

We the People of the United States of America

Urgent Appeal

11.11.08.

Attention: Governors of States, Secretaries of States, Attorney Generals, FBI Officials, Homeland Security Officials, State Department Officials, Immigration and Customs Enforcement Officials, Federal Elections Committee, Electors and Electoral College, Congressmen, Senators, State, Federal and Supreme Court Judges, Election Officials:

This letter is to **put you on notice** in regards to the following troubling facts:

1) From August 21 until now some 17 legal actions were filed all over this nation and at least 16 more are about to be filed shortly: those were individual or class actions, in different State and Federal courts. The plaintiffs: US citizens, voters, electors, different Party officials and candidates for office are alleging that Mr. Obama's eligibility for Presidency was never verified by any governmental agency and mounting evidence suggests that he does not qualify as a Natural Born citizen and therefore cannot be sworn as the President of the United States. These actions were not heard on merits yet. The first action, filed by the former Deputy Attorney general of the State of Pennsylvania, Phillip J Berg against Mr. Obama and DNC, titled Berg v Obama et al is currently in the Supreme Court, awaiting resolution of question, whether a voter has standing to bring an issue of eligibility to court. Regardless of the Court decision on this matter, other parties with superior standing have filed similar actions. A second case has reached the Supreme Court recently. This case was filed by New Jersey attorney, Leo C Donofrio against the Secretary of State of New Jersey Nina Mitchell Wells. Mr. Donofrio states in his legal action that Ms. Wells did not fulfill her duties and did not verify the eligibility of the candidates. For example, she allowed on the ballot not only Mr. Obama, but another candidate, representing Labor party, that admitted that he is not a Natural Born citizen, but was rather born in Nicaragua. The very State and Federal officials that took the oath of office to uphold the Constitution, are trampling all over the Constitution and our rights as citizens to elect a candidate that is eligible to be the President according to the Constitution.

2) Numerous voters, concerned citizens have turned to the offices of the Secretaries of States and found out that none of the Secretaries of States verified Mr. Obama's eligibility. Routinely the Secretaries of States simply allowed Mr. Obama to sign a form, stating that he is able to perform the function of the President without any independent verification that his statement is truthful and correct.

3) Numerous voters and concerned citizens have contacted the Federal Elections Committee (FEC) and found out that FEC did not do any verification of Mr. Obama's eligibility either. FEC representatives have stated that they are dealing with financial aspects of the campaign, and even that was not done by the FEC, since for roughly half of the 650 million raised by Mr. Obama, there was no documentation, no names of the donors and there were numerous reports that there is a high probability that at least 65 million came from non US citizens.

4) There was no investigative reporting in the Press, since predominantly liberal media was pushing for Obama for president and was unwilling to show journalistic integrity and investigate or report anything negative in regards to Mr. Obama.

5) Most of the States in the Union contain statues in the election codes, that characterize election fraud or aiding and abetting election fraud, as a felony, punishable by lengthy jail terms. For example, California election statue 18500 states: " Any person, who commits fraud and any person who aids and abets fraud or attempts to abet fraud, in connection with any vote cast, to be cast, is guilty of a felony, punishable by imprisonment for 16 months or two years or three years"

6) We, the people, the citizens of this country demand that all of you do not aid or abet commission of fraud, do not subject yourselves and others to the possible charges of aiding and abetting fraud and investigate the following facts:

- a. according to affidavits presented in the Berg v. Obama to the Supreme Court, Sarah Obama, Mr.Obama's paternal grandmother has repeatedly stated that Barack Obama was born in Kenya and she was present at the hospital, when he was born, which means that Mr. Obama is not a Natural Born Citizen and not qualified for Presidency. (based on 1952 code)
- b. Mr. Obama has responded by posting on his web site "Fight the Smears" a "short version" form of Certification of Live Birth', but categorically refused to provide a copy of a vault or (long version birth certificate), that would provide for a name of a hospital and a name and signature of the doctor. This is crucial, since the State of Hawaii allows residents of Hawaii to register in the state of Hawaii the birth of their children, born in another state or another country, such as Kenya. Please see in attachment a sample Certificate of Live Birth, Box 7C, asks for the County or State or other country of birth.(this provision exists due to the fact that numerous Hawaiians historically worked outside of the state, mostly on Solomon islands and Guadalcanal). This document also has provisions for the name of the hospital and the name and signature of the doctor. Additionally, Hawaii became a State in 1959, only two years before

Mr. Obama's birth. At a time numerous residents of Hawaii did not have birth certificates, therefore the state of Hawaii allowed residents born from 1902 until 1971 to obtain a different document called Certification of Hawaiian birth, that could be obtained simply by the statement made by a relative without any corroborating evidence. Therefore the short version birth certificate, posted by Mr. Obama on his web site, could've been based on an affidavit made by his mother or most probably by one of his grandparents, that he was born in Hawaii, even if he actually was born in Kenya. This could've been done not because Mr. Obama's relatives thought that he would run for president one day, but simply to avoid the hustle and expense of going through some eight years of immigration procedures.

- c. As of now no one was able to locate any hospital in Hawaii, any nurse, any doctor that would provide any evidence that Mr. Obama indeed was born on Hawaii.
- d. Mr. Obama refused to provide any documents in Berg v Obama case.
- e. Mr. Obama refused to consent to release of his vault or long version birth certificate.
- f. Mr. Obama refused to consent to release of any records by any hospitals.
- g. Madelyn Dunham, his maternal grandmother remained silent and never refuted the statements that Mr. Obama was not born in Hawaii and no access was ever allowed to any reporters to ask Mrs. Madelyne Dunham one single question: "in what hospital on Hawaii was Mr. Obama born?"
- h. Even if Mr. Obama would've been born in Hawaii (all the evidence states otherwise), he would've lost his citizenship by virtue of moving to Indonesia and obtaining Indonesian citizenship. Indonesia did not allow dual citizenship and Ms. Ann Dunham-Obama-Soetoro had to relinquish her son's US citizenship in order to gain Indonesian citizenship.
- i. In 1981, during the ban on travel to Pakistan for US citizens, Mr. Obama by his own admission had travelled to Pakistan. The only reasonable explanation, is that he did it using his Indonesian passport and using his prior name Barry Soetoro or his Kenyan passport, since he was entitled to the Kenyan citizenship, due to his father's Kenyan citizenship (in 1963 Mombasa area became a part of Kenya), or he could've had a passport of British protected

person, since at the time of his birth, in 1961, the area of Mombasa (his fathers homeland) was not independent yet (not until 1963) and was called Omani Sultanate of Zanzibar, British Protected Area. (it was ruled at the time by the Royal family from Oman and was part of British Protected areas).

Based on all of the above Mr. Obama was never a Natural born citizen, and he would've lost his natural born status, even if he had it by virtue of getting an Indonesian Citizenship, and he has divided allegiance and cannot become the President of the US.

We the People, citizens of the United States of America, demand that you investigate these acts and refrain from certifying the vote or signing the Certificate of Ascertainment (to be signed by the Governors and Secretaries of States before the December 15 vote by the electors.) We demand that the Electors of the Electoral College refrain from signing the Certificate of Vote until there is verification of eligibility of Mr. Obama by properly authenticated documents, such as vault (long version) birth certificate, that shows the name of the hospital and the name and the signature of the doctor in Hawaii, birthing records from the hospital in Hawaii, certified copies of all and any passports held with immigration stamps, particularly immigration stamps from Pakistan from 1981, school enrollment records from Indonesia, Occidental college, Columbia University and Harvard college, that would show citizenship listed at the time of application. We demand that proper investigation would be done and, if the above facts and allegations are found to be true and correct, Mr. Obama be de-certified of the ballot.

**We, the People of the United States of America, the land of law and order,
the land of Constitution**