

William McGuffage
IL State Board of Elections
Springfield Office
2329 S. MacArthur Blvd.
Springfield, IL 62704

ORIGINAL ON FILE AT
STATE BD OF ELECTIONS
ORIGINAL TIME STAMPED
AT Sept 13, 2012 @ 2:28 p.m.
Ray

Chairman McGuffage,

My name is Michael D. Jackson. My residence is 100 Caroline St. Morton, IL. ⁶¹⁵⁵⁰ I am a U.S. native born citizen, registered voter, and tax payer in the state of IL. This gives me standing and declares my interest in this upcoming general election.

It has come to my attention that Barry Soetoro aka. Barack Hussein Obama (hereafter candidate Obama) has been nominated on the Official Democratic Certification Nomination papers for the general ballot for IL as a candidate for President September 6th, 2012. Pursuant to **Illinois Statute 10 ILCS 5/10-5 chap 46, para 10-5** said candidate "...being first duly sworn" and "signed" that said candidate is "...legally qualified to hold such an office". With petitioner suffering injury as to the unanswered question as to candidate Obama being "legally qualified to hold such an office" it is necessary to herewith submit my "objector's petition" pursuant to **10 ILCS 5/10-8 chap 46 para 10-8**: whereby, "Certificates of nomination and nomination papers, and petitions to submit public questions to a referendum, being filed as required by this Code, and being in apparent conformity with the provisions of this Act, shall be deemed to be valid unless objection thereto is duly made in writing within 5 business days after the last day for filing the certificate of nomination or nomination papers..." and "any legal voter..." "... having objections to any certificate of nomination or nomination papers or petitions filed, shall file an objector's petition together with a copy thereof in the principal office or the permanent branch office of the State Board of Elections, or in the office of the election authority or local election official with whom the certificate of nomination, nomination papers or petitions are on file". Moreover, with respect to **10 ILCS 5/1A-2.1 (from Ch. 46, par. 1A-2.1)**: "Each member of the State Board of Elections, before entering upon his duties, shall subscribe to the Constitutional oath..." Your charge is great as a State Administrative body in overseeing the administration of the election that it is done lawfully in order to preserve the integrity of our ballot and ensure that U.S. citizens and their voting rights are not infringed upon. **IL Constitution Article III Section V** states: "A State Board of Elections shall have general supervision over the administration of the registration and election laws throughout the State". **IL Constitution Article III Section III** provides that all "elections shall be free and equal" and by Statute is overseen by the State Board of Elections. I submit in order to obtain remedy and relief the administrative body's responsibility and constitutional duty is to prohibit and remove from our general election presidential ballot, candidate Obama, as he is not "legally qualified" to hold that office. One must be a natural born Citizen in order to be "legally qualified to hold such an office" as president of the United States (emphasis added).

The U.S. Constitution as set forth in **Article II Section I Clause V** relating to the Office of President: "No person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty-five Years, and been fourteen Years a Resident within the United

States.” We have U.S. Supreme Court precedent establishing Article II Section I with the ruling of **Minor v. Happersett**, 88 U.S. pg. 167-68 (1875). *“Additions might always be made to the citizenship of the United States in two ways: first, by birth, and second, by naturalization. This is apparent from the Constitution itself, for it provides that ‘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 President,’ and that Congress shall have power ‘to establish a uniform rule of naturalization.’ Thus new citizens may be born or they may be created by naturalization.*

“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. It is sufficient for everything we have now to consider that all children born of citizen parents within the jurisdiction are themselves citizens” (emphasis added).

In light of these facts it is important to know that on April 27, 2011, candidate Obama released to the public his alleged long form birth certificate and placed it on government servers. It clearly shows candidate Obama’s father as being born in Kenya. Prior to Kenya becoming independent in December 1963, it was a colony of the commonwealth of Great Britain. Barack Obama Sr., was a British citizen and a subject to British law and this according to the **British Nationality Act of 1948** as follows: (4)“Subject to the provisions of this section, every person born within the United Kingdom and Colonies after the commencement of this Act shall be a citizen of the United Kingdom and Colonies by birth: (5)Subject to the provisions of this section, a person born after the commencement of this Act shall be a citizen of the United Kingdom and Colonies by descent if his father is a citizen of the United Kingdom and Colonies at the time of the birth” Candidate Obama has stated numerous times verbally, and in writing, that his father was a Kenyan citizen. US State Department records¹ show that Barack Obama, Sr. was deported back to his homeland of Kenya in 1964 after he over-stayed his student visa.

It most also be noted that a pattern of fraud and the cover up of such felonious acts have been shown by candidate Obama and his representatives, as they have claimed that he is eligible to hold the office of President based on his claim that he was born in the state of Hawaii by presenting first a document claiming was his short-form birth certificate and then a document he later claimed was his long form certified birth certificate. As demonstrated by the U.S. Constitution and U.S. Supreme Court precedent requires natural born Citizenship, not simply citizenship.

Moreover, the Maricopa County Sheriff’s Office (MCSO) conducted a six month investigation² that concluded there was probable cause that the document candidate Obama claimed as his long form birth certificate is fraudulent. After additional months of investigation³, The MCSO found the document to definitely be fraudulent,

and quoting Lead Investigator Mike Zullo on July 17, 2012; *"The document presented to the American public by the White House on April 27, 2011 is undoubtedly fraudulent"*.

The MCSO has an ongoing criminal investigation into three key identity documents presented by candidate Obama as his; a Selective Service Registration Card, long form Birth Certificate and CT SSN and has determined fraud and forgery are likely being committed⁴. It must also be noted as a matter of record that the IL Board of Elections final ruling on Feb. 2, 2012: *"The copy of the Candidate's birth certificate establishes the Candidate's eligibility for the office of President of the United States as a "Natural Born Citizen" as is required by Article II, Section I of the United States Constitution"* this decision based solely on what has been proven to be a fraudulent document by a credible and legitimate law enforcement agency and such proof has been documented in this objection submitted to the Board of Elections.

It therefore appears that candidate Obama does not meet the Constitutional requirements for seeking and holding the office of President of the United States because candidate Obama is not a natural born Citizen, as required by Article II, Section 1 of the U. S. Constitution. Furthermore, I will include as part of the record an Amicus Brief⁵ submitted by Leo Donfrío, Esq to the Georgia Administrative Court Jan 23, 2012. This brief summarizes the argument of natural born Citizen. Accordingly, I hereby challenge candidate Obama's qualifications to seek and hold the office of President of the United States on such grounds that have been presented before this appointed administrative agency.

Petitioner also will not accept the same hearing examiner, James Tenuto who was part of the primary election objection petition filed January 12, 2012 and was named in a submitted IG ethics complaint filed Feb.17, 2012 regarding spoliation of evidence. The future hearing on this matter needs to be administrated by those who display no bias, but only uphold the rule of law with strict jurisprudence. Furthermore, petitioner requests that Chairman William McGuffage recuse himself as part of the proceedings due to Chairman's use of intimidation and threats with these statements on the record from the Feb. 2. 2012 hearing when petitioner requested to speak: *"In fact we're getting sick and tired of having these objections filed every couple of years, and they have not basis in fact or law. If such an objection was brought before a court of law, there would be sanctions imposed. Okay. So I don't see any reason to hear any testimony from the objector"*. **Statute ILCS 10-10.1** allows for judicial review upon appeal if petitioner is aggrieved by Board's decision. However, petitioner suffered injury with intimidation and threats of sanctions if decision by Administrative Board was appealed. Knowing these facts it is imperative and ethical that these requests be honored so that the administrative process is conducted without bias or taint of prejudice.

This Administrative body must also be made aware of adopted Senate Resolution 511⁶, which was co-sponsored by candidate Obama. This Resolution was pertaining to recognizing John Sydney McCain III as a natural born Citizen. Part of the text to the Resolution is as follows: *"Whereas John Sidney McCain, III, was born to American citizens on an American military base in the Panama Canal Zone in 1936: Now, therefore, be it Resolved, That John Sidney McCain, III, is a 'natural born Citizen' under Article II, Section 1, of the Constitution of the United States"* (emphasis added). What is of significant to note is that candidate Obama as a co-sponsor acknowledged that to be a natural born Citizen it requires American citizens (plural).

I, Michael D. Jackson present this ballot objection to the IL State Board of Elections for the prohibition of candidate Obama on the U.S. Presidential ballot through permanent injunctive relief. Candidate Obama is not "legally qualified" to be on the presidential ballot as he is not a natural born Citizen, which is a requirement mandated in Article II Section I Clause V of our U.S. Constitution to be eligible for President. In addition key identity documents claimed as candidate Obama's, have been proven by a law enforcement agency to not be authentic and unable to pass judicial scrutiny. Moreover, I would seek relief in the recovery of all litigation expenses incurred as are fair and appropriate; that I am not suffered, deprived, nor caused to suffer injury by a violation of my 14th Amendment rights provided in Section 1 of U.S. Constitution.

1. <http://www.scribd.com/doc/59560239/FOIA-Release-Records-Relating-to-Barry-Soetoro-Stanley-Ann-Dunham-Barack-Obama-Sr-Lolo-Soetoro-Department-of-Homeland-Security>
2. <http://www.mcso.org/MultiMedia/PressRelease/Sheriffreleasesobamafindings.pdf>
3. <http://mcso.org/MultiMedia/PressRelease/Birth%20Certificate%20Investigation%20Part%20II.pdf>
4. <http://www.orlytaitzesq.com/wp-content/uploads/2012/06/affidavit-Arpaio5.pdf>
5. <http://www.scribd.com/doc/79112841/AMICUS-BRIEF-by-Leo-Donofrio-in-Georgia-Presidential-Eligibility-Case>
6. <http://www.opencongress.org/bill/110-sr511/text>

For Christ and Country,

Signed Michael D. Jackson

Date 9-13-2012

Notary Cheryl Kay Walker

Date 9-13-12

Maricopa County Sheriff's Office
Joe Arpaio, Sheriff



**SHERIFF ARPAIO RELEASES PRELIMINARY
FINDINGS ON
OBAMA BIRTH CERTIFICATE**

Arpaio suspects forgery

March 1, 2012

(Phoenix, AZ) Maricopa County Sheriff Joe Arpaio in a press conference today told reporters, "A six month long investigation conducted by my cold case posse has lead me to believe there is probable cause to believe that President Barack Obama's long-form birth certificate released by the White House on April 27, 2011, is a computer-generated forgery. I do not believe that it is a scan of an original 1961 paper document, as represented by the White House when the long-form birth certificate was made public."

This is the principle preliminary finding of a six-month on-going Sheriff's Cold Case Posse law enforcement investigation into the authenticity of Obama's birth certificate and his eligibility to be president.

Investigators advised Sheriff Arpaio that the forgers committed two crimes: first, in creating a fraudulent document which the White House characterized, knowingly or unknowingly, as an officially produced governmental birth record; and second, in fraudulently presenting that document to the residents of Maricopa County and to the American public at large as "proof positive" of President Obama's authentic 1961 Hawaii long-form birth certificate.

During the six-month-long investigation and after having developed probable cause to believe the long-form birth certificate is a computer-generated forgery, investigators began examining other evidence of President Obama's life history including:

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

News Release

- President Obama's Selective Service card is most likely also a forgery, revealed by an examination of the postal date stamp on the document;
- 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. Those records are housed at the 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.

When and Why Sheriff's investigators became involved

In August 2011, 250 members of the Surprise Arizona Tea Party, residents of Maricopa County, presented a signed petition asking Sheriff Arpaio to undertake this investigation.

The Tea Party members petitioned under the premise that if a forged birth certificate was utilized to obtain a position for Barack Obama on the 2012 Arizona presidential ballot, their rights as Maricopa County voters could be compromised.

Sheriff Arpaio agreed to accept the investigation and assigned it to his "Cold Case Posse" at no expense to the tax payers for a thorough examination. The Sheriff's Cold Case Posse, consisting of former law enforcement officers and lawyers with law enforcement experienced, spoke to dozens of witness and examined hundreds of documents, and took numerous sworn statements from witnesses around the world.

Additional findings by investigators

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

Suspecting that the long form birth certificate is a computer generated forgery, they now say they have identified persons of interest in the case.

Sheriff's Investigator Mike Zullo says, "We have also determined during the course of our investigation that the Hawaii Department of Health engaged in what we believe is a systematic effort to hide any original 1961 birth records that they may have in their possession."

Sheriff Arpaio added, "A continuing investigation is needed to not only understand more about the creation of the alleged birth certificate forgery, but also to determine who, if anyone, in the White House or the state of Hawaii may have authorized it."

The Matter of the Selective Service Registration Card

Sheriff's Investigators were then led to investigate President's Obama selective service registration card allegedly filled out in Hawaii in 1980.

Investigators compared Obama's card to others filled out in same year and to at least two cards filled out in the same local.

The year stamp that is used on selective service registration cards should include all four digits of the year, for example 1980, the year Obama may have registered with selective service. However, investigators note that Obama's registration card is highly unusual having a year stamp including only two digits, "80" which appears to be an inverted number. Additionally, those numbers are offset by a significant amount suggesting that the stamp was somehow manually manipulated.

Investigators use video presentations to back up the evidence

The Cold Case Posse produced six technical videos to demonstrate why the Obama long-form birth certificate is suspected to be a computer-generated forgery. The videos were designed to display the testing used by the investigators to examine

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

various claims made when the April 27 document was posted on the White House website for public dissemination. The videos consisted of step-by-step computer demonstrations using a control document.

They also illustrate point-by-point the investigators conclusion that the features and anomalies observed on the Obama long-form birth certificate were inconsistent with features produced when a paper document is scanned, even if the scan of the paper document had been enhanced by Optical Character Recognition (OCR) and optimized.

Additionally, the videos demonstrated that the Hawaii Department of Health Registrar's name stamp and the Registrar's date stamp were computer-generated images imported from an unknown source into an electronic document, as opposed to actual rubber stamp imprints inked by hand or machine onto a paper document.

"The fact that we were able to cast reasonable suspicion on the authenticity of the Registrar stamps is especially disturbing, since these stamp imprints are designed to provide government authentication to the document itself," Zullo said. "If the Registrar stamps are forgeries, then the document itself is a forgery."

"As I said at the beginning of the investigation," Arpaio said, "the President can easily put all of this to rest. All he has to do is demand the Hawaii Department of Health release to the American public and to a panel of certified court-authorized forensic examiners all original 1961 paper, microfilm, and computer birth records the Hawaii Department of Health has."

Arpaio further stressed the Hawaii Department of Health needs to provide, as part of the full disclosure, evidence regarding the chain of custody of all Obama birth records, including paper, microfilm, and electronic records, in order to eliminate the possibility that a forger or forgers may have tampered with the birth records.

"Absent the authentic Hawaii Department of Health 1961 birth records for Barack Obama, there is no other credible proof supporting the idea or belief that this President was born in Hawaii, or in the United States for that matter, as he and the White House have consistently asserted," Arpaio said.

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

Conclusive remarks

Sheriff Arpaio stresses that these are preliminary findings and concluded by suggesting a Congressional investigation might be warranted. Arpaio asked that any other law enforcement agency with information referencing this investigation be forwarded to his office.

“I want to make this perfectly clear. I am not accusing the sitting President of the United States of committing a crime. But there remain a lot of questions which beg for answers and we intend to move forward with this investigation in pursuit of those answers, hopefully with the cooperation of all parties involved,” Arpaio said.

Links to the Videos Used during the press conference are below.

1. http://www.youtube.com/watch?feature=player_embedded&v=ID_KfcmG9gs
2. http://www.youtube.com/watch?feature=player_embedded&v=S40WKxKSIHc
3. http://www.youtube.com/watch?feature=player_embedded&v=izDWmXNBvto
4. http://www.youtube.com/watch?feature=player_embedded&v=yQ0Wvp91JXg
5. http://www.youtube.com/watch?feature=player_embedded&v=3S6O_Ailln8
6. http://www.youtube.com/watch?feature=player_embedded&v=CHAM3hR18_Y

**100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov**

Maricopa County Sheriff's Office

Joe Arpaio, Sheriff



July 17, 2012

EXHAUSTIVE INQUIRY LEADS TO NEW INFORMATION

SHERIFF'S INVESTIGATORS: "PRESIDENT'S LONG
FORM BIRTH CERTIFICATE IS UNDOUBTEDLY A
FRAUD"

HAWAII IMMIGRATION LOOPHOLE COULD POSE NATIONAL SECURITY CONCERN, SHERIFF JOE ARPAIO SAYS

(Phoenix, AZ) Maricopa County Sheriff Joe Arpaio, along with Cold Case Posse Lead Investigator Mike Zullo, held a news conference today regarding information stemming from an exhaustive examination into President Obama's long form birth certificate.

Zullo told reporters that the information he developed confirms that the document presented to the American public by the White House in April 2011 is undoubtedly fraudulent.

The information developed during this stage of the investigation which underscores the fraudulent nature of the LFBC certificate was based partially upon an interview with the person whose signature actually appears on it.

Furthermore, the investigators conducted a close examination of Hawaii's laws pertaining to registered births. Those laws essentially provide easy access to a Hawaii birth certificate, even if neither parent is a U.S. citizen. A birth certificate is a legal

100 West Washington, Suite 1900, Phoenix, Arizona 85003

Phone: (602) 876-1801 Fax: (602) 258-2081

Media Contact: MediaRequest@MCSO.Maricopa.Gov

News Release

document which provides “proof” that an individual was born in the United States. It automatically grants a person U.S. citizenship. The investigation shows the way in which Hawaii officials currently distribute birth certificates may pose a serious flaw to our national security.

The Sheriff’s investigation into the President’s birth certificate authenticity question began in October, 2011, after 250 concerned Maricopa County citizens approached Sheriff Arpaio saying they had reason to believe that the electronic document presented in an April, 2011, news conference from the White House to the American public, as well as the citizens of Maricopa County, was a forgery.

Arpaio promised to look into the matter. Six months into the investigation, Sheriff’s Cold Case Posse concluded that there is probable cause to believe that the Obama’s birth certificate as well as his Selective Service registration card were, in fact, suspected forgeries.

How the investigators reached that conclusion was detailed in a March 1, 2012 press conference held by Sheriff Arpaio and Mike Zullo, the lead investigator in the matter. ([March 1 press release](#))

Since the public disclosure of those initial findings in March, Sheriff’s investigators tracked down a number of witnesses including persons of interest during a trip to the State of Hawaii in the furtherance of their investigation.

The Sheriff’s Cold Case Posse uncovered the following information which advances the assertion that a fraud has occurred:

- Investigators learned that Hawaii Department of Health utilizes a coding system defined by the federal government to categorize and code the required information on all Birth Certificates registered by the state including those registered in 1961. This process involves writing specific number codes by hand and in pencil, placed next to relevant information contained on the birth certificate. The coding numbers seen on the President’s LFBC are not consistent with the coding responses required by the federal government to match the information presented. The incorrect codes indicate that the President’s LFBC has been altered or amended. ([click here for video explanation](#))

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

- Investigators tracked down the person who was the local registrar at the time of Obama's birth who allegedly signed and coded the document which Obama now says proves his birth place as Hawaii. Verna K. Lee, now a 95 year-old woman, allegedly signed the document on August 8, 1961. She provided information about the vital information codes and their corresponding meanings. The information she provided challenges the President's claim that his birthplace in 1961 was the Kapiolani Maternity and Gynecological Hospital.
- Sheriff's investigators in Hawaii were stymied by the state registrar of the Hawaii Department of Health, Alvin Onaka, as well as the Attorney General's Office in Honolulu when investigators asked to compare the White House version of the LFBC to the original document presumably held in Hawaii. Investigators met with the Hawaii Assistant Attorney General, Jill Nagamine. Nagamine refused to give Sheriff's investigators permission to see the original birth documentation held by the Hawaii Department of Health which was used to create the President's long form birth certificate. Furthermore, Nagamine refused to verify whether the PDF birth certificate released by the White House is in fact an exact copy of the document released to the President's attorneys.

Perhaps more alarming than anything else, in the course of this investigation, lead investigator Mike Zullo came across information which demands immediate action by the federal government.

"If a nation's security is only as strong as its weakest link, then America may be in serious trouble. Hawaii may be our weakest link and could have a serious impact on our nation's immigration policy," Arpaio says.

Arpaio and his investigators have learned that for decades and remaining today, Hawaii has extremely loose policies regarding birth records - who can acquire them and how they are distributed. Additionally, those policies in Hawaii state law appear to be in direct contradiction to U.S. Immigration policy.

Under Hawaii statute, a person only has to be an established resident of Hawaii, not necessarily a U.S. citizen, in that state and pay taxes there for one year to be able to register an out of state or foreign born person with an official Hawaii birth certificate.

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

The law, Hawaii Revised Statute 338-17.8 states:

“Upon application of an adult or the legal parents of a minor child, the director of health shall issue a birth certificate for such adult or minor, provided that proof has been submitted to the director of health that the legal parents of such individual while living without the Territory or State of Hawaii had declared the Territory or State of Hawaii as their legal residence for at least one year immediately preceding the birth or adoption of such child.”

Sheriff Arpaio and his investigators have grave concerns about this Hawaii Revised Statute believing it could be a gaping loophole that makes it possible for foreign born people to legally establish U.S. citizenship even if neither parent is an American citizen.

It is important to note that although this state law was not established until the early 1980's long after President Obama's birth, the laws that were in effect in 1961 were also researched by investigators and contain many similar concerns which allowed unattended births to be registered by persons simply knowing of the birth's occurrence.

Sheriff Arpaio says, “Often investigations into one matter lead law enforcement officials to other issues of serious concern. This Hawaiian law may be a serious threat to national security and needs to be immediately addressed by the U.S. Government.”

Considering the fact that Hawaii appears to be very lax in its distribution of birth certificates, it is possible, though certainly not proven, that President Obama, through the actions of others, may have benefitted by the ease with which one can obtain a birth certificate proving U.S. citizenship.

Arpaio says his investigators will continue to delve into this matter but ultimately this investigation needs to be given to the proper authority to further.

“Through the hard work of Mike Zullo and his team of investigators we have pointed out some inconsistencies, or oddities, relating to the President's birth certificate. Taken one by one they may not be terribly concerning. But put them altogether and they paint a picture of deception that requires a federal inquiry,” Arpaio says.

**100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov**

“My hope is that the U.S. Congress will take over from here if not to further the birth certificate forgery possibility, then at least to examine the state of Hawaii’s laws in regards to the issuance of birth certificates which may be permitting untold numbers of foreign born people to wrongly gain U.S. citizenship,” Arpaio says.

For more information regarding the analysis of the computerized document, [click here](#).

100 West Washington, Suite 1900, Phoenix, Arizona 85003
Phone: (602) 876-1801 Fax: (602) 258-2081
Media Contact: MediaRequest@MCSO.Maricopa.Gov

State of Arizona)
) ss.
County of Maricopa)

AFFIDAVIT

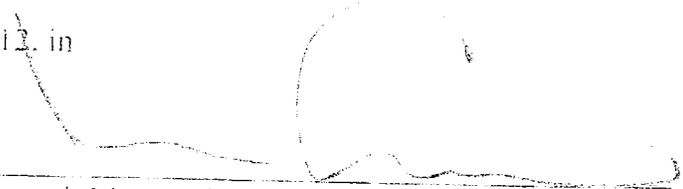
I, the undersigned, being first duly sworn, do hereby state under oath and under penalty of perjury that the facts are true:

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

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

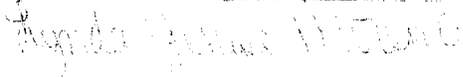
6. The investigation led to a closer examination of the procedures regarding the registration of births at the Hawaii Department of Health and various statements made by Hawaii government officials regarding the Obama birth controversy over the last five years.
7. Upon close examination of the evidence,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

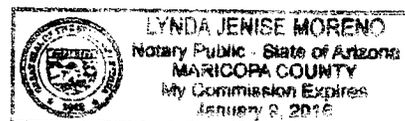
Executed this 7 day of June, 2012, in
Maricopa County, Arizona.



Joseph M. Arpaio, Maricopa County Sheriff

Sworn to and subscribed before me this
12th day of June, 2012.







**U.S. Citizenship
and Immigration
Services**

HQS2011000019

Records relating to
Barry Soetoro/Stanley
Ann Dunham/Barack
Obama Sr./Lolo
toro

U.S. Department of
Homeland Security

FOIA/PA

June 20, 2011

Allen, Kenneth

Tucson, AZ 85730

© PINLI ★ PATRIOT 2011

On the surface it would appear...
the list of contents inscribed on the FOIA DVD response #HQS2011000019 released by
The U.S. Department of Homeland Security would be a bit trivial except for the
realization that the implications of an illegal alien officially designated as and so named
Barry Soetoro is Usurping the Presidency are astronomical, and consequently must not
be ignored.

The name Barrack Hussein Obama II is merely a facade... although apropos for the
treacherous and treasonous figure for whom even the presidential seal wont stick.
Another dark day for the Republic no matter how you try spin it.

ALIEN REGISTRATION NO. A11 938 537
(Copy letter and number from registration receipt or other alien certification document)

I AM IN THE UNITED STATES AS: (Check one)
 VISITOR PERMANENT RESIDENT
 STUDENT OTHER

MY NATIONALITY IS KENYA I WAS BORN ON JUNE 18 1934
(Specify)

MY NAME IS OBAMA BARACK HUSSEIN
(Last) (First) (Middle)

MY PRESENT ADDRESS IS:
ECONOMICS DEPT. HARVARD UNIVERSITY, CAMBRIDGE 38 MASS
(Street address or rural route) (City or post office) (State)

(IF ABOVE ADDRESS IS TEMPORARY) I EXPECT TO REMAIN THERE 2 YRS. 1 MOS.

MY LAST ADDRESS WAS:
1452 ALLEN ST. HONOLULU 16 HAWAII
(Street address or rural route) (City or post office) (State)

I WORK FOR OR ATTEND SCHOOL AT HARVARD UNIVERSITY
(Employer's name or name of school)
CAMBRIDGE 38 MASSACHUSETTS
(Street address) (City or post office) (State)

I ENTERED THE UNITED STATES AT New York ON Aug. 9 1959
(Port of entry into United States) (Date of entry)

(IF NOT A PERMANENT RESIDENT) I WAS ADMITTED TO THE U. S. A. UNTIL OR RECEIVED AN EXTENSION OF STAY UNTIL

DATE Sept. 25th 1962 (SIGNATURE) Barack Obama
(Date)

HARVARD UNIVERSITY
INTERNATIONAL STUDENTS OFFICE
75 MT. AUBURN ST. RM. 711
CAMBRIDGE 38, MASSACHUSETTS

File

A11938537

Please return to

HARVARD UNIVERSITY

International Students Office
Cambridge 38, Mass.

100/

NO I-20 FORM

NON-CITIZEN DEPARTURE INFORMATION

Date July 21, 1964

Name OBAMA, Barack Hussein
(last name first)

Date leaving Harvard 7/1/64

Reason I.N.S. requested and has no funds

Forwarding Address Alego Kogelo Nyangoma, P.O. Siaya,
C. Nyanza, Kenya (permanent address)

If leaving U. S., intended date of departure 7/12-7/19

By Ship _____ By Air _____

Port of Exit _____

A 11 938 537

(b)(6)

August 28, 1964

(b)(6)

(b)(6)

Mrs. [redacted] telephoned today. Her daughter, [redacted] went to Nairobi, Kenya on August 16--and then moved on to Mombasa. She stayed at the Hotel Salisbury (PO Box 509) Nairobi while she was there.

I found out from Rev. Mr. Klotzle of Universalist-Unitarian Committee last week that BAPAK OBAMA has two wives--one in Africa and one in Honolulu. Mr. Klotzle is not impressed with Obama.

(b)(6)

(b)(6)

Today in talking to [redacted] I learned that [redacted] of the Harvard Center of African studies informed [redacted] that Obama has two wives as well as a child in Honolulu. Despite that knowledge [redacted] still went to Nairobi to visit Obama.

(b)(6)

I told [redacted] I&N Service was concerned about what appeared to be her daughter's lack of knowledge of the alien's marital status but that since [redacted] knew of his marital status before she left the U. S. the matter is not within our jurisdiction. Also told her [redacted] might just be interested in Africa and desirous of traveling. Suggest we discourage her from further inquiries [redacted] Time consuming and to no point where her daughter, an adult and apparently fully competent, is in possession of the information re Obama's marriages.

(b)(6)

(b)(6)

(b)(6)

E. Golden
S & D

To be filed -
a 11938537

HARVARD UNIVERSITY
INTERNATIONAL OFFICE

17 11 938 537

Director
[Redacted] (b)(6)
Assistant to Director
[Redacted]
(b)(6)

7th Floor
75 Mt. Auburn St.
Cambridge, Massachusetts 02138
November 17, 1965

District Director
U.S. Immigration & Naturalization Service
150 Tremont Street
Boston, Massachusetts

File: A 12742371
TC-NI Boston

Dear Sir:

Barack Hussein Obama, of Kenya, recently requested an I-20 form to enable him "to present my Ph.D. dissertation at Harvard."

For your information we are enclosing a copy of the Registrar's reply.

Sincerely, (b)(6)

[Redacted Signature]

ABH/bc
Enc.

RECEIVED
I & N S. BOSTON, MASS.
NOV 18 9 46 AM '65

file
feg

**UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE**

REPORT OF INVESTIGATION

1		
TITLE OBAMA, Barack Hussein		RELATING FILES All 938 537
		6-23 LINE 521
DATE AND PLACE OF BIRTH 6/18/36 - Kenya	DATE, PLACE, AND MANNER OF LAST ENTRY IN U.S. 8/9/59 - NYC - Student	TYPE OF INVESTIGATION Abscondee
		NATIONALITY Kenya
OFFICE IN CONTROL OF INVESTIGATION Boston	REPORT MADE AT Boston	DATE INVESTIGATION CONDUCTED 7/22/64

**INCLOSURES
DETAILS**

Investigation conducted pursuant to SUBJECT'S application for extension of stay which was denied. SUBJECT was granted until July 8, 1964, to depart from the United States voluntarily.

(b)(6)

Service file indicates a [redacted] called on 7/17/64 and indications were that SUBJECT was apparently in the United States.

On 7/22/64 verification of SUBJECT'S departure was received. SUBJECT departed from the United States on 7/6/64 at New York City and I-94 was returned to this office.

<input type="checkbox"/> PENDING	<input type="checkbox"/> PENDING INACTIVE	<input checked="" type="checkbox"/> CLOSED	<input type="checkbox"/> REFERRED TO CONTROL OFFICE
DISTRIBUTION ✓ 1 - File		REPORT MADE BY DATE <u>7/23/64</u> <i>Joseph M O'Connell</i> Investigator Signature <i>J.M. O'Connell</i> Title	
		REVIEWED AND APPROVED DATE <u>7-23-64</u> <i>Patrick Leamy</i> Asst. Insp.	



November 16, 1965

Mr. Barack H. Obama
P.O. Box 3561
Nairobi, Kenya

Dear Mr. Obama:

I have talked to the Department of Economics and I understand that as of now you have not registered a thesis title with them. Under the circumstances, I could not consider issuing an I-20 to you until the following steps have been completed and the Economics Department approves your return.

1. The Department is informed as to your thesis subject, and under what faculty member you are writing it.
2. We have some indication as to how near completion it is.
3. It would be well, I should think, if you sent your Department any completed chapters in your thesis to help them in judging your progress.

Once you have fulfilled these conditions and the Department has recommended your return, we can then take up the question of the necessary immigration documents.

As to your A.M. diploma, I have asked Miss Killen to write to you about it under separate cover.

I regret that I could not be more helpful.

Sincerely yours,

Robert Shenton
Registrar

RS/tg

cc: International Office
Department of Economics

BEFORE THE DULY CONSTITUTED
ELECTORAL BOARD FOR THE HEARING
AND PASSING UPON OBJECTIONS FOR THE
OFFICE OF THE PRESIDENT OF THE UNITED STATES

Michael Jackson (objector)	{	
VS	{	12 SOEB GP 104
Barack Obama (candidate)	{	

RECOMMENDATION OF THE HEARING EXAMINER

1. The Candidate timely filed nominating petitions for the March 20, 2012 General Primary Election as Candidate for President of the United States Democratic primary.
2. The Objector timely filed an objection to the Candidate's nominating petitions.
3. The above-referenced objection was called by the State Officers Electoral Board on January 24, 2012.
4. Michael Jackson filed a Pro se Appearance as Objector.
5. Michael Kreloff and Michael Kasper filed Appearances on behalf of the Candidate.
6. A case management conference was held on January 24, 2012, immediately following the calling of cases and filing of Appearances.
7. The Candidate's attorneys timely filed Candidate's Motion to Strike and Dismiss Objector's Petition. The basis of the motion is as follows:
 - A. Objector failed to comply with Section 10-8, Never stating "Objector's Interest" in filing the objection, nor any appropriate relief within the power of the Electoral Board.
 - B. Objector's Petition is Based upon an Incorrect Legal Interpretation of What Constitutes a
"Natural Born Citizen"
8. The Objector did not file any motions against the Candidate by the January 25, 2012, 5:00pm deadline.

9. The Objector did not file a Response to the Candidate's Motion to Strike and Dismiss Objector's Petition.
10. The Objector timely filed Objector's Opposition to Candidate's Motion to Strike and Dismiss Objector's Petition. Said pleading is illogical, nonsensical and not worthy of consideration.

MOTION TO DISMISS

1. The Rules of Procedure, # 7, provides the Board is to decide all dispositive motions upon receipt of the recommendation of a Hearing Examiner and/or General Counsel.
2. A copy of the Candidate's birth certificate is attached to the Candidate's Motion as Exhibit A. Said Exhibit A is attached to this Recommendation.
3. It is argued that the Objector does not adequately state his interest in filing the objection. It will be assumed, for the sake of argument, that the Objector has adequately stated his interest.
4. The birth certificate attached as Exhibit A clearly establishes the Candidate's eligibility for office as a "Natural Born Citizen"

RECOMMENDATION

For the reasons set forth above, it is the Recommendation of the Hearing Examiner the Candidate's Motion to Strike and Dismiss Objector's Petition be granted.

Respectfully Submitted,



James Tenuto

Hearing Examiner

Date: January 27, 2012

CERTIFICATE OF SERVICE

I, James Tenuto, Hearing Examiner, do hereby certify that I served a copy of the Recommendation of the Hearing Examiner to the following on January 27, 2012 by the method set forth following the names:

Michael Kreloff and

Email to: Capitolaction@ Yahoo.com

Michael Kasper

Michael Jackson

Email to: JesusChristBloodSaves@ Gmail.com

Respectfully Submitted,



James Tenuto

Hearing Examiner

STATE OF HAWAII		CERTIFICATE OF LIVE BIRTH		DEPARTMENT OF HEALTH	
			FILE NUMBER	61 10641	
			151		
1a. Child's First Name (Type or print)		1b. Middle Name		1c. Last Name	
BARACK		HUSSEIN		OBAMA, II	
2. Sex	3. This Birth	4. If Twin or Triplet, Was Child Born	5a. Birth Date	5b. Month	5c. Day
Male	Single <input checked="" type="checkbox"/> Twin <input type="checkbox"/> Triplet <input type="checkbox"/>	1st <input type="checkbox"/> 2nd <input type="checkbox"/> 3rd <input type="checkbox"/>	August	4,	1961
				5d. Hour	7:24 P.M.
6a. Place of Birth: City, Town or Rural Location				6b. Island	
Honolulu				Oahu	
6c. Name of Hospital or Institution (If not in hospital or institution, give street address)				6d. Is Place of Birth Inside City or Town Limits?	
Kapiolani Maternity & Gynecological Hospital				If no, give judicial district	
7a. Usual Residence of Mother: City, Town or Rural Location				7b. Island	
Honolulu				Oahu	
7c. County and State or Foreign Country				7d. Is Residence Inside City or Town Limits?	
Honolulu, Hawaii				If no, give judicial district	
7e. Street Address				7f. Is Residence on a Farm or Plantation?	
6085 Kalaniana'ole Highway				Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	
7g. Mother's Mailing Address				7h. Is Residence on a Farm or Plantation?	
				Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>	
8. Full Name of Father		9. Race of Father		10. Age of Father	
BARACK HUSSEIN OBAMA		African		25	
11. Birthplace (Island, State or Foreign Country)		12a. Usual Occupation		12b. Kind of Business or Industry	
Kenya, East Africa		Student		University	
13. Full Maiden Name of Mother		14. Race of Mother		15. Age of Mother	
STANLEY ANN DUNHAM		Caucasian		18	
16. Birthplace (Island, State or Foreign Country)		17a. Type of Occupation Outside Home During Pregnancy		17b. Date Last Worked	
Wichita, Kansas		None			
18. I certify that the above stated information is true and correct to the best of my knowledge.		18a. Signature of Parent or Other Informant		18b. Date of Signature	
		<i>Stan Dunham Obama</i>		Parent <input checked="" type="checkbox"/> 8-7-61	
19. I hereby certify that this child was born alive on the date and hour stated above.		19a. Signature of Attendant		19b. Date of Signature	
		<i>David A. Amilan</i>		M.D. <input checked="" type="checkbox"/> 8-8-61	
20. Date Accepted by Local Reg.		21. Signature of Local Registrar		22. Date Accepted by Reg. General	
AUG - 8 1961		<i>Ull Lee</i>		AUG - 8 1961	
23. Evidence for Delayed Filing or Alteration					

APR 25 2011

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

Alvin T. Onaka, Ph.D.
STATE REGISTRAR

Cand. Ex. A

Jackson v. Obama
12 SOEB GP 104

Candidate: Barack Obama

Office: President

Party: Democrat

Objector: Michael Jackson

Attorney For Objector: Michael Kreloff/Mike Kasper

Attorney For Candidate: Pro se

Number of Signatures Required:

Number of Signatures Submitted:

Number of Signatures Objected to:

Basis of Objection: The Candidate's nomination papers are insufficient because they fail to demonstrate or otherwise offer proof of whether the candidate meets the constitutional requirements for office because the Candidate's nomination papers do not include proof of United States' citizenship.

Dispositive Motions: Candidate's Motion to Strike and Dismiss the Objector's Petition, Objector's Opposition to Candidate's Motion to Strike and Dismiss the Objector's Petition

Binder Check Necessary: No

Hearing Officer: Jim Tenuto

Hearing Officer Findings and Recommendation: The Candidate filed a Motion to Strike and Dismiss the Objector's Petition on the basis that the Objector failed to comply with Section 10-8 because he did not state his "Objector's Interest" in filing the objection and that the petition is based upon an incorrect legal interpretation of what constitutes a "Natural Born Citizen."

Rule 9 of the Board's Adopted Rules of Procedure provides that the Board is to decide all dispositive motions upon receipt of the recommendation of a Hearing Officer and/or General Counsel.

The Hearing Officer assumed, for the sake of argument, that the Objector has adequately stated his interest. A copy of the Candidate's birth certificate is attached to the Candidate's Motion to Strike and Dismiss the Objector's Petition. The Hearing Officer finds that the birth certificate clearly establishes the Candidate's eligibility for office as a "Natural Born Citizen."

For the reasons set forth above, the Hearing Officer recommends that the Candidate's Motion to Strike and Dismiss the Objector's Petition be granted and the name Barack Obama be certified to appear on the ballot as Democratic candidate for President of the United States for the March 20, 2012 General Primary Election.

Recommendation of the General Counsel: I concur with the recommendation of the Hearing Officer.

STATE OF ILLINOIS)
) ss
COUNTY OF COOK)

**BEFORE THE STATE BOARD OF ELECTIONS SITTING AS THE STATE
OFFICERS ELECTORAL BOARD
FOR THE HEARING AND PASSING UPON OF OBJECTIONS
TO CERTIFICATES OF NOMINATION AND NOMINATION PAPERS
OF CANDIDATES FOR THE MARCH 20, 2012
GENERAL PRIMARY**

IN THE MATTER OF OBJECTIONS BY)
)
Michael Jackson,)
 Objector)
 v.) **No. 12 SOEB GP 104**
)
Barack Obama,)
 Candidate.)

DECISION

The State Board of Elections, sitting as the duly constituted State Officers Electoral Board pursuant to Sections 10-9 and 10-10 of the Election Code (10 ILCS 5/10-9 and 5/10-10), and having convened on February 2, 2012 at 100 W. Randolph, Chicago, Illinois, and having heard and considered the objections filed in the above-titled matter, hereby determines and finds that:

1. The State Board of Elections has been duly and legally constituted as the State Officers Electoral Board for the purpose of hearing and passing upon the objections filed in this matter and as such, has jurisdiction in this matter;
2. On January 13, 2012, Michael Jackson filed an objection to the nominating petition of Barack Obama for President of the United States as a Democratic Party candidate.
3. A call for the hearing on said objection was duly issued and was served upon the Members of the Board, the objector and the candidate by registered mail as provided by statute.
4. Candidate filed a Motion to Strike and Dismiss the Objector's Petition. A copy of the Candidate's birth certificate was attached to the Motion.

5. On the basis of the findings of the Board's appointed hearing examiner and the recommendation of the General Counsel, the Board finds that:
 - A. The copy of the Candidate's birth certificate establishes the Candidate's eligibility for the office of President of the United States as a "Natural Born Citizen" as is required by Article II, Section 1 of the United States Constitution.

IT IS HEREBY ORDERED that the Candidate's Motion to Strike and Dismiss the Objector's Petition is GRANTED, based on the findings contained in Paragraph 5 above, and the name of Barack Obama, Democratic Party Candidate for nomination to the office of President of the United States, be certified for the March 20, 2012 General Primary Election ballot.

DATED: 2/2/2012



William M. McGuffage, Chairman