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In fact, once the criminal system is reformatted we can all organize a big pizza party on a new holiday. So consider this your invitation to join with the global pizza party., that is if we can make it happen.

"Agenda & i", as it is known, is not only a reduction of your country's sovereignty but also your sovereignty over your own body and basic natural rights, and also robs your authority over your children's body's and mind's. It is a world government plan to manage and take over your lives like a zoo takes over animals lives. Please research it.

The People of the world are waking up to the fact that the existing "system" has been and is still being managed behind scenes of governments and the media by a global criminal generational mafia of about §-7 thousand rich and powerful 'elites'.

We The People all around need to become the media. We cannot trust the corporate propaganda engines who report to these 'elites'.

We don't need to worry about being tracked and traced for delivering and receiving information if we are careful or if we all act together at once; while protecting each other.

We can utilize the internet too, however

We can utilize the billions of memory cards that most all of us already own. And almost everyone in the world has access to a computer, or will in the near future.

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With memory card technology, We the People have the capability of running local internets ourselves, simply by passing gigabytes of information to others, by hand, to friends and neighbors.

If we can all get on the same page, and define as a group what kind of world government conditions and rules we will enjoy having over our heads, we can do amazing things together. In truth, we really don't need to be governed or told what to do, rather we need to be protected and serviced by a benevolent system.

For starters, every ## year old around the world should soon have this booklet, mostly delivered through the People's Internet. And most every adult should purchase a gun or learn how to use an alternative defense to protect ourselves and our families.

WND EXCLUSIVE

INVESTIGATORS NOW IN HUNT FOR FORGER

Cold Case Posse briefs county law enforcement on birth certificate case

Published: 18 hours ago



<mark>by <u>BOB UNRUH</u> (HTTP://WWW.WND.COM/AUTHOR</mark>

/RUNRUH/) Email (mailto:runruh@wnd.com) | Archive (http://www.wnd.com/author/runruh/) Bob Unruh joined WND in 2006 after spending nearly three decades writing on a wide range of issues for

several Unner Midwest newspapers and the

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Members of the Cold Case Posse in Maricopa County, Ariz., whose <a href="http://www.http

At a news conference yesterday, Arpaio and the chief investigator **fprittle**) specially appointed Cold Case Posse, Mike Zullo, confirmed that they had found evidence of forgery in the creation of the birth certificate image and fraud in the presentation of that piece of work as a real government document.



They also said they found Obama's Selective
Service registration likely forged, and they said it
appeared as though officials in Hawaii were covering up information about Obama. They
also said it was not outside the realm of possibility that Obama might have been born
overseas.

All of this relates to the Constitution's demand that a president be only a "natural born citizen," which is not defined in the Constitution. But many analysts believe at the time the document was written that would have meant the offspring of two citizens of the country.

GET A FREE COPY OF THE ARPAIO REPORT THAT WAS DISTRIBUTED TO PRESS TODAY (http://www.wnd.com/arpaio-report/)

Arpaio began the review at the request of hundreds of his constituents. They were concerned a fraudulent document was being used by Obama to be on the 2012 election ballot in Arizona.

Arpaio said at the news conference that the investigation would continue, and he might ask for a congressional investigation to address the issue. He also suggested that other outside agencies may end up participating.

While he said that decision remained in the future, sources told WND today that the Cold Case Posse, a team of volunteers not being paid by taxpayers, were briefing sheriff's office investigators on the status of evidence, so that they might be able to participate in the future as those responsible for the fraud and forgery uncovered already might be pursued.

Interestingly, the Cold Case Posse report said, "To quell the popular idea that Obama was actually born outside the United States, we examined the records of Immigration and

Naturalization Service cards routinely filled out by airplane passengers arriving on international flights that originated outside the United States in the month of August 1961 [Obama's birth month]. Those records are housed at the

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National Archives in Washington, D.C. Interestingly, records from the days surrounding Obama's birth, August 1, 1961 to August 7, 1961 are missing. This is the only week in 1961 were these immigration cards cannot be found."

The posse said it already has identified at least one person of interest in the alleged forgery.

The Cold Case Posse had advised Arpaio that they believe forgers committed two crimes and sources say they now are sharing that information with Arpaio's investigative team.

They say it appears the White House fraudulently created a forgery that it characterized as an officially produced governmental birth record. And they said White House fraudulently presented to the residents of Maricopa County and to the American public at large a forgery represented as "proof positive" of President Obama's authentic 1961 Hawaii long-form birth certificate.

Videos connected to the investigation:

1. Introduction – Regular Scan:



2. Layers,

3. OCR Theory

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'The footage that Andrew Breitbart planned to release just hours after his untimely death would

Breitbart's Footage Shows Obama 'Paling Around'

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have proven hugely damaging to President Obama's re-election hopes, because it shows Obama fraternizing with Weather Underground terrorists whose goal it was to set up a Communist dictatorship inside the United States.

According to former FBI agent Larry Grathwohl, who was assigned to infiltrate the Weather Underground's Central Committee, the organization run by Bill Ayers carried out bombings targeting the Pentagon, the State Department, as well as police stations and federal buildings, in an attempt to cause the United States government to collapse and open the door for Cuban, North Vietnamese, Chinese and Russian troops to occupy the country."

This video shows an interview of Larry Grathwohl who was an FBI agent assigned to investigate the Weather Underground. William Ayers is the founder of the Weather Underground. This man is speaking about William Ayers. It was in William Ayers' livingroom that Barack Obama launched his political career.

Larry Grathwohl interview about William Ayers, O...



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Note, this chronology of:

Obama's Mafia Control Over The Courts Georgia/Indiana/... Eligibility Hearings 2012 **Detailed Chronological Report**

was not compiled by the lovely Dr. Orly Taitz, Esquire, however she is free to distribute it as well. This is a compilation of articles that is a snapshot of big insider deals currently going on.

- + Table of Contents ~ Page 3 (You are here!)
- + Cover Page "I am a snobbish creature, spanked! ", letters of " President Barack Hussein Obama "Imposter Obama's Past, Present, and Future (decoding) ~ Page 4-11
- + Ineligible to be President Coverage of the + The Opening Of A New Theater of War In
- + Presenting the lovely Dr. Orly Taitz Her initial victory in Georgia versus Obama ~ Pages 20 through 30

CDR Kerchner's Blog - Obama Ballot Access Challenge Hearing – Gavel to Gavel Live Video civil war or revolution ~ Pages 102-107 Stream Coverage from Atlanta ~ Pages 31-34 **UPDATE: Obama Georgia Ballot Eligibility** Hearing – WebCommentary ~ Page 35 Dr. Orly's Taitz's FINDINGS OF FACT AND CONCLUSIONS OF LAW during Georgia hearing Pages 36-57

- " Yap, it looks like Obama regime got to yet another judge, he states that Minor does not control and no witness was persuasive. Keep in parasite Zbigniew Brzezinski's much feared mind, Obama was supposed to prove his eligibility and he did not provide any witnesses + 19 Crazy Things That School Children Are and he did not provide any evidence. " ~Dr. Orly ~ Pages 58-61
- + Election Challenge filed in Indiana
- ~ Pages 62-89

- + Article on ACTA Global internet fascism treaty signed onto by B.O. ~ Pages 90-92
- Georgia Eligibility Hearing ~ Pages 12 thru 19 The North American Homeland ~ Pages 93-96
 - + Obama eligibility challenges spread to 6 more states ~ Pages 97-101
 - + Survival Guide for American Citizens during
 - + Hockey star Bruin's Tim Thomas blasted for boycotting Obama photo op ~ Pages 108,109 + Universal People's Statement of Freedom (Maximum Freedom or Fascist Slavery; "Public opinion" means everything!) "Lovers of Freedom ... " ~ Pages 110,111
 - + Article by Paul Joseph Watson, "Globalist "global political awakening" is in full swing." ... Being Arrested For In America ~ Page 112-117
 - + We The People Declare: "The 50 Independent States of America" Scan in. Duplicate. Place in a picture frame. Design and Print posters to restore America, Version 2.
 - ~ Pages 118-120

"I am a snobbish creature, spanked!"



The letters {anagram decodings} of President Barack [Hussein] Obama aka. "Barry Soetoro"

The King of Creation's Most Witty & Amazingly Graceful Message:

it's now time for us to upgrade our world's entire "system".

"America Gets to Know Obama" =

"Barack was enigma to me too!"

(the many amazing hidden messages, in the *anagrams*, of the letters, spelling his name and title)

"Barack Hussein Obama, President of the United States of America" =

"President-elect Obama"="Enter amicable despot."

"President-elect Barack Obama"=
"America pretends to be a black."

"President Obama" = "A bad-time person.", "I am a debt person.", "Modest ape-brain.", "Born as media pet?"

"Barack Hussein Obama" = "I am a <u>hack</u>, <u>abuser</u>, <u>snob</u>.",
"I, Arab sham, beckon USA.", "A man hacks our babies!",
"Heck, USA, I'm an Arab SOB!"

"Obamacare" = "Bear a coma." :: "Obama defends his patriotism." = "I hope items of a bastard's mind??"

"'<u>Dreams From My Father: A Story of Race and Inheritance', by B.Obama</u>" = "<u>Mercy be! Rather a drab mamma's boy ran off on a search for identity.</u>"

"President Obama of the USA" = "A safe bet? Manured poo? Shit?!

[&]quot;I am picked to reform a nation after Bush cheats and abuses it! See?"

Anagrams, the reordering of letters of words & phrases, have long been decoded to provide <u>deep hidden insight</u>. These are actually fully detailed *stories*, where each line is a perfect anagram & all amazingly of the same theme.

The "bad guy" is supposed to come as an angel of light in the name of world peace... but only as a temporary ruse; therefore Obama smirked while accepting the coveted "Peace Prize"! The "New World Order" plan is anything but new; lets stop the lies.

"President Barack Obama"

key: aaaaBbcdeekinmOPrrst (20 letters)

Neat barbaric, dope mask!
Spoke barbaric mandate!
Macabre Bonaparte, kids!
Prick aboard mean beast!
So barbaric: apt, keen, mad.

Apt barbaric, and so meek!

Pea-brained brats ok cam! (the mass media)

Bad points break camera! (LOL!)

Reprobate, akin bad scam!

Keep satanic rambo bard!

Adopt me, barbaric snake!

Top barbaric, mad as keen.

Bad Mark! Braincase poet!

Mad poet! Barbaric snake!

Mad poet! Barbaric sneak!

Bad cobra!! Mistaken rape!

Apart, brain mocked base!

Kept barbaric, as moaned...

Kept as a barbaric demon!!

(A "boar-dick" beast-man! Rape!)

Pea-brained brat scam, ok?
A rabid, macabre pest, ok?
Rapid beast, mean crab, ok?
Peak Rancid Rambo Beast! (PRRB)

A kind ape... bombs rat race! (AKA: Iran's Carpet-bombed.) Mad barbarian, coke pets... " I'm reprobate; a bad snack! I'm a packed, aberrant SOB, am a bat-eared prick snob, a crabbier top mad snake! " (Bad skeptic or mean Arab?) Mean beast! - Prick abroad! Abasement!! - Prick abroad! Tsk! Barbarian pace/mode! Rabid abasement, OK?? Crap!!!! Top rank became as rabid. " Probe dark maniac beast!!! " "I am a knob, bastard, creep. I'm a carpeted Arab's knob! " Peak absorbed, maniac rat! Tackier apeman! Drab SOB! " Bonk! I am a bastard creep! A berserk top bad maniac! An Arab backed Imposter! (Arab beast-man, rope-dick.) Ace Bastard! Prime knob! " "Sad bonk... macabre pirate...!" "Crap! Am broad snakebite!

* "A bomb eradicates prank!

Ape bomb! Stark radiance!" *

Crap! I'm a dear beast knob! "

[seems like a *nuke* could soon remove Obama]



Anagrams, "musical letters", reorganized, amazingly contain Creation's wisdom

"President Barack Hussein Obama" decodes into all of the following: key: AAAABBCDEEEkHIINNMOPRRSSSTU (27)

America's boneshakers up bandit! (snobberies shack up rat idea man.) Brainsick masters up a bonehead! A Democrat speaks inane rubbish. America aborts; and keeps Bush in? A dark American boss: Shit been up? Abused American banks to perish. Brain shocker! Beast ups idea man! A beast brain! Domineers shack up! O Dear Me! Brains in beast shack up! Business: " He? A pink Arab Democrat! " Muck brains as bonehead pirates! Brainsick boneheads up a master. Pushed as best American brain, OK? Brain asks: American hope busted? " I'm a kind, sober, abstruse panache! " Up shabbier, darksome, nice satan! Cheekier banana, top absurdisms! " Huckster I am, a peabrained snob. I'm a snakebite, proud as branches!" "Eureka! Hi snob, Drastic BS apeman." Debonair ashames! Bankruptcies! "Super! A brainsick meathead snob! Snobbish idea man! Rat race pukes! Obscure anathema; spikes brains..."

Debonair apeman huckster's bias... Kind braincase abhors amputees. "Abandon sick, brashier amputees!!" Utopia's brain seems backhander! Mad barbarian! Cheekiness spout. Nice penis death mask! Barbarous! Keen pubic hairs sober mad Satan! Sneakier champion... absurd beast Bemoaned ass as thick superbrain!! Spiked brain obscures anathema; Handsome ape brain suckers bait! Ape suckers shabbier damnation! Rubbish speaker aces damnation! Parasite brain mucks boneheads! Mad phobia ensnares SUCKER bait. Praise saner bubonic death mask!! Brains bounce... Praise death mask!! Pea-brained crabs OK enthusiasm! Bird-brains amuse cheapo skate! **Dumb** praise satanic boneshaker! Champion bard, sneakiest abuser! Sick, barbarous, handiest ape-men! Superb debonaire, Sick anathemas.

Ape Shit! Brain mad, keen, scabrous.

Suspicion means→**Bad** Heartbreak! Madhouse crap! Snakebite brains Brainsick bonehead up as master! Bonehead parasite mucks brains! The barbarism..spacious and keen! Champion streaked brain abuses! Kind saboteurs became piranhas. Peskiest and barbarous machine. Muckiness as the barbarian dope! Unbiased chain-smokers ape brat. Became prankish saboteur and is... chain smoker but pea-brained ass! Peskiest brain, unashamed cobra. Apeman branches absurdities. Ok? " Dear snob, up snakebite charisma! Up debonaire ass! Snakebite charms... " "Up bastards! I am a nice boneshaker! " I am a sharpened snob; sucker bait! I am a sharp snob, crude snakebite. I am snobbish and up as racketeer!! I'm a cantankerous: shabbier spade. I am a naked ape son; shit scrubber. I am: stubborn, sad, cheap, sneakier! I'm a rude cheapskate; **SOB's brain**. I am a sparkish brute, and obscene!! I am a dick! Up abhorrent baseness!

I am tube born, sad sneak, sir cheap.
I am a spunkier chosen beast bard!
I am stubborn as a skinhead creep! "
"Amen!" Barbarous, septic skinhead!
Muck brain as raspiest bonehead!
Prankish beast! Obscure idea man!
Shabbier, ransomed, satanic puke!

I am bad; reprobate as chunkiness.

Barbarous, mean, septic skinhead! A snubbier, darksome, cheap saint... Imprudence as shabbier Satan, OK? Impudences to shake barbarians! The impudence soaks barbarians! Brainsick meathead abuses porn! Top banana smirks debaucheries. I am a prankish, obscene, sad brute. Inebriate humpback sods an arse! "I am a crab up bonehead's stinkers." Basket case in paramour's behind? "Suck-it-and-see! Heap barbarism on!" Inhumane beast brakes sporadic! Sane humpback?? Brain-rot disease?? Skinhead beast or superb maniac? "Shit! Sickened barbarous apeman!" Bemoaned sneak; pubic hair star!

Pharisees doubt American banks.

N. Korea-base, disturbance, mishap.

Break point: USA became in shards.

Abused - and brainsick atmosphere. Naked ass! Emancipator rubbish! Prankish beast, demoniac abuser! Cherubs's pea-brained satanism, ok? Adept chain smoker, brain abuses! " I'm snubbier - toprank ace asshead! Prouder snake, shabbiest maniac! " Beadiest cobra sparks inhumane. Cherub's snakiest paranoid beam! Superman brainsick as to behead? Spunkier, satanic rambo beheads!! Rubbish! He cases top-rank idea man. Maniac's spunkier, absorbed hate! Sickened! This barbarous apeman! Debonaire beast pukes anarchism Debonaire cherub satanism peaks!! Sectarianism up! Bad boneshaker!! Is not barbaric? Keeps unashamed? ...macabre, brute skinhead passion... Maniac's boneshaker brutes paid, brainsick as boneheads upstream! Tackiness or pea-brained ambush? Rubbish! Adore apeman tackiness? He Bankrupted Americans! Is a SOB! Ape shit! Sod! Keen Barbarian Scum! Hacker obtains superb man's idea. Brainier demon hacks up, beats ass! Hacker's brain up dominates base. Cherub man bonks parasite ideas! Obscured brain spikes anathemas. Debunker ashames SOB patrician! " Abuses span aberrant homocides, k? Sober up braincase! Death in mask! Keen cohabits as mad superbrain! " Shock beast idea man superbrain! Beat-up, brainsick handsome arse! Beat brainsick unshamed poser! Debase prankish, manic saboteur! "Suck demise brashier top banana! Bonk sharp-eared beast musician! Emaciate rakish and superb snob! Bruise/Behead maniac's top-rank!! And spike this barbarous menace! " Skinheads menace barbarous tip. Saboteurs pin macabre skinhead!!! Unbiased star as knob impeacher! P.U.! Brainsick abasement; sad hero! " Radiate macabre pushiness!" Bonk! Cheapest barbarianism; so nuked. Baked-bean as historic superman? Rabidness! An upbeat chain smoker became prankish beast! Dinosaur!

"I am a snobbish creature, spanked! "

One set of hands or simply one human mind could not have pre-encoded all the witty anagram stories above... that would be exceedingly impossible!!!!

All of these are precise and perfect fun anagrams... these hands of one person are just an excavator of...

LOOK <u>AGAIN</u>... Read each line Slowwwly...

The incredibly marvelous Creator wrote this ALLALONG, FROM A LONG TIME AGO.

So, the King of Creation also created languages.

The spiritual world and heaven above towers over everything, *yes, even languages*, with **infinite intelligence**... And if there is one thing everyone likes to share together, and at no cost, it is *humor*!

The Heavenly Father cares to save the most creative and giving souls and Knows you best by your fruit.

ARE YOU SWEET?, NOT MUCH, OR ROTTEN?

Have you cared to only help yourself, or help all others? Are you joined with <u>Sanity</u> -or- with <u>Corruption</u>?

Obama-nation: "National Socialism" (1939-1945 Germany); power in fewer hands has already before drastically TWICE PROVEN TO BE A TERRIBLE IDEA.



The prophetic "OBAMAGRAM" decoding is CLEAR AND MOST HIGHLY obvious.

Obama Can't Save You unless You prevent Obama from casting more deceptions; which started with his fake/forged Hawaiian birth certificate (see: obamacrimes.com). Otherwise, perhaps, the future is already foretold.

The first decoding literally states Obama ("Oh...bomb-us??") will at least appear to be taken out in a bomb blast.

The beast system is not loyal to anyone, only the beast system itself, even Obama. "They", the global criminal aristocracy, will apparently have Obama ass-asinated. If Obama is not seen live at ground zero just prior to the detonation (Washington DC?) his pseudo-demise could only be yet another ruse. [A large deep tunnel system exists under DC. The white house has a hidden entrance to an underground tunnel network and secret facility.]

Why a nuke? The incredible decoding states: "A bomb eradicates prank!"

(Letters of "President Barack Obama"): and "Ape bomb! Stark radiance!"

"Stark Radiance" seems to imply nuclear. It appears one of the two decoded Obamagram scripts will be played out.

To help prevent future horror: hot photatocopy this, email, print booklets, even sell for a profit.

ABOUT THE *fascist* "NEW WORLD ORDER" BEAST SYSTEM; PUBLIC OPINION MEANS EVERYTHING.

Things are now getting worse – even more than under the former puppet scrub Bush Jr.! Total Darkness!

Action! : The major media **celebrity liars** WORLDWIDE need to be **arrested & incarcerated** until the trial, then quickly after them, the **world's criminal elite class for trial**. And **ASAP!**

The global elites have to be contained by the good forces within the various world militaries; a mutiny! Those helpful in their round-ups will receive full pensions funded from the gold, silver, real estate, etc. reclaimed for the people from the Rothschild's and other elites. The "6660" or so elites should be contained in a "floating capstone" prison island, where they can dominate themselves and we can watch via a new reality tv show, like "Lost", but more fun & real. So QUIT ACCEPTING THE CORRUPT SYSTEM'S EUGENICS/MERCURY TAINTED VACCINATIONS, TOXIC FLUORIDE, NAKED BODY SCANNING, MASS MEDIA LIES, WARS, AND OTHER SOCIALIZED CONDITIONING! AWAKEN TOODAY!

Discuss together and prevent the elite's ongoing bio-attack strategies! Do it for you and others! (More information, updated daily: GCNlive.com (The Genesis Communication Network)

Ultimately the criminal elites will help in deciding their own eternal judgment. So will you... Help by utilizing the internet to help create a mass awakening & e-mail this to friends! Say "No" to preemptive war with Iran and world war - and "Yes" to no fluoridation & naked body scans!

Internet Sharing Keyword: "GrowFreedom" Share! Post! Print! Email! GODSpeed!



Here is just one leaked photo of one elite gold depot. This one is supposedly under London.

The elite think they 'own' and control most of the gold and other precious metal bullion. Yes the bulk of it was stolen through the elite's corrupt money printing and financial scams.

Armed forces:

Each successful reclamation operation of elite gold should reward you personally for your risk and effort, so each gold reclamation soldier should receive either 3, 2 or 1 bars of gold as a gifted bounty from the world's people.

The majority of the reclaimed gold (at least 2/3rd of all reclaimed bars) should be organized and guarded and held to fund the new benevolent system... funding new public projects; helping to elevate the quality of life of the masses of the world's underprivileged.



Given the testimony from today's court case in Georgia, Obama has a lot of explaining to do. His attorney, Jablonski, was a NO SHOW as of course, was Obama.

The following is a nutshell account of the proceedings.

Promptly at 9am EST, all attorneys involved in the Obama Georgia eligibility case were called to the Judge's chambers. This was indeed a very interesting beginning to this long awaited and important case.

The case revolved around the Natural Born clause of the Constitution and whether or not Obama qualifies under it to serve. More to the point, if found ineligible, Obama's name would not appear on the 2012 ballot in Georgia.

With the small courtroom crowded, several in attendance could be seen fanning themselves with pamphlets as they waited for the return of the attorneys and the appearance of the judge.

Obama himself, who had been subpoenaed to appear, of course was nowhere near Georgia. Instead, Obama was on a campaign swing appearing in Las Vegas and in Colorado ignoring the court in Georgia.

Over the last several weeks, Obama's attorney, Michael Jablonski, had attempted several tactics to keep this case from moving forward. He first tried to have it dismissed, then argued that it was irrelevant to Obama. After that, Jablonski argued that a state could not, under the law, determine who would or would not be on a ballot and later, that Obama was simply too busy with the duties of office to appear.

After all these arguments were dispatched by the Georgia Court, Jablonski, in desperation, wrote to the Georgia Secretary of State attempting to place Obama above the law and declared that the case was not to he heard and neither he nor his client would participate.

Secretary of State, Brian Kemp, fired back a letter hours later telling Jablonski he was free to abandon the case and not participate but that he would do so at his and his clients peril.

Game on.

5 minutes.

10 minutes.



15 minutes with the attorneys in the judge's chambers.

20 minutes.

It appears Jablonski is not in attendance as the attorneys return, all go to the plaintiff table 24 minutes after meeting in the judge's chambers.

Has Obama's attorney made good on his stated threat not to participate? Is he directly ignoring the court's subpoena? Is he placing Obama above the law? It seems so. Were you or I subpoenaed to appear in court, would we or our attorney be allowed such action or, non action?

Certainly not.

Court is called to order.

Obama's birth certificate is entered into evidence.

Obama's father's place of birth, Kenya East Africa is entered into evidence.

Pages 214 and 215 from Obama's book, "Dreams from My Father" entered into evidence. Highlighted. This is where Obama indicates that, in 1966 or 1967 that his father's history is mentioned. It states that his father's passport had been revoked and he was unable to leave Kenya.

Immigration Services documents entered into evidence regarding Obama Sr.

June 27th, 1962, is the date on those documents. Obama's father's status shown as a non citizen of the United States. Documents were gotten through the Freedom of Information Act.

Testimony regarding the definition of Natural Born Citizen is given citing Minor vs Happersett opinion from a Supreme Court written opinion from 1875. The attorney points out the difference between "citizen" and "Natural Born Citizen" using charts and copies of the Minor vs Happersett opinion.

It is also pointed out that the 14th Amendment does not alter the definition or supersede the meaning of Natural Born. It is pointed out that lower court rulings do not conflict with the Supreme Court opinion nor do they over rule the Supreme Court Minor vs Happersett opinion.

The point is, to be a natural born citizen, one must have 2 parents who, at the time of the birth in question, be citizens of the United States. As Obama's father was not a citizen, the argument is that Obama, constitutionally, is ineligible to serve as President.

Judge notes that as Obama nor his attorney is present, action will be taken accordingly.

Carl Swinson takes the stand.

Testimony is presented that the SOS has agreed to hear this case, laws applicable, and that the DNC of Georgia will be on the ballot and the challenge to it by Swinson.

2nd witness, a Mr. Powell, takes the stand and presents testimony regarding documents of challenge to Obama's appearance on the Georgia ballot and his candidacy.

Court records of Obama's mother and father entered into evidence.

Official certificate of nomination of Obama entered into evidence.

RNC certificate of nomination entered into evidence.



DNC language does NOT include language stating Obama is Qualified while the RNC document DOES. This shows a direct difference trying to establish that the DNC MAY possibly have known that Obama was not qualified.

Jablonski letter to Kemp yesterday entered into evidence showing their desire that these proceedings not take place and that they would not participate.

Dreams From My Father entered.

Mr. Allen from Tuscon AZ sworn in.

Disc received from Immigration and Naturalization Service entered into evidence. This disc contains information regarding the status of Obama's father received through the Freedom of Information Act.

This information states clearly that Obama's father was NEVER a U.S. Citizen.

At this point, the judge takes a recess.

The judge returns.

David Farrar takes the stand.

Evidence showing Obama's book of records listing his nationality as Indoneasan. Deemed not relevant by the judge.

Orly Taitz calls 2nd witness. Mr. Strunk.

Enters into evidence a portion of letter received from attorney showing a renewal form from Obama's mother for her passport listing Obama's last name something other than Obama.

State Licensed PI takes the stand.

She was hired to look into Obama's background and found a Social Security number for him from 1977. Professional opinion given that this number was fraudulent. The number used or attached to Obama in 1977, shows that the true owner of the number was born in the 1890. This shows that the number was originally assigned to someone else who was indeed born in 1890 and should never have been used by Obama.



Same SS number came up with addresses in IL, D.C. and MA.

Next witness takes the stand.

This witness is an expert in information technology and photo shop. He testifies that the birth certificate Obama provided to the public is layered, multiple layered. This, he testifies, indicates that different parts of the certificate have been lifted from more than one original document.

Linda Jordan takes the stand.

Document entered regarding SS number assigned to Obama. SS number is not verified under E Verify. It comes back as suspected fraudulent. This is the system by which the Government verifies ones citizenship.

Next witness.

Mr. Vogt.

Expert in document imaging and scanners for 18 years.

Mr. Vogt testifies that the birth certificate, posted online by Obama, is suspicious. States white lines around all the type face is caused by "unsharp mask" in Photoshop. Testifies that any document showing this, is considered to be a fraud.

States this is a product of layering.

Mr. Vogt testifies that a straight scan of an original document would not show such layering.

Also testifies that the date stamps shown on Obama documents should not be in exact same place on various documents as they are hand stamped. Obama's documents are all even, straight and exactly the same indicating they were NOT hand stamped by layered into the document by computer.

Next witness, Mr. Sampson a former police officer and former immigration officer specializing in immigration fraud.

Ran Obama's SS number through database and found that the number was issued to Obama in 1977 in the state of Connecticut. Obama never resided in that state. At the time of issue, Obama was living in Hawaii.

Serial number on birth certificate is out of sequence with others issued at that hospital. Also certification is different than others and different than twins born 24 hours ahead of Obama.

Mr. Sampson also states that portion of documents regarding Mr. Sotoroe, who adopted Obama have been redacted which is



highly unusual with regards to immigra

tion records.

Suggests all records from Social Security, Immigration, Hawaii birth records be made available to see if there are criminal charges to be filed or not. Without them, nothing can be ruled out.

Mr. Sampson indicates if Obama is shown not to be a citizen, he should be arrested and deported and until all records are released nobody can know for sure if he is or is not a U.S. Citizen.

Taitz shows records for Barry Sotoro aka Barack Obama, showing he resides in Hawaii and in Indonesia at the same time.

Taitz takes the stand herself.

Testifies that records indicate Obama records have been altered and he is hiding his identity and citizenship.

Taitz leave the stand to make her closing arguments.

Taitz states that Obama should be found, because of the evidence presented, ineligible to serve as President.

And with that, the judge closes the hearing.

What can we take away from this?

It's interesting.

Now, all of this has finally been entered OFFICIALLY into court records.

One huge question is now more than ever before, unanswered.

WHO THE HELL IS THIS GUY?

Without his attorney present, Obama's identity, his Social Security number, his citizenship status, and his past are all OFFICIALLY in question.

One thing to which there seems no doubt. He does NOT qualify, under the definition of Natural Born Citizen" provided by SCOTUS opinions, to be eligible to serve as President.

What will the judge decide? That is yet to be known, but it seems nearly impossible to believe, without counter testimony or evidence, because Obama and his attorney chose not to participate, that Obama will be allowed on the Georgia ballot.

It also opens the door for such cases pending or to be brought in other states as well.

Obama is in it deep and the DNC has some...a LOT...of explaining to do unless they start looking for a new candidate for 2012.

4k

Like Send ★Tweet Submit Email

Tags: court, Craig Andresen, eligibility, georgia, liberty legal foundation, Obama, taitz, the national patriot

This entry was posted on Thursday, January 26th, 2012 at 925am and is filed under <u>Craig Andresen</u>, <u>Obama</u>. You can follow any responses to this entry through the <u>RSS 2.0</u> feed. You can <u>leave a response</u>, or <u>trackback</u> from your own site.

216 Responses to "OBAMA ELIGIBILITY COURT CASE...BLOW BY BLOW"

1. Ronald Schwartz Says:

January 26th, 2012 at 1002am

sounds like a good case to get him off the ballot.

2. Kritisa Baxter Says:

January 26th, 2012 at 1003am

He's not a natural born citizen.

3. Joe of St Therese Says:

January 26th, 2012 at 1004am

Game on! Citizen's arrest time.

4. Debi Says:

January 26th, 2012 at 1007am

Great follow up Craig! Thank you!

5. Pamela Villela Says:

January 26th, 2012 at 1008am

So very proud of Orly Taitz and the witnesses who know they could potentially be in danger by testifying, but know our country in serious trouble and that a fraud has landed uncontested in OUR WH and something MUST be done! Prayers for all of them and I hope other states are bold enough and honest enough to follow suit and that this Ga court DOES find him both in contempt and GUILTY on the charges brought that We the People know to be facts from all the evidence! It will make us proud if justice is served!

6. William J. Green Says:

January 26th, 2012 at 1010am

Great job, again, Craig. Much obliged. Keep up the great work!

7. southrngirl77 Says:

January 26th, 2012 at 1016am

Thank you Judge Malihi for agreeing to hear this case. Please show the country that this is a nation of LAWS and not of MEN. Obama has been lawless in so many, many things as President of the US. He should have to face the consequences. I'd suggest his next Term be served in prison.

8. Steve Brown Says:

January 26th, 2012 at 1018am

Its about time all this has been put into the official record. If Mr. Obama refuses to address these issues he should not be allowed on the state ballots. In fact, I think his attorney should be ruled to be in contempt of court.

9. Monica Couch Says:

January 26th, 2012 at 1018am

i got in late, so i guess i missed carl swensson... (darn it! i'm a BIG fan of his, since 2008...) interesting that jerome corsi wasn't called in to testify... and, i'm wondering if anyone from joe arpaio's team came to watch the barry soetoro/barack obama story unfold; since they're investigating it as well...

10. John Stolte Says:

January 26th, 2012 at 1023am

Thanks for this rundown. I watched the proceeding live but had a hard time following because the sound quality was poor and I'm somewhat hard of hearing. Did the judge say when he would render a decision?

11. Finally Says:

January 26th, 2012 at 1025am

Arrest and deport? No, by his own new law we should lock him up forever.

12. Kerry Says:

January 26th, 2012 at 1030am

Thanks for the summary. Now that we have testimony and evidence under oath, it should also be packaged and expedited to some Federal Grand Jury... after all there is credible suspicion that crimes have been committed. Regardless of the ballot question, no one can dismiss this as Internet nonsense. Giving and telling falsehoods under oath is also a crime; which is why this testimony is important and, of course, why Obama's minions did not show.

13. Emmanuel Etchells-Ayre Says:

January 26th, 2012 at 1031am

You can also look at it this way, If Winston Churchill wasn't ELIGIBLE even though his Mother Jenny Jerome was an American Citizen, the neither would Obysmal be ELIGIBLE!

14. WillTeller Says:

January 26th, 2012 at 1038am

Can the judge submit a Warrent for Obama for failing to attend the hearing?

15. Laney D. Gulotta Says:

January 26th, 2012 at 1040am

Thank you so much for this blog. Of course nothing is being reported by news media, and could not access video feed.

16. Bcorp Says:

January 26th, 2012 at 1046am

Now what? Most of the country already knew these facts and have ignored them. Why? Do our laws not count with certain people or situations? Obviously they do not or this man would not have become POTUS. Time to impose the laws and boot his butt out of our house.

17. PolitiJim (@politiJim) Says:

January 26th, 2012 at 1055am

Orly Taitz is the most unlikely lawyer in reputation, national identity and (forgive me) skill to be the one to get this issue FINALLY into hearing in a court of law.

HUGE applause and thanks are due her for never giving up despite being ridiculed not just by public opinion, but by the courts themselves.

Whatever the outcome – she is an American hero.

18. Capt-Dax Says:

January 26th, 2012 at 1058am

It does not matter if you are a Democrat, Republican or Independent; Obama has deceived all of us and has lied his way to the top with the help of many leftists in and out of government.

This should be a nonpartisan issue and should be examined as a grave national security issue.

The Laws that Have Been Broken

19. Tim Flaherty Says:

January 26th, 2012 at 1059am

Guilty...take Barry off of the Ballot in Georgia and charge him with contempt of court for not showing up

20. Kimberly Says:

January 26th, 2012 at 1100am

Thank you this as is was hard to hear the live streaming. Deport him !!!!

21. Kathleen Says:

January 26th, 2012 at 1100am

WHY no media coverage? I am furious, went to Atlanta Fox site...nothing.

22. David Palmer Says:

January 26th, 2012 at 1102am

Lets not leave this as a dog & pony show and get this false so called president of my United States out of the White House and the USA for that matter......and somebody else please take over control of the military!!!!

23. Donna Says:

January 26th, 2012 at 1119am

Sounds like a case of Treason to me ... trial time . The Taliban always said , they would get to us from within, Well isn't that what is happening

24. Amos Says:

January 26th, 2012 at 1133am

I didn't expect the Lame Stream Media to attend. They are afraid to touch this with a ten foot pole. The evicence is has been recorded and the Judge should do his duty that his Oath requires. He could be the most famous judge in America if he does, this case will be the opening truth about the Biggest Hoax in American History. God Bless America, again!

25. Strenuous Says:

January 26th, 2012 at 1139am

Once Obama's birth certificate was placed in the record it was all over. That was the only piece of relevant evidence. So nice for the opposition to be making Obama's case for him.

Did Orly at least object to the birth certificate as not being genuine, TO KEEP IT OUT OF EVIDENCE?

26. verdell Says:

January 26th, 2012 at 1146am

I think he should be arrested and placed in prison, America can not affort to let him leave this Country with all the inside information that he has to share with his Muslim brothers! This would be insane!

27. NotaLemming Says:

January 26th, 2012 at 1147am

They did an interview with Susan Daniels at the very end. I have it at YouTube if anyone wants to see it. "Susan Daniels Testifies in Atlanta: Obama's Social Security Number is Fraudulent" http://www.youtube.com/watch?v=hqD3XN-hwtE

28. *Dawn* Says:

January 26th, 2012 at 1152am

Where can you view this "live"? Please provide a link, wonder if the "popular" press will pick this up at all. Or will it

- Home
- Videos
- Orly Taitz Pleadings before NH
- Complaint in GA
- GA Judge Denies Obama's Motion to Dismiss
- Police Concerns
- Sample Letter
- Video: Orly before NH Election Committee

Dr. Orly Taitz, Esquire

Defend Our Freedoms Foundation – 29839 Santa Margarita Pkwy, ste 100, Rancho Santa Margarita CA, 92688 – Copyright 2010

World's Leading Obama Eligibility Challenge Web Site

If you love your country, please help me fight this creeping tyranny and corruption. Donations no matter how small will help pay for airline and travel expenses.



Mail donations to: Defend Our Freedoms Foundation, c/o Dr. Orly Taitz

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

Contact Dr. Taitz at orly.taitz@gmail.com or dr_taitz@yahoo.com. In case of emergency, call 949-683-5411.

When the people fear their government, there is tyranny.
When the government fears the people, there is liberty.
-- Thomas Jefferson

During times of universal deceit, telling the truth becomes a revolutionary act. --George Orwell

First they ignore you, then they ridicule you, then they fight you, then you win. -- Mahatma Gandhi





The articles posted represent only the opinion of the writers, do not necessarily represent the opinion of Dr. Taitz, Esq. Dr. Taitz, Esq. has no means of checking the veracity of all the claims and allegations in the articles.

I won!!! I won!!! I won!!! Judge Malihi ruled in my favor. Obama's motion to quash my subpoena is denied! He has to appear at trial and present all the documents that I demanded to produce in my subpoena!

Posted on | January 20, 2012 | 107 Comments

It has been 3 years of 24/7/365 fight. I was defamed, viciously maligned by so many Obots (Obama bots), pro-Obama media thugs, by a few corrupt officials and judges. Recently even people, who claimed to be on my side turned sides and viciously defamed me and attacked me. Among them were Arlen Williams, Dean Haskins, owner of a blog Birther Summit, Bob Nelson-owner of a blog Birther Report or ObamaReleaseYourRecords, Helen Tansey -owner of a blog art2superpac and even attorneys, who should've had some professional ethics. Attorneys Gary Kreep and Philip Berg filed insane pleadings, saying that I tried to hire a hit man to kill Lisa Liberi, legal assistant of attorney Berg and kidnap children of a web master Lisa Ostella. It has been 3 years of total nightmare, these people were like a pack of wild dogs attacking me and coming up with each and every accusation in the book. Now I am vindicated. My legal action is with merit. We are going to trial on January 26, 2012. I issued subpoenas. Barack Obama through his attorney Michael Jablonski filed a motion to quash my subpoena and all the other subpoenas. I was attacked yet again in this motion. Judge Malihi just issued an order. Motion to quash my subpoena was denied. Barack Obama, President of the United States will have to appear in court on January 26 and comply with my subpoena and produce all the documents, that I demanded. Interesting, that two other attorneys are representing plaintiffs on similar matters: Van Irion and Mark Hatfield. They could have an opportunity to examine Obama with me, however either because I was maligned so badly or because they were scared to press the most explosive charges, these attorneys filed motions for their cases to be severed from my case. Their motions were granted. Irion's case will be heard first. He stated on the record, that his case will take only 10 minutes and will be limited to ascertainment if Obama is legitimate based on the precedent of Minor v Happerset. Obama will not be answering any of his questions. Second will be a case presented by attorney Hatfield. He, also, severed his case and did not issue any subpoenas. In his motion to sever he stated that he did not want to be joined in the same complaint with me, because he did not want to be part of a case, where I brought forward allegations of elections fraud and social security fraud committed by Barack Obama. Hatfield was saying that he was afraid that his clients will be prejudiced by such explosive allegations. Yesterday, after I filed an opposition to motion to quash, attorney Hatfield tried to follow suit by filing a notice to appear, however notice does not have as much of a force as a subpoena and I do not believe Obama will be complying with a notice, particularly since Hatfield's complaint does not entail the same charges as mine. My case will be heard third.

My case will not be limited to definition of natural born based on a case Minor v Happersett. I will be also presenting a case, showing that elections fraud was committed by Barack Obama, that he is using a forged birth certificate, stolen or fraudulently obtained Social Security number and that there is no evidence to believe that the last name he is using is legally his, due to the fact, that in his mother's passport he goes under the name Soebarkah and in his school registration in Indonesia he went by the last name Soetoro. There is no evidence of legal change of name.

I wanted to thank people who helped me along the way with donations, who did not stick a knife in my back, like the ones mentioned before. I am asking my supporters to donate to this work, as I am paying for airfare and hotel of witnesses and a number of other expenses. Also, if you are a CA Republican please, download my nomination for the US Senate and sign and circulate it.

http://www.orlytaitzesq.com/?p=30563

nomination papers

Make no mistake about it. This is the beginning of Watergate2 or ObamaForgeryGate. I believe this is the second time in the U.S. history a sitting President is ordered to comply with a subpoena, and produce documents, which might eventually bring criminal charges to the President and a number of high ranking individuals.

I feel extremely proud to be a part of this historic moment. I guess an American dream is still alive, as this subpoena was issued by an immigrant, who was raised in a communist dictatorship of the Soviet Union and came here with one suitcase with a couple of dresses, who had to study English, to study law at night, while working as a dentist and raising a family with 3 children. Only in America is this possible.

Humbly,

Dr. Orly Taitz, ESQ

Motion to Quash Subpoenas

X

InboxX

Reply |Michael Jablonski michael.jablonski@comcast.net to Kim, me, Kip show details Jan 18 (2 days ago)

Attached you will find a motion to quash subpoenas on behalf of President Obama. The motion is directed at subpoenas directed to the President and all of the other subpoenas being sent on behalf of the plaintiff in the Farrar case. Thank you.

Michael Jablonski michael.jablonski@comcast.net

Motion to Quash subpoenas v4.docx

Motion to quash subpoenas served on Obama by Taitz

Motion to quash subpoenas by Barack Obama

Opposition to motion to quash subpoena

Order on Motion to quash subpoena by attorney Taitz

taiteesg.com

ORDER ON MOTION TO QUASH SUBPOENAS

Defendant, President Barack Obama, a candidate seeking the Democratic nomination for the office of the President of the United States, has filed a motion to quash the subpoena compelling his attendance at the hearing on January 26, 2012.

In support of his motion, Defendant argues that "if enforced, [the subpoena] requires him to interrupt duties as President of the United States" to attend a hearing in Atlanta, Georgia. However, Defendant fails to provide any legal authority to support his motion to quash the subpoena to attend. Defendant's motion suggests that no President should be compelled to attend a Court hearing. This may be correct. But Defendant has failed to enlighten the Court with any legal authority. Specifically, Defendant has failed to cite to any legal authority evidencing why his attendance is "unreasonable or oppressive, or that the testimony.... [is] irrelevant, immaterial, or cumulative and unnecessary to a party's preparation or presentation at the hearing, or that basic fairness dictates that the subpoena should not be enforced," Ga. Comp R. & Regs. 1, 616-1-2-19(5).

Defendant further alludes to a defect in service of the subpoena. However, the Court's rules provide for service of a subpoena upon a party, by serving the party's counsel of record. Ga. Comp. R. & Regs. r. 616-1-2-19(4). Thus, the argument regarding service is without merit.

Accordingly, Defendant's motion to quash is denied.

SO ORDERED, this the 20th day of January, 2012.

MICHAEL M. MALIIII, Judge



Category: HOT ITEMS!, Help Needed, LINKS, Latest News, Legal Actions, Obama Fraud Gate, Orly Taitz Hawaii, Orly Taitz Obama birth certificate, Orly Taitz Obama social Security number, Orly Taitz ObamaFraudGate, Orly Taitz civil rights leader, Orly Taitz doctor and attorney, Orly Taitz for U.S. Senate 2012, Orly Taitz subpoena, Other Criminal or Suspicious Activities, Radio and Media Broadcasts, Supporting Documentation, orly taitz attorney

Comments

107 Responses to "I won!!! I won!!! I won!!! Judge Malihi ruled in my favor. Obama's motion to quash my subpoena is denied! He has to appear at trial and present all the documents that I demanded to produce in my subpoena!"

1. Ken B. (Fort Mill, SC) January 20th, 2012 @ 10:11 am

KUDOS!!!!! YES, YES, YES, YES..... I am so excited for you, and so proud of you. Like I've always said before; Orly, YOU ARE THE BEST!!!!

PERSIST UNTIL YOU SUCCEED.

I'll see you in court. By the way is there any special requirements to be in court for this hearing? I'm driving down to Atlanta and just wanted to make sure that I am able to attend the trial. Thanks Orly.

2. OustTheO's

January 20th, 2012 @ 10:12 am

PRAISE GOD!!! Thank you, Jesus!!

Go get 'em, Orly!!

3. James A Davis SR

January 20th, 2012 @ 10:13 am

Great work mrs Taitz. I am thankful that in America we have people like you.

4. pi314

January 20th, 2012 @ 10:15 am

If you think a sitting president is actually going to take time out from running the free world to show up for your little harassment suit, you are FUCKING DELUSIONAL!!

5. Bob Sr.

January 20th, 2012 @ 10:28 am

Orly, I am on you side....totally. Please understand, however, that it ain't over till it's over. The Judge suggested that, "maybe no president could be made to appear to answer this subpoena", but said they did not include the legal reason why he should not attend. I am guessing a list of reasons are being prepared to be submitted back to the Judge for reconsideration.

I understand your excitement, but please remain calm until we have actually won entirely, not just one

step, however important it may be.

6. Rob

January 20th, 2012 @ 10:31 am

The out of state subpoenas are still invalid. The President will not be at your HEARING, but I bet a raised seal COLB will be.

7. Don B.

January 20th, 2012 @ 10:33 am

Orly,

Thank you for your brave and dedicated efforts. Please be sure to have some security with you at all times.

"One Nation, Under God, with Liberty and Justice for All"

8. Itchik

January 20th, 2012 @ 10:35 am

Praise God!!!

It's time to rock'n'roll.

Doc, mkay, what now bitches?

9. Donna Marie

January 20th, 2012 @ 10:41 am

Congratulations, Orly!

I'm so thrilled and relieved over this that I am crying!

10. John

January 20th, 2012 @ 10:42 am

GREAT NEWS... I WAS A LISTED PLAINTIFF WITH VAN IRION FOR THE OBAMACARE LAWSUIT....THIS IS GREAT ... GOOD LUCK....

11. Freedom First

January 20th, 2012 @ 10:43 am

Congratulations Orly!!! You won but more imortantlt the American people and OUR Constitution won....

God Bless and protect you.

12. Terence Brennan

January 20th, 2012 @ 10:43 am

I just sent this news to Drudge!

13. Danielle

January 20th, 2012 @ 10:46 am

Congrulations!

The death of social justice for the elites!

Equal justice for All the people of the USA.

You are an inspiration for all of us immigrants to this great country and those who were born here who had lost faith in the judicial system.

Thank you Patriot!

14. talitha

January 20th, 2012 @ 10:50 am

wow.. praying for your safety and the Judge's safety as we draw closer to the hearing.

Thank you sweet Lady for everything you do.

God Bless

15. Bion Rogers

January 20th, 2012 @ 10:50 am

Congratulations on Getting to trial AND with enforced subpoenas'!!!

Now is when to think calm, clear and cool, with good sleep, and a quick mind walking into the courtroom. Good preparation.

Best of luck in court, for you and for all the people of the United States and beyond.

16. Laura

January 20th, 2012 @ 10:52 am

Lol....President Obama will not be in Atlanta next Thursday for this circus. you can take that to the bank.

17. Paul

January 20th, 2012 @ 10:57 am

CONGRATULATIONS Orly!!! WONDERFUL!!

Finally, a judge with integrity!!!

18. William Blasingame

January 20th, 2012 @ 10:59 am

WOOOOOOT WOOOOOOT thank you thank you OMG this is GREAT GREAT NEWS.. I wish i could be in GA to witness this.

19. GW3

January 20th, 2012 @ 11:04 am

Congratulations on this major step forward. In football lingo, you are now in the RED ZONE (inside the 20 yard line). Nothing is won just yet — but outstanding progress. AND AND in unrelated breaking NEWS stories – 2 peculiar stories.1) From Wall Street, the price of Rope futures is heading SKY high—it seems that analyst suddenly think there will be a huge demand for rope in 2012 AND 2) two females who resemble a Hawaii judge and a Hawaii attorney general were seen climbing into a rowboat off Honolulu and rowing feverishly towards Tahiti. More to Follow.

20. William

January 20th, 2012 @ 11:06 am

What great news for Americans who loves this country and the U.S. Constitution!!!!

But this is not over yet. We still must be focused and more determined than ever if we are to win...

But what a great day for our country!!! May God still bless the U.S.A.!!!

21. Elegy

January 20th, 2012 @ 11:07 am

Orly, if you take this clown down, you will be regarded as much of a patriot as our founding fathers. You are amazing, a true American treasure!

22. Linda Hudson

January 20th, 2012 @ 11:18 am

Don't know what to say beyond: whoo-hooo! Bless you, Orly! Good luck with the case and in your election!

I'll share the heck out of this news!

23. Barb

January 20th, 2012 @ 11:19 am

Yea!!!!!!!!!!!!

All it took was a Russian born citizen to seek the truth...thank you

24. jd

January 20th, 2012 @ 11:20 am

ORLY ORLY, You have done it !! You have done the impossible. A HUGE Congratulations to you is deserved.

Thank you for everything you have done. You are one tough cookie. Go getem!

25. Scott

January 20th, 2012 @ 11:24 am

Fantastic.

Great news but then again, it's hard not to be cynical given who you're dealing with. I hope that this is finally it, you get your day in court unemcumbered – no judicial ju-jitsu nor some last minute lawfare.

I think you know that you've got a tiger by the tail. Please be careful, stay safe and alert. We'll be praying for you.

26. Ray

January 20th, 2012 @ 11:36 am

Thanks God, and thank you Mrs. Taitz.

God Speed

27. <u>art o</u>

January 20th, 2012 @ 11:41 am

Orly Orly, Orly, YOU WONDERFUL HUMAN BEING! THANKYOU THANKYOU THANK YOU. YOU'RE FINALLY BEING REWARDED AND THE WORLD WILL SEE WHAT A MISERABLE SOB WE'VE BEEN LIVING WITH FOR 3 YEARS. I HOPE YOU MAKE MILLIONS FROM THIS ART O

28. John_PUMA

January 20th, 2012 @ 11:47 am

Congrats it will be interesting to see how this all plays out. I have a feeling it will end with no documents produced nor does Obama appear thanks to executive priveledges. Then on the 27th either the Judge rules in Obama's favor or Obama's lawyers file an appeal and is granted by some other paid off or lazy judge. But at best if the all falls your way all it means is Obama is off the ballot for one state unless it sets up presendence for other states.

29. js

January 20th, 2012 @ 11:54 am

you da '(WO)MAN!@!

gratz Orly...the truth finally will get out...bout' time huh...the lie has been out there for years now...

30. Harry

January 20th, 2012 @ 11:55 am

God Bless you!

31. Scot Workman

January 20th, 2012 @ 12:04 pm

God Bless Orly Taitz! The Queen of the Birthers! Poor little Barry Soetoro's ship is about to sink...

32. margie

January 20th, 2012 @ 12:08 pm

Finally someone who will listen to you, someone fair and decent and who follows the law! Congratulations Orly Taitz!

33. <u>Breaking: Georgia Judge Denies Obama's Motion to Quash Subpoenas | The Post & Email January 20th, 2012 @ 12:11 pm</u>

[...] The Post & Email moments ago that Georgia Administrative Hearings Judge Michael Malihi has denied Obama counsel's request to quash subpoenas requesting original documentation of Obama's [...]

34. Michael J. Falo

January 20th, 2012 @ 12:18 pm

Orly, you are definitely the #1 American patriot! You are the poster child of the so-called American Dream. Thank You

35. ToughLove

I won!!! I won!!! I won!!! Judge Malihi ruled in my favor. Obama's motion ...

January 20th, 2012 @ 12:28 pm

Major battle won! War still being fought.

36. Jason

January 20th, 2012 @ 12:29 pm

Congrats Orly !!! So far so good !!! Just ignore all those opponents and detractors. No Quarterback on the field listens to the crowd...they tune out all the taunts of foes to focus on the game. As the Bible says, don't look back, but press onward toward the goal.

Our prayers are with you and our nation. May the Truth prevail.

37. Leslie Simmons

January 20th, 2012 @ 12:30 pm

I am so excited for you and mostly our Country, but if it wasn't for you, this could be never been addressed....Does anyone know whether Obama can ask for a continuance for this court hearing...I wouldn't doubt it if he starts a war in Iran to to deflect this court hearing....

38. Alec

January 20th, 2012 @ 12:35 pm

Congratulations!

39. Jason Griswold

January 20th, 2012 @ 12:39 pm

Congrats Orly!!! This is a huge VICTORY!!!

40. Leslie Simmons

January 20th, 2012 @ 12:44 pm

Could obama get continuance with the Court date set for Jan 26,2012??? I would be careful, I could see him starting a war with Iran to get out of the truth of his eligibility to to become President God Bless you Orly for what you have done for this Country....I have been blasting other sites on this issue, it makes me sick to see you being defamed......Leslie

41. j&b fog

January 20th, 2012 @ 12:45 pm

All the Evidence so far is compelling and by state law Obama must show proof of full citizenship and not some Certificate of Live Birth witch is only issued to a child that was not born inside the United States. In 1961 any hospital in Hawaii would have filled out the forms for a full blowen birth certificate for a Mom that showed up with a new born that was only hours old or less, but for a child that was a week or two old, Thats why Hawaii has that Live Birth Form

42. MichaelN

January 20th, 2012 @ 12:55 pm

Bravo Orly! this is great news.

The enemies of freedom will still oppose you strongly in the court, you will need to predict what they

will come at you with, especially nagging legal procedures. You must be ready with firm and effective counters, to wipe away every one of the nit-picking procedural barriers they attempt to throw-up.

Look after yourself, we are all with you.

43. Hawk

January 20th, 2012 @ 12:56 pm

This great news . I'm wondering what will happen when he doesn't show up as ordered . Thank you Orly for all you have done and continue to do for our country .

44. AL HENDERSHOT

January 20th, 2012 @ 12:56 pm

GOOD FOR YOU ORLY.... GOD IS ON YOUR SIDE.

45. John

January 20th, 2012 @ 12:58 pm

Dr. Orly,

Be careful! Obots are claiming that Obama's lawyer could submit and amended motion to quash. Be ready for that. In fact, Obama will try his damnest NOT to show up on Thursday. Be ready for last minute motions. You have Obama to the wall and have a green light to get all of his papers. Make sure it stays that way. Don't loosen up for a second and don't give Obama an inch.

46. I won!!! I won!!! | Bullitt County Freedom Fighter

January 20th, 2012 @ 1:00 pm

[...] Judge Malihi ruled in my favor. Obama's motion to quash my subpoena is denied! He has to appear ... [...]

47. Nick

January 20th, 2012 @ 1:09 pm

CONGRATULATIONS, CONGRATULATIONS, AND CONGRATULATIONS TO JUDGE MALIHI AND Dr.ORLY TAITZ !!! Finally Obama needs to prove his legal status under our US CONSTITUTION to stay President !!!

48. Ron

January 20th, 2012 @ 1:13 pm

This is amazing Orly. I hope your spirit remains high even though you have been relentlessly attacked by some of the most vicious people from every level of society. None of it seems to stick though. "Teflon Taitz".

All the best.

49. J. James

January 20th, 2012 @ 1:14 pm

Congratulations Orly!! It will be interesting to see what Obama does in the next 6 days. I don't see him just showing up and providing all of his records on the 26th as the court has directed. I think he would be more likely to fake a heart attack or something to get out of it. If he does not show up or turn over

CDR Kerchner's Blog

January 26, 2012

Obama Ballot Access Challenge Hearing – Gavel to Gavel Live Video Stream Coverage from Atlanta GA

Filed under: Articles/Reports-Other, News Announcements — cfkerchner @ 8:20 am

Tags: Article II Super Pac, ballot access challenge, Barack Obama not a natural born Citizen, Birther Summit,

Constitution, Georgia, Live video coverage. Obama eligibility hearing



Click on flag for more information on the issues

Obama Ballot Access Challenge Hearing – Gavel to Gavel Live Video Stream Coverage from Atlanta GA

My comment and reaction to today's legal proceedings in GA:

Today I give thanks to God and the great state of Georgia which demonstrated that we are in some parts of our nation still a nation of laws and not men. Obama and his attorney thumbed their noses at the Georgia court and the entire judicial system and decided not to even show up at the court hearing in Atlanta GA today to present evidence and the real 3-dimensional identity documents requested and subpoenaed, not merely digital images on the internet. Obama thinks he is a King and thus not subject to the election laws of Georgia and the United States Constitution. He will soon learn otherwise. As the Georgia Secretary of State said in warning Obama and his attorney if they did not show up for the court hearing today ... if they do that, they will do so at their own peril. See results below. CDR Charles Kerchner (Ret), cdrkerchner.wordpress.com

Prior link to the live coverage, now over, was at 9 a.m. EST 26 Jan 2012 at this link: http://www.art2superpac.com/

Update 12:45 pm: Based on watching the live feed. Obama's attorney was a no show. Hearing was conducted without him. At least one of the attorney's pointed out to the judge that Obama's attorney not showing up was showing contempt to the court and to the entire judicial system. There was a short private meeting in the Judge's chambers prior to the start of the hearing. The hearing ended after about two hours of presentation by the various lawyers for the plaintiff's side including getting testimony from witnesses and presenting the court exhibits and Supreme Court case law covering the issue of natural born Citizenship and that Obama is not "natural born Citizen of the United S

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thus is not eligible to be on the GA ballot. Atty Taitz also introduced evidence and witness testimony regarding Obama's identity fraud activities regarding the Connecticut SSN and the forged online birth certificate. The judge is allowing some additional time for the both sides to submit written briefs to him before he makes his decision. As I understand it, he will release the final outcome and his decision sometime in early February. But he was obviously not happy that Obama and his attorneys stiffed the court. More details will be posted as additional information is provided by those who physically attended the hearing.

Update 1:05 pm: Per telecon between G Wilmott and Dean Haskins which was relayed to me. Dean Haskins who was in the courtroom this morning assisting with the Art 2Pac live stream. Judge Malihi talked to the attorneys in chambers before the hearing this morning and told them that he was going to enter a DEFAULT JUDGMENT against Obama and recommend that Obama's name not be on the Georgia ballot! All the attorneys expressed a desire to put an abbreviated streamlined case on the record and the judge agreed. How does the mainstream media spin this? The Georgia SOS has already indicated that he will follow the judge's recommendation. Obama will not get any popular vote or electors from the great state of Georgia! Congratulations to all freedom-loving Americans!

More coverage and news about the hearing here: http://obamareleaseyourrecords.blogspot.com/2012/01/georgia-ballot-hearing-judge-wanted-to.html

Brief report by the Atlanta Journal Constitution newspaper site trying to put the best spin they could on Obama defaulting the case by him or his legal team not showing up today: http://www.ajc.com/news/georgia-politics-elections/no-ruling-in-birther-1318374.html

####

Barack Obama is NOT a "natural born Citizen of the United States" and is thus constitutionally ineligible to be the President and Commander in Chief of our military. Obama was born to a FOREIGN NATIONAL FATHER who was NEVER a U.S. Citizen nor was Obama's father even an immigrant to the USA or even a permanent resident in the USA. For no other U.S. President in the history of the nation since the founding generation (who were exempt from the natural born Citizen clause in the U.S. Constitution via a grandfather clause in Article II Section 1) was that the case, i.e., having a foreign national father who was never a U.S. Citizen or even an immigrant to this country. Obama being seated as the putative president is an outrageous violation of Article II Section 1 of the U.S. Constitution, the presidential eligibility clause. Obama was not born with sole allegiance to the USA. Sole allegiance and unity of Citizenship at birth was the goal and purpose for putting the natural born Citizen clause into Article II Section 1 of the Constitution as to who could serve as president once the founding generation has passed away. Obama (II) was born a British Subject via his foreign national father Obama (Sr.) who was a British Subject. Obama is not a "natural born Citizen of the United States" to constitutional standards since he was born with dual allegiance and citizenship. The founders and framers did not want anyone with foreign allegiance to ever get command of our military, i.e., be the president. Obama is constitutionally not eligible to be president and commander in chief of our military.

Adjectives mean something. A "Citizen at Birth" is not logically identically equal to a "natural born Citizen at Birth". Barack Obama may be a 'Citizen of the United States' but he is not a 'natural born Citizen of the United States' and does not meet the constitutional standards as to who can be the President and Commander in Chief of our military: http://puzo1.blogspot.com/2010/03/obama-maybe-citizen-of-united-states.html

The natural born Citizen clause in our Constitution is a national security clause <u>inserted into our Constitution by John Jay and George Washington</u>. Read <u>why the natural born Citizen clause is still important and worth protecting.</u>

Follow

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Five Citizenship Terms Mentioned in the U.S. Constitution: http://www.scribd.com/doc/11737124
/Citizenship-Terms-Used-in-the-US-Constitution-The-5-Terms-Defined-Some-Legal-Reference-to-Same

Of Trees and Plants and Basic Logic and Citizenship Types: http://www.scribd.com/doc/44814496 /Of-Trees-and-Plants-and-Basic-Logic-Citizen-at-Birth-NOT-Identical-to-Natural-Born-Citizen

See evidence Obama forged the birth certificate posted on White House servers 27 Apr 2011: http://www.scribd.com/collections/3166684

See evidence Obama is using a SSN 042-68-4425 not legally issued to him: http://www.scribd.com/collections/3260742

See evidence of Obama's forged and back dated draft registration here:

http://www.debbieschlussel.com/4428/exclusive-did-next-commander-in-chief-falsify-selective-service-registration-never-actually-register-obamas-draft-registration-raises-serious-questions/

The Obama constitutional eligibility issue is not a fringe issue! South Carolina Poll Results – A poll done by Public Policy Polling (PPP) shows that almost 2/3 of GOP voters want Obama's constitutional eligibility and true legal identity investigated. This is not a fringe issue: http://www.wnd.com/index.php?fa=PAGE.printable&pageId=340805

CDR Charles Kerchner (Ret) Lehigh Valley PA USA http://www.protectourliberty.org/ http://cdrkerchner.wordpress.com/

"The American people will never knowingly adopt Socialism. But under the name of liberalism they will adopt every fragment of the Socialist program, until one day America will be a Socialist nation without knowing how it happened." Ronald Reagan alerting us to Norman Thomas' and the socialist/progressives' long-term stealth agenda to transform the USA from a constitutional republic into a top-down, central controlled, socialist form of government

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11 Comments »

1. [...] continues at site Obama's Oath of Office Redux [...]

ABVEDTICEMENT

Pingback by <u>Today's Obama Eligibility Hearing in Georgia</u> — January 26, 2012 @ <u>1:48 pm</u> | <u>Log in to Reply</u>

2. [...] blog reports that Obama, the Defendant, had no representation in the Courtroom today, and also confirms from [...]

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"New what we've having from Inst, waii big yeartr'eate after Mr. Obroa's father was note of even of the United States. His mether was, but he doesn't qualify as a natural born eitizen for the office of president." Share 2 - Prot 12 Foot (http://www.spenkeam.andleans.com/ 2012/01 share savet observation 7 others like oths. Like beyond the -3121000 Locus Add New Comment جيناناون. bearing print-1 Type your comment here. Warning: A blowser setting is preventing you from logging in. It's this setting to log in Real-lime uposting is paused. (Resume): Sort by masses Tax Showing 10 of 179 comments libertyandtyranny Okay this is inturiating, especially since the mainstream press worlt rough rill Instead we get wague allegations about something a Recublican candidate dip. All years ago in his personal iffe, but the refusal of the president to provide HASIC. identry decline #5 is framed as correibing story. What about what fibry aid to McCain? They had a free inf CONGRESSIONAL LEARING to examine his eligibility because he was born while his father was stationed in the US military in Panamat But OcaMAO scending 2 MILLION deltars of his own money and bending the legal system abound his Tinger to avoid producing ID documents isn't an issue??!!!!! WHERE Is THE JUSTICE????????!!!!!!! libsarescum http://discus.com/ibsa-escury/ "Law? What law? I don't need no stinking law" 1lygiri_481 thtm://pulse.yahoo.com/_PW/DYRRSJJEIXWRDZS2YMADNFI) (http://discus.com/valico-FW/ICY RRS., SIXWRDZS2YMADNFI/) The Herm Natiural Horn Ortizen is anyone, whose ferriage goes back to the British sies. Occares tattiens heritage is not Britain. He is Kenyan regardless of the Countries status with Britain. Being an altic doesnt make you a natural ditizon. The Original Constitution was drawn up for UNLY those whose her tape goes back to Britain, KO ONE else. (the 1st. amendment affords the alien a right to abide in the lairc only? One of the stipulations on the application form for olizenship 😅 Britain is whether you have British Relatives. Obarrais claim for his birth in Hawaii is flawed because Hawaii urder the Original Constitution is NOT a legal state of Americal nor is Alaska. Buth lemilories were annexed without Legal cause and without the consent of the beople. In fact, The state pays the people of Alaska to reside there. I hope that this sourt and its hearing is conducted under Common Law, The Original Constitution and 19th Amendment- and not the Lew of a Corporation based Admirally flag. PTC (http://pulse.yahoo.com/ GR4DZZTYJUWANYFIE7PEM4TED4) (http://cisc.is.dom/yahoo-GR4DZZTYJUWANYFIE7PEW4TED4); KENYA was a COMMONWEALIH of Creat Broam on 4 August 1961 when Obama. was born. They dign't get their independence until VAKI issys," independent Repuals of Kerya was formed in 1964." In fact there is a theory Chama was born in Cenada when had a hope cottage industry of "bad girls" in the 40s/50/s/60's who get pregnant in the USA to have their babies in Canada. Since Canada was a Common wealth of England AS WAS KENYA, It would be nothing for the Canadian Embassy to contact Kenya to register

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"And ye shall know the truth, and the truth shall make you free." - John 8:32

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Author: Sher Zieve Bio: Sher Zieve

Date: January 29, 2012

Email article link to friend(s) -

Topic category: Other/General

UPDATE: Obama Georgia Ballot Eligibility Hearing

There seems to be some confusion regarding what happened after the 26 January Obama-eligibility Georgia ballot hearings conducted in Deputy Chief Judge Michael Malihi's court. Part of the reason for the confusion may be that a seeming mountain of evidence was presented in Sand to the court, along with answers given by expert witnesses as to Mr. Obama's original and current ineligibility to hold the Office of President of the United States. The problem with his even being allowed to run for the office in the first place appears to be the incontrovertible fact that he was never vetted as to his eligibility. Those who wished to actually check Candidate Obama's qualifications for the highest post in the USA were defamed and mocked by the media.

Currently, articles claiming that Obama's name has, already, been disallowed from appearing as a presidential candidate on the Georgia ballot are inaccurate. What has, thus far, occurred are the following.

- 1. During the 26 January hearing, three attorneys (including Atty. Orly Taitz who was the primary attorney and instrumental in bringing this case to the court) brought witnesses and evidence before Judge Malihi's court strongly suggesting Mr. Obama does not meet the Constitutional requirements to hold the Office of President of the United States of America
- 2. Prior to the hearing, all three attorneys met with Judge Malihi in his chambers
- 3. After the hearing was concluded, Judge Malihi asked all pleading attorneys to present summaries of their cases to him by 5 February

I spoke with Attorney Taitz on Saturday 28 January and she indicated that Judge Malihi has expedited his recommendation/ruling and has reset the date of attorney submissions to 1 February. She also indicated that multiple viewing courtrooms were packed during the hearing and that at least twenty Security Guards were present. Judge Malihi advised he hopes to submit his recommendation to Secretary of State Brian Kemp--as to whether or not Mr. Obama is qualified to appear on the State of Georgia's ballot as a presidential candidate--as quickly as possible.

Note: Many judges and their families appear to have been under multiple threats from the Obama administration, if they failed to follow through with Mr. Obama's orders. As an additional side note, a recent investigation uncovered numerous threats to Glenn Beck's staff from one of Mr. Obama's mentors and frequent Obama White House visitor multi-billionaire George Soros. Even after Beck left Fox News to pursue his own Internet network and other ventures. President of America's Survival, Inc. (ASI), a public policy organization, Cliff Kincaid reports that the Soros people are still after Beck for exposing the Soros and Soros-Obama schemes to destroy our country. Recently, Beck's staff has come under fire from the Soros syndicate and the life of at least one investigative reporter on Beck's staff and her child have been threatened.

These "New World Order" people play for keeps and will apparently do anything and everything to shut down any and all truth in their determination--as Soros alludes to--to rule the world. We can only pray that Judge Malihi and the State of Georgia will remain strong and courageous in their efforts to uphold the truth. Please remember: "If we refuse to rise up and fight, we'll be forced to lie down and die."

A final note: Orly Taitz has been resolute in her determination to have the truth revealed about Obama and it has been overwhelmingly expensive. For over three years, she has been pursuing this for America, under multiple death threats and attempts to her, with the hope her children will grow up in a still-existent USA. The links to both the site for donations and her run for the US Senate are listed below.

"And the people shall be oppressed, every one by another, and every one by his neighbour: the child shall behave himself proudly against the ancient, and the base against the honorable"--Isaiah 3:5

Glenn Beck Staff Threatened by Soros Operatives:

http://chasvoice.blogspot.com/2012/01/glenn-beck-staff-threatened-by-soros.html#axzz1kgmXqKrR

Orly Taitz Official Site: http://www.orlytaitzesg.com/

Run Orly Run: http://runorlyrun.com/

Sher Zieve

Send email feedback to Sher Zieve

Biography - Sher Zieve

1 of 2 1/29/2012 11:13 PM Dr. Orly Taitz, ESQ.
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Pro Hac Vice GA
Attorney For Plaintiffs

OFFICE OF STATE ADMINISTRATIVE HEARINGS

STATE OF GEORGIA

DAVID FARRAR, : LEAH LAX, :

CODY ROBERT JUDY, : DOCKET #: OSAH-SECSTATE-.

THOMAS MacLAREN : CE-1215136-60-MALIHI

LAURIE ROTH :PROPOSED FINDINGS OF FACT AND

: CONCLUSIONS OF LAW

Plaintiffs,

:

v.

:

BARACK OBAMA

:

Defendant.

Introduction

Barack Obama, defendant herein, (Hereinafter "Obama") is a candidate for the position of the U.S. President in the 2012 Presidential elections in the state of Georgia. His name was submitted by the Executive Committee of the Democrat Party of Georgia, as a presidential candidate. Plaintiffs filed a challenge with the office of the Secretary of State of Georgia, stating that the candidate is not eligible, as he is not a natural born citizen. This current challenge was forwarded by the Secretary of State to the Administrative court of the state of Georgia for adjudication. This case was assigned to Honorable Michael Malihi, Deputy Chief judge. During the trial, held on January 26, 2012, Plaintiffs submitted witness testimony and exhibits showing the defendant not to be a natural born citizen. Defendant and his attorney did not appear and did not provide any evidence of eligibility. The parties were ordered by the court to submit by 5pm on February 5, 2012, a brief of Proposed Findings of Fact and Conclusions of Law, not exceeding 25 pages. On January 27, 2012 the court changed the submission date from February 5 to February 1. Plaintiffs are submitting attached Proposed findings of Facts and Conclusions of Law by the new deadline of 5:00 PM, February 1, 2012. Plaintiffs attest, that the length of the brief does not exceed allowed 25 page limit. The current brief is a result of three and a half years of investigation into the factual and legal background of the Defendant. Due to page limitation, not all of the facts can be included. Due to the fact that there are two other challenges to eligibility of the same defendant, limited to one issue- the fact that Defendant's father was not a US citizen - Plaintiffs in Farrar believe that the court will be fully briefed on this one issue. As such, Plaintiffs will somewhat limit the discussion of this issue in this brief and will allocate a larger part of the allowed 25 pages to issues of elections fraud, evidence of forgery in the defendant's alleged copy of his birth certificate released to the public, Social Security fraud, and use of multiple last names, as

those issues are not covered in concurrently submitted cases of Welden and Swenssen. Plaintiffs assert that based on law and fact, Obama is not eligible to be on the ballot in the state of Georgia as a Presidential candidate and such finding should be forwarded to the Secretary of State of Georgia. Plaintiffs seek their attorneys' fees and costs. Plaintiffs also assert that evidence of criminality as well as contempt of court and rule of law exhibited by the defendant, Obama, is so egregious that it warrants forwarding of the evidence and findings of this court to the Attorney General of Georgia for criminal prosecution of Obama for elections fraud, uttering of forged and altered documents, Obstruction of Justice and Social Security fraud. Additionally, the evidence submitted to this court warrants forwarding to the immigration and deportation services of the Department of Homeland Security for criminal prosecution; as well as to the U.S. Congress for impeachment for High Crimes and Misdemeanors committed by Defendant, Obama. Furthermore, Defendant and his attorney should be held in contempt of court and properly sanctioned for failure to comply with the subpoena duly issued and served on the defendant by the Plaintiffs counsel, Orly Taitz. Aforementioned subpoena was found to be valid when this court denied Defendant's motion to quash the subpoena and Defendant was obligated to appear in court and provide certified copies of his identification records. Obama and his attorney, member of Georgia bar Michael Jablonski, are in contempt of court, as they failed to appear and did not produce any documents attesting to Obama's eligibility.

ARGUMENT

Case at hand brought based on O.C.G.A. §21-2-5(a) and (b), O.C.G.A. §21-2-193. O.C.G.A. §21-2-5 states "Every candidate for federal and state office ... shall meet the constitutional and statutory qualifications for holding the office being sought."

The case of <u>Haynes v Wells</u>, 538 S.E.2d 430 (GA 2000) establishes that a candidate seeking to hold office through an election in the state has the affirmative duty to prove their eligibility. This holding relied upon O'Brien v Gross OSAH-SECSTATE-CE-0829726-60-MALIHI, at 12 (2008) "The burden of proof is entirely upon Respondent to establish affirmatively his eligibility for office" *id*.

Defendant defaulted by not showing up. Administrative Rule of Procedure 616-1-2-30(1) "A default order may be entered against a party that fails to participate in any stage of the proceedings, a party that fails to file any required pleading, or a party that fails to comply with an order issued by the Administrative Law Judge."

616-1-2-.30(2) "After issuing a default order, the Administrative Law Judge shall proceed as necessary, to resolve the case without the participation of the defaulting party, or with such limited participation as the Administrative Law Judge deems appropriate, and shall determine all issues in the proceedings, including those affecting the party in default."

This is a case of national importance with repercussions on forty nine other states. Considering the importance of Presidential elections and in the interest of judicial economy, it is warranted to decide this case on the merits of law and fact, which are fully discussed below.

This court already established Plaintiff's right to proceed with this election challenge, when Defendant's motion to dismiss was denied. Plaintiff Farrar testified to being a registered voter in the state of Georgia. As such, he was an elector, who was eligible to bring an election challenge at hand.

What is the eligibility requirement for the U.S. President?

It is defined in the US Constitution Article 2, section 1, clause 5, which states "No person except a natural born Citizen, or a citizen of the United States, at the time of the adoption of the Constitution, shall be eligible to the office of the President".

So, based on the Constitution we have two options:

- 1. a U.S. citizen at the time the Constitution was adopted or
- 2. natural born U.S. citizen.

Of course, the first provision was written into the Constitution in order to grandfather in the first Presidents, who obviously were born before the creation of the United States of America and were required to be only "citizens" at the time the Constitution was adopted.

The second part relates to all other Presidents, who were born after the adoption of the Constitution. This means that the defendant needs to be a "natural born citizen". The Constitution does not provide a definition of what a natural born citizen is. Such definition needs to be drawn from multiple extraneous sources, available at the time of the adoption of the Constitution. Just as in a recent case of <u>U.S. v Heller</u> 554 U.S.570(2008), where the courts had to deduct the meaning of the Second Amendment right to bear arms from the framers intent; the case at hand requires such reconstruction of the framers' intent. To this extent, this is a case of first impression, as no court ever ruled directly on the point of the meaning of "natural born citizen', <u>as it applies to the U.S. President</u>. The closest the courts came to the determination of natural born, is in a precedent of <u>Minor v Happersett</u> 88 U.S. 163 (1875)

MINOR V HAPPERSETT

Minor states: "The Constitution does not in words say who shall be natural-born citizens. Resort must be had elsewhere to ascertain that. At common law, with the nomenclature of which the framers of the Constitution were familiar, it was never doubted that all children born in a country

of parents who were its citizens became themselves, upon their birth, citizens also. These were natives or natural-born citizens, as distinguished from aliens or foreigners. Some authorities go further and include as citizens children born within the jurisdiction without reference to the citizenship of their parents. As to this class there have been doubts, but never as to the first. For the purposes of this case, it is not necessary to solve these doubts...." id. It is common knowledge and described at length in Defendant Obama's Memoirs, such as Dreams from my Father, that Obama's father was a foreigner. Obama Senior was a foreign exchange student who resided in the U.S. for a couple of years while he got his education and he returned to his native Kenya. At the time of Obama's birth, his father, who came from Mombasa, Zanzibar region of Kenya, was a British "protected person". Obama automatically inherited his father's British citizenship upon the British Nationality act of 1948. Upon the declaration of the Independence of Kenya on December 11, 1963, Barack Obama automatically received his Kenyan citizenship on December 12, 1963. As Obama was around five years old his mother remarried one Lolo Soetoro, Indonesian national. According to Obama's memoirs (Dreams from my Father) and official biography, it is common knowledge that the family immigrated to Indonesia around 1967. Obama's school records from Indonesia (P trial exhibit 7) show him using last name Soetoro and nationality Indonesian. So, from birth until today, Obama had citizenship of three other countries, he is a son of a foreign national and a step son of another foreign national, therefore not eligible to be considered a natural born U.S. citizen according to the precedent of Minor v Happersett.

Wong Kim Ark

The only case law, that seems to contradict Minor, is a precedent of <u>U.S. v Wong Kim Ark</u> 169 U.S. 649 (1898). Wong Kim Ark is a case, relating to the citizenship of a young man, born to

two Chinese permanent residents. Kim Ark moved back to China and sought to return back to the U.S. as a U.S. citizen. Wong Kim Ark defined U.S. citizenship based on jus solis, based on the place of birth and subject to the jurisdiction of the U.S.

WONG KIM ARK IS NOT A CONTROLLING PRECEDENT FOR FARRAR

Kim Ark is not a controlling precedent for a number of reasons.

- a. Kim Ark dealt only with citizenship in general. It never dealt with the definition of natural born citizenship.
- b. Kim Ark never dealt with the issue of the U.S. Presidency and heightened requirements of the natural born status as it relates to the President and Commander-in-Chief.
- c. In Kim Ark both parents of the Defendant were permanent U.S. residents, who intended to reside in the U.S. Obama's father was never a permanent resident, at the time of Obama's birth he was in the U.S. on a student visa only, intending to return to Kenya.
- d. Kim Ark was not an unanimous decision. Chief Justice Melville Fuller and Associate Justice John Harlan dissented, pointing out that since the Declaration of the Independence, U.S. parted from the British Common Law doctrine of jus solis and followed the international doctrine of jus sanguinis, with offspring inheriting the nationality and allegiance of their fathers.
- e. British common law doctrine of jus solis relates to allegiance to the crown, to the sovereign, which of course was abandoned in the U.S. since the adoption of the Constitution.
- f. The majority opinion in Kim Ark was drafted by the associate justice Horace Gray, appointee of President Chester Arthur. It was rumored, that Gray's commission and subsequent decision in Kim Ark was done to sanitize Arthur's own lack of eligibility. William Arthur, Chester Arthur's father was an Irish citizen and there is no clear evidence, that he became a U.S. citizen prior to

Chester Arthur's birth. Reportedly Chester Arthur burned his identification papers and his eligibility is covered in mystery. Chester Arthur is the only other U.S. President, whose eligibility is questioned. Just because Arthur burned his documents, does not give Obama green light to disrespect the court and the nation and show a contempt to the judiciary and refuse to produce any verifiable documents, any evidence of his natural born status.

Due to all of the above Plaintiffs believe that Kim Ark does not represent a binding authority.

INTENT OF THE FRAMERS

At the time of the adoption of the U.S. Constitution a treatise, most commonly used by the framers, was the <u>Law of Nations</u> by a well known Swiss diplomat and jurist Emer de Vattel. Written in 1758, it was well known to the framers and often used as a template for the U.S. Constitution. Book 1, Chapter 19, part 212 of the <u>Law of Nations</u> says: "The natives, or natural born citizens, are those born in the country, of parents who are citizens". It states "parents" in plural, not at least one parent in singular. Moreover, at the time of the adoption of the Constitution, the controlling citizenship was one of a father and Obama's father was never a U.S. citizen. The framers knew the meaning of natural born and that might be the reason, why there is no definition in the Constitution. Based on Vattel and Minor Obama does not qualify as a natural born, due to his foreign citizenship and foreign allegiance at birth.

One of the framers of the Constitution, first Chief Justice of the Supreme Court, John Jay, wrote in his well known July 25, 1787 letter to George Washington: 'Permit me to hint, whether it would be wise and reasonable to provide a strong check to admission of foreigners into the administration of the National government; and to declare expressly that the Commander-in-Chief of the American Army shall not be given to, nor devolve on any but a natural born citizen."(the Federalist Papers Alexander Hamilton, James Madison and John Jay. Bantam Dell

2003) Clearly Jay's construction of natural born clause was- one without allegiance to foreign nations, which disqualifies Obama.

Lastly, during the Congressional debate on the 14th amendment John A. Bingham, framer of the 14th Amendment defined the natural born citizen as follows "every human being born within the jurisdiction of the United States not owing allegiance to any foreign sovereignty". As at the time of Obama's birth, his father owed allegiance to a foreign nation, Obama does not qualify as natural born citizen according to Bingham's construction.

Based on the above precedent of Minor and definitions provided by the framers of the Constitution natural born citizen, is one born in the country to parents, who don't owe allegiance to foreign sovereignties. Since at the time of Obama's birth his father owed allegiance to the British crown, Obama does not qualify as a natural born citizen.

EVEN IF ARGUENDO MINOR DID NOT CONTROL, BUT KIM ARK CONTROLLED,
OBAMA STILL DID NOT QUALIFY AS A NATURAL BORN DUE TO LACK OF ANY
DOCUMENTARY EVIDENCE OF THE U.S. BIRTH AND LACK OF A VALID U.S.
BIRTH CERTIFICATE AND LACK OF A VALID SOCIAL SECURITY NUMBER

Even if arguendo the court were to decide, that Minor does not control, but rather Kim Ark controls as a binding precedent, Obama still cannot be considered a natural born citizen, since he does not possess any valid documents attesting to his birth in the United States of America. Defendant did not produce any evidence, any documents verifying his birth. The only thing he is relying on, is that on April 27, 2011 he posted a computer image on line and claimed that this computer image is a true and correct copy of his birth certificate, issued in

1961. He posted this image on mugs and T-shirts and sells them for \$25 apiece, claiming it to be a verification of his eligibility. It is possible, that an image on a mug constitutes a prima facia evidence in Mombasa, Kenya, maybe an image on a T-shirt represents a competent, admissible evidence in Jakarta, Indonesia, however in the United States of America, where we hopefully retained a rule of law, an image on mugs and T-shirts represents neither prima facia evidence, nor competent, admissible evidence. The only thing it represents, is complete disrespect of law and of 311 million American citizens.

At trial Plaintiffs in Farrar submitted evidence, showing, that a computer image, posted by Obama on line, represents a computer generated forgery. Plaintiffs, also, presented evidence, that Obama does not possess a valid Social Security number, that he is illegally using a number, issued in the state of Connecticut to another individual, who was born in 1890. Plaintiffs, also, provided evidence, showing Obama using different last names: Soetoro and Soebarkah and committing fraud, possible perjury and obstruction of justice by hiding his identity under those last names. The evidence, produced by the Plaintiffs, is so incriminating, that it warrants not only removal of Obama from the ballot, it warrants his criminal prosecution. Watergate pales in comparison to Obama's culpability.

Plaintiffs presented unrefuted evidence of lack of a valid long form birth certificate for Barack Obama

At trial Plaintiffs presented testimony of Scanning machines expert Douglas Vogt, Adobe Illustrator expert Felicito Papa and senior deportation officer John Sampson.

Douglas Vogt testimony was entered in the record as Case file pages 57-73, Court Reporter transcript pages 22-29 and attached e-mail from the staff attorney Kim Beal attesting that judge Malihi entered exhibits into evidence.

- 1.Douglas Vogt (Hereinafter "Vogt") testified, that when the alleged copy of Barack Obama's birth certificate was posted by Barack Obama on line, one could see a halo effect around the letters. Mr. Vogt testified, that such halo, white shadows around letters is a sign of forgery, that it does not happen, when a document is simply scanned. It happens as a result of using multiple layers and masking by a forger.
- 2. Vogt testified, that the embossed seal would be clearly visible, if it would be recently placed on a document. In the alleged birth certificate, posted by Obama on line, there was no clear image of an embossed seal. There was a latent image, which would be seen, when there is photocopying of photocopying of prior documents, not a copy of a freshly placed embossed seal.
- 3. Vogt testified that the document in question was not a part of a book of records, as it purported to be, but rather a piece of paper by itself scanned on a flatbed.
- 4. Vogt testified, that a date stamp, which would be placed by hand would be in slightly different position on different certified copies. Obama's alleged two certified copies of the alleged birth certificate contained the date stamp in exactly the same spot, pixel by pixel, which would not be consistent with two separately scanned certified copies of a document.
- 5. Vogt testified, that date stamp placed by hand would be slightly slanted, it would not be straight pixel by pixel, as it is on an alleged copy
- 6. Vogt testified, that in a document, created in 1961 using a typewriter, one would not expect kerning, meaning one would not see one letter encroaching in the space of another letter, which is impossible with a typewriter. Vogt testified, that there was kerning in Obama's alleged birth certificate.
- 7. Vogt testified, that letter spacing and line spacing was off.

Adobe Illustrator expert Felicito Papa (Hereinafter "Papa") testified, that he examined Obama's alleged long form birth certificate, posted by Obama on line on WhiteHouse.gov on April 27, 2011. Papa authenticated his sworn affidavit entered into evidence. (Court reporter transcript p 15-18, exhibits in Case File pp40-48, admitted into evidence by judge Malihi per e-mail from staff attorney Kim Beal.)

- 1. Papa testified, that one scanned document should appear in one layer if downloaded in Adobe Illustrator program. Obama's alleged birth certificate consisted of multiple layers, which is consistent with multiple documents used in order to create a composite document.
- 2. Papa testified in regards to one of such layers, enlarged via projector and shown in court on a screen. It showed, that the serial number on the birth certificate was a composite number, where different digits came from different documents, different layers.
- 3. Papa testified, that a seal was missing on a layer, shown on the screen.
- 4. Papa testified, that the signature of Obama's mother was a composite as well, partially copied from another document.

Lastly, immigration officer John Sampson ("Hereinafter Sampson") testified. Sampson testimony court reporter transcript pp30-39, exhibits entered into evidence in Case File pp82-183.

Sampson testified that he worked as an immigration inspector since 1981.He received on the job training and classroom instruction at Kennedy airport. He testified, that his instructor was an intelligence officer, who specialized in fraudulent documents and immigration fraud. Since around 1983 he was a senior deportation officer. Sampson testified as an expert on immigration and deportation before federal grand juries and administrative law judges.

Sampson authenticated his affidavit, which was entered into evidence.

In regards to Obama's alleged copy of his birth certificate he stated, that there were several issues of concern:

- 1. Serial number in the upper left corner was out of sequence. Serial number was higher, than known serial numbers of birth certificates of twins born three days later
- 2. Certification paragraph was different, than the certification paragraphs of known birth certificates
- 3. The name of the registrar was different, than the name of the registrar listed on the birth certificate of Nordyke twins, born in the same hospital within 24 hours as Obama. One would expect the name of the same registrar.

Based on all of the above, an alleged copy of a long form birth certificate posted by Obama on line, on WhiteHouse.gov does not represent a true and correct copy of any document, but rather a computer generated forgery. Obama did not appear in court and did not present any documents. As such he did not meet his burden of showing that he possesses necessary identification papers to meet statutory and Constitutional qualifications for holding the office being sought.

Plaintiffs presented unrefuted evidence of lack of a valid Social Security number for the Defendant

While Social Security number is not a document, evidencing birth per se, it is one, that is commonly forged, as it is an important identification paper. Social Security number is issued based on a valid birth certificate. Lack of a valid Social Security number is an indirect, a circumstantial evidence of lack of a valid long form birth certificate. Without a valid birth certificate, one cannot obtain a valid Social Security number.

Five witnesses testified in regards to Social Security fraud.

Licensed investigator Susan Daniels testified (Court reporter record pp10-14, exhibits accepted into evidence in the case file pp15-39).

Daniels testified, that at the time Obama got his Social Security number, the numbers were assigned based on the state, where one resided and applied for his Social Security number.

- 1.Daniels testified that she immediately knew, that the Social Security number was fraudulent, as it was a Connecticut number and Obama resided in Hawaii at a time. The number Obama is using is 042-68-4425, it starts with 042- which are the three digits assigned to Connecticut.
- 2. Daniels testified, that aforementioned SSN was connected to another date of birth, 1890 and Daniels believed, that this SSN was assigned to an individual born in 1890. She believed that the Social Security number was fraudulent.
- 3. Daniels testified that aforementioned Connecticut SSN was connected to Obama's phone records as well and those also showed date of birth of 1890.
- 4. Daniels testified that she checked a number of released Social Security numbers, which were issued before and after the SSN in question. She found, that all of them were issued in Connecticut around 1977. At a time Obama resided with his grandparents in Hawaii. He was never a resident of Connecticut.

Adobe Illustrator expert Falicito Papa, who testified in regards to evidence of forgery in Obama's birth certificate, as described previously, also testified in regards to Obama's 2009 tax returns posted on line, on WhiteHouse.gov in 2010. Papa testified, that originally PDF file was not flattened and the full social Security number was fully visible to the public. Papa testified, that it was indeed 042-68-4425 Connecticut Social Security number, which was previously described as fraudulent by Detective Daniels.

Witness Linda Jordan testified that on August 17, 2011 she personally ran Obama's E-Verify. E-Verify records show mismatch between the name Barack Obama and Social Security number he is using in his tax returns, which were previously provided by witness Papa. E-Verify record, authenticated by witness Linda Jordan, is on pp 56 and 198,199,200 of the exhibits admitted into evidence in case file and her testimony is on p 19-21 of the court reporter transcript.

Retired Senior deportation officer John Sampson testified and authenticated his affidavit, previously submitted to the Plaintiffs. Sampson testified, that the Social Security number used by Obama was issued in 1977 in the state of Connecticut, at the time Obama was residing with his maternal grandparents.

First amended complaint in this case contains an affidavit of Orly Taitz, attorney for Plaintiffs, attesting that she personally ran Connecticut Social Security number 042-68-4425 through www.sss.gov. official Selective Service website and found, that Obama has been using aforementioned Connecticut social Security number in his Selective Service application. (first amended complaint, affidavit of Orly Taitz and Selective Service printout, as well as trial exhibit 7, entered into evidence in case file pp 190-193). Plaintiffs witnesses and exhibits entered into evidence showed that not only Obama does not possess a valid birth certificate, he does not possess a valid Social Security number, but rather is using a Social Security number, which was assigned to another individual in the state of Connecticut. This constitutes additional evidence of lack of valid identification papers needed to prove Obama's constitutional and statutory eligibility as a natural born U.S. citizen.

Plaintiffs presented this court with unrefuted evidence of Defendant using multiple last names, whereby Obama might not be his legal name

Witness Chris Strunk testified and authenticated a report, received by him personally in response to his Freedom of Information request, submitted to the state department. (Court reporter transcript pp 8,9, exhibits admitted into evidence in case file pp 1-14) Aforementioned report contained passport records of Obama's mother, Stanley Ann Dunham, which show Obama listed under last name Soebarkah.

Attorney for Plaintiffs was sworn in as a witness and testified. She presented the court with video clip from CBS/Inside Edition report from Indonesia, showing a reporter's visit to Obama's former elementary school, Assisi catholic school in Jakarta Indonesia and review of the school book of records by the reporter for CBS/Inside edition. Video clip, brought as a business record and as a matter of common knowledge shows, that in Indonesia in school records Obama was listed under the last name Soetoro, which was the last name of his step father, Lolo Soetoro and nationality Inndonesian, which was also the nationality of his step father. Enlarged copy of Obama's school record from Assisi school was entered into evidence in Case file P-7 pp184, 185. Defendant did not present any evidence to refute above testimony and to refute evidence showing him using different last names: Soetoro and Soebarkah and him having Indonesian citizenship. As an Indonesian citizen he does not qualify to run for the U.S. Presidency. There is no evidence to show Obama legally changing his name from Soetoro or Soebarkah to Obama. If Obama is not his legal name, he cannot be on the ballot in the state of GA under the name Obama.

DEFENDANT'S BEHAVIOR SHOWS GUILTY MIND

Defendant's behavior shows guilty mind. Defendant had an opportunity to appear in court and provide certified copies of his vital records. He chose not to show up and not to produce any records. An inference can be made, that he does not possess any valid records, which would explain his behavior. This particularly significant, as this is the first time the issue of Obama's

eligibility is being heard on the merits. Until now all of the eligibility challenges were dismissed on procedural grounds, such as lack of standing to challenge a sitting president, lack of jurisdiction or abstention. This is the first challenge, where electors have standing to challenge Obama and can have their challenge heard on the merits. It is reasonable to believe, that if Obama were to possess any valid identification papers, he would have produced them and would have stopped all further challenges on res judicata or collateral estoppel. Obama's contempt of court, refusal to show up in court for trial and lack of any valid identification papers represents circumstantial evidence of guilty mind and inability to respond on the merits and prove his Constitutional and statutory eligibility.

There is a pattern of behavior by the defendant, showing attempts to obstruct justice, submit forged or fraudulently obtained documents, hide his prior identity under the named Soetoro and Soebarkah

Orly Taitz, Plaintiffs attorney, testified that she downloaded from public on line records registration@iardc.org of the Illinois bar Obama's application to the Illinois bar, which was entered into evidence in P-7, p187. In the registration Obama is asked to provide his full name, which he provided as Barack Hussein Obama. On the next line he is asked for prior names, Obama entered none. This contradicts official passport records of Obama's mother, Stanley Ann Dunham, previously entered into evidence, which show Obama listed under the last name Soebarkah in his mother's passport records. This also contradicts Obama's school registration from Jakarta, Indonesia, where he was listed under the last name Soetoro. Clearly, Obama knew, that he went by the last name Soebarkah. Clearly he knew that for four years he went to school under the last name Soetoro. Obama's actions show a pattern of fraud and possibly perjury, if the registration to the bar was done under the penalty of perjury. Taitz further testified that she

contacted the Illinois bar and complained that Obama committed fraud in not disclosing his last name. She stated, that originally the bar refused to take any action as Obama's status was listed as inactive. When Taitz complained, that inactive status can be activated at any time, Obama changed his status from inactive to ineligible to practice law. It appears Obama has forfeited his law license and an expensive Harvard law degree in order to keep hidden his identity under prior names Soetoro and Soebarkah.

In the case at hand Obama and his attorney participated in the proceedings up to the point, where attorney Orly Taitz issued a subpoena for Obama to appear and provide certified copies of his identification records. As the motion to quash the subpoena was denied by this court, Obama made one more desperate last ditch effort to avoid trial by writing to the Secretary of State of Georgia, seeking assistance of the Secretary of State in halting this trial and protecting Obama from subpoenas filed by Taitz. As the last effort failed, Obama simply forfeited the 9th largest state in the Union, a state with nearly 10 million citizens in order to keep his records hidden. Obama's modus operandi shows, that just as he forfeited his law license in Illinois, he forfeited a state with nearly 10 million citizens to keep his identity under other last names and his vital records hidden. Taitz testified to the fact, that there are other areas of inconsistency in Obama's records. Exhibits entered into evidence Case records, p186 show a picture of Obama with his friend Scott Inoue signed Third Grade Honolulu, Hawaii, 1969 (Jerome Corsi Where's the birth Certificate, 2011 edition p 218). This picture contradicts Obama's accounts in his Memoirs and official biography place him in Indonesia from 1967. School records from Assisi school in Jakarta show him attending school there under the name Barry Soetoro from January 1967. On the other hand, his picture from Noelani elementary school in Honolulu Hawaii shows him attending school there in 1968, 1969 under the name Barry Obama. It appears that for a period of

two years there were two distinct separate individuals: Barry Obama, who attended Noelani elementary school in Hawaii and Barry Soetoro, who attended Assisi school in Indonesia. It is not clear, how these two individuals merge into one person. It is not clear, who came back from Indonesia: Barry Obama or Barry Soetoro. We have no idea, who is residing in the White House: is it Barry Obama or Barry Soetoro? If it is Barry Soetoro, what happened to Barry Obama? There are multiple similar inconsistencies throughout Obama's life. Taitz submitted as an exhibit with the first amended complaint and as trial exhibit 7 admitted into evidence in case file p189 Obama's official attendance record obtained by Taitz from the official records of Student Clearing House, at www/studentclearinghouse.org, showing Obama attending Columbia University only for nine months from September 1982 until May 1983. Aside from an obvious question, of how did he get a degree from the Columbia university, while attending the school for only nine months, this matter is relevant to the issue of eligibility for following reasons. In his campaign speeches in 2008 Obama stated that he went to Pakistan over the summer break in 1981 and visited his friends, prior to starting Columbia in 1981. His Columbia records show him starting classes in Columbia a year later, in September of 1982 not in September 1981. At a time Pakistan was ruled by a radical militant leader general Zia Ul Haq. Most Americans did not dare to visit Pakistan at the time and be identified as Americans. The question arises: What passport did Obama use to travel to Pakistan? If he used his Indonesian Passport in 1981-1982, when he was 20-21 years old, he forfeited his U.S. citizenship and affirmed his Indonesian citizenship during his age of majority, as dual citizenship was not recognized by either country at a time. Without Obama providing his certified identification records and without seeing the originals, those questions cannot be answered.

Lastly, Senior Deportation officer Sampson testified and provided his analysis of the immigration records of Lolo Soetoro, Obama's step father (court Reporter's record pp34-38, exhibits admitted into evidence in case file pp 74-183). Sampson testified that redactions in the immigration file were a source of a concern. He testified that records of deceased individuals are not redacted. Lolo Soetoro is deceased, Stanley Ann Dunham is deceased, so are her parents. Obama's half sister, Maya Soetoro, would not be listed on Soetoro's immigration application, as she was not born yet. The only person, the only family member, who could possibly be listed on those records, is Obama. Sampson testified, that if Obama was a natural born citizen at birth and never lost his U.S. citizenship, while residing in Indonesia, there was no reason for him to apply for an immigration visa, he would have travelled on his U.S. passport. This is yet another area of a reasonable doubt as to Obama's natural born status and eligibility.

Sampson was asked

Q Knowing all the information that you have in regards to Mr. Obama, what would be your conclusion and what do you belief that needs to be done-or what would you do in cases similar to this with these kinds of records?

Sampson testified that a case like Obama's warranted further investigation and production of birth records from the state of Hawaii, SSA, immigration and passport records. He stated "...let me clarify-in the event we would be conducting an investigation, it would be a criminal investigation to determine whether any charges should be filed. And the way the procedure works in federal system is that you would do a report, submit it to the United States attorney's Criminal division, so that they could review it and determine whether or not they would accept it for prosecution.

Assuming that they declined it, the alternative would be, if there was evidence to suggest that the individual in question was not a citizen of the United States and in fact had falsely claimed to be a U.S. citizen, that person could be placed in deportation proceedings because falsely claiming to be a U.S. citizen is a separate and entirely standalone charge for deportation purposes.

Q Would it be sufficient for warrant for this person's arrest?

A Well, that would be how you would commence a removal proceeding. You would request an administrative arrest warrant signed by a field officer director...

Q ... So, just to clarify for the Court, if the U.S. Attorney refuses to proceed-to act-as a deportation officer, you would have been seeking a warrant for arrest of this individual and deportation?

A I would be seeking a warrant of arrest and then issuance of a notice to appear on any individual who made a false claim to United states citizenship, and who was not clearly a citizen or was clearly admitted for permanent residence.

A Thank you, thank you, Mr. Sampson."

The testimony of witnesses including senior deportation officer Sampson showed such concerns, that in the professional opinion of the deportation officer, it warranted a criminal investigation and possible deportation.

Summary

1. The court rules and adjudicates on the merits that the Defendant did not meet his constitutional and statutory burden and is not eligible to be on the ballot as a Presidential candidate, and forwards such findings to the Secretary of State of Georgia

2. Awards the Plaintiffs their attorneys' fees and costs

3. Forwards to the Attorney General of Georgia court records of witness testimony and

documentary evidence submitted by the Plaintiffs for the purpose of criminal investigation

and prosecution of the Defendant for suspected elections fraud and suspected use of

forged/fraudulently obtained identification records with the purpose to defraud the people of

the state of Georgia

4. Forwards to the Department of Homeland Security Immigration and Deportation

department witness testimony and documentary evidence submitted by the Plaintiffs for

further investigation.

5. Due to Defendant's failure to comply with a duly issued subpoena court issues an order to

show cause, why Defendant and his attorney should not be sanctioned for contempt of court.

CERTIFICATION

I, Orly Taitz, attest, that pursuant to court instructions I served the Defendant via e-mail through

his attorney Michael Jablonski at Michael Jablonski@comcast.net

/s/ Dr. Orly Taitz, ESQ

02.01.2012

Yap, it looks like Obama regime got to yet another judge, he states that Minor does not control and no witness was persuasive. Keep in mind, Obama was supposed to prove his eligibility and he did not provide any witnesses and he did not provide any evidence

Posted on | February 3, 2012 | 14 Comments

Malihi final ruling

Here is the final ruling. Keep in mind, in GA it is up to the candidate to prove his eligibility.

Candidate did not show up, did not produce any documents and did not prove anything.

Malihi's order looks like it was drafted by Obama's personal attorneys from Perkins Coie. He brings forward a ruling from another court in IN and says, that because they ruled that Minor does not control, he rules that as well.

In regards to the evidence and witnesses, he says, that none of them were persuasive. Well, plaintiffs witnesses were not supposed to prove that Obama is not eligible, plaintiffs were supposed to show, that there is a reasonable doubt. Obama was supposed to provide evidence to overcome this reasonable doubt. If HI refuses to provide any original documents and Obama is refusing to provide any certified copies, what can the Plaintiffs do? How can we provide better evidence. I filed a motion for Malihi to issue letter Rogatory to the circuit court in HI, so we can get the original birth certificate or provide definitive proof, that it does not exist. Malihi stated that he does not believe, that he has jurisdiction to sign a letter Rogatory. I can go to the superior court and petition for letters rogatory, but with the level of corruption in courts, I don't know, if the Superior court of Fulton county is any better.

From now on we have an official anarchy. No rule of law, no real documents exist. Any criminal can create any forgery, post it on line and that would be enough for one to be the President, to be in charge of the military and nuclear weapons. From now on anyone can use stolen social security numbers of deceased individuals from the states, where they never resided.

We officially have a free for all, we officially have a mob rule, a criminal enterprise running the nation and we have no judge that will stop this mob.

Bottom line, we need to get the original documents from Hawaii and from the Social Security to show, that Obama is a fraud and a criminal. I am not sure yet, how to get the original documents. I don't know how to break through the stonewalling of this criminal enterprise running the country. I welcome your ideas. I am not sure, how people can stop this criminal enterprise rule short of a total citizen's revolt.

At any rate, I will ask fr a stay, pending motion for reconsideration and me filing a petition for letters rogatory to the Fulton county court to be sent to the circuit court in Hawaii, seeking circuit court in HI, issuing subpoena for Obama's original documents, as well as SSA providing the original application for this SS-5

application for 042-68-4425 Connecticut SSN, that Obama is fraudulently using. If the documents, that I got so far are not good enough, than higher courts should issue letters rogatory and subpoenas to the Social Security administration and Department of Health in Hawaii to force them provide the original documents, which of course we all know do not exist.

I need plaintiffs in Indiana ASAP.

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Category: <u>Uncategorized</u>

Comments

14 Responses to "Yap, it looks like Obama regime got to yet another judge, he states that Minor does not control and no witness was persuasive. Keep in mind, Obama was supposed to prove his eligibility and he did not provide any witnesses and he did not provide any evidence"

1. Commentor

February 3rd, 2012 @ 2:10 pm

I'm so very sad the Judge ruled in favor of Obama.

Keep faith.

2. William Blasingame

February 3rd, 2012 @ 2:16 pm

we are done. Most of us will be hauled away and thrown in jail THis is High treason Now they will say we have committed High Treason and NDAA was drafted to put birthers away. RUN for your life, they will come for you and me. And nothing you or I can do about it short of taking up arms. And that will just get us killed. Justice has failed and America is no longer A free country. We will all die at the hands of obamas forces. Run for the Hills they will be comeing for us in days now.

3. The Last Patriot

February 3rd, 2012 @ 2:19 pm

The constitutional republic was murdered today. We now live in a marxist monolithical oligarchy. We are now the biggest banana republic in the world.

Equity is for those who are vigilant at law. We have failed to protect the great gifts that the founding fathers gave us.

The government no longer responds to the will of the people.

4. Pat

February 3rd, 2012 @ 2:30 pm

William Blasingame if that's not a joke post you are so stupid it's unbelievable.

5. Gary Dugas

February 3rd, 2012 @ 2:33 pm

The End is near.....Obama is Satan

6. Gary Dugas

February 3rd, 2012 @ 2:42 pm

Malihi's finding goes to Georgia Secretary of State Brian Kemp, who will make the final determination. Can you petition Kemp?

7. Tim

February 3rd, 2012 @ 2:49 pm

Obama is in contempt of court and basically he is nevertheless be given a free pass!! It is very hard to believe!!

If I understand you well, you might have been better off accepting a default judgement!!!

8. William Blasingame

February 3rd, 2012 @ 2:52 pm

Im guessing now we need to pray Sheriff Joe releases his investigation and its not written by obamas lawyer.

9. Scott

February 3rd, 2012 @ 2:54 pm

Obama will be re-elected I believe. Why? He'll steal the votes. There will either not be an election or there will be a stolen one. I think per chance he doesn't Romney will pick up the Socialist Marxist agenda and run with it.

The bottom line is this Americans want the status quo. America had her chance and I believe we've past that marker. We may very well be nuked in the near future.

America has not been what we needed to be for many years. We were a christian nation but not anymore.

I do not fear what's it coming because destruction is imminent.

10. orly taitz

February 3rd, 2012 @ 3:02 pm

he had a chance to provide all the evidence, why didn't he?

11. orly taitz

February 3rd, 2012 @ 3:04 pm

no, default judgments are easily overturned and we would have nothing. This way we have a record of criminal activity, sworn testimony, with which we can go to the higher courts, even to the Supreme court and international courts for human rights. We can show the world community, that we have criminals running the country.

12. dude911

February 3rd, 2012 @ 3:05 pm

There are enough illegal immigrants that can vote in this nation to give obama a victory.

As long as he gives them food stamps and medicade, they wont feel bad about breaking our laws.

13. The Last Patriot

February 3rd, 2012 @ 3:06 pm

Why show up and enter any evidence when the fix was in form the very beginning? It's the kabuki dance...political theater...we have been bamboolzed and sucker-punched.

14. Jeff Thomerson

February 3rd, 2012 @ 3:06 pm

You are reading this for a good reason. You are reading this PDF containing the articles that chronicled these events along with the colorful Obamagram decodings (scroll down a dozen pages or so). Isn't humor is the best fabric of communication that we have? It should never be considered illegal to provide someone else with some laughs, right? We need to effectively get everyone so curious, they just have to read or hear somebody read this entire document to them. The solution is that we all need to get on the same page, so we can confront and arrest the criminal gang, and We The People again for a long time become the constitutional based Republic before the criminal gang of parasites took over the show. So make a good list of 10 people who have not been informed by this yet. Surely, over 80% of Americans would want to get on board to restore their country and dignity. So, it is up to you, each and every one of you is vital, to get it out to the 10 people. If you appreciate this documented attempt to unite the american people against this type of corruption and know how vital it is to help inform everyone else, then send this document as an email attachemnt, or put it on a memory card and copy it over to 10 people, or print this out and sell copies of this for however much you think is right price. You could buy cheap memory cards and resell them with this document and other material on it. This has also been posted to scribd using keyword GrowFreedom. However, redistribute through other file sharings sites as well. Just imagine many others, dozens, hundreds, sharing this right now. You have a 1st Ammendment right to share this information with others. Let's USE it! An additional idea would be to call up radio shows, like the Alex Jones show (1-800-259-9231), and others such as the ones listed on gcnlive.com. There is no other more effective way of getting most everyone on the same page than this "I Am A Snobbish Creature, Spanked!" internet freely-disributable no-copyright pdf booklet. You have received the goods, no just copy it out to at least 10 others, and so on....

Leave a Reply	
Name (required)	
Comments	
Impeach Obama Naw on just B.O.'s contempt of cou	ut alonei\
Impeach Obama Now on just B.O.'s contempt of cou	rt alone!!

The articles posted represent only the opinion of the writers, do not necessarily represent the opinion of Dr. Taitz, Esq. Dr. Taitz, Esq. has no means of checking the veracity of all the claims and allegations in the articles.

election challenge filed in Indiana

Posted on | February 6, 2012 | 2 Comments

Print Email Post Repub

Election challenge Secretary of State Indiana

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02.06.2012

Attention

Temporary Secretary of State of Indiana Jerry Bonnet

jerbonnet@comcast.net

Immediate past Secretary of State of Indiana Charlie White

SecretaryWhite@gmail.com

ELECTION CHALLENGE

DEMAND FOR IMMEDIATE STAY/INJUNCTION OF BALLOT PLACEMENT AND COUNT OF ANY VOTES FOR PRESIDENTIAL CANDIDATE BARACK OBAMA DUE TO ELECTIONS FRAUD, LACK OF REQUIRED NATURAL BORN CITIZEN STATUS LACK OF ANY VALID IDENTIFICATION PAPERS, USE OF A COMPUTER GENERATED/ FORGED/ALTERED BIRTH CERITFICATE, USE OF INVALID SOCIAL SECURITY NUMBER OF ANOTHER INDIVIDUAL AND OTHER RELATED OFFENCES.

Dear Mr. Bonnet and Mr White,

please forward to the elections board of the state of Indiana current elections challenge. I am a civil rights attorney and I was asked by a number of voters in the state of Indiana to forward all of the information collected by me to your office for the purpose of initiating the ballot/elections challenge/ claim of ineligibility of candidate Barack Obama.

Please, see the information recently forwarded to the Secretary of State of Georgia. In the state of Georgia the case was transferred to the administrative judge for the evidentiary hearing. During this hearing a number of witnesses, including a senior deportation officer with 30 years of experience testified and provided the following information:

1. Barack Obama is fraudulently using a Connecticut Social security number 042-68-4425, which was issued in 1977 to another individual, who was born in 1890 and who applied to this number in 1977 in Connecticut, when Obama resided in Hawaii. Apparently the death of this individual was never reported to the SSA and Barack Hussein Obama fraudulently assumed this number.

- 2. Multiple experts testified to the fact, that the alleged copy of Obama's long form birth certificate posted by Obama on WhiteHouse.gov represents a computer generated forgery
- 3. Obama's school records from Indonesia show him using his stepfather's last name Soetoro and citizenship Indonesian
- 4. In his mother's passport records he is listed under the last name Soebarkah (in southern Asia it is common to blend names, Soebarkah was probably a blended name of Barack and Soetoro). There is no evidence of Obama ever legally changing his name from Soetoro or Soebarkah to Obama.

Please see attached

- 1 first amended complaint, which was filed in GA
- 2. proposed summary of facts and law
- 3. trial transcript with witness sworn testimony
- 4. case file
- 5 copies of several documents, which are not readily visible in the scanned case file
- 6. letter to the Secretary of state of GA

I believe, that all of the information that is provided herein, is sufficient to issue a stay and injunction, disallowing Mr. Obama on the ballot in the 2012 primary and general elections in the state of Indiana. This evidence is so strong, that it warrants forwarding this case to the county, state and federal grand juries, as well as Marion county District Attorney, Attorney General of Indiana and the U.S. attorney for Indiana for criminal prosecution of Barack Hussein Obama for elections fraud, uttering o forged/altered documents, obstructions of justice, wire fraud, common law fraud, social Security fraud and other related offences that the grand juries, Marion County DA, Attorney General of Indiana and the US attorney for Indiana would find warranted.

Sincerely,

/s/ Dr. Orly Taitz, ESQ

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Category: Uncategorized

Call Attorney General of GA Sam Olens and demand immediate criminal investigation of Malihi for public corruption

Posted on | February 6, 2012 | 5 Comments

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Mailing Address:

Office of the Attorney General 40 Capitol Square, SW Atlanta, Ga 30334

Phone:

(404) 656-3300

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I hope Arpaio is not using his investigation of Obama as a bargaining chip with the feds. This would explain the delays

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does anyone know, what is Malihi's middle name? I saw Michael M. Malihi. What does M stand for?

Posted on | February 6, 2012 | 1 Comment

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Boston Gobe Obit 2003 Malihi IRAN!!!!

X

InboxX

Reply |Michelle redacted to me

show details 7:16 AM (4 minutes ago)

Images are not displayed.

Display images below – Always display images from messineo.itasa@gmail.comMahmood Malihi is Judge Michael.

Here is his fathers obit.

IR AN!

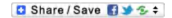
ResourcesSend Flowers NowLooking for Singles 50+? Power Wheelchairs Find Death Certificates

Obituary

Hassan Malihi | Visit Guest Book

Of Boston, January 4th. Beloved husband of Talat (Talieh). Father of Ladan Khamsi of Brookline, Ali and Reza Malihi, both of Washington D.C. and Mahmood Malihi of Boston. Father in-law of Farhad Khamsi of Brookline. Grandfather of Roxanne and Dorna Khamsi, both of Brookline. Brother of Effat Taghavi and Najmeddin Malihi, both of Iran. Also survived by several nieces and nephews. Graveside committal services will be held at Newton Cemetery on Thursday, January 9. Relatives and friends invited to attend a memorial service at Le Meridian Hotel in Boston, Saturday January 11 from 3:30-5:30pm. Dockray & Thomas Funeral Home 781-828-0811 {M1} Click here for reuse options!

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Category: Uncategorized

More misrepresentation and twisting of the truth by ORYR and Article2superpac crowd

Posted on | February 6, 2012 | 1 Comment

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A blogger by name Bob Nelson, who calls himself ORYR and the rest of the crowd at Article2superpac are at it again.

Bob Nelson purports to tell the truth, while in reality he twists the truth and really is helping Obama.

Case in point. I actually filed an appeal of Malihi's decision. Brian Kemp, secretary of State of GA is reviewing it now. Now is the time, as Kemp needs to decide, whether to accept the advisory opinion of Malihi or not.

Attorney Mark Hatfield did not file any appeals, his client Carl Swenssen wrote on his blog, that they are planning to appeal to the Supreme court, but so far there is nothing.

Another attorney, Van Irion, did not write anything. Somebody by name Dawn Irion, possibly his wife, wrote a general statement, saying that they will continue fighting.

In court both Irion and Hatfield stipulated that Obama was born in Hawaii, the opposite of what I was saying. the only thing they argued, was the fact that Obama's father was not a U.S. citizen. This was confusing to the judge and only hurt my case, as I brought experts saying that there is no valid BC and no valid Social Security number for Obama.

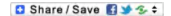
Now Bob Nelson, who goes by name ORYR (ObamaRelease Yourrecords) and some others from this pack are at it again, promoting attorneys, who brought a very limited weak case, which only confused the judge, and they are promoting them, presenting the case as if they filed an appeal, while in reality I am the only attorney, who filed an appeal with the secretary

of state Kemp.

Another small note. I got some e-mails, stating that the same Bob Nelson/ORYR wrote on his blog that Malihi is Jewish. I did not see it and cannot confirm. If he wrote it, I do not believe this to be true. I looked at Malihi's background info, I saw no connection to anything Jewish. The only connection, that can be inferred by his last name and some first names of people connected to him in background searches, is that he is a Muslim from Iran. Specifically telling is the name Mohammed among the names of connections. For a Jewish family to name their child Mohammed is as likely, as for a Christian family to name their child Mohammed.

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Category: HOT ITEMS!, Latest News, Legal Actions, Obama Fraud Gate, Orly Taitz Hawaii, Orly Taitz Obama birth certificate, Orly Taitz Obama social Security number, Orly Taitz ObamaFraudGate, Orly Taitz civil rights leader, Orly Taitz doctor and attorney, Orly Taitz for U.S. Senate 2012, Orly Taitz subpoena, Other Criminal or Suspicious Activities, Radio and Media Broadcasts, orly taitz attorney

I am the only attorney, who actually filed an appeal with the Secretary of State of GA Brian Kemp, he is reviewing it now. Other 2 attorneys are planning to appeal, but so far my appeal is the only known appeal of Malihi's decision

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Honorable Brian Kemp

Secretary of State of Georgia

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via e-mail to Vincent R. Russo Jr. ESQ

VRusso@sos.GA.gov and via Federal Express overnight delivery

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EMERGENCY APPEAL

PETITION TO SET ASIDE RECOMMENDATION ISSUED BY JUDGE

MALHI IN FARRAR V OBAMA OSAH-SECSTATE-CE-1215136-60
MALHI, AS RECOMMENDATION WAS MADE IN ERROR, WITH

GROSS ABUSE OF JUDICIAL DISCRETION AND IN FLAGRANT

VIOLATION OF ALL LAW, PRECEDENTS AND FACTS OF THE CASE;

AND FIND CANDIDATE BARACK OBAMA INELIGIBLE TO APPEAR

ON THE STATE OF GA BALLOT AS A CANDIDATE FOR PRESIDENT

OF THE UNITED STATES

Dear Secretary of State Kemp,

As you know, plaintiffs in <u>Farrar v Obama</u> <u>OSAH-SECSTATE-CE-1215136-</u> <u>60-MALHI</u> filed an electoral challenge to candidate Barack Obama, asserting him not to be eligible for the position of the Presidential candidate on the ballot.

This case was forwarded to the administrative court judge for administrative hearing and recommendation. When plaintiff's attorney Orly Taitz served defendant Barack Obama (Hereinafter "Obama") with the subpoena to appear in court and produce certified copies of his vital records, Obama filed a motion to quash the subpoena, such motion was denied and Obama was obligated to appear in court and provide his vital records to show, that he has valid vital records and that he is indeed a natural born citizen.

In the last ditch effort to avoid presenting any records Obama wrote to the office of the Secretary of State, demanding to halt the proceedings and threatening to boycott the proceedings. Your Honor responded by advising Obama, that if he does not appear and does not respond properly, he does so at his own peril.

Obama did not show up at the proceedings, his attorney did not show up. Georgia statutes and precedents clearly state, THAT IT IS ENTIRELY UPON THE CANDIDATE TO PROVE HIS ELIGIBILITY TO THE POSITION SOUGHT. The case of Haynes v Wells, 538 S.E.2d 430 (GA 2000) establishes that a candidate seeking to hold office through an election in the state has the affirmative duty to prove their eligibility. This holding relied upon O'Brien v Gross OSAH-SECSTATE-CE-0829726-60-MALIHI, at 12 (2008) "The burden of proof is entirely upon Respondent to establish affirmatively his eligibility for office" id. Not only Obama did not show up at the proceedings and did not provide any certified copies of his vital records, also, Director of Health of the state of Hawaii, Loretta Fuddy did not show up at the proceedings and did not provide any records. Orly Taitz, Counsel for Plaintiffs, flew to Hawaii 5 times at her own dime and served the director of Health with Federal and state subpoenas. Director of Health refused to cooperate, refused to appear and refused to provide access to any vital records for Obama, even though he posted an alleged copy of his birth certificate on line and privacy considerations no longer applied. Based on the above facts, it is clear that the Director of Health of Hawaii and the Registrar are being complicit in either releasing a forgery or guilty of criminal cover up, whereby they are aware, that Obama's alleged copy of his birth certificate is a forgery, they have an affirmative duty to speak up and they did not do so.

As Obama did not appear in court and did not provide any records, it became clear that Barack Obama is even more of a fraud than previously thought. Not only there is no valid original long form birth certificate for Obama and no valid SS-5 application for Connecticut Social Security number 042-68-4425, which Obama is fraudulently using, there are no certified copies of the above documents as well. It became clear to some hundred spectators, who gathered in the courtroom and representatives of all the media outlets, that Obama has absolutely nothing to show and no documents to prove his eligibility.

At that point judge Malihi called attorneys representing clients in three cases, challenging Obama to his chambers and stated, that he can issue default. As your Honor is well aware, default does not equal default judgment. Default can be easily overcome. Additionally 99.9% of default judgments are ultimately overturned, which means, that the default cases are remanded and need to be argued on the merits. All three attorneys stated, that since the decision of the administrative court is not binding, but merely advisory, it is

important to present all the evidence and allow witnesses to provide testimony under the penalty of perjury, so that the Secretary of state can see the full record, sworn testimony, exhibits and rule on the merits. Judge Malihi begrudgingly agreed to allow testimony, however rushed the parties. He refused to allow attorney Taitz to properly present her opening statement, which was designed to lay proper explanation and foundation for the case, he rushed witnesses, it was abundantly clear at that point, that judge Malihi was under an outside pressure to rush the case.

The first two cases heard on January 26, 2012 were <u>Welden v Obama</u> and <u>Swenssen and Powell v Obama</u>. Those two cases were limited to challenging Obama's eligibility based on one point, the fact that his father was not a U.S. citizen and interpretation of "Natural born U.S. citizen" requirement, as it is described in the US Supreme court precedent of <u>Minor v Hapersett</u>. 88 U.S. 163(1875). The case at hand, Farrar v Obama, was based both on <u>Minor v Happersett</u> 88 U.S. 163(1875) and on evidence and testimony of 7 witnesses attesting under penalty of perjury, that even if Minor case does not control, and citizenship of Obama's father does not control, Obama is still not eligible, as <u>he</u> did not show any proof of his natural born status and the witnesses showed overwhelming evidence, that an alleged copy of Obama's long form

birth certificate, posted on line on WhiteHouse.gov, constitutes a computer generated forgery, that a Connecticut Social Security number 042-68-4425, is being fraudulently used by Obama, that he does not have a valid Social Security number, that in passport records of Obama's mother, Ann Dunham, Obama is listed under the last name Soebarkah, in his school records from Indonesia he is listed under Soetoro and there is no admissible evidence to conclude, that Obama is his legal name.

Malihi wrote hi advisory opinion and included something, that constitutes a complete fallacy and an embarrassment to the judiciary. He wrote "for the purpose of this analysis, the following facts are considered:

1)Mr. Obama was born in the United States."

This was done in flagrant, outrageous, complete violation of law and facts. The whole point of this challenge, is that Obama never presented any admissible, competent evidence, showing Obama to be born in this country. There is no original birth certificate, there isn't even a certified copy. On what basis did judge Malihi consider Obama to be born in this country? Did he consider him born in this country based on his wild imagination? The only thing Obama provided, was an empty chair. Did the empty chair testify under penalty of

perjury in front of judge Malihi and told him, that Obama was born in this country? Did the empty chair provide Malihi with any evidence, with the original birth certificate or a certified copy?

This behavior of judge Malihi was so outrageous, that not only his advisory opinion needs to be set aside, as not grounded in any fact or law, but state and county grand juries and the Attorney General of Georgia need to launch a criminal investigation into actions of judge Malihi and possible direct or indirect undue influence by Obama. Decision by Malihi reads, as if it was entirely written by Obama's personal attorneys Robert Bauer and Judith Corley of Perkins Coie and rubber stamped by Malihi. It is noteworthy, that both Robert Bauer and Judith Corley need to be criminally investigated as well, as both of them were complicit in aiding and abetting Obama in presenting to the public on April 27, 2011 a computer generated forgery and claiming it to be a true and correct copy of Obama's birth certificate. Such assumption by Malihi, that Obama was born in the U.S., without any documentary evidence to that extent from Obama, goes beyond an abuse of judicial disretion, it represents judicial misconduct.

Similarly Malihi's reliance on a decision in <u>Ankeny v Daniels</u>, an obscure case in Indiana, brought by two pro se litigants with zero knowledge of law and without any input of any legal counsel, is a travesty of justice and an embarrassment to the state of Georgia.

Defense did not provide Ankeny v Daniels at the hearing. Malihi was supposed to base his opinion on what is in the record. Ankeny v Daniels was not part of the record. The most basic rules of courtroom decorum and basic fairness, were supposed to preclude Malihi from even entering Ankeny in his opinion. This case was never cited by the defense. Plaintiffs had no opportunity to provide a rebuttal and explain numerous points, as to why Ankeny is erroneous and why it does not apply. A presiding judge cannot suddenly pull out of a hat some case, brought in a circuit court of another state by some truck driver, who could not even afford an attorney, and use this case as the basis of his final ruling in the case at hand, when it was never part of the record in the case at hand.

Malihi abused his judicial discretion in ruling that Obama was born in this country without any evidence to this extent and in bringing some obscure nonbinding case from another state as a basis for his opinion.

Lastly, Malihi erred in his statement, that "none of the testifying witnesses provided persuasive testimony". As stated, Plaintiffs did not need to submit any witness testimony at al. The case of Haynes v Wells, 538 S.E.2d 430 (GA 2000) establishes that a candidate seeking to hold office through an election in the state has the affirmative duty to prove their eligibility. This holding relied upon O'Brien v Gross OSAH-SECSTATE-CE-0829726-60-MALIHI, at 12 (2008) "The burden of proof is entirely upon Respondent to establish affirmatively his eligibility for office". As Obama did not provide any documentary evidence of his birth in the U.S. Malihi was suposed to rule in favor of the plaintiffs on the merits. However, Plaintiffs went far and beyond the call of duty. They presented seven witnesses, which testified under oath and have proven, that not only Obama cannot be on the ballot, he needs to be criminally prosecuted for fraud and forgery. Per OCGA SS 24-9-67.1 Expert opinion testimony in civil actions(b) a witness qualified as an expert by knowledge, skill, experience, training, or education may testify thereto in the form of an opinion or otherwise, if:(1) The testimony is based upon sufficient facts or data which are or will be admitted into evidence at the hearing or trial;(2) The testimony is the product of reliable principles and methods;

and(3) The witness has applied the principles and methods reliably to the facts of the case.

First, not all of the witnesses needed to be qualified as experts, and ones, that testified as experts, were properly qualified. Malihi's statement, that none of the witnesses provided persuasive testimony, showed nothing but bias.

- 1. Witness Chris Strunk testified, and authenticated a report he received from the State Department in response to his freedom of information request. This report showed, that in the passport records of Ann Dunham, Obama was listed under the last name Soebarkah. One does not need to be an expert to authenticate a report received by him. Anyone can receive a report based on his freedom of information request. Just this one report, coupled with lack of any vital records, is sufficient to remove Obama from the ballot and launch a criminal investigation of Obama. Malihi never provided any explanation, why Strunk's testimony was not persuasive, and it is clear, that Malihi's statement showed bias against Strunk and Plaintiffs on part of Malihi.
- 2. Witness Linda Jordan testified that she ran Obama's E-Verify and it showed a mismatch, lack of match between Obama's name and the Social Security number Obama is using. One does not need to be an expert in e-Verify.

Thousands of individuals run E-verify on a daily basis. Malihi never provided any reasoning, why Jordan's testimony was not persuasive.

3. Witness Felicito Papa testified, that when Obama's alleged birth certificate was published and was downloaded and opened, using "Adobe Illustrator" computer program, it showed multiple layers. He also testified, that when Obama's tax records were downloaded and opened, using the same Adobe Illustrator program, the file was not flattened, it showed layers and it showed the full Social Security number used by Obama. Again, one does not need to be an expert to use Adobe Illustrator program. This program is sold to the public at large, anyone can use it. However, Mr. Papa testified, that he also graduated from ITT, Indiana technical institute department of information technology, that he used adobe Illustrator for some 20 years. He clearly showed, that he is an expert based on his education and professional experience. He testified that Obama's birth certificate consisted of layers, that when a document is simply scanned, you will see only one layer. When somebody is using multiple documents, taking parts of different documents, he will get multiple layers in Adobe Illustrator. Papa testified that the stamp, the signatures, parts of the serial number in Obama's birth certificate showed multiple layers, which came from different documents.

Even though one does not need to be an expert, Papa clearly qualified as an expert based on

- a. his degree from Indiana technical institute in information technology
- b. he explained that he used a commercial program "Adobe Illustrator", which is a proper technical method to use
- c. he properly opened Obama's birth certificate with Adobe illustrator and found, that the birth certificate in question was not a copy of a document, which was simply scanned, but that is was concocted using bits and pieces from different documents, which in simple terms is a forgery.

Malihi never provided any explanation, why Papa's testimony was not persuasive. Malihi's ruling in regards to Papa's testimony showed bias and abuse of judicial discretion.

Similarly, Papa testified that he used the same program, Adobe Illustrator, to open Obama's tax returns and saw Obama using the same Connecticut Social Security number 042-68-4425, as what independently confirmed by Licensed investigator Daniels and Senior deportation officer Sampson.

Licensed investigator Susan Daniels.

Daniels properly qualified as an expert.

- a. She testified under oath, that she is a licensed private investigator in the state of Ohio, that she was a licensed investigator since 1995, for 17 years. This shows proper training, expertise and work experience. She also testified that she previously testified as an investigator before grand juries
- b. Daniels properly explained, what did she check in Obama's Social Security number and she testified that she has experience of checking thousands of Social Security numbers.
- c. Daniels testified, why she believed Obama's Social Security number to be fraudulent. Daniels explained that the first three digits signify the state of issuance of the Social security number. 040-049 -are first three digits assigned to CT. Obama never resided in CT.

While on the stand, Daniels was shown a sworn affidavit, that she provided for the defense earlier. Attorney Taitz pointed to the attachment to the affidavit, which showed a printout from the database search performed by Daniels. The search printout showed not only a Connecticut Social security number 042-68-4425 fraudulently being used by Obama, who never lived in Connecticut and lived in Hawaii, when this Social Security number was issued

to a resident of CT, she also printed out on the same printout, that the same Social Security number was connected to the date of birth 1890 and 08.04.1961 and 04.08.1961. She testified that in her opinion as a licensed investigator, the Social Security number used by Obama was fraudulent: she believed that it was originally assigned to an individual born in 1890 and that it is being currently fraudulently used by Obama. She also testified, that 08.04.1961 and 04,.08.1961 can be explained by the fact, that Obama's date of birth was written in an European style in one of the documents. She testified that she checked the phone records for Obama and those intermittently showed the date of birth of 1890. She also stated, that she got from the Social Security handwritten applications for the SSN of several individuals, who had Social Security numbers before and after Obama's. All of them came back as Connecticut Social Security numbers issued around 1977 in to individuals applying in Connecticut. Daniels performed an investigation, which is routinely performed by licensed investigator. Malihi did not explain why wasn't she persuasive. For the investigation performed by Daniels she was not supposed to be an expert in Social Security. Any licensed investigtor like Daniels can perform the same investigation. Malihi's ruling that Daniels was not persuasive shows his bias and abuse of judicial discretion.

Taitz provided oral testimony in court and part of her testimony was provided as an affidavit, attached to the first amended complaint and to the proposed summary of facts and law.

Taitz stated that she personally ran through the official on line Selective service records Connecticut Social Security number 042--68-4425, which according to Papa, Sampson and Daniels is used by Obama. It showed, that in yet another governmental official database, there is evidence of Obama using this Connecticut Social Security number, even though he was never a resident of Connecticut.

One does not need to be an expert to go an official website of the Selective service www.sss.gov, enter the name, Social Security number and date of birth and check a record.

Taitz provided the court with a clip from "inside Edition"/CBS report, showing Obama's school registration in Assisi school in Indonesia, showing him registered there under his step father's last name Soetoro and using Nationality Indonesian. Obama never provided any evidence to refute the fact that he went by the last name Soetoro and that he does not have Indonesian citizenship.

Taitz, also, testified that she personally checked on line official records of the Illinois attorneys' bar and saw evidence of Obama committing fraud and possibly perjury, if he filed our his bar application under the penalty of perjury. In his application Obama stated that his name is Barack Hussein Obama and he answered a question in regards to any other names used, as "none". One does not need to be an expert, to see, that this statement by Obama constituted fraud, in light of the fact, that in his mother's passport records Obama is listed under the last name Soebarkah and in his school records from Indonesia, Obama is listed under the last name Soetoro. Taitz testified, that she complained about fraud and consequently Obama's inactive record was changed to not eligible to practice law. Taitz, also, testified that she requested Obama's school attendance records from "Student clearing house." Those records showed Obama attending Columbia university for 9 months only, which shows a pattern of fraud and inconsistency between his official records and what he claims in his memoirs. Taitz, also testified that there is a discrepancy between Obama's published pictures from the Noelani school in Hawaii and his school record in Indonesia, as there is a an overlap of two years, whereby in 1968, 1969 he is listed as studying in the Noelani school in Hawaii under the name Barry Obama and during the same two years he is listed under the name Barry Soetoro in the Assisi school in Hawaii.

One does not need to be an expert to obtain evidence, which was obtained by Taitz. Malihi never provided any explanation, why Taitz testimony was not persuasive.

Douglas Vogt testified as an expert in scanning and typesetting.

Vogt qualified as an expert, as he has 13 years of experience running a company "Archive Index Systems", where he is selling imaging scanners and document imaging systems. Prior to that he ran a typesetting company.

He authenticated an affidavit provided by him earlier.

Vogt testified to a number of areas and indicators of fraud in relation to Obama's alleged copy of his birth certificate, posted by Obama on line on WhiteHouse.gov.

a. he testified that there was a halo effect, meaning white shadows around lines and letters, which shows computer manipulation of the image, called 'unsharp mask". He testified, that when a document is simply scanned, there is no halo effect.

- b. He testified that in two alleged copies of the document the date stamp was in exactly the same spot, while one would expect it to be in slightly different area, as it is supposed to be placed by hand
- c. He testified, that the date stamp would be slightly slanted, if it were to be placed by hand
- d. He testified, that the stamp of the registrar would be clearly visible. The fact, that the stamp was a latent image, meant that it was an image copied many times, not a freshly stamped document.
- 5. He testified that the serial number would be sequential.
- 6. Vogt testified as an expert in typesetting and scanning, that there could not be kerning on a document, created on a typewriter. As kerning is an encroachment of one letter into the space of another, it is impossible, when one is using a typewriter. This is yet another evidence of a computer generated forgery.

Malihi never provided any explanation, why Vogt's testimony was not persuasive.

Lastly, recently retired deportation officer John Sampson testified

Sampson qualified as an expert in deportation. He testified that he has educational background in psychology and law. He testified, that he worked for the Immigration and Naturalization service since 1981. He has some 30 years of experience. He received on job training from Kennedy airport intelligence officer, who specialized in fraudulent documents and immigration fraud. He was a senior deportation officer since 1985. He has experience testifying as an expert in deportation before grand juries and administrative judges.

Sampson properly testified in the area of his expertise: document fraud and deportation.

- a. he testified that Obama's alleged copy of his birth certificate was suspicious, since the serial number was out of sequence, it was higher, than numbers issue later, while it was supposed to be lower
- b. he testified that the certification paragraph in Obama's alleged copy of his birth certificate was different from known certification paragraphs on the birth certificates issued at the same time
- c. he testified that the name of the registrar on Obama's alleged birth certificate was different from the name of the registrar on the birth certificates

issued in the same hospital within 24 hours of Obama's alleged birth certificate.

d. he testified that he ran Obama's Social Security number through "Locate Plus", a commercial database, which showed that this number was assigned in 1977 to a person residing in Connecticut, while at a time Obama resided in Hawaii.

e. Sampson also testified in regards to the immigration file of Obama's stepfather, Lolo Soetoro, stating that it contained multiple redactions, which would not be present in a file of a deceased individual. Sampson testified, that Soetoro and Obama's mother, Stanley Ann Dunham were deceased and Obama's step sister, Maya Soetoro was not born at the time the application in question was filed out by Soetoro. By process of elimination the only person, who could be listed in Lolo Soetoro's file, was Barack Obama. If Barack Obama had been a natural born U.S. citizen and did not lose his U.S. citizenship while residing in Indonesia, there was no reason to list him in Soetoro's immigration file. Sampson testified that all the evidence he has on Obama warrant forwarding the case to the U.S. attorney for criminal investigation. If the U.S.

attorney would not prosecute, an alternative would be seeking a warrant for Obama's arrest and deportation.

Malihi never provided any explanation, why a testimony of a Senior deportation officer with 30 years of experience would not be persuasive to him. Malihi's ruling shows an unprecedented level of bias and abuse of judicial discretion.

CONCLUSION

Advisory opinion by judge Malihi is erroneous and represents a gross abuse of judicial discretion. Advisory opinion by judge Malihi was made in complete contradiction of all the facts of the case, state law, U.S. Constitution and known precedents and decisions by judge Malihi himself. It appears that the advisory opinion by judge Malihi was made as a result of some undue pressure from the defendant Obama, who as a sitting President has vast abilities to apply undue pressure on judges.

Advisory opinion by judge Malihi needs to be set aside. Obama should be prevented from appearing on the ballot, as he did not present any evidence to prove that he is a natural born citizen. No original identification and birth records were provided by defendant Obama, no certified copies were provided. No defense was

provided whatsoever. Obama was in contempt of court. Obama should be excluded from the ballot in the state of GA.

Case file with exhibits and court transcripts need to be forwarded to the County,

State and Federal grand juries for criminal prosecution of Obama and any and all
accomplices of Obama for elections fraud, uttering of forged and altered
documents, obstruction of justice, wire fraud, Social Security fraud and conspiracy
to commit aforementioned felonious acts.

Criminal investigation of any undue influence on judge Malihi need to be launched by the investigative unit of the office of the Secretary of State and all of the above grand juries, as well as Attorney General of GA. Additionally, criminal investigation of actions of Director of Health of Hawaii Loretta Fuddy, Registrar Alvin Onaka, Deputy Attorney General Jill Nagamine, Commissioner of Social Security Michael Astrue and others involved in this matter, should be launched by the aforementioned grand juries and Attorney General of GA.

Respectfully submitted,

/s/ Dr. Orly Taitz, ESQ

02.04.2012

cc Michael Jablonski, counsel for Barack Obama MJablonski@comcast.net

Attachments

- 1.Proposed summary of facts and law submitted by Orly Taitz, Plaintiff's counsel in Farrar
- 2. Trial transcript
- 3. Case file of exhibits
- 4. as some of the exhibits in the Court Case File were not clear due to scanning, clear copies were added
- 5. as sometimes there is limitation in the number of pages accepted by government servers, appeal at hand was submitted twice: with and without attachments



- Home
- Alex Jones Radio Show
 - o Listen Live
 - o <u>Listen Windows Media</u>
 - Listen On The Internet
 - About Alex Jones
- News
 - o <u>U.S. News</u>
 - o World News
 - o Economic Crisis
 - World at War
 - o Big Brother
 - o Police State
 - Science & Technology
 - Medical Tyranny
 - Constitution
 - Border Control & Illegal Immigration
 - War on Terror
 - o September 11
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- Prison Planet Forum
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Obama Signs Global Internet Treaty Worse Than SOPA

White House bypasses Senate to ink agreement that could allow Chinese companies to demand ISPs remove web content in US with no legal oversight

Paul Joseph Watson

Infowars.com

Thursday, January 26, 2012

Months before the debate about Internet censorship raged as SOPA and PIPA dominated the concerns of web users, President Obama signed an international treaty that would allow companies in China or any other country in the world to demand ISPs remove web content in the US with no legal oversight whatsoever.

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The Anti-Counterfeiting Trade Agreement was signed by Obama on October 1 2011, yet is currently the subject of a White House petition demanding Senators be forced to ratify the treaty. The White House has circumvented the necessity to have the treaty confirmed by lawmakers by presenting it an as "executive agreement," although legal scholars have highlighted the dubious nature of this characterization.

The hacktivist group Anonymous attacked and took offline the Federal Trade Commission's website yesterday in protest against the treaty, which was also the subject of demonstrations across major cities in Poland, a country set to sign the agreement today.

Under the provisions of ACTA, copyright holders will be granted sweeping direct powers to demand ISPs remove material from the Internet on a whim. Whereas ISPs normally are only forced to remove content after a court order, all legal oversight will be abolished, a precedent that will apply globally, rendering the treaty worse in its potential scope for abuse than SOPA or PIPA.

A country known for its enforcement of harsh Internet censorship policies like China could demand under the treaty that an ISP in the United States remove content or terminate a website on its server altogether. As we have seen from the <u>enforcement of similar copyright policies in the US</u>, websites are sometimes targeted for no justifiable reason.

The groups pushing the treaty also want to empower copyright holders with the ability to demand that users who violate intellectual property rights (with no legal process) have their Internet connections terminated, a punishment that could only ever be properly enforced by the creation of an individual Internet ID card for every web user, a system that is <u>already in the works</u>.

"The same industry rightsholder groups that support the creation of ACTA have also called for mandatory network-level filtering by Internet Service Providers and for Internet Service Providers to terminate citizens' Internet connection on repeat allegation of copyright infringement (the "Three Strikes" /Graduated Response) so there is reason to believe that ACTA will seek to increase intermediary liability and require these things of Internet Service Providers," reports the Electronic Frontier Foundation.

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The treaty will also mandate that ISPs disclose personal user information to the copyright holder, while providing authorities across the globe with broader powers to search laptops and Internet-capable devices at border checkpoints.

In presenting ACTA as an "international agreement" rather than a treaty, the Obama administration managed to circumvent the legislative process and avoid having to get Senate approval, a method questioned by Senator Wyden.

"That said, even if Obama has declared ACTA an executive agreement (while those in Europe insist that it's a binding treaty), there is a very real Constitutional question here: can it actually be an executive agreement?" asks TechDirt. "The law is clear that the only things that can be covered by executive agreements are things that involve items that are solely under the President's mandate. That is, you can't sign an executive agreement that impacts the things Congress has control over. But here's the thing: intellectual property, in Article 1, Section 8 of the Constitution, is an issue given to Congress, not the President. Thus, there's a pretty strong argument that the president legally cannot sign any intellectual property agreements as an executive agreement and, instead, must submit them to the Senate."

26 European Union member states along with the EU itself are set to sign the treaty at a ceremony today in Tokyo. Other countries wishing to sign the agreement have until May 2013 to do so.

Critics are urging those concerned about Obama's decision to sign the document with no legislative oversight to demand the Senate be forced to ratify the treaty.

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Paul Joseph Watson is the editor and writer for <u>Prison Planet.com</u>. He is the author of Order Out Of Chaos. Watson is also a regular fill-in host for The Alex Jones Show and Infowars Nightly News.

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22 Responses to "Obama Signs Global Internet Treaty Worse Than SOPA"

1. cjmartel says:

January 26, 2012 at 5:03 am

One way or another this regime will destroy our freedoms, this is now a guarantee. Don't forget the UN small arms treaty that CLinton signed and is now awaiting Senate approval, and before you say the Senate would'nt sign that, remember this Senate is the same one that gave us NDAA, are you scared yet? You had damned well better be scared, this is the begining of the end. If you examine how many of our liberties have been stripped, for our own good, of course; smoking, DUI laws, free speech, (unless your a disaffected minority), the war on drugs, forfeiture laws, etc. etc. This year over 40,000 new laws were placed on the books all over the country, tourists are being arrested in NYC for handgun violations, and we are not talking criminals here, New Jersey arrested a man who called ALL the regulatory agencies in New Jersey regarding the transport of firearms, he languished in prison for over a year!!

Oh yeah, TSHF is on us NOW. We must TELL our Senators and Congressmen to knock this shit off and now!! When they don't, and you know as well as I, they won't, well then, time for plan B!!

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2. charles smyth says:

January 26, 2012 at 4:56 am

For property rights to exist, there must be scarcity, and there is no proof that what comes from anyone's intellect, is truly scarce. Thus IP is a bogus concept based on monopoly and utilitarianism. IP enables the US and the EU to hollow out their manufacturing base, and then demand Tribute from the off-shore manufacturing nations. And hold everyone hostage to paying Tribute to Hollywood and the Music industry guild systems, to keep remaking and repackaging the same the same War Horse... Messrs SKG?

The irony is that, those who complain about Internet piracy, should be glad of the free, and without borders advertising, which has enabled me to legitimately buy DVDs from Amazon, because a clip and/or clips on Youtube that have let me know about an item, that I never knew existed. For example: Zoro's Black Whip. Also, via Google, there are many excerpts from books and articles that have alerted me to the source of a book, website, etc. Thus, leave well enough alone, content creators.

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Opening A New Theater of War In The North American Homeland



Infowars.com January 25, 2012

State of Emergency Communique #1: America, Canada, and Mexico are financially and mentally colonized nations. But financial fraud and media propaganda are no longer enough to keep the people down. Due to the political awakening across the continent the need for the boots has come.

"It is clear that there has been a sustained move in the direction of martial law



preparations, a trend that has been as continuous as it has been unheralded." – Professor Peter Dale Scott, "War, Martial Law, and the Economic Crisis," Global Research, February 23, 2011.

"They take our tax money and then militarize the police, and use the regular military against us." – Alex Jones, "Military Industrial Complex has declared war on the US," Russia Today, January 19, 2012.



"It's not just for the Afghanistan and Iraq wars anymore. The Department of Homeland Security is interested in a camera package that can peek in on almost four square miles of (Constitutionally-protected) American territory for long, long stretches of time.

Homeland Security doesn't have a particular system in mind. Right now, it's just soliciting "industry feedback" on what a formal call for such a "Wide Area Surveillance System" might look like. But it's the latest indication of how powerful military surveillance technology, developed to find foreign insurgents and terrorists, is migrating to the home front." – Spencer Ackerman, "Homeland Security Wants To Spy On 4 Square Miles At Once," Wired, January 23, 2012.

"There is a genuine, dangerous disconnect between the Washington foreign policy apparat and the broad American people as a whole. And I think you saw evidence of this on February 15 (2003), when there were peace demonstrations in as many as 300 American cities. And I think that there is a real difference between what I call the American oligarchy, which now pretty much controls not only the White House but the Congress and the Supreme Court, and the American democracy." – Lewis Lapham, "Lewis Lapham's attack on American plutocracy," Allan Gregg's YouTube Channel, January 20, 2011, (Original broadcast: March 2003).

"How low have we sunk, Mr. Obama? You portray yourself as a man of honor and a defender of constitutionalism, but you have opened the gates to lawlessness and authoritarian rule." – Philip Giraldi, "Creating American Terrorists," The Council For The National Interest, January 19, 2012.

"A North American Homeland Security perimeter goes well beyond keeping people safe from any perceived threats. It is a means to secure trade, resources, as well as corporate interests and is a pretext for control over the continent." – Dana Gabriel, "The Pretext for a North American Homeland Security Perimeter," Be Your Own Leader, December 11, 2011.

"All the power and policy of man cannot continue a system *long* after its truth has ceased to be acknowledged, or an establishment *long* after it has ceased to contribute to utility. It is equally vain, as to expect to preserve a tree, whose roots are cut away. It may look as green and flourishing as before for a short time, but its sentence is passed, its principle of life is gone, and death is already within it." – Anna Letitia Barbauld, *Selected Poetry & Prose*, pg. 275-276.

The process of global state-building has been going on for a long time. At the mid-way point of the existence of the American republic the U.S. Constitution came under attack and America's national sovereignty was destroyed by international banks and corporations.

The U.S. Constitution was ratified on June 21, 1788, but by 1900 it was already coming undone by traitors from within Washington and ambitions bankers from beyond her shores who invaded America with suitcases full of money instead of armies and tanks.

From 1900 to 1912 they engineered various financial crises in order to consolidate financial and political power. The bought off media misdirected public attention away from their criminal actions and towards an anti-capitalism/anti-free market narrative.

Then in 1913 the Federal Reserve Act effectively ended constitutional rule in the United States and recolonized the American people. Under the Act, the power to create and lend money, which is the greatest power a government can have, was repossessed by the private bankers connected to the British aristocracy who were defeated by the American founding fathers and the American people in America's First War of Independence.

I say "First" because it is clear that a Second War of Independence needs to be fought in the 21st century against the private bankers and the fascist multinational corporations connected to them that have robbed America blind and destroyed its social fabric.

But this time the pawns with the guns drawn are not foreign imperial troops, nor are they gentlemanly soldiers in red coats. The pawns in the 21st century American police state are ruthless and arrogant scum who have been trained to smash in faces and pull out eyeballs.

Police officers *pepper sprayed university students in the face* on a bright sunny day when everything seemed relatively peaceful and orderly. Imagine what these lawless goons in uniform will do to ordinary citizens and protesters when martial law is declared, order in the streets is gone, and mobs roam through stores like wild dogs.

When Martial Law is declared and social order breaks down, North America will become the battlefield that the military and civilian planners in Washington intended it to be all along. Indefinite detention centers will come into use. Also, the war on the Internet and free press will turn very real and very deadly.

Police Preparing for Riots / Martial Law / Economic Collapse

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I expect that Middle Eastern war zones will look pretty tame by comparison to some of the war zones on the North American continent. After all, the land of the gun can only be pacified by the gun.

All the police state laws since the false flag 9/11 attacks have contributed to the process of global state-building and the establishment of a universal slave grid system. The unstated objective of this new international system is permanent bondage of the people. The criminal and Satanic elite want to gain complete control of the planet and human destiny. According to <u>historian Webster Tarpley</u>, radio host Alex Jones, and others, large pockets of the middle class and the underclass will be exterminated under this system of mass death.

This is where Homeland Security comes in. It has been set up as an extrajudicial killing and spying machine. But its undercover anti-democratic and eugenicist operations are being concealed behind false narratives like the war on terror and false aims like domestic security.

Homeland Security's tyrannical reach also extends into Canada. The usurpation of Canada's national sovereignty by political and corporate elites means Canada, like America, is a wilderness without laws and institutions. We are witnessing the re-colonization of the North American continent. This time around, however, the colonizers do not speak a foreign language.

Dana Gabriel highlighted the consolidation of political power and natural resources by the plutocrats in North America on December 11, 2011, in an article called, "The Pretext for a North American Homeland Security Perimeter":

On December 7, President Barack Obama and Prime Minister Stephen Harper announced the <u>Beyond the Border Perimeter Security and Economic Competitiveness Action Plan</u>. The new deal focuses on addressing security threats early, facilitating trade, economic growth and jobs, integrating cross-border law enforcement, as well as improving infrastructure and cyber-security.

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While the perimeter agreement is being sold as vital to the safety and prosperity of Canadians and Americans alike, there is little doubt that it will mean a tradeoff between sovereignty and security. Any deal which gives the Department of Homeland Security more personal information poses a serious risk to privacy rights. As both countries move forward, perimeter security will be further defined and dominated by American interests. This could force Canada to comply with any new U.S. security measures, regardless of the dangers they may pose to civil liberties. A North American Homeland Security perimeter goes well beyond keeping people safe from any perceived threats. It is a means to secure trade, resources, as well as corporate interests and is a pretext for control over the continent.

Things will get messy once the people in America and Canada wake up and discover that both countries have been colonized by international banks and corporations behind their backs.

In a state of martial law, dissidents, bloggers, fact-based journalists, anti-war activists, gun owners, Occupy Wall Street activists, and Tea Party activists will all be deemed "domestic terrorists" and taken away into secret dungeons by the brainwashed pawns of the global corporatist state.

Tom Burghardt wrote on October 11, 2008, in his article, "Militarizing the "Homeland" in Response to the Economic and Political Crisis":

Wholesale spying on activists by the Pentagon's now defunct Counterintelligence Field Activity (CIFA), as well as revelations that State police agencies in Maryland routinely spied on antiwar organizers, shared this information with the National Security Agency and classified them as "terrorists" in government-run databases, are viewed as exemplary means to "keep the rabble in line"—and under wraps, if necessary.

A highly-disturbing report by Christopher Ketchum in the May/June 2008 issue of *Radar Magazine*, outlined how the top secret Main Core database linked to Continuity of Government contingency planning, "includes dissidents and activists of various stripes, political and tax protesters, lawyers and professors, publishers and journalists, gun owners, illegal aliens, foreign nationals, and a great many other harmless, average people."

Reporting in July for <u>Salon</u>, investigative journalist Tim Shorrock was told by a source that Main Core is "'an emergency internal security database system' designed for use by the military in the event of a national catastrophe, a suspension of the Constitution or the imposition of martial law. Its name ... is derived from the fact that it contains 'copies of the 'main core' or essence of each item of intelligence information on Americans produced by the FBI and the other agencies of the U.S. intelligence community'."

Those who still believe that the criminal hijackers of our governments, "won't order the military and police to shoot to kill dissidents and protesters," are stuck in la la land. They can't see that North America is already being treated by the elites and government authorities as a theater of war. They

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can't see that the mouse traps have been laid and that the maze of slavery has been designed to the last detail.

Staying blind doesn't make the political crisis go away or the reality of war and tyranny disappear into the background of life.

A reckoning is coming. There is no sense in remaining blind to it.

This article first appeared on Saman Mohammadi's blog The Excavator

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118 Responses to "Opening A New Theater of War In The North American Homeland"

1. RANDY WILSON says:

January 26, 2012 at 2:55 am

The UN. map of how the United States was going to be sliced up, was drawn up decades ago,

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2. Defendfreedom says:

January 26, 2012 at 2:14 am

Yes, WE Must be Ready, Willing and Able to DEFEND Our Freedom 1/26/12

Log in to Reply

3. hassan_aziz says:

January 26, 2012 at 1:13 am

if it comes down to all of this. i really hope some of those truly responsible dont come out of this thing unscaved. soros, bernanke, basically bilderberg... and other zionist trash. if they really think using u.s. military against its own citizenry, i think they are taking big risks. inspite of some of the mindless killing witnessed on videos, and pictures, i dont think many would stand by and watch their family and friends get abused. if they intend to use them, there would be an eventual split within their ranks also.

the police? all show and no go. they dont know how to truly handle a crisis unless the odds are stacked in their favor. many would either not go to work any longer, or try to blend in and perhaps gather intell. but that would be hard because many within their own neighborhoods would recognize them. also, many are loosing their jobs because they are being replaced by drones. bottom line is, if it turns into anything heavier than a

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WND EXCLUSIVE

Obama eligibility challenges spread to 6 states

Decision in Georgia case expected soon, but ballot concerns going viral

Published: 1 day ago



by Bob UnruhEmail | Archive

Bob Unruh joined WND in 2006 after spending nearly three decades writing on a wide range of issues for several Upper Midwest newspapers and the Associated Press. Sports, tornadoes, homicidal survivalists, and legislative battles all fell within his bailiwick. His scenic photography has been used commercially, and he sometimes plays in a church worship band. More \downarrow

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An administrative law judge in Georgia could decide as early as this week whether voters in the state convinced him Barack Obama's name should be removed from the 2012 presidential ballot because he is not qualified to hold the office.

But win, lose or draw, the fight isn't going to be over, as other cases are erupting across the nation, with challenges being raised anew even in Obama's own adopted political network in Illinois.

The Georgia hearing was before Judge Michael Malihi, and while none of the lawyers who appeared in the proceedings was willing to predict what the decision will be, several did confirm that Malihi had considered simply granting them a default victory, because Obama and his lawyers expressly stated they would not participate in a hearing to provide evidence that he is qualified to be on the ballot.

A default presumably would have meant a recommendation from the judge that Obama's name be stricken from the ballot, a decision which would head for review immediately by Georgia Secretary of State Brian Kemp.

He, however, was the one who warned Obama of the "peril" of not participating in the hearing when Obama and his attorney had asked that the event be canceled.

Discover what the Constitution's reference to "natural born citizen" means and whether Barack Obama qualifies, in the ebook version of "Where's the REAL Birth Certificate?"

Whatever the outcome in Georgia, the issue is gaining traction in other states, too, including Alabama, Tennessee, Arizona, New Hampshire, and even Illinois, Obama's home political base.

There, in a complaint recently filed by Stephen F. Boulton of McCarthy Duffy LLP and Gary Kreep of the <u>United States Justice Foundation</u>, their client is asking for a change in state law to allow the vetting of political candidates.

Obama isn't even mentioned by name, but don't think for a minute that the requested change wouldn't include his candidacy.

The plaintiff is Sharon Meroni, who long has fought inside the system for a way to challenge the candidacies there. In her new case, filed in the Circuit Court of Cook County, she is petitioning for a judicial review of the state's election procedures as they exist now.

Targeted are the state Board of Elections, members of the board, several county clerks and others, including candidates Dan Duffy and Amanda Howland.

Meroni, a registered voter in the 27th Legislative District in the state, said her concern is that "only candidates qualified for office under the Illinois and United States Constitutions appear on the ballot."

The state's primary is in March.

The case alleges the candidates did not provide sufficient proof that they are U.S. citizens as required to hold the office being sought "as is required by the Illinois Constitution of 1970."

State officials refused to remove the names from the ballots, so Meroni has gone to court. Granting ballot access, she said in the complaint, "is contrary to law, against the manifest weight of the evidence, arbitrary and capricious, and a denial of the rights of the petitioner."

Kreep told WND the way the system is established in Illinois it essentially allows political parties to determine who runs for office, and unless voters find out about a filing and can assemble a formal objection within five days, their concerns are dismissed.

And the system has no procedure for verifying the eligibility of candidates, he said.

That particular issue has been in the headlines for the past four years, since before Obama's 2008 election victory, because of the questions that remain over his eligibility. The U.S. Constitution demands a "natural born citizen" be president and the Founders probably thought that to be the offspring of two citizen parents when they wrote the term.

But Obama's father never was a citizen. There also are those who contend the junior Obama was not even born in the United States.

Kreep said the Illinois procedures make it virtually impossible for candidates to be challenged for their eligibility.

He said there likely will be raised in other states concerns similar to those in Illinois, where "barriers now in existence ... bar voters from reasonable investigation of the citizenship of a candidate."

That's simply a deprivation of the constitutional right to due process, he said. The case seeks a declaration that the political maneuvers are unconstitutional.

There also have been assembled campaigns specifically to encourage voters to file eligibility complaints about candidates with states. One such effort is the Obama Ballot Challenge, which lists contacts for state elections offices across the country.

It is, of course, the states that actually run elections; a national election is just the compilation of the results from the 50 states.

"A candidate that is not legally qualified to be on the ballot, such as Barack Obama, steals votes from other candidates who are legally on the ballot," the site advises.

<u>WND previously reported</u> that cases already have been begun in New Hampshire, where state officials rejected the claims; Alabama, Tennessee and Arizona.

The newest round of court actions do not try to have a judge determine Obama is not qualified for the Oval Office and remove him from it, they simply challenge his eligibility for the 2012 election.

Many of the cases cite Minor v. Happersett, a U.S. Supreme Court opinion from 1875 that said a "natural born citizen" would be a person whose parents both were citizens.

"This complaint does not request any injunction against any state or federal government official. Instead this complaint asserts that the private entity, Defendant Democratic Party, intends to act negligently or fraudulently in a manner that will cause irreparable harm to the plaintiffs, to the states, and to the citizens of the United States," said one of the filings.

It continued, "Because Mr. Obama has admitted that his father was not a U.S. citizen, and because this fact has been confirmed by the U.S. State Department, any reasonable person with knowledge of these facts would doubt Mr. Obama's constitutional qualifications. Therefore, any representation by the Democratic Party certifying said qualifications would be negligent, absent further evidence verifying Mr. Obama's natural-born status.

"Plaintiffs further request an injunction prohibiting the Democratic Party from making any representation to any state official asserting, implying, or assuming that Mr. Obama is qualified to hold the office of president, absent a showing by the party sufficient to prove that said representation is not negligent."

Van Irion, lead counsel for <u>Liberty Legal Foundation</u>, also is working on several of the issues, and has brought the question in court in Arizona.

"We picked the Arizona court for several reasons, but the main one being that it is part of the 9th Circuit. The 9th Circuit has indicated in dicta that an FEC-registered presidential candidate would have standing for this type of suit," he said. The organization is working with John Dummett, a Liberty Legal Foundation member who is a candidate for the office of president in the 2012 election.

Irion said the other lawsuit was filed in state court in Tennessee.

"The focus of the state-court suit is to prevent certification to the Tennessee Secretary of State. This suit puts greater emphasis on the negligent misrepresentation/fraud aspects of a certification from the DNC. It includes more facts regarding Obama's Indonesian dual citizenship and fraudulent Social Security Number," he said.

He said if the cases succeed, the Democrats would not be able to list Obama as their candidate for 2012.

"Neither lawsuit discusses Obama's place of birth or his birth certificate. These issues are completely

irrelevant to the argument. LLF's lawsuit simply points out that the Supreme Court has defined 'natural-born citizen' as a person born to two parents who were both U.S. citizens at the time of the natural-born citizen's birth. Obama's father was never a U.S. citizen. Therefore, Obama can never be a natural-born citizen. His place of birth is irrelevant," Van Irion's group said.

WND also has reported that Maricopa, Ariz., County Sheriff Joe Arpaio has launched a formal law enforcement investigation into concerns Obama may submit fraudulent documentation to be put on the state's election ballot in 2012.

Other attorneys involved in the Georgia case are J. Mark Hatfield and Orly Taitz.

Hatfield has told WND that the goal is for a court determination on the definition of "natural born citizen," which then could be applied directly to Obama's candidacy.

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SaffronRice

People who agree with this need to seek help immediately. You are racists, bigots and irresponsible. You don't even realize outside of your narrow agenda, how pathetic this is. By the way, these same challenges could be waged against your current front runner, Romney. Where will it end? Believe me, this will go all the way to the Supreme Court where it will be crushed along with your sad little dreams...Get a life. President Obama won, he will win again. If people on the right weren't so afraid of that, all of these stupid little cases, voter suppression and trickery wouldn't be so rampant on your side. It would be hilarious if it weren't so sick and pitiful.

kenny1801

You sound desperate and destitute....I'll pray for you and your mental problem...

SaffronRice

Pray for yourself first, honey. With so much hate in your heart...pray without ceasing!

trp878

Glad to see some action being taken here. However, why didn't this hit the main stream media in 2008? Where are the Congressman who are suppose to question the discrepancies? They know everything about some one's underwear, but can't find out any info on the legitimacy of a candidate. I still say it's time to clean out all the bums in Congress. What the heck all the new ones might not know the ropes in D.C. but then that is our biggest complaint.

James Fontana

It is good to see more and more states looking into removing manchild from their ballotts and at the same time they should make sure the people that vote are eligible to do so. Any one with a brain knows that there is wide spread voter fraud and it needs to be stopped before the next election. Voter fraud is the reason for some of the non-qualified people we have today in government.

Robert Bishop

Ok..here it is for all the brain dead people claiming Obama IS a natural born citizen.

Supreme Court Case Law regarding "Natural Born Citizen";.

Minor v. Happersett (1874) 21 Wall. 162, 166-168

'At common law, with the nomenclature of which the framers of the constitution were familiar, it was never doubted that all children born in a country, of parents (plural) who were its citizens (plural), became themselves, upon their birth, citizens also. These were natives or natural-born citizens, as distinguished from aliens or foreigners. Some authorities go further, and include as citizens children born within the jurisdiction, without reference to the citizenship of their parents. As to this class there have been doubts, but never as to the first. For the purposes of this case, it is not necessary to solve these doubts. It is sufficient, for everything we have now to consider, that all children, born of citizen parents (plural), within the jurisdiction, are themselves citizens.' "Minor v. Happersett (1874) 21 Wall. 162, 166-168.U. S. v Wong Kim Ark (1898), the court...

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ohmama

If any one of us would have skipped the court ordered hearings, we would have lost on default. Obama is not above the law, so why would he be treated any differently? We don't have a monarchy here in the US.

honorary

This is a really good news, finally we still have many honest reporters left in this country. Bob Unruh - you are awesome - thank you.

Something very interesting is on it's way. For sure, Obama/Soetoro is becoming toxic &I bet he might be a bit worried. The truth has got to scare the living hell out of him.

No, I think he is so arrogant that he believes he will prevail. He honestly believes he is above the law. Obama lives in a bubble and his world is all about HIM.

SURVIVAL GUIDE

FOR

CITIZENS IN A REVOLUTION

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Cover letter subject line: Survival Guide For Citizens during a Revolution + Poetic Justice

Fellow Freedomist.

This is a combination of two really thought provoking documents about being under Military Rule (NDAA) now in the Not-united States.

The first document is uniquely informative and is titled "Survival Guide for Citizens in a Revolution 2012" recently published by "Anonymous" or someone that names themselves that.

The second one is called:

- " I am a snobbish creature spanked."
 - The letters of
- " President Barack Hussein Obama."

The second one makes it clear there are only two possible outcomes with regards to this particular dictator; one outcome is impeachment, the other is far worse, a major disaster.

After looking over this powerful new document, forward this to at least 10 more persons. One person alone cannot email billions of others to help them maximally protect and safeguard themselves from military rule and a dictator.

Some things should be emailed to everyone by everyone else. This message and the attached SurvivalGuideForCitizens.pdf should be forwarded to everyone with an email address, and discussed. and invoke widespread planning to repel the force of government; frightening government staged phony or real biological attacks or not.

It is almost as if hundreds of Hitlers are emerging over the entire world, placing themselves in line for "world government" powers. And the criminally behind-the-scenes big banking history corrupters all want a big piece of the "New World Order". However we are educated adults, we barely need to be governed, and We The People should be the real governing class of our world. Therefore the next "system" shouldn't even be called a government. It should be called a "Servicement" or something that effect that sounds more helpful to We The People; as we all now wake-up and refuse to be governed by a long established, tightly interlocked, and highly corrupt system of generational insiders. So a couple of thousand of the rich and powerful are dominating over 7 billion others; and they are still winning. They are winning because most good people are afraid to do something proactive. However, this shocking yet also humorous document, Survival Guide for Citizens in a Revolution, makes it easier to communicate with others, even chuckle together.

To fix this, all we have to do, in essence, is all get on the same page together, and if so, all the criminals now infesting the governments of the world will lose their ambitions and dangerous degrees of power; yet only together with grace upon us from Providence.

The best single 8x11 page for this is the Universal Statement of Freedom, which is included right after the Declaration of Independence, on page 9 of the 38 page Survival Guide. It is also printed on the attached graphic.

For us that are not criminals, all we all want is something simple: not to be aggravated by a tyrannical system, maximum personal freedom, and a happier world. As long as somebody is not significantly and unfairly hurting another person, there is no violation, no regulation broken, or crime at all – no matter them. We pretty much all agree on that simple notion.

Please, if you do little else, at least forward this PDF Survival Guide for Citizens booklet to everyone you can, for their review, without delay. The military is already planning on how to ambush and control the American people, especially those upholding constitutional law.

In Freedom and Truth, MostEveryone

ANONYMOUS: SURVIVAL GUIDE FOR CITIZENS IN A REVOLUTION

This Guide is for civilians who feel they are about to be caught up in a violent uprising or revolution to overthrow the oppressive government of their country. Although a revolution in favor of the people is a joyful thing when seen from the outside, it can be a bloody mess for those inside it.



This guide will give you some basic ideas and tips for how you and your friends/neighbors/family can stay safe in the violent turmoil around you. It is not a ready-made recipe, but it contains general survival tactics and strategies.

MOST OF ALL WE SUGGEST:

- Don't panic, stay cool headed.
- Take a break and rest if your body needs to relax, lack of sleep is a major weakening factor.
- Avoid consuming mind altering substances like alcohol and drugs. They will cloud your judgement and ability to think

and act rationally. You are also arming the regime with propaganda that the crowd is made up of a bunch of intoxicated rioters. Don't allow your movement to be portrayed in an unfavourable light.

NOTICING FIRST SIGNS

Revolutions don't just happen instantly over night, they develop over long periods of struggle. So keep your eyes and ears open for signs of a coming uprising, such as:

- Civil unrest prior to riots in the major cities.
- Politicians and media blatantly lying about the most obvious developments.
- Censorship of social networks such as Twitter or Facebook. This may not be entirely obvious at first but when the sites are blocked completely the warnings are clear (with excuses like child pornography).
- Censorship of old media such as newspapers and television (non-regime critical press).
- Arrests of political opposition leaders (In Tunisia the leaders of the Pirate Party were rounded up and imprisoned without charge. The prison was subsequently burnt down with many people dying inside).
- In times of crisis many rumours will spread around and fear mongering is rampant. Be calm, think before you act, act rashly.
- The #Hashtag of your country, or name of your political leader is trending worldwide on Twitter.
- Friends and family members living abroad may try to contact you to check if you are alright.

MAKE PREPARATIONS

Buy food, water and medical supplies. Stores will be closed and you may not get any supplies when the riots reach your town. A 20 kg bag of rice can keep a person alive for 6 months. If there is no rice available, other dry grains, potatoes, noodles, dried pasta or lentils, as well as lots of canned food will also suffice.

You will also need flour and salt. Locate a secure water supply - do not rely on tap water to be always available, as damage to pipes may cut you off. Buy water purification tablets because you may not always be able to boil the water. Once you have a supply of food and water you will need a dry, cool, safe place to store it away from vermin and thieves.

To make sure everyone knows how to respond in the event of struggles in your neighborhood, you will want to convene a family or neighborhood gathering or meeting to discuss this matter.

Topics of discussion should include:

Who - What - Where - Why - When:

- Nominating leaders and contact people.
- Compile a census of the members of your group, and ensure everyone gets to know each other (or at least recognize each other).

- What to do about power and water outages.
- How to deal with serious sicknesses and injuries.
- How to turn off water, gas and electricity at main switches.
- What to do if you must evacuate.
- Where to meet if you get separated.
- How to make a fire for cooking and warmth.
- A water supply is essential.
- If handicapped, aged or young children are present, decide what assistance is needed and who will be taking care of them.
- What to do in the event of a flood, fire, attack, storms, civil upheaval.
- Compile a list of those needing special medical attention along with all pertinent information regarding their condition, and any medications they require.
- Agree on what to do and how to distribute food and water if you need or decide to share supplies.
- How to turn off the water, gas and electricity at main switches.
- What to do if you all have to evacuate.
- Where to meet if you get separated.

IN ADDITION, YOU SHOULD:

- Post and hand out emergency telephone numbers and keep by the telephone.
 NOTE: In a full scale revolution the police will not help you or may even be your enemy depending on the situation) You will also need
 - will not help you or may even be your enemy depending on the situation) You will also need other emergency numbers i.e.: ambulance, fire, etc. (may not be available or may be blocked by other callers).
 - Compile a written list of contact addresses of relatives for the people you are with.
- Teach children how and when to call for help.
- Get a Red Cross first aid kit.
- Internet access could be your only way of finding out what is happening in your country as state TV may be under tight control so do try to get online. Projects like: http://cryptoanarchy.org/wiki/Dialup_For_Egypt and Tor may be able to help you. More resources here: http://rev11.info/
- Get a camera to document things, but be covert because journalists are prone to be attacked. If you can, get a friend to watch your back as operating a video/still camera can be very distracting. Use a small camera so you can easily conceal or disguise it as something else e.g. a packet or small box of something, a book, etc.



FOOD & WATER

Getting your food supply ready.

Have at least a **four week (1 month)** sufficient supply of non-perishable food on hand. Focus on high-nutritional foods that require no refrigeration, preparation or cooking and little or no water.









YOUR FOOD SUPPLY MIGHT INCLUDE:

- Ready-to-eat canned meats, beans, fruits, or vegetables
- Canned juices, condensed or evaporated milk (avoid fresh milk), honey, canned soups or vegetables.
- High energy foods, including peanut butter, jelly, crackers, granola bars, trail mix, dried rolled oats, wheat, barley and other grains, dried fruit, nuts (ensure nobody is allergic, however)
- Vitamins and mineral (like salt or magnesium) supplements if available

- Special foods for infants, diabetics, the elderly or people on special diets
- Comfort/stress foods, including: cookies, hard candy, instant coffee, tea, boiled sweets, chocolate and other non-perishable confectionery

OTHER ESSENTIALS INCLUDE:

- Extra supplies of any essential medications (like painkillers, antibiotics, disinfectants and some first aid kits) required as pharmacies and doctor's offices may no longer be open or otherwise unavailable.
- Gasoline for your cars and other vehicles.
- Cash money, as banks will probably close, and ATMs and EFTPOS may not be available.
- Some things (books, battery, firewood etc.) that you can trade with others.
- A good torch (or several torches one for each person is good) and a good supply of batteries for each. Torches that can be tied to a belt etc. are a good idea to ensure nobody loses theirs.
- If you have children you need toys, books, simple board games, etc. to keep them occupied.
- We recommend against alcohol and drug consumption as these will impair your ability to deal with such an emotionally stressful situation.

GETTING SPECIAL ASSISTANCE

Find out about any special assistance that may be available in your community. Create a network of neighbors, relatives, friends and co-workers to aid you in an emergency. Discuss with them your needs and make sure they know how to operate any necessary equipment.

If you live in an apartment building, ask the management to clearly mark accessible exits and to make arrangements to help you evacuate the building. Identify people with special skills such as doctors, nurses, bus drivers, etc.

CREATE A "TAKE BOX"

The take box should have everything you need to reconstruct your life in the event you evacuate and everything is lost. Passports; birth, wedding, adoption, divorce, and armed service separation certificates; copies of insurance policies; mortgage information; house and car title; large purchase receipts. You get the idea. If you have a scanner, save yourself space and heartbreak by scanning family albums and images of other keepsakes, burn those to CD and keep a copy in your take box, or make a copy of all your pictures, videos, music and documents on a external hard drive that you can keep in your take box. But remember that CDs can malfunction. Make sure you take along the original documents - if possible, make copies of them and host them online using Photobucket or Imageshack.

FIRST AID KIT

Learn how to use it, and make sure it is well stocked. Get a first aid manual and a kit that will allow you to stop bleeding, disinfect and treat cuts and wounds large and small. In Vietnam soldiers often used tampons to plug bullet hole wounds for example. If there is any on hand, most stronger spirits (vodka, etc.) can be used to clean wounds, but CLEAN running water will do if there is nothing else. Scarves and bandanas can be used as bandages, as can bedsheets.

In general, use common sense and learn what to do for various injuries. Take stock of other common items which may have novel uses.



GENERAL STRATEGIES

- Band together into small squads of known friends. That way you recognize infiltrators, like fake civilians, as was seen at the G20 summit in Canada. (Watch for pieces of police uniforms like police shoes usually black boots, they tend to stay in little violent groups.)
- Wear white/green head bands so military personnel can recognize you - Be visible.
- Do not let children go outdoors unless you are certain that it is safe and do not let them out of your sight. A bandana as a head band is a handy article because it is multi-purpose.
- Stay with any elderly or disabled people or children who are out in the street, as they may be lost or disoriented and may need assistance.



- Contact and join forces with groups in other neighborhoods. Each neighborhood should act as an independent squad, but should always be ready to assist others in the area.
- Always be on guard with as many people as possible. Ask trustworthy members of the military to help you reinforce your groups by adding soldiers to each of them or staying in contact with one of your group members designated for that purpose.
- Collaborative mapping: Use paper (to draw a map) or a city map or street directory, and mark dangerous/safe places on it as well as places where assistance is available, water taps, etc. To share this information use Google Earth (if you are able to connect to the Internet).
 Do not use this for sensitive information that should be detained from government forces, as anyone can view the map.
- If there is mobile phone service, designate one person as a contact for anyone who is lost or who has become separated from the group.
 Agree on places to meet up if the group is separated that are safe, but visible (e.g. a parking lot or an easily-recognised friend's house).
- DO NOT USE MOBILE PHONES TO PLAN OPERATIONS IF THE GOVERNMENT AND SECURITY FORCES ARE YOUR ENEMIES. They will be tracked and monitored.

Hockey star blasted for boycotting Obama photo op

When the president of the United States invites you to the White House, 'you go'

Published: 12 hours ago



By Dave Tombers

The gloves have come off, and pundits have been blasting Boston Bruins goalie Tim Thomas for his decision not to appear at a photo opportunity with Barack Obama at the White House to honor the team's Stanley Cup championship.

The Bruins, minus Thomas, were greeted at the White House Jan. 23, while Thomas told his fans via Facebook that he objected to the government's direction under both Democrat and Republican guidance.

His statement said:

I believe the federal government has grown out of control, threatening the rights, liberties, and property of the people.

This is being done at the executive, legislative, and judicial level. This is in direct opposition to the Constitution and the Founding Fathers' vision for the federal government.

Because I believe this, today I exercised my right as a free citizen, and did not visit the White House. This was not about politics or party, as in my opinion both parties are responsible for the situation we are in as a country. This was about a choice I had to make as an INDIVIDUAL.

This is the only public statement I will be making on this topic. TT

"What!?" shouted the news media.

When the president of the United States invites you to the White House, "you go" said one ESPN

commentator, unleashing a flurry of criticism about Thomas.

"Thomas' absence was uncalled for," said Joe Thomas of ESPNBoston.com. "The president has more important things to worry about with Tuesday's State of the Union address. But it's going to be interesting to see what this does to the State of the Bruins."

Meanwhile, Massachusetts Gov. Deval Patrick used his "Ask the Governor" monthly radio address to weigh in on the controversy, declaring that the country is losing "basic courtesy and grace."

"I didn't think much of President Bush's policies – two wars on a credit card, prescription drug benefit we couldn't afford, deficit out of control – but I always referred to him as Mr. President, and I stood when he came in the room," the Daily Caller reported Patrick as saying.

What should have been a standard photo opportunity for both Obama and the championship hockey team instead has turned into a national debate, being played out on commentary, editorials, Twitter feeds and Facebook pages.

The Boston Globe called Thomas, "Shabby. Immature. Unprofessional. Self-centered. Bush League."

One Montreal Gazette writer attacked Thomas for snubbing Obama because "he's black," but the newspaper quickly apologized.

The paper removed the reference to race but still accused Thomas of buying the "garbage pumped out by Glenn Beck and his ilk."

The Boston Herald ran a piece saying that Thomas ignited a "political firestorm" and "drew a barrage of verbal slapshots from furious Democrats."

The article quoted Phil Johnston, former Massachusetts Democratic Party chair, saying, "My advice to him [Thomas] is to stick to hockey."

Massachusetts Democratic Party spokesman Kevin Franck even was quoted by the Herald questioning if Thomas really is a patriot.

"I think anyone who really cares about the lives, liberty and happiness of the American people wouldn't miss an opportunity to shake the hand of the man who got bin Laden," Franck said.

But far from the criticism by mainstream pundits came a significant outpouring of support from Americans.

Thomas' Facebook page is loaded with support from fans regardless of political leanings, and he appears to have gained a number of fans as well.

"I'm not even a hockey fan but I really respect the way u stood up for what u believe in," says David W. on Facebook.

"Here's one liberal Bruin's fan who isn't outraged," wrote another fan.

Few, if any, had anything bad to say about Thomas and his decision to skip the White House trip.

Although Thomas' original statement said he would have no further comment, he added a quote from John Adams to his Facebook page last night:

I do not curse the day when I engaged in public affairs [...]. I cannot repent of any thing I ever did conscientiously and from a sense of duty. I never engaged in public affairs from my own interest, pleasure, envy, jealousy, avarice, or ambition, or even the desire of fame. If any of these had been my motive, my conduct would have been very different. In every considerable transaction of my public life, I have invariably acted according to my best judgment, and I can look up to God for the sincerity of my intentions.

Universal People's Statement of Freedom

(Maximum Freedom or Fascist Slavery; it's each individual's decision. Public opinion means everything.)

Lovers of Freedom have continuously struggled against the forces of tyrannical governments for multitudes of centuries in the ever deceptive and animated contest between the spirit of enslavement versus the spirit of liberty. When in the course of world events it becomes clear government has become intentionally deceitful, destructive, and murderous - using any form of falsehood, manipulation of media, or theater as cover for an array of crimes - as well as for the next form of government, it is a matter of self-defense for the people of the nation and the world to throw off a corrupt system of government enslavement; and with expediency set then widely announce another special date, apart from July 4th, that will in the future echo worldly celebrations of the cause of liberty. The people should subsequently convene in large numbers on that date and also through the public global computing system of the time, for a convention of the people. The result of the open convention is to have authored, selected, and begun the implementation of a more protective system of shared rights, law, governance, and justice for the current and future generations; of any nation; for the collective happiness of all.

The laws of a Republic should be written clearly in the form of a constitution. However when once trusted political figures individually or as a whole concert of corruption, or the distribution of wealth or establishment system as a whole, betrays the trust of the citizenry by operating outside of the rules and constraints listed in such a constitution, then the citizens of the broken republic should take the stated recommendations of their previous declaration of independence & constitution, along with methods of self defense, back into their own hands. More than responsibility, it is the most sacred duty of the spirit of liberty and justice for all.

By the year 2008, through a persistent stream of offensive actions, including 9-11-2001, the organization widely known as the "United States Government" has declared itself murderous; while bankrupting the working class of America and instituting fascist rule. It has become evident to multitudes of people of every nation that the current government is allied with a cabal of corrupt international banking, war-mongering, so-called "freemasonic", "illuminati" or "new world order", interests. *Therefore* the "United States Government" has severely turned away from serving its sacred cause of freedom!

Therefore the "United States Government" has failed and is de-facto illegitimate as of the time of the announcement of this declaration at the start of the new people's convention. Revolution is the only possible cure for fascism; and it has already gone beyond the need for a once independent people to have a fresh start! The people's convention date will be decided by the truth movement.

Consequently, All of its previous authority over the citizenry is thereby removed by this declaration; and All freemasonic governments worldwide should be dissolved entirely by the great many world's people. All existing mob-ridden local governments over the individual and the municipalities should be fully dismantled, re-instituted, and rebooted with a fully transparent, efficient, protective, and accountable system model the people's convention democratically selects. All civil rights & laws should be voted for in a true 1-person-1-vote democratic and transparent form - as we always carry a vital responsibility to together choose what has control over our lives and what would ensure us maximum safety & happiness.

This progressive change of government should be enabled and empowered by the entirety of all national and returning armed forces together with all non-terminated local police and the widespread armed citizenry. No more system tyranny!

As we acknowledge this world-wide published declaration in multitudes, we pledge allegiance to each other. We are firm in our disassociation from the previous "United States Government" or any corrupt power. In unison We proclaim to disallow that organization to silence us, to control the mass media or the internet, to suppress us, to spray chemicals upon or conduct any experiments on us, to detain us, to imprison us, to terrorize nor genocide us, to tax us, to bill us, to create dollars or borrow credit, nor counterfeit paper money, to legislate for us nor to adjudicate any proceedings, to direct our armed forces, to make war, or make agreements in our name, nationally or internationally. We are fully aware of our Creation-given rights; **including dissent**.

- * Withdrawing our businesses and franchises from federal or state-wide taxation of the "United States Government" and its equally corrupt *mother companies, the United Nations, International Monetary Fund, and World Bank.*
- * Create a new fully accountable system of money and taxation commissioned by the improved freshly-chartered citizen's government to: pay off all national debts, redistribute wealth fairly, fund the new government, and reinvigorate the economy.
- * Build a beautiful new national capitol city designed by non-freemasonic architects and constructed by the many hands of the nation within a *large*, and voted-upon, national forest. A new capitol is essential to mark the change in thinking.
- * Close and refurbish Washington DC, converting the former capitol into a city -wide orphanage and school campus for the nation's underprivileged children; dedicated in honor of patriots who lived bravely before us without shame.
- * Establish a new passport identification, numbered as chronologically signed, and imprinted inside a new & improved Bill of Rights to be made available for all listed and future citizen signatories of this declaration of freedom from system tyranny statement; that anyone and everyone around the world is invited to recognize and support together forevermore. (All inmates individually reviewed for possible release.)
- * No more will we allow homeless/helpless to be picked up, medically experimented upon, or murdered. Every destitute person should be given an opportunity by the new system to construct a dwelling and share in a community atmosphere.
- * An end to the concept of "foreclosures". No more will the system be able to profit by conspiring to set market conditions so that people are unable to afford their family homes. Each house now belongs to the family, not to a bank.
- * Project Fresh Start **Organic Home Gardening Incentive Program**, using a portion of elite reclaimed wealth, to finally solve world hunger. We should each also be motivated to erect personal greenhouses and maintain private gardens year-round. ~~~

Democracy arises out of the notion that those who are equal in any respect are equal in all respects; because men are equally free, they claim to be absolutely equal. Republics decline into democracies and democracies degenerate into despotisms. - Aristotle

If the world knew how to use freedom without abusing it, tyranny would not exist. - Tehyi Hsieh

The modern banking system manufactures money out of nothing. The process is perhaps the most astounding piece of sleight of hand that was ever invented. Banking was conceived in inequity and born in sin... Bankers own the earth. Take it away from them but leave them the power to create money, and, with a flick of a pen, they will create enough money to buy it back again... Take this great power away from them, or if you want to continue to be the slaves of bankers and pay the cost of your own slavery, then let bankers continue to create money and control credit. - Sir Joseph Stamp, former president of the Bank of England

Yes, we did produce a near perfect Republic. But will they keep it, or will they, in the enjoyment of plenty, lose the memory of freedom? Material abundance without character is the surest way to destruction. - Thomas Jefferson ~~~ To me the sole hope of human salvation lies in teaching. - George Bernard Shaw ~~~ The empires of the future are the empires of the mind. - Winston Churchill ~~ "I have unwittingly destroyed my country." - Woodrow Wilson {After signing the Federal Reserve Act in 1913) ~~~ The basic idea behind teaching is to teach people what they need to know. - Carl Rogers ~~~ Awaken people's curiosity. It is enough to open minds, do not overload them. Put there just a spark. - Anatole France ~~~ Education...beyond all other devices of human origin, is a great equalizer of conditions of men -- the balance wheel of the social machinery... It does better than to disarm the poor of their hostility toward the rich; it prevents being poor. - Horace Mann ~~~ There is no education like adversity. - Benjamin Disraeli ~~~ It is the supreme art of the teacher to awaken joy [life, liberty, happiness...] in creative expression and knowledge. - Albert Einstein ~~~ We think of the effective teachers we have had over the years with a sense of recognition, but those who have touched our humanity we remember with a deep sense of gratitude. - Anonymous student

\$\$\$ We need to replace the self-destructive US dollar, now propped up as the world's reserve base currency. The current elite class have ideas for that already: the Amero, The Globo, the SDR, and the Bancor. However, we need to incarcerate the elite and reclaim the wealth they have stolen from the world through their big currency schemes of the past. A new world reserve currency would need a new name & new publicly transparent oversight and frequent audits by the people of the world. Elected boards should be established, and no board member should at any time profit excessively from their elected duty. Here is an idea for a name of a new global currency, the Dillar. For two reasons, the next currency will have a digital overlay to guard against counterfeiting, yet retaining privacy of use, so a digital dollar could be shortened to the Dillar. Also, since, We, the people of the world, are currently in a pickle, and the Dill is a name of a pickle, for humor's sake, the "Dillar" to replace the "Dollar" works too and would be the easiest transition. A fresh start for example would be this simple rule: everyone who had turned 18 years old, or does on their birthday, will receive D100,000 Dillars to start their new life and career. That would have the effect of distributing the wealth of the world evenly and fairly. They could choose to invest it in themselves via education, or into stocks in a new market, or into their own business, or assets such as their own house, etc. \$\$\$

Soldiers Code

- 1. I am an American soldier A protector of the citizenry, sworn to uphold the Constitution of the United States.
- 2. I will treat others with dignity and respect and expect others to do the same.
- 3. I will honor my country and my fellow soldiers; those who are not traitors to the Bill of Rights & Constitution.
- 4. I am proud of my country & its flag. I wish to look back and say that I am proud to have served my fellow citizens.
- 5. Lastly, no matter what the situation I am in, I will never do anything for pleasure, profit, or personal safety which would disgrace my country, my uniform, my unit, my high school class, and the people of my country.

Article by Paul Joseph Watson, Infowars.com, January 28, 2011

Zbigniew Brzezinski's much feared "global political awakening" is in full swing. Revolts in Egypt, Yemen, Tunisia and other countries represent a truly monumental worldwide rallying cry for freedom that threatens to immeasurably damage the agenda for one world government, but only if the successful revolutionaries can prevent themselves from being co-opted by a paranoid and desperate global elite.

During a Council on Foreign Relations speech in Montreal last year, co-founder with David Rockefeller of the Trilateral Commission and regular Bilderberg attendee Zbigniew Brzezinski warned of a "global political awakening," mainly comprising of younger people in developing states, that threatened to topple the existing international order.

Reading the full extent of Brzezinski's words in light of the global revolts that we now see spreading like wildfire across the planet provides an astounding insight into how crucially important the outcome of this phase of modern history will be to the future geopolitical course of the world, and in turn the survival and growth of human freedom in general.

"For the first time in human history almost all of humanity is politically activated, politically conscious and politically interactive... The resulting global political activism is generating a surge in the quest for personal dignity, cultural respect and economic opportunity in a world painfully scarred by memories of centuries-long alien colonial or imperial domination... The worldwide yearning for human dignity is the central challenge inherent in the phenomenon of global political awakening... That awakening is socially massive and politically radicalizing... The nearly universal access to radio, television and increasingly the Internet is creating a community of shared perceptions and envy that can be galvanized and channeled by demagogic political or religious passions. These energies transcend sovereign borders and pose a challenge both to existing states as well as to the existing global hierarchy, on top of which America still perches...

The youth of the Third World are particularly restless and resentful. The demographic revolution they embody is thus a political time-bomb, as well... Their potential revolutionary spearhead is likely to emerge from among the scores of millions of students concentrated in the often intellectually dubious "tertiary level" educational institutions of developing countries. Depending on the definition of the tertiary educational level, there are currently worldwide between 80 and 130 million "college" students. Typically originating from the socially insecure lower middle class and inflamed by a sense of social outrage, these millions of students are revolutionaries-in-waiting, already semi-mobilized in large congregations, connected by the Internet and pre-positioned for a replay on a larger scale of what transpired years earlier in Mexico City or in Tiananmen Square. Their physical energy and emotional frustration is just waiting to be triggered by a cause, or a faith, or a hatred...

[The] major world powers, new and old, also face a novel reality: while the lethality of their military might is greater than ever, their capacity to impose control over the politically awakened masses of the world is at a historic low. To put it bluntly: in earlier times, it was easier to control one million people than to physically kill one million people; today, it is infinitely easier to kill one million people than to control one million people. "

- Zbigniew Brzezinski (Public Liar, Globalist, and mega-a-hole)

It is important to stress that Brzezinski was not lauding the onset of this "global political awakening," he was decrying it. As one of the of the chief architects of the "existing global hierarchy" to which he makes reference, Brzezinski himself is under direct threat, as is the continuing ability of the global elite in general to control world affairs.

Brzezinski laments the fact that the Internet has made it almost impossible for the global elite to control the political environment, to control the thoughts and behavior of one million people, which is precisely why <u>Egypt moved to shut down</u> the world wide web yesterday in a desperate bid to prevent activists from organizing against the state.

{ We must understand that Egypt's revolution was caused by the establishment system, by design, in order to further destabilize the region. Yes, the Egyptian people think they have been taking control by the revolt, but when they are exhausted they will be given another form or dictatorship. They will not be given the freedom they demand, only a ruse. }

19 Crazy Things That School Children Are Being Arrested For In America



With each passing year, the difference between America's prisons and America's public schools 161 becomes smaller and smaller. As you read the rest of this article, you will be absolutely amazed at some of the crazy things that school children in America are being arrested for. When I was growing retweet up, I don't remember a single police officer ever coming to my school. Discipline was always handled by the teachers and by the principals. But today, there are schools all over the country that have police officers permanently stationed in the halls. Many other schools will call out police officers at the drop of a hat. In the classrooms of America today, if you burp in class, if you spray yourself with perfume or if you doodle on your desk, there is a chance that you will be arrested by the police and hauled out of your school in handcuffs. Unfortunately, we live in a country where paranoia has become standard operating procedure. The American people have become convinced that the only way that we can all be "safe" is for this country to be run like a militarized totalitarian police state. So our public schools are run like prisons and our public school students are treated like prisoners. The United States has the highest incarceration rate in the world by far, and our schools are preparing the next generation to either "do time" in the prison system or to live as good little slaves in the Big Brother prison grid that is being constructed all around us. But what our schools are not doing is giving these children the critical thinking skills that they need to live as free citizens in a nation that used to be "the land of the free and the home of the brave".

Of course very few people would deny that the character of American schoolchildren has changed dramatically over the decades. Back in the 1950s, some of the biggest school discipline problems were gum chewing and hair pulling. Today, kids bring knives, guns and drugs with them to school. Gang activity is rampant in many of our schools and in some schools kids are even having sex in the school bathrooms.

So there is definitely a discipline problem in our schools.

But what is going on in many areas of the country is absolutely ridiculous. For example, in 2010 alone police down in Texas issued an astounding 300,000 tickets to school children.

Yes, if a kid pulls a knife on someone the police should get involved, but teachers and administrators should be able to use some common sense and handle the vast majority of discipline problems that happen themselves.

What you are about to read is absolutely going to amaze you. The following are 19 really crazy things that school children are being arrested for in America....

- #1 At one public school down in Texas, a 12-year-old girl named Sarah Bustamantes was recently arrested for spraying herself with perfume.
- #2 A 13-year-old student at a school in Albuquerque, New Mexico was recently arrested by police for burping in class.
- #3 Another student down in Albuquerque was forced to strip down to his underwear while five adults watched because he had \$200 in his pocket. The student was never formally charged with doing anything wrong.
- **#4** A security guard at one school in California broke the arm of a 16-year-old girl because **she left some crumbs on the floor** after cleaning up some cake that she had spilled.
- #5 One teenage couple down in Houston poured milk on each other during a squabble while they were breaking up. Instead of being sent to see the principal, they were arrested and sent to court.
- #6 In early 2010, a 12-year-old girl at a school in Forest Hills, New York was arrested by police and marched out of her school in handcuffs just because she doodled on her desk. "I love my friends Abby and Faith" was what she reportedly scribbled on her desk.
- #7 A 6-year-old girl down in Florida was handcuffed and sent to a mental facility after throwing temper tantrums at her elementary school.
- #8 One student down in Texas was reportedly arrested by police for throwing paper airplanes in class.
- **#9** A 17-year-old honor student in North Carolina named Ashley Smithwick accidentally took her father's lunch with her to school. It contained a small paring knife which he would use to slice up apples. So what happened to this standout student when the school discovered this? The school **suspended her for the rest of the year** and the police charged her with a misdemeanor.
- #10 In Allentown, Pennsylvania a 14-year-old girl was tasered in the groin area by a school security officer even though she had put up her hands in the air to surrender.
- #11 Down in Florida, an 11-year-old student was arrested, thrown in jail and charged with a third-degree felony for bringing a plastic butter knife to school.
- #12 Back in 2009, an 8-year-old boy in Massachusetts was sent home from school and was forced to undergo a psychological evaluation because he drew a picture of Jesus on the cross.
- #13 A police officer in San Mateo, California blasted a 7-year-old special education student in the face with pepper spray because he would not quit climbing on the furniture
- **#14** In America today, even 5-year-old children are treated brutally by police. The following is from <u>a recent article</u> that described what happened to one very young student in Stockton, California a while back....

Earlier this year, a Stockton student was handcuffed with zip ties on his hands and feet, forced to go to the hospital for a psychiatric evaluation and was charged with battery on a police officer. That student was 5 years old.

- #15 At one school in Connecticut, a 17-year-old boy was thrown to the floor and tasered five times because he was yelling at a cafeteria worker.
- #16 A teenager in suburban Dallas was forced to take on a part-time job after being ticketed for using foul language in one high school classroom. The original ticket was for \$340, but additional fees have raised the total bill to \$637.
- #17 A few months ago, police were called out when a little girl kissed a little boy during a physical education class at an elementary school down in Florida.

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#18 A 6-year-old boy was recently charged <u>with sexual battery</u> for some "inappropriate touching" during a game of tag at one elementary school in the San Francisco area.

#19 In Massachusetts, police were recently sent out to collect an overdue library book from a 5-year-old girl.

Unfortunately, what is going on in our schools is a reflection of the broader society as a whole. Our schools are being turned into prisons because our entire society is being turned into a giant prison.

Our nation is rapidly heading down the toilet, and the children of this nation do not have a bright future to look forward to.

If the police really want to find some criminals, they should start investigating some of the sickos that are in charge of some of these classrooms.

It seems like almost every day now there is a news story about some public school teacher that is involved in some kind of really perverted stuff.

For example, just check out what police down in Los Angeles recently found that one teacher was hiding....

A former Los Angeles elementary school teacher has been arrested for felony molestation of nearly two dozen students, accused of gagging children and putting live cockroaches on some of their faces. Deputies say the crimes were committed on campus.

Sickos who do that kind of stuff to kids should be punished very severely.

America's schools are changing, and not for the better.

Personally, I went to public schools all my life, but I would not recommend that anyone send their kids to public schools today. There is just way too much crazy stuff that goes on.

And our kids are learning less than ever in these public schools. As I have written about previously, many of them are coming out of the system <u>as dumb as a rock</u>. Instead of teaching our kids how to think critically and examine all sides of an issue, these schools are <u>indoctrinating our kids</u> and pushing particular social and political agendas on them.

There are a few public schools out there that are still good, but the vast majority of them are horrible. They are not producing the leaders of tomorrow and they are not preparing the next generation with the tools that they need to survive in a complex world.

So is there much hope that our schools can be turned around? Feel free to leave a comment with your opinion below....



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83 comments to 19 Crazy Things That School Children Are Being Arrested For In America

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FloO

February 2nd, 2012 at 11:59 am - Reply

"Of course very few people would deny that the character of American schoolchildren has changed dramatically over the decades."

Do you have anything to back this up? What is "character" in this instance? Saying "Very few people would deny" is using "weasel words" to make an assertion that you aren't backing with any real facts.

"Back in the 1950s, some of the biggest school discipline problems were gum chewing and hair pulling."

I seem to remember this being passed around Congress for their speeches back in the 90's. I think a staffer simply made it up. The biggest school problems in the Fifties were not gum chewing and hair pulling. Again, you don't back this up with anything., and I don't think it's true.

"Today, kids bring knives, guns and drugs with them to school. Gang activity is rampant in many of our schools and in some schools kids are even having sex in the school bathrooms."

And this is different from the 60's, the 70's, the 80's? How about the 30's and 40's? Haven't there always been knives, drugs, and bad kids? Am I supposed to assume that "of course it's SO MUCH WORSE NOW?"

I originally liked this website, but the article has a fear mongering tone with hysterical "Hell in a hand basket" style opinions written as though they are fact.

Lady

February 2nd, 2012 at 12:18 pm · Reply

My hometown middle school has now been turned into a alternative school for grades 6-8 (for troubled kids) the other kids have been moved to an elementary school. This is not a minority thing this is a repression thing and we need to fight for our kids, become better roll models ourselves. We can do more to help out the schools and students to avoid police involvement. Anyone can attend a PTA meeting, that's a start at least. It is obvious that it has gotten totally out of hand. We have more problems with police over reacting with our kids than we do a terrorist! What happened to innocent until proven guilty?



rw

February 2nd, 2012 at 12:38 pm · Reply

I first experienced (11th grade) public indoctrination beginning in 1975 after spending 10 years in private schools.

Nothing has changed at all, as far as public indoctrination goes, since then. Nothing has changed at all. Nothing has changed at all.

Such mass brainwashing merely evolved from doobs in the parking lot to prescribed medications. From Zeppelin and ZZ top to whatever control vibes get rammed into kids ears today. Pop culture went from 8 track to devices but with the same effect. Mass distraction and indoctrination into a subservient meme worshiping "Ifa"

Nothing has changed, just evolved in due course as expected.



t man

February 2nd, 2012 at 3:22 pm - Reply

And common sense isn't taught anywhere in America to adults or children obviously.



<u>Nick</u>

February 2nd, 2012 at 3:39 pm · Reply

Where are the men? Have the fathers of these children been neutered?

This will not stop until the fathers in the neighborhood band together, walk down to city hall, and tell them emphatically; give us the officers and the school officials.

If you've been led to believe that we are in the middle of a peaceful revolution, or there is a chance to have one, take time to learn from history. There has never actually been a peaceful one, nor can you have one if one side has a monopoly of force. The most glaring misrepresentation is Gandhi in India where thousands were murdered, and the country was left in desparation for decades.

Christina Lamons
February 2nd, 2012 at 3:48 pm · Reply

My 14yr old Daughter first year in High School @ TL Hanna in Anderson South Carolina was a disaster her 2nd week of school! She was suspended for 5 days for having a pacifier on her school badge. Mind you they were passed out by the Senior Class for Baby drop of day on a Friday! The following week she wore it around her neck for an entire week and nothing was never said to her or any other student until that Friday AFTER school let out and she was walking to meet a friend to catch a ride home. A counselor stopped her and said you can not get on the bus with that pacifier around your neck and she replyed im not riding the bus im riding with a friend and she said "my daughter" I will take it off and will not wear it anymore. So my daughter proceeds to walk off to catch her ride and the 11th and 12th grade Asst. Principal who comes outta no where who didnt even hear conversation between my daughter and counselor grabs my daughter by her book bag and jerks her back...mind you my daughter 14...4'7...98lbs and gets in her face yelling to the top of his lungs telling her shes gonna take that pacifier off now!!! So as she goes to grab it to take it off evidently she wasnt moving fast enough for him and he grabbed her by her arm and jerked her hand down and he snatched her entire badge from around her neck. And told her when she returned to school to report to the office! So when she returned to school that next week she went to her 9th grade counselor she spoke with my daughter gave her the badge and told her to go to class. 20min after her reporting to class they called her back down to office and told her she was suspended for 5 days for being DEFIANT!! This was done to a child who is an "A"-"B" honor roll student she made Principal List has been playing the Violin since 2nd grade Played in the All County Orchestra here in Anderson and so on. She WAS a very out going child and student and what they put her through her first year of High School was TOTALLY uncalled for!!

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Use Your Brain

February 2nd, 2012 at 4:10 pm · Reply

This is not an article; it's nothing more than a propaganda piece. By presenting a dozen or so little one-sided snippets of information on a subject, the author is attempting to enrage a feeble-minded audience.

I, too, believe that our law enforcement and criminal justice systems are becoming overbearing. But this one-sided little polemic does nothing to convince me of anything.



Italics Mine

February 2nd, 2012 at 5:38 pm - Reply

I know exactly what you mean. In my 12 years of school the only time police were ever called was when someone phoned in a bomb threat. There was never a bomb, just kids calling in for a prank.

Now it's nothing unusual to read about kids of all ages arrested for everything trivial and not. Why? Because the schools are run by Democrats, and Democrats love big government.



TheFuture

February 2nd, 2012 at 6:04 pm · Reply

It might be worth noting that my high school was actually designed by an architect that designs prisons. Now that's pretty interesting in light of what you just wrote about in your article. In fact, over the summer, my school put in all new security measures. The doors are constantly locked (From the outside of course), and an administrator watches over them from an enclosed office. Interesting huh? I actually happened upon this site while looking for sources outside of the mainstream media. I'm in a class called "modern problems"... Its required to graduate. I think I'll look around some more.





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FBI Uses Chainsaw In Raid On Wrong **Fitchburg Apartment**

By Jim Armstrong, WBZ-TV

January 31, 2012 11:59 PM



FBI agents used a chainsaw to enter a Fitchburg apartment.

FITCHBURG (CBS) - It's going to be a while before things get back to normal for Judy Sanchez and her three-year-old daughter.

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Last Thursday, a team of FBI agents swarmed her apartment building as part of a massive citywide drug and weapons gang raid.

Trouble is, Sanchez lives in apartment 2R.

The suspect they were after is in 2F.

At 6:04 last Thursday morning, just before Sanchez' alarm was set to go off, she heard a pounding outside her second floor apartment.



Reporting Jim Armstrong

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WBZ-TV's Jim Armstrong reports

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"I just happened to glance over and saw this huge chainsaw ripping down the side of my door," she explains. "And I was freaking out. I didn't know what was going on."

Within moments, the chainsaw had cut through most of her door, and someone on the FBI's arrest team kicked the rest of it in.

"That's when I heard the clicking of a gun and I heard 'FBI, get down!', so I laid right on down.

And they said get your dog, so I got her and at the same time I am laying in her urine because she did pee on herself at the same time."

That dog is the family's three-month-old pit bull puppy.

Sanchez says they left her on the floor for 35 minutes, with her daughter screaming for her mommy in the other room.

"I was told not to move, so I didn't move," she tells WBZ, out of fear that she'd be shot.

Eventually the feds figured out they were in the wrong spot and they arrested the suspect they were after in the next door apartment.

Sanchez can't believe that a two-year long federal investigation ended at the wrong door.

"The looks on their faces when they knew they got the wrong door was priceless," she recalls. "They looked at each other dumbfounded."

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Coup D'etat: Pentagon & Obama Declare Congress Ceremonial



Congressman Jones introduces bill that would subject Panetta & Obama to impeachment

Paul Joseph Watson

Infowars.com Thursday, March 8, 2012

Defense Secretary Leon Panetta's testimony asserting that the United Nations and NATO have supreme authority over the actions of the United States military, words which effectively declare Congress a ceremonial relic, have prompted Congressman Walter Jones to introduce a resolution that re-affirms such behavior as an "impeachable high crime and misdemeanor" under the Constitution.

During a Senate Armed Services Committee hearing yesterday, Panetta and Joint Chiefs of Staff Chairman Gen. Martin Dempsey brazenly admitted that their authority comes not from the U.S. Constitution, but that the United States is subservient to and takes its marching orders from the United Nations and NATO, international bodies over which the American people have no democratic influence.

Panetta was asked by Senator Jeff Sessions, "We spend our time worrying about the U.N., the Arab League, NATO and too little time, in my opinion, worrying about the elected representatives of the United States. As you go forward, will you consult with the United States Congress?"

The Defense Secretary responded "You know, our goal would be to seek international permission. And we would come to the Congress and inform you and determine how best to approach this, whether or not we

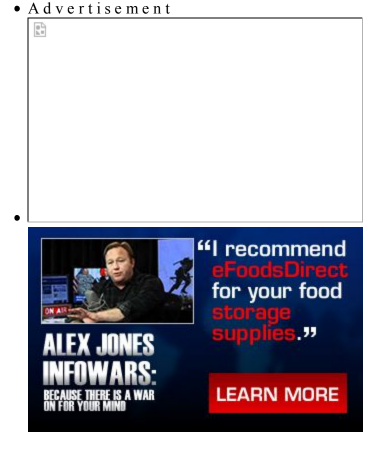
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would want to get permission from the Congress."

Despite Sessions' repeated efforts to get Panetta to acknowledge that the United States Congress is supreme to the likes of NATO and the UN, Panetta exalted the power of international bodies over the US legislative branch.

"I'm really baffled by the idea that somehow an international assembly provides a legal basis for the United States military to be deployed in combat," Sessions said. "I don't believe it's close to being correct. They provide no legal authority. The only legal authority that's required to deploy the United States military is of the Congress and the president and the law and the Constitution."

In an effort to re-affirm the fact that "the use of offensive military force by a President without prior and clear authorization of an Act of Congress constitutes an impeachable high crime and misdemeanor under article II, section 4 of the Constitution," <u>Republican Congressman Walter Jones has introduced a resolution</u> in the House of Representatives.



The full text reads;

Expressing the sense of Congress that the use of offensive military force by a President without prior and clear authorization of an Act of Congress constitutes an impeachable high crime and misdemeanor under article II, section 4 of the Constitution.

Whereas the cornerstone of the Republic is honoring Congress's exclusive power to declare war under article I, section 8, clause 11 of the Constitution: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That it is the sense of Congress that, except in response to an actual or imminent attack against the territory of the United States, the use of offensive military force by a President without prior and clear

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authorization of an Act of Congress violates Congress's exclusive power to declare war under article I, section 8, clause 11 of the Constitution and therefore constitutes an impeachable high crime and misdemeanor under article II, section 4 of the Constitution.

Under the terms of Jones' resolution, both Panetta and Obama would be subject to impeachment for abusing their power and violating the Constitution in disregarding the authority of Congress and placing a foreign power above its jurisdiction.

Despite the Pentagon's efforts to claim that Panetta's words were misinterpreted, the Obama administration itself has routinely cited the authority of the United Nations in relation to last year's invasion of Libya, which was conducted without approval from Congress.

In June last year, President Obama arrogantly expressed his hostility to the rule of law when he dismissed the need to get congressional authorization to commit the United States to a military intervention in Libya, churlishly dismissing criticism and remarking, "I don't even have to get to the Constitutional question."

Obama tried to legitimize his failure to obtain Congressional approval for military involvement by sending a letter to Speaker of the House John Boehner in which he said the military assault was "authorized by the United Nations (U.N.) Security Council."

In boldly asserting the authority of international powers over and above the legislative branch, Panetta and Obama are openly declaring that they no longer represent the American people and instead are water carriers for a global dictatorship that has usurped the sovereignty of the United States.

Paul Joseph Watson is the editor and writer for Prison Planet.com. He is the author of Order Out Of Chaos. Watson is also a regular fill-in host for The Alex Jones Show and Infowars Nightly News.

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240 Responses to "Coup D'etat: Pentagon & Obama Declare Congress Ceremonial"

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1. themindwar says:

March 9, 2012 at 2:43 am

I am glad you have agreed this is indeed a coup. as I stated yesterday, when you are no longer in control of your military but someone else is then thats a coup.

As for the one world government, well "power corrupts and absolute power corrupts absolutely", if those dictators in charge get away with this they will be totally untouchable for ever.

If they get absolute power then all will indeed be lost. They are clambering over themselves to silence people. But every now and then we get a bone and they shoot themselves in the foot. This is what Panetta did yesterday, he shot himself in the foot.

Great article title, 100% correct.

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2. *CHuckFeney* says:

March 9, 2012 at 2:32 am

The United States Congress created the War Department in 1789 and the Navy Department in 1798. The secretaries of each of these departments reported directly to the President as cabinet-level advisors

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3. *CHuckFeney* says:

March 9, 2012 at 2:31 am

This has something to do with the change of name from "Department of War" to "Department of Defense" that occurred On July 26, 1947, when Truman signed the National Security Act of 1947, which set up a unified military command known as the "National Military Establishment", as well as creating the Central Intelligence Agency, the National Security Council, National Security Resources Board, United States Air Force (formerly the Army Air Forces) and the Joint Chiefs of Staff. The act placed the National Military Establishment under the control of a single Secretary of Defense. The National Military Establishment formally began operations on September 18, the day after the Senate confirmed James V. Forrestal as the first Secretary of Defense. The National Military Establishment was renamed the "Department of Defense" on August 10, 1949, in an amendment to the original 1947 law.

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4. *CHuckFeney* says:

March 9, 2012 at 2:19 am

At 7:00 on, Panetta makes it very clear that there is a difference between "Defense" operations and "other" operations i.e. offensive attacks!

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The Defense is authorized under Constitutional law. The offensive attack mode is operating under maritime jurisdiction answerable to outside interests!

The US Military just got jacked folks, and Obama just told the military that they can't be foreclosed on.

After Cutting Pay For Soldiers in Harm's Way... Obama to Cut Healthcare Benefits For Active Duty Soldiers, Too. Now we see he just told them they can't be foreclosed on. Something big is up.

Obama would do well to heed the deathbed advice that Caracalla gave to his sons: "Pay the soldiers. The rest of it will take care of itself."

Log in to Reply

5. fill the banana says: March 9, 2012 at 1:36 am

now.. it's more like... coup right in your friggin face!

Log in to Reply

6. ParadiseLost says: March 9, 2012 at 1:26 am

Did anyone even notice the Congressman's BOYTOY in the background? Did anyone SEE how he could not stop twitching his eyes and mouth? MK Ultra, if you ask me.

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We The People Declare:

"The

Independent

States

of America"

Scan in. Duplicate. Place in a picture frame. Make posters.

Share freedom via email. Document keyword: "GrowFreedom"

<u>Declaration of We The People</u> for the Establishment of :::

The Independent States of America



(I.S.A.)

We The People can make a dramatically positive difference together. We need a common theme. We can all live in a better and happier world. We need to do something big to mark the real change.

Right now, we are United as 1939 Eastern Germany: one entire country, one currency, one financed puppet commander, and many wars. We are no longer 50 independent states. We are now much like the "unsinkable" Titantic, crashing into icebergs (other cultures) and taking on more and more water (debt). Our country has been sinking; slowly and dramatically. The elite class, who work collectively as one mind, wants another world war for the poor to suffer and die in. Are we just going to take orders, get suited up as with one uniform, to kill more? Is it brave to bomb other people? Isn't there a more peaceful way to be?

Yet the seemingly forgotten 10th amendment to the Constitution grants each of our 50 states *independence* from central control. But the out of control central government is now creeping into our own homes. It started long ago with cancer causing fluoride put into our water. Are we each free & independent? Have we now just become penned-up slaves? Are we meek or are we brave? Are we just the home of the slaves?

Together we can remove the old corrupt global establishment that en-debts and controls the United States of America. We can definitely restore sanity, peace, balance, prosperity, & all beneficial human freedoms.

All we have to do to create a solid foundation for real positive change (not chump change) is agree to do one thing together, or at least most of us. That is, **we wish to establish a new government** by and for We The People in the eyes of Creation. We need immediate volunteers. The best chance of this is sharing this idea and printout, back and forth, everywhere, for the Establishment of the "Independent States of America" or I.S.A. **You can be the "I" in I.S.A**.; a slight change of wording, but a big, real and tangible difference. We can establish a benevolent system; perhaps one that provides property to new citizens, when they turn 18.

Together, We can overcome a lying out-of-control parasitic criminally corrupt government. If every soldier joins us, then we don't even need to get our guns out to expunge today's class of corrupted politicians, in order to get them completely out of the way. Not centralized power, but 50 good short-term governors for the 50 independent states, elected by the people of each state. 50 currencies and 50 constitutions, for the protection of minority rights everywhere; as defined by the full voting electorate of each of the 50 states.

USA can easily be made into ISA. No more national war mongering state Offenses, just a strong set of 50 Independent State Defenses. A beneficial system; perhaps one that provides a home for every new family.

"I" agree to the establishment of the Independent States of America, in order to fully replace the corporate controlled, horribly corrupted, war mongering centralized power of Washington DC; we declare 50 states.

	Just get two others to sign before framing your statement and pass around
	many copies; it is the duty of every free and independent person to promote
	freedom. If this quickly becomes a fad; We will convene for real positive change.
	There is no website behind this; nor any particular people. It is free to say "Yes!".
	This people's petition is perfect for email attachment.
X	

MAKE COPIES!



What do you want the coming "world government" to be like? Governments, controlled mostly by a global finance aristocracy, have killed more than 250 million so far already.



"THE MEMORY CARD SHARED PEOPLE'S SURVIVAL

BOOK AGAINST 2012' S WORLD ORDER FASCISM AND AGENDA 21"



Share this booklet out like you would share slices with others if your pizza was endless.

In fact, once the criminal system is reformatted we can all organize a big pizza party on a new holiday. So consider this your invitation to join with the global pizza party., that is if we can make it happen.

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Infowars.com

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Andrew Breitbart, RIP, March 1st, 2012

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