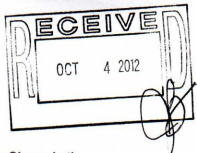
Tazewell County Grand Jury Grand Jury Foreman 324 Court St. Pekin, IL 61554



Subject: Criminal Complaint naming Barry Soetoro aka. Barack Hussein Obama in the commission of Treason and Identity Fraud

I, Michael D. Jackson name BARACK HUSSEIN OBAMA in the commission of TREASON and IDENTITY FRAUD.

Barack Hussein Obama has conducted an Act of War against the United States and its government by his continual and forcible resistance to the United States Constitution intent upon and successful in setting up a rival unconstitutional government. This fact impacts the state of Illinois in which I reside.

I, accuse Barack Hussein Obama and his civilian and military criminal assistants of TREASON. I name Barack Hussein Obama and his criminal associates as Traitors of the United States and of The State of Illinois. Barack Hussein Obama's criminal acts of TREASON manifest a very real and present danger to our country.

Barack Hussein Obama's TREASON destroys the protections the U.S. Constitution provides. Under Barack Hussein Obama's administration, the United States Constitution no longer works to protect myself, my family or my country from a rival, overreaching, and totalitarian government.

Barack Hussein Obama's silence in previous complaints is thus an admission; I identify Barack Hussein Obama as a foreign born domestic enemy. As such, it is my duty as a United States Citizen to report and bring these crimes to your attention. Barack Hussein Obama is not my President or the lawful President of the U.S.

I refuse to accept the complicity of cowards. I insist and inspire YOU, the Grand Jury, in the exercise of your Great Commission: The 5th Amendment —The Power of Presentment. You are capable of transforming a collective fear and shame darkening this land in to the peaceful exercise of constitutionally recognized law enforcement.

In Frisbie v. United States, Supreme Court Justice David Brewer declared that "in this country it is for the grand jury to investigate any alleged crime, no matter how or by whom suggested to them, and after determining that the evidence is sufficient to justify putting the suspected party on trial, to direct the preparation of the formal charge or indictment." [157 U.S. 160 (1895)]

In Hale v. Henkel, Supreme Court Justice Henry Brown stated that "we deem it entirely clear that under the practice in this country, at least, the examination of witnesses need not be preceded by a presentment or indictment formally drawn up, but that the grand jury may proceed, either upon their own knowledge or upon the examination of witnesses, to inquire for themselves whether a crime cognizable by the court has been committed." [201 U.S. 43 (1906)]

More recently, in United States v. Williams, Supreme Court Justice Antonin Scalia held, writing for the majority of the court, that "[t]he grand jury's functional independence from the Judicial Branch is evident both in the scope of its power to investigate criminal wrongdoing and in the manner in which that power is exercised. 'Unlike [a] court, whose jurisdiction is predicated upon a specific case or controversy, the

grand jury "can investigate merely on suspicion that the law is being violated, or even because it wants assurance that it is not." [504 U.S. 36, 48 (1992) (quoting United States v. R. Enterprises, Inc., 498 U.S. 292, 297 (1991)]

USC Title 18 Section 3332: (a) It shall be the duty of each such grand jury impaneled within any judicial district to inquire into offenses against the criminal laws of the United States alleged to have been committed within that district.

Such alleged offenses may be brought to the attention of the grand jury by the court or by any attorney appearing on behalf of the United States for the presentation of evidence.

Any such attorney receiving information concerning such an alleged offense from any other person shall, if requested by such other person, inform the grand jury of such alleged offense, the identity of such other person, and such attorney's action or recommendation.

Be mindful and clear on this point, this point alone: We the People-in one aspect or another-are the final arbiters in this matter. We the People hold in our hands the final appeal our Declaration of Independence and United States Constitution command.

Specific instances of Treason and Identity Fraud include, but not necessarily in total:

- 1. U.S. Army troops were deployed in Samson, Alabama on March 10, 2009. In response to a Freedom of Information request by Lance Griffin of the Dothan Eagle, the Department of Army Inspector General found that the armed troops deployed to Samson, Alabama violated the Posse Comitatus Act, which restrains the use of the military for civilian law enforcement purposes. This action violated a United States federal law (18 U.S.C. 1385), passed on June 16, 1878 after the end of Reconstruction, and states: "Whoever, except in cases and under circumstances expressly by the Constitution or Act of Congress, willfully uses any part of the Army or the Air Force as a posse comitatus or otherwise to execute the laws shall be fined under this title or imprisoned not more than two years, or both." DoD Directive 3025.15 does not supersede Posse Comitatus. An Army investigation found that soldiers should not have been sent to man the traffic stops, and an Army report released to the Associated Press in response to a Freedom of Information Act request said the decision to dispatch military police from nearby Fort Rucker broke the law.
- Barack Hussein Obama violated Article 1, Section 9, Clause 8 of the United States Constitution by becoming the first (alleged) United States President to chair the U. N. Security Council Sept. 2009. To Wit:
 - "No Title of Nobility shall be granted by the United States: And no person holding any office of profit or trust under them, shall, without the Consent of the Congress, accept of any present, or Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State".
- 3. Barack Hussein Obama declared War on the Republic of Libya on March 17, 2011 without the approval of the Congress, violating Article 1, Section 8 Clause 11 of our United States Constitution. To Wit:
 - "To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water".
- **4.** Barack Hussein Obama has also entered into a July 2011Agreement with the Muslim Brotherhood (Ikhwan), a foreign Power, and with the intent to sell 125 tanks to Egypt, home of the

Muslim Brotherhood, violating Article 1, Section 10, Clause 3 of our United States Constitution. To Wit:

"No State shall, without the Consent of Congress, lay any duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent danger as will not admit of delay".

- Sheriff Joe Arpaio's Cold Case Posse Criminal Investigation of Barack Hussein Obama's Certificate of Live Birth, Selective Service Registration and Social Security Number.
 - (a) According to Sheriff Joe Arpaio's Cold Case Posse Investigation's Press Conference "the document presented to the American public by the White House on April 27, 2011, is undoubtedly fraudulent"; moreover, "we do not believe this document-Obama's Long Form Birth Certificate-could ever survive judicial scrutiny; (you) couldn't convince a judge this document is authentic".
 - (b) Sheriff Arpaio's Investigation further concludes at the July 17, 2012 Press Conference: "We also looked into the president's selective service registration card and found that it, too, appeared to be fraudulent," Arpaio said.
 - (c) Sheriff Arpaio's Cold Case Posse continue to investigate a CT SSN issued to Barack Hussein Obama in 1977 which has failed e-verify and the SSA has not assisted in providing further information at the Sheriff's request.

Our U.S. Constitution is under a full frontal assault. It is up to We the People to draw a line in the sand and hold firmly to those rights afforded to us by so many who gave the ultimate sacrifice in order that we might live in liberty and be free from tyrannical rule. The 5th and 10th Amendments, give us, We the People that power and authority to hold those in government, accountable to the rule of law. It is your charge that you remain obedient and steadfast to the U.S. Constitution in submission of these criminal accusations brought before you.

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Most Respectfully,

Signed Michael D. Jackson

Date 10-4-2012

Notary Mane & Walance

Date 10/4/2012

OFFICIAL SEAL CHASE E. ADAMS NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES 2-03-2015