Alamat a. Nama wali b. Pekerdjaan c. Alamat	(hanja diisi, djika orang pla murid tak ada, sudah menlaggal atau karena hal bin
9.	c. Alamat a. Nama wali b. Pekerdjaan c. Alamat	(hanja diisi, djika orang ta murid tak ada, sudah menlaggal atau karena hal bin
9.	c. Alamat a. Nama wali b. Pekerdjaan c. Alamat	(hanja diisi, djika orang ula murid tak ada, sudah meninggal atau karena hal bia) A. Belum tautat. Keluar dari kelas tanggal, Sehab Postlah Kemuta B. Tanat, menerima idjarah tanggal
9.	c. Alamat a. Nama wali b. Pekerdjaan c. Alamat	(hanja diisi, djika orang ula murid tak ada, sudah meninggal atau karena hal bia) A. Belum tautat. Keluar dari kelas tanggal, Sehab Postlah Kemuta B. Tanat, menerima idjarah tanggal

United States District Court FOR THE DISTRICT OF COLUMBIA

MONTGOMERY BLAIR SIBLEY,	CASE No.:12-cv-1984
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PLAINTIFF, 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

VS.

YVETTE ALEXANDER, DON R. DINAN AND WILLIAM LIGHTFOOT.

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 not born in the United States and as such is not 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

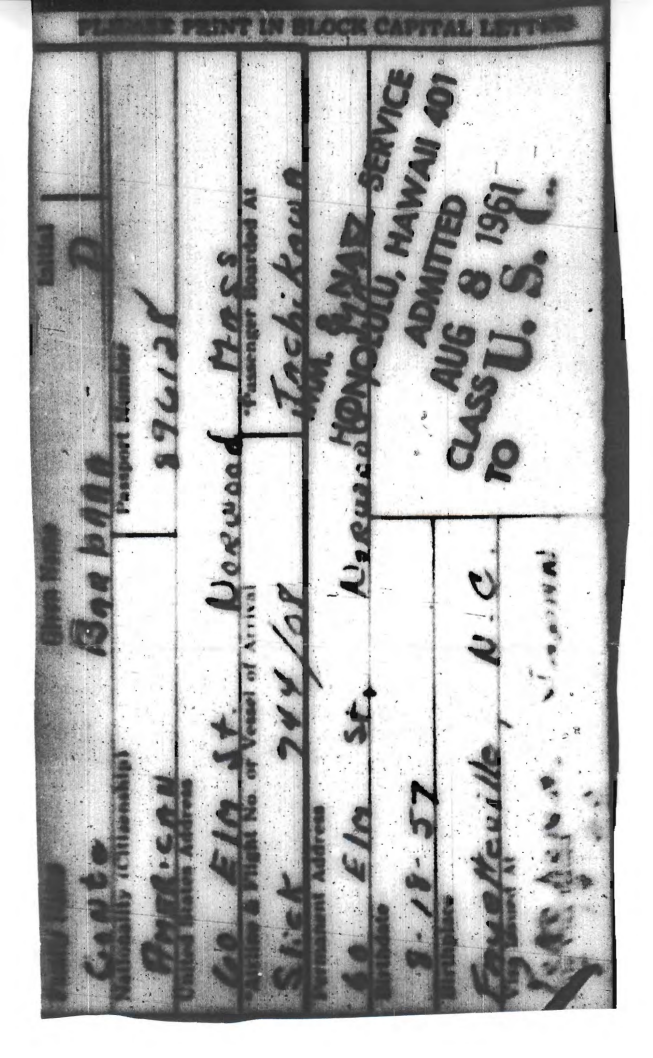
I HEREBY CERTIFY that a true and accurate copy of the foregoing was served by U.S. Postal Service first class mail this December 19, 2012, on Andrew J. Saindon, Assistant Attorney General, Equity Section, 441 Fourth Street, N.W., 6th Floor South, Washington, D.C. 20001, Telephone: (202) 724-6643, Facsimile: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

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



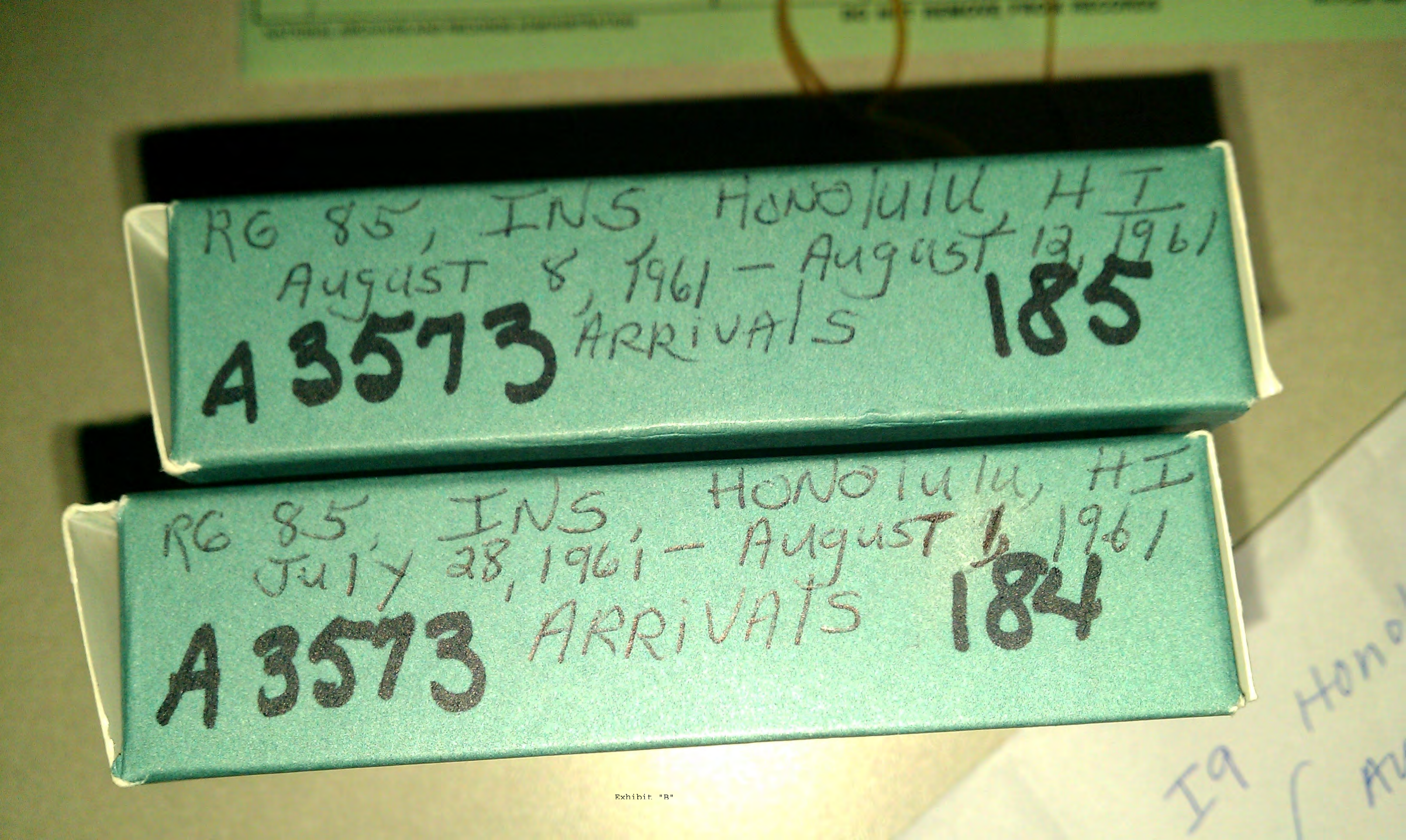


Exhibit "C"







----- 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@inbox.com Website: www.hawaii.democrats.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 national Democratic Parties balloting at the Presidential Preference Poll and Caucus held on February 19th, 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 Barley Mill Rd. Wilmington, DE 19807

IN TESTIMONY WHEREOF we have hereunto set our hands on this 27th day of August, 2008.

Brian E. Schatz

Chair

Democratic Party of Hawaii 1050 Ala Moana Blvd. #2660

Honolulu, HI 96814

Sccretary

Democratic Party of Hawaii 1050 Ala Moana Blvd. #2660

Honolulu, HI 96814

DEMOCRATIC PARTY OF HAWAII

1950 (Na Mnaria Blvd, Suite D26 © Horodure, HI 968) 4 © Phone: (808) 596-2989 © Fax: (808) 596-2985

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 $\frac{3l^{\frac{5}{2}}}{2l}$ 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 8th day of September, 2000.

Alfred . Lardizabal

2222 Citron Street, #303

Honolulu, Hawaii 96826

Vice-Chair, Democratic Party of Hawaii

Cynthia Apana

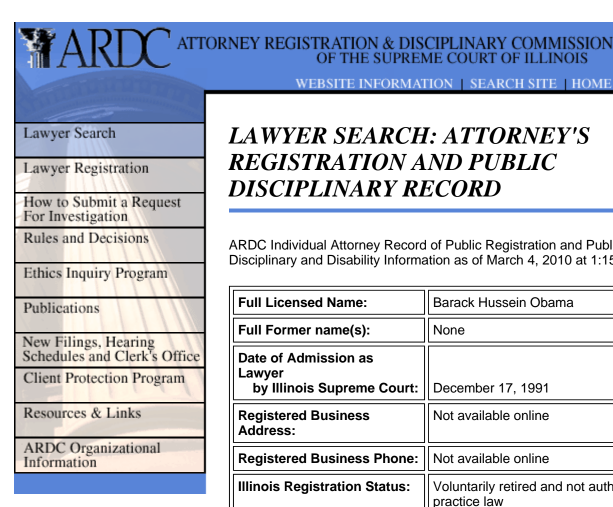
2222 Citron Street, #303

Honolulu, Hawaii 96826

Secretary, Democratic Party of Hawaii

SOURCE: http://butterdezillion.wordpress.com/2010/09/09/certificate-of-nomination-summary/

SOURCE: http://obamareleaseyourrecords.blogspot.com/2010/09/breaking-democratic-party-of-hawaii.html



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:

WEBSITE INFORMATION | SEARCH SITE | HOME

Full Licensed Name:	Barack Hussein Obama			
Full Former name(s):	None			
Date of Admission as Lawyer by Illinois Supreme Court:	December 17, 1991 Not available online Not available online Voluntarily retired and not authorized to practice law			
Registered Business Address:				
Registered Business Phone:				
Illinois Registration Status:				
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

EXHIBIT 22



Court Sistemed Structure

Verification Response





Verify a Degree or Past Attendance Verify a Certification Transaction/Billing History











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

Abbreviated View

Expanded View

Transaction ID: Requested By:

022313534 **ORLY TAITZ**

Status: Fee:

Confirmed \$10.00

Credit Card Order#: 6672402

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

Credit Card Confirm dr_taitz@yahoo.com

INFORMATION YOU PROVIDED

Subject Name:

BARACK First Name

Middle Name

OBAMA

Name Used While Attending

Attempt To:

Last Name

(if different from above)

School: First Name Middle Name

Last Name

Date of Birth: 08/04/1961

mm/dd/yyyy

Verify a degree.

School Name: COLUMBIA UNIVERSITY IN THE CITY OF NEW YORK

INFORMATION VERIFIED

Name On School's Records: BARACK HUSSEIN OBAMA

Date Awarded: 05/17/1983

Degree Title: BACHELOR OF ARTS

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

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

EXHIBIT 23





Statt & Barry Brd. grade 1969





DEPARTMENT OF THE TREASURY

WASHINGTON, D.C. 20220

August 12, 2013 Re: 2013-08-052

Dr. Orly Taitz
Defend our Freedoms Foundation
29839 Santa Margarita, Ste. 300
Rancho Santa Margarita, CA 92688

Sent via Email: orly.taitz@hushmail.com

Dear Dr. Taitz:

This correspondence concerns your Freedom of Information Act (FOIA) request dated August 1, 2013, addressed to the Office of the Inspector General. Your request was forwarded and received in this office on August 9, 2013.

Every effort will be made in Departmental Offices to provide you with a timely response.

Further inquiries concerning this request should make reference to the identification number 2013-08-052 and be faxed to 202/622-3895, or mailed to:

FOIA/PA Request Disclosure Services Department of the Treasury Washington, DC 20220

Sincerely,

Hugh Gilmore Director, Disclosure Services June 26, 2013

Dr. Orly Taitz, Esq. 29839 Santa Margarita, STE 100 Rancho Santa Margarita, CA 92688

RE: FOIA Case No. 2013-IGFP-00406

Dear Dr. Taitz:

This responds to your May 30 Freedom of Information Act (FOIA) request to the U.S. Postal Service Office of Inspector General (OIG) for records concerning the evidence you provided this agency regarding the alleged use of a fabricated U.S. Postal Service stamp by the President of the United States of America.

A search of the OIG Office of Investigations and Hotline databases located two pages of documents responsive to your request. I determined one page is appropriate for release without excision; copy enclosed. Also enclosed is the remaining page that is appropriate for release with excisions made pursuant to FOIA Exemption (7)(C), 5 U.S.C. § 552(b)(7)(C), which permits the withholding of records or information compiled for law enforcement purposes, the release of which could constitute an unwarranted invasion of the personal privacy of third parties. This information is not appropriate for discretionary release.

Because we referred your complaint to the U.S. Postal Inspection Service, you may wish to contact that agency. You can contact them via e-mail at FOIA@uspis.gov; via telephone at 202-268-7004; or by correspondence to:

U.S. Postal Inspection Service 475 L'Enfant Plaza SW, Room 3521 Washington, DC 20260

If you are not satisfied with my action, you may administratively appeal it by writing to the attention of Gladis Griffith, Deputy General Counsel, Office of Inspector General, 1735 North Lynn Street, Arlington, VA 22209-2020, within 30 days of the date of this letter. We accept written appeals via U.S. Mail; e-mail to FOIA@uspsoig.gov; or fax to 703-248-4626. Include the initial request number (e.g. 2013-IGFP-00406) and the date of this letter. Explain what specific action the FOIA Office took that you are appealing. Mark all correspondence "Freedom of Information Act Appeal."

Sincerely,

P. E. Poulsen FOIA Analyst

Enclosures

1735 N LYNN STREET ARLINGTON, VA 22209-2020 (703) 248-2100 FAX. (703) 248-4626



United States Postal Service Office of Inspector General 1735 N. Lynn Street Arlington, VA 22209

HOTLINE INFORMATION REPORT

DATE: 6/29/2012 SUBJECT: Note for File

PREPARED BY: Analyst 8 LOCATION: Rancho Santa Margarita, CA 92688

APPROVED BY: REFERRAL: USPIS – Mail Fraud Division

PARIS NUMBER: 120629HER040 RELATED CASES: NONE

COMPLAINT:

Hotline received a complaint from Ms. Orly Taitz on Tuesday, June 26, 2012. The complaint contained both a letter and a DVD. Due to copyright limitations, Hotline (with the help of CIO) was unable to upload the DVD to the Hotline database (PARIS). Our only option was to burn a copy of the original DVD and mail the copy along with the letter to USPIS – Mail Fraud.

RECOMMENDATION: This case should be referred to USPIS - Mail Fraud Division for action.





Untied States Postal Service Office of Inspector General 1735 North Lynn Street Arlington, VA 22209

HOTLINE INFORMATION REPORT

DATE: 6/29/2012

SUBJECT: Referral to Mail Fraud

PREPARED BY: Analyst 8

LOCATION: Rancho Santa Margarita, CA 92688

APPROVED BY:

REFERRAL: USPIS - Mail Fraud Division

CASE NUMBER: 120629HER040

RELATED CASES: 120306HER047

The Office of Inspector General Hotline received the attached correspondence.

We have reviewed the information provided and have determined that your office can best address the issues raised. Therefore, we are forwarding the correspondence for whatever action you deem appropriate. Please advise us of the action taken and results within 30 days. Please send responses to (b)(7)(C)

If	we	can	be	of	further	assistance,	please	contact	(b)(7)(C)	

Hotline records are protected under the Privacy Act 5 U.S.C. § 552a. All USPS employees handling protected information have a legal and ethical obligation to hold that information in confidence and to actively protect it from improper uses. Except as specifically authorized, USPS employees shall not disclose, directly or indirectly the contents of any record about another individual to any person or organization. USPS employees who willfully release protected information, without authority, may be guilty of a misdemeaner and fined up to \$5,000. In addition, any employee violating the Privacy Act or USPS regulations is subject to disciplinary action, which may result in dismissal.

Barbara Jackson Hotline Program Manager 1735 N. Lynn Street Arlington, VA 22209 (b)(7)(C)

Please note that the Related Hotline Case mentioned above, was referred to Mail Fraud on 3/5/2012.

Enclosures

UNITED STATES POSTAL SERVICE OFFICE OF INSPECTOR GENERAL

1735 NORTH LYNN STREET 2ND FLOOR ARLINGTON, VA 22209-2020

92688 Dr. Only Taity, Log.
29839 Senta Margarita, STE 100
Agnalso Santa Margarita UA

FIRST-CLASS MAIL
POSTAGE & FEES PAID
USPS
PERMIT NO. G-10



Washington, D.C. 20530

JUL 0 3 2013

Orly Taitz 29839 Santa Margarita Pkwy., Ste. 100 Rancho Santa Margarita, CA 92688

Dear Ms. Taitz:

This is in response to your request, Certified Mail Number 7009 3410 0001 3566 0623, dated June 12, 2013. Your Freedom of Information Act and/or Privacy Act (FOIA/PA) request was received by this office which serves as the receipt and referral unit for FOIA/PA requests addressed to the Department of Justice (DOJ). Federal agencies are required to respond to an FOIA request within 20 business days. This period does not begin until the request is actually received by the component within the DOJ that maintains the records sought, or ten business days after the request is received in this office, whichever is earlier.

We have referred your request to the DOJ component(s) you have designated or, based on descriptive information you have provided, to the component(s) most likely to have the records. The component(s) to which your request has been forwarded are indicated on the enclosed FOIA/PA Referral/Action Slip. All future inquiries concerning the status of your request should be addressed to the office(s) listed below:

FOIA/PA Federal Bureau of Investigation Department of Justice 170 Marcel Drive Winchester, VA 22602-4843 (540) 868-4500

While Privacy Act requests are processed under both the FOIA/PA to assure the fullest possible disclosure, access to records relating to an individual is governed by the Privacy Act. Therefore, the DOJ cannot process your request until Privacy Act requirements are met.

The DOJ must verify the identity of the person who is the subject of the records being requested. This verification is necessary to protect the individual's privacy and is required by Title 28, Code of Federal Regulations, Section 16.41(d)(2). Please send the enclosed Certification of Identity, Form DOJ-361, with a request for records directly to the component(s) you have selected at the address(es) shown on the enclosed List of Department of Justice Components, Functions and Records Maintained. Please note that your signature is required.

FOLA

DEFEND OUR FREEDOMS FOUNDATION DR. ORLYTAITZ, ESQ 29839 SANTA MARGARITA, STE 100 RANCHO SANTA MARGARITA, CA 92688 PH 949-683-5411 FAX 949-766-7603

Attention

06.12.2013

FOIA/PA Mail Referral Unit Department of Justice Room 115 LOC Building Washington, DC 20530-0001 (301) 583-7354 (301) 341-0772 fax

Petitioner Attorney Orly Taitz requests under freedom of information act
 U.S.C. 552 any and all documents, showing how did the U.S. Attorneys' office/Department of Justice obtain bank account information of civil rights attorney Orly Taitz.

Attorney Orly Taitz(Hereinafter Taitz) is a Civil Rights Attorney, and she represented pro bono a number of plaintiffs, among them members of the U.S. military seeking production of the original IDs of Barack Obama in light of the fact that sworn affidavits of licensed investigators showed his

IDs to be flagrant forgeries and Social Security used by him to be fraudulently obtained. One of such cases was *Rhodes v MacDonald* 4:09-CV-106 Middle District of GA.

Federal Judge Clay D. Land attempted to intimidate Attorney Taitz and send a message to other attorneys not to question Obama's forgeries by assessing sanctions against Taitz.

Without any evidentiary hearing and any motion to produce bank information, US Attorneys' office/Department of Justice contacted two banks where Taitz banked and advised them that she owes money to USA and the accounts can be liened. As a result Taitz was embarrassed in front of employees of two banks, where she banked. Her credit rating went down immediately and her credit line was cut by about 70% immediately. At the same time the Department of Justice advised Taitz that if she does not pay \$20,000 immediately, Department of Justice will place a lien on her house and will sell her house to cover the lien.

Under FOIA 5 USC 552 Taitz demands any and all documents showing where did the Department of Justice/U.S. Attorneys' office obtain her bank account information.

- 2. In May of 2009 Attorney Taitz filed a Quo Warranto requests with the Attorney General Eric Holder (see attached). For a period of four years she did not receive any response. Taitz is seeking any and all documentation generated in response to her Quo Warranto request.
- 3. In the beginning of 2011 Attorney Taitz reported to the US Attorneys' office that Court Reporter for the Eastern District of PA, US District Court and for the Eastern District of PA and Third Circuit Court of Appeals that Court Reporter for the U.S. District Court for the Eastern District of PA, Donna M. Anders, falsified an official court transcript and removed 14 pages out of the certified court transcript of a motion hearing held on 12.20.2010 before Judge Eduardo Robreno. Anders removed the whole cross examination of a party done by Attorney Taitz. When Anders was confronted by Taitz with a demand for explanation, she tried to claim that pages were missing due to scanner problems. The explanation was not valid, as with scanner problems one would see one or two pages missing and would see a word or a sentence being cut, incomplete at the end of the page. In the case of the falsification of the transcript by Anders, she has done it intentionally, as she neatly arranged the examination of the next

witness in the middle of the page right after the direct examination of the prior witness, as if cross examination was never done. Such forgery/falsification of the court transcript benefitted an opposing attorney Berg, as in the cross examination a party to the action admitted that the allegations made in the case, were not made by her but were made up in the law office of Attorney Berg.

Taitz did not receive any response since the beginning of 2011, for two and a half years. If Anders could falsify the transcript in Taitz case, she could do it in other cases and cause immeasurable damage to numerous innocent individuals.

Taitz hereby requests any and all documentation showing any and all actions taken in response to her complaint.

Specifically, Taitz is seeking information, whether

- a. Anders is still employed as a court reporter in the Eastern District of Pennsylvania.
- Any and all documentation of an investigation of the matter and any and all discipline

- Any and all documentation showing, whether the matter was forwarded to the criminal department for criminal prosecution
- d. Any and all information, whether Ander was ordered or told by any high ranking official to falsify the official court transcript
- e. Any and all information, whether Anders received any incentive, any compensation for falsification of the official court transcript.
 - 4. In December 2013 U.S. Attorneys' office made an appearance in case *Grinols et al v Electoral college*, *U.S. Congress et al* 12-cv-02997 US District Court for the Eastern District of California and stated to the presiding judge Hon Morrison C. England that the U.S. Attorneys' Office /Department of Justice represents the U.S. Congress and seeks to oppose the emergency injunction and seeks to dismiss the case. The main portion of the case dealt with evidence showing that Barack Obama used a stolen/fraudulently obtained CT Social Security number 042-68-4425 of Harrison J. Bounel, born in 1890 and presumed to be deceased and used forged birth certificate and Selective Service certificate as a basis of his identity and eligibility to the U.S. Presidency. Plaintiffs sought injunctive and declaratory relief

Later in March of 2013 Attorney Taitz, who represented the Plaintiffs travelled to Washington DC and attended the CPAC convention, where multiple members of the U.S. Congress advised her that the Department of Justice did not notify them that they are being represented in this case, did not forward to them any pleadings and documentation and it appears that the Department of Justice went behind the back of the members of the U.S. Congress and defrauded them and defrauded the court by seeking to dismiss the case on behalf of the U.S. Congress.

Petitioner Taitz is seeking under FOIA 5USC 552 any and all documentation showing that U.S. Attorneys for the Eastern District of California, Benjamin Wagner and Ed Olsen or Attorney General Holder or any other employee of the Department of Justice advised members of the U.S. Congress about the representation in this case and forwarded to the members of the U.S. Congress the pleadings and documents submitted in this case on their behalf.

Petitioner Taitz is requesting a response within a customary 20 day period for FOIA return

/s/ Orly Taitz, ESQ

Defend Our Freedoms Foundation

cc Congressman Bob Goodlatt

Chairman of the House Committee on the Judiciary

2309 Rayburn HOB

Washington, D.C. 20515

Phone: (202) 225-5431

Fax: (202) 225-9681

Congressman Gregg Harper (R-MS)

Chairman

United State House Administration Subcommittee on Election

307 House Office Building

Washington DC 20515

ph 202-225-5031

fax 202-225-5797

ccGregg Harper, Mississippi, Chairman

Aaron Shock, Illinois

Rich Nugent, Florida

Todd Rokita, Indiana

Bob Brady, Pennsylvania, Ranking Member

Charlie Gonzalez, Texas

cc Congressman Darrell Issa

Desarran of Justice

January of Justice

Avenue, NW

Language DK 20530-0001 USA

General Holder

Assistant for the United States to relate Quo Warranto on Barack Hussein

The His Title to President before the Supreme Court

Carroll Childers, Ret; Lt. Col Dr. David Earl-Graef; Navy and Police officer
Lt. Scott Easterling, currently serving in Iraq; Major James Cannon, US Marine
Language State Representative Mr. Timothy Comerford; Tennessee State
Language State of Alabama 2008 electoral college elector Mr. Robert Cusanelli
Lin Cas Warranto on Barack Hussein Obama, II, testing his title to President per

State Representative of New Hampshire in his official capacity;

Childers, 29th Infantry Div VA retired, lifetime subject to recall; Numerous

DE LG US Army on active duty in Iraq;

Long Beach Police Officer & CDR/0-5 US Navy (Active Reserve). Numerous

Log two National defense medals, two Navy commendation medals

Louisnant Colonel Air Force MC, Military Surgeon- Active Reserve. Numerous

Air Force outstanding unit with valor.

Marine Corps, Ret, lifetime subject to recall. Numerous awards, including

Relators are affected by actions of Respondent Obama and the Warranto, and thus have interest above citizens.

Warranto against a Federal Officer is normally related to the Attorney General to

22 United States in U.S. District court of the District of Columbia per DC Code 16
23 Attorney General defends the office of President and is appointed by the President.

24 Contract to bring Quo Warranto on the President raises an intrinsic conflict of interest.

25 Contract to bring Quo Warranto on the President Counsel was appointed to eliminate the contract of the Counsel was appointed to eliminate the counsel was appointed to elimi

Case Warranto includes action between the United States ex rel. and the State of print records of Barack H. Obama II being withheld per Hawaii's privacy laws.

The constitutional duties of election officers to validate or evaluate President index U.S. CONST, art II - 1 and Amend, XX - 3.

Respondent Obama failed to submit prima facie evidence of his qualifications before Election officers failed to challenge, validate or evaluate his qualifications. Relators

Sent Elect. Respondent Obama failed qualify per U.S. CONST. Amend. XX – 3.

Such negligence and misprision threaten to nullify these essential safeguards. Thus Relators request this Quo Warranto be related to the Supreme Court under its original jurisdiction.

Enclosed is a summary motion for leave to file Quo Warranto on Barack Hussein Obama II aka Barry Soctoro, with the Supreme Court. The list of Questions Presented is attached. A full brief supporting this motion is in preparation.

- Relators respectfully pray that the Attorney General recuse himself over bringing this Quo Warranto for the United States on Barack H. Obama II, by reason of intrinsic conflict of interest.
- Relators pray the Attorney General appoint a Special Assistant (prosecutor) of Archibald Cox's reputation and expertise, to relate this Quo Warranto to the Supreme Court per 28 USC 543.
- Relators request that their attorney, Orly Taitz, ESQ DDS, assist in relating this Quo Warranto, being recognized at bar before the Supreme Court.
- Relators further request the assistance of Patrick Fitzgerald, United States Attorney General for the Northern District of Illinois, as having familiarity with issues involving Barack H. Obaras II while Senator from Illinois and as President Elect.
- Relators request guidance from the Attorney General, within one week of receipt of this information, regarding his decision on whether to appoint such a Special Assistant.

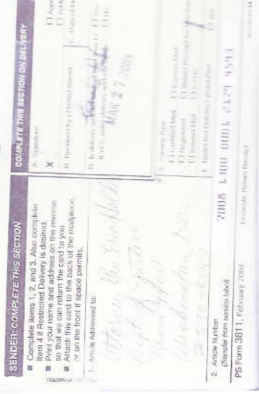
With respect, in absence of such guidance, Relators will proceed to request leave from the Suppose Court to relate information for this Quo Warranto on Mr. Obama to test his title

Yours Sincerely,

Orly Taitz, ESQ Attorney for Relators 26302 La Paz Mission Viejo, CA 92691 949-683 5411

Encl. Motion to Supreme Court for leave to relate Que his title to the Federal office of President.







U.S. Department of Justice Office of Information Policy Suite 11050 1425 New York Avenue, NW Washington, DC 20530-0001

Telephone: (202) 514-3642

July 30, 2013

Orly Taitz, Esq. Law Offices of Orly Taitz Suite 100 29839 Santa Margarita Rancho Santa Margarita, CA 92688

Re: AG/13-03876 (P) VRB:VAV:SBL

Dear Ms. Taitz:

We have received your letter dated May 29, 2013, requesting records generated in response to your Quo Warranto complaint to the Attorney General and any evidence that the documents were ever mailed to you. Your request was forwarded here by the FOIA/PA Mail Referral Unit, Justice Management Division, and was received by this Office on July 15, 2013. This response is made on behalf of the Office of the Attorney General.

Your request has been directed to the Office of Information Policy (OIP) of the United States Department of Justice, which processes Freedom of Information Act (FOIA) and Privacy Act (PA) requests for records it maintains as well as records maintained by the Offices of the Attorney General, Deputy Attorney General, Associate Attorney General, Public Affairs, Legislative Affairs, and Legal Policy. OIP also adjudicates administrative appeals of denials of FOIA/PA requests made to the Department. This Office maintains the case files for the initial requests and administrative appeals it processes. For your information, neither this Office nor any of these senior leadership offices of the Department typically maintains records on individuals and, as such would not maintain the type of records you are seeking. Nonetheless, we have conducted a search of the Departmental Executive Secretariat, which is the official records repository for the Office of the Attorney General, and no records subject to the FOIA to the subject of your request were located.

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. 552(c) (2006 & Supp. IV 2010). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

If you are not satisfied with my response to this request, you may administratively appeal by writing to the Director, Office of Information Policy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001, or you may submit an appeal through this Office's eFOIA portal at: http://www.justice.gov/oip/efoia-portal.html. Your appeal must be received within sixty days from the date of this letter.

If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

Sincerely, Julianus Vanessa R. Brinkmann

Counsel, Initial Request Staff

U.S. Department of Justice

1.P/NYAV-11050

Washington, D.C. 20530

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July 19, 2013

Dr. Orly Taitz, Esq. 29839 Santa Margarita Suite 100 Rancho Santa Margarita, CA 92688

Dear Dr. Tailz:

This is in response to your Freedom of Information Act (FOIA) request dated July 8, 2013 and received in this office on July 12, 2013.

In your request you sought information and documents relating to actions taken by the Selective Service System (SSS) to prosecute President Obama for use of an allegedly forged/fabricated SSS registration certificate [form]. This included requesting documents showing whether former Selective Service Director William Chatfield or current Director Lawrence Romo filed a criminal complaint against President Obama for the alleged fraudulent registration form, and whether they filed a complaint with various law enforcement organizations and committees in the U.S. House of Representatives. We note that you provided a courtesy copy of the document which you had dispatched to the U.S. Attorney General.

We have conducted a thorough search of our files and were unable to locate any records responsive to your request. There are no responsive records because SSS never filed a complaint against President Obama with any organization.

If you consider this response to be a denial of your request under 43 CFR 2.28(a)(2), you may file an appeal by writing to:

Mr. Edward T. Allard, Deputy Director Office of the Director Selective Service System 1515 Wilson Blvd, 6th Floor Arlington, VA 22209-2425

Your app∈al must be received no later than 30 workdays after the date of this letter. It should be accompanied with any information you have which leads you to believe that responsive records do in fact exist, including where they might be found.

Dr. Orly Taitz, Esq. Page 2

Thank you for your inquiry. If you have any questions concerning your request, please contact me at: 703-605-4100.

Sincerely,

Richard S. Flahavan Chief FOIA Officer



Dr. Orly Taitz, Esq. 29839 Santa Margarita Suite 100 Rancho Santa Margarita, CA 92688

INSPECTOR GENERAL FOR TAX ADMINISTRATION

DEPARTMENT OF THE TREASURY WASHINGTON, D.C. 20005

August 5, 2013

Orly Taitz, Esq. 29839 Santa Margarita Suite 100 Rancho Santa Margarita, California 92688

Dear Dr. Taitz:

This is in response to your Freedom of Information Act Request, dated July 7, 2013, seeking access to records from the Treasury Inspector General for Tax Administration (TIGTA). Specifically, you are seeking:

A. Barack Hussein Obama's tax returns, which he originally posted on whitehouse.gov without "flattening the file" which showed him using a Connecticut Social security number 042-68-4425, which failed both E-verify and SSNVS.

This represents the most serious crime in the history of the United States: a criminal using a stolen Social Security number as a proof of his identity to usurp the U.S. Presidency. This matter had to be investigated and prosecuted immediately.

- a. Any and all documents relating to my 05.15.2013 complaint showing whether the Inspector General of the Department of Treasury filed a criminal complaint against Barack Husssein[sic] Obama for his use of a stolen Connecticut Social Security number 042-68-4425
- b. If criminal complaint was not filed, any and all information, showing why a criminal complaint was not filed by the Inspector General of the U.S. Treasury against Barack Hussein Obama in light of his use of a stolen Social Security number 042-68-4426, which failed both E-Verify and SSNVS
- c. Any and all documentation showing whether there was any external pressure from Obama administration, from Barack Obama himself, Michelle Obama, Valerie Jarrett, Eric Holder or others on the commissioner of Social Security or Inspector General of the Treasury not to file a criminal complaint in regards to Barak[sic] Hussein Obama's use of a stolen Social Security number
- d. Any and all documentation showing whether Inspector General forwarded to the U.S House of Representatives Oversight Committee or Judicial Committee a report showing Barack Hussein Obama using a stolen Connecticut Social security number 042-68-4425 in his tax returns

- B. The second part of the complaint relates to the intimidation and harassment by the IRS Attorney Mitzi Torri.
- a. [You are] specifically requesting information and any and all documentation showing whether Ms. Torri was relieved of her duties as an attorney for the IRS.
- b. A time card for Ms. Torri, showing whether she indicated that she was not at work in her office at IRS on 05.11.2011, but instead was in court at the hearing where attorney Taitz appeared and later appeared on the radio show on RCR radio reporting to Obama supporters about this court hearing.
- c. Did IRS pay Ms. Torri for 05.11.2011 day as a work day.
- d. As stated in the complaint and shown on exhibit 2 forwarded to the Investigator Yolanda Walker, Ms. Torri has joined an attack website "Fogbow" on January 24, 2009, right after inauguration of Barack Obama. The web site[sic] is dedicated to the attacks on civil right attorneys and civil rights leaders who are political opponents of Obama. Most of the attacks are against Attorney Orly Taitz due to the evidence presented by Taitz in court. The site is run by several attorneys, who use pseudonyms, among them Attorney for IRS Mitzi Torri, who uses pseudonym "Butterfly Bilderberg", as well as Attorney for Barack Obama and Democratic Party Scott J. Tepper (hereinafter Tepper) using a pseudonym "Sterngard Friegen." Tepper also works as a part time investigator and also used his position in order to try unsuccessfully to attack law license of Taitz. IRS Attorney Mitzi Torri posted on Fogbow on January 30, 2011 at 10:09 am a clear threat to Attorney Taitz and her supporters "My agency allows me to work under a pseudonym for personal safety reasons. If Orly (meaning Orly Taitz) publishes my identity and employment info, she and her followers will be visited by men in suits. Arriving in vehicles with dark glasses. With badges in their wallets. It won't be a social call either."

In reference to this statement by the IRS attorney [you are] requesting the following information and documentation:

- a. Does IRS allow Torri to work under pseudonym for personal safety reasons, and if so, was the work by Torri, using a pseudonym "Butterfly Bilderberg" and other pseudonyms on fogbow, posting hundreds of defamatory statements about Civil Rights Attorney and political dissident Orly Taitz, work sanctioned by the IRS. If so, who sanctioned this "work"? How much in taxpayer funds was paid to attorney Torri to attack civil rights leaders, while hiding behind a pseudonym?
- b. In May of 2010 "Fogbow" had a convention in Phoenix Arizona. According to some of the members this convention was paid for George Soros[sic]. George Soros runs several non-profit organizations such as "Moveon.org", media matters, "Open Society". [You are] requesting any and all documentation, whether IRS allowed as a tax deductable expense or charitable expense any donations given by George Soros or any of his organizations to "Fogbow", RCR radio, Mitzi Torri, Scott J. Tepper, Richard Rockwell, William (Bill) Bryan (Bryan is

- one of the founders of fogbow, formerly an attorney in CA, who resigned after multiple suspensions and who is currently a flower shop owner in NC).
- c. Further, Fogbow, where Toni is one of the main contributers[sic], published highly offensive pornographic paintings of Civil rights attorney Taitz by Painter Dan Lacey. Lacey stated that he was paid by George Soros see video at link http://faithmouse.blogspot.com/2010/07/orly-taitz-birther-pancakes-puppet.html. Paintings were commissioned and released while Taitz ran for office in CA. Paintings were pornographic, highly inappropriate paintings of Taitz, which were posted in local papers in CA, as well as sent to children. There was no legitimate purpose for those paintings, aside from a purpose of harassment, intimidation and placing in false light. [You] request any and all information whether IRS considered as a tax deductable[sic] charitable contribution any donations by George Soros or any of his not for profit organizations or by any other entties[sic] to Painter Dan Lacey. [You] demand to know, whether IRS under Obama administration considers donations to attack organizations or to painters creating pornographic paintings to be a recognized and justified tax deductable[sic] expense?

Your request was received on July 16, 2013.

Please be aware that TIGTA and the Internal Revenue Service (IRS) are two separate entities. Based on the description in your request and the documents you provided as exhibits. It appears that the IRS would have jurisdiction over the records you seek regarding the following: A. (a.-d.), B. (a.-c.) and a.-c. The documents you submitted with your request include an Affidavit referenced as "Affidavit of Orly Taitz, letter to Assistant Inspector for IRS Lois Lerner." We have forwarded your correspondence (copy enclosed) to the IRS Disclosure Scanning Operation Office for processing under the Freedom of Information Act and a direct response to you.

Should you need to contact that Office, please write to the following address:

Internal Revenue Service Disclosure Scanning Operation – Stop 93A Post Office Box 621506 Atlanta, Georgia 30362-3006

Please note that TIGTA has no record of receiving this affidavit of May 13, 2013 prior to July 16, 2013.

Our Office will only process the portion of your request for documents of pertain to the complaint of "intimidation and harassment by IRS Attorney Mitzi Torri" and respond directly to you.

If you have any questions concerning this matter, please contact Government Information Specialist Monica Frye at (202) 622-2738 and refer to case number 2013-FOI-00248.

Sincerely,

Nonica Style

Monica Frye

(For) Amy P. Jones

Disclosure Officer

Enclosure

Department of the Treasury reasury IG for Tax Administration 1401 H Street NW, Suite 469 Washington, DC 20005-2110

Official Business Penalty for Private Use, \$300 Orly Taitz, Esq. 29839 Santa Margarita Suite 100 Rancho Santa Margarita, California 92688