KERCHNER et al vs. Obama & Congress et al

A historic lawsuit to protect the eligibility standards for the office of the President and Commander-in-Chief of the military which includes suing Congress for its many counts of violations of Constitutional protections guaranteed by that contract between "We the People" and our federal government. It also includes a historic Quo Warranto count petitioning that the usurper President be asked "by what authority" have you proved that you are eligible and qualified under Article II of the Constitution to serve in the office of President and Commander-in-Chief. This lawsuit was filed 2:50 a.m. in the morning prior to the inaugauration on January 20th, 2009. This is a constitutional legal matter that must be resolved in the courts in order to support and defend the U.S. Constitution from further erosion of its authority as the supreme law of the land. No one, not even a President Elect, a President, or the Congress is above that law

You can read the entire lawsuit Complaint in its entirety at SCRIBD.com at this link: http://www.scribd.com/doc/11317148/

Civil Action No. 1:09-cv-00253 filed in federal court in NJ:

Plaintiffs:

Charles F. Kerchner, Jr, : Lowell T. Patterson, : Darrell James LeNormand, and : Donald H. Nelsen, Jr., :

Defendants:

Barack Hussein Obama II, President Elect : of the United States of America, President : of the United States of America, : and Individually, a/k/a Barry Soetoro; : United States of America; : United States Congress; : United States Congress; : United States House of Representatives; : Richard B. Cheney, President of : the Senate, Presiding Officer of Joint : Session of Congress, Vice President of the : United States and Individually; and : Nancy Pelosi, Speaker of the House and : Individually, :

Descriptions and brief information about the Parties to the action begins on page 3 of the Complaint.

An excerpt of the Introduction in the Complaint begins on page 6 and some parts of that are printed here:

19. "Governments are instituted among men, deriving their just powers from the consent of the governed." ENDNOTE 7.

20. Under our Constitutional Republic form of democratic government which adheres to the rule of law, not even the President Elect, President, or Congress is above the law. ENDNOTE 8.

21. No court of the United States has ever decided the merits of any legal action against a Presidential candidate, President Elect, or sitting President challenging his eligibility to be President based on the "natural born Citizen" requirement of Article II Section 1 of the United States Constitution.

22. To date, no state or federal election official, nor any government authority, has investigated or held hearings and verified that Obama ever established and proved conclusively that he is an Article II "natural born Citizen."

23. Plaintiffs have filed this action against the non-Obama defendants for their violation of plaintiffs' First Amendment right not to have their right to petition their government abridged by their failure to address their First Amendment petitions and grievances filed with them regarding Obama's Article II eligibility to be President.

24. Plaintiffs are also filing and seeking remedies under the Fifth Amendment for the non-Obama defendants' denying them a liberty interest without procedural due process of law, depriving them a liberty interest without substantive due process of law, depriving them of equal protection of the law under the Fifth Amendment, and for their violation of plaintiffs' constitutional rights under the Ninth and Tenth Amendment.

25. This action is brought against the non-Obama defendants because, in light of the great public outcry and plaintiffs' petitions for redress of grievances regarding whether Obama is an Article II "natural born Citizen" and otherwise qualified for the office

of President, they violated plaintiffs' Constitutional rights under the Twentieth Amendments by failing on behalf of the plaintiffs and other concerned Americans as their elected representatives to properly vet and verify pursuant to their Constitutional obligation under the Twentieth Amendment, Section 3 whether Obama was born in the United States and is an Article II "natural born Citizen" so as to meet that provision's citizenship eligibility requirements to be President and to allow and to continue to allow Obama to occupy the Office of President even though he is not qualified to be President under Article II because he is not a "natural born Citizen."

26. By so failing and given that the non-Obama defendants with much less public demands and grievances, fully investigated, authorized legal scholars to conduct legal research and to present their findings in the form of a legal opinion, held public hearings on the question of whether Republican Presidential candidate John McCain is an Article II "natural born Citizen" and eligible to be President, and even passed Senate Resolution 511 proclaiming that McCain is an Article II "natural born Citizen," defendants also deprived the plaintiffs of procedural due process and equal protection under the Fifth Amendment in failing to utilize, on their behalf as their democratically elected representatives and through whom plaintiffs speak and assert their constitutional rights, the same procedure they used to investigate McCain and to also use the Constitutional and statutory procedure that exists under the 20th Amendment and 3 U.S.C. Sec.15, respectively, for the purpose of conclusively verifying that President-Elect Obama was born in the United States and he is an Article II "natural born Citizen" and otherwise constitutionally qualified for that office and in failing to treat plaintiffs the same as they treated other similarly situated members of the public who had expressed their concerns for whether McCain was an Article II "natural born Citizen."

27. By way of mandamus, plaintiffs seek a court order compelling the non-Obama defendants to adequately investigate and hold Congressional hearings under the Twentieth Amendment on the question of whether defendant Obama was born in the United States and is an Article II "natural born Citizen" and otherwise qualified to be President under that Article.

28. This action in the form of mandamus is brought against defendant Obama to compel him to prove that he was born in the United States, that he is an Article II "natural born Citizen," and that he is Constitutionally eligible to hold the Office of President and Commander in Chief.

29. This action in the form of declaration of rights and quo warranto is brought for the Court to declare that Obama is not Article II qualified to hold the Office of President and Commander in Chief and therefore that the non-Obama defendants removed and permanently barred him from that Office.

THE COUNTS:

COUNT I begins on page 37: (First Amendment-Abridged Right to Petition the

Government v. Non-Obama Defendants) THE NON-OBAMA DEFENDANTS VIOLATED PLAINTIFF KERCHNER'S RIGHTS UNDER THE FIRST AMENDMENT BY ABRIDGING HIS RIGHTS TO PETITION HIS GOVERNMENT FOR A REDRESS OF GRIEVANCES WHEN THEY UNJUSTIFIABLY FAILED TO ADDRESS AND IGNORED PLAINTIFF'S

PETITIONS TO THEM TO INVESTIGATE WHETHER OR NOT OBAMA IS AN ARTICLE II "NATURAL BORN CITIZEN" AND QUALIFIED TO BE PRESIDENT AND COMMANDER IN CHIEF OF THE UNITED STATES

COUNT II begins on page 39:

(Fifth Amendment-Procedural Due Process v. Non-Obama Defendants)

THE NON-OBAMA DEFENDANTS VIOLATED PLAINTIFFS' FIFTH AMENDMENT RIGHTS BY DEPRIVING THEM OF A LIBERTY INTEREST WITHOUT PROCEDURAL DUE PROCESS OF LAW BY FAILING UNDER PROCEDURAL GUIDELINES THE OF TWENTIETH AMENDMENT AND THE 3 U.S.C. 15 TO AFFORD PLAINTIFFS AN OPPORTUNITY TO BE HEARD THROUGH THEIR ELECTED REPRESENTATIVES AND BY FAILING TO CONDUCT AN APPROPRIATE CONGRESSIONAL INVESTIGATION AND HEARING ON WHETHER OBAMA WAS BORN IN THE UNITED STATES AND WHETHER HE IS AN ARTICLE II "NATURAL BORN CITIZEN"

AND QUALIFIED TO BE PRESIDENT AND COMMANDER IN CHIEF THEREOF

COUNT III begins on page 43:

(Fifth Amendment-Substantive Due Process v. Obama) DEFENDANT OBAMA VIOLATED PLAINTIFFS' FIFTH AMENDMENT RIGHTS BY DEPRIVING THEM OF A LIBERTY INTEREST WITHOUT SUBSTANTIVE DUE PROCESS OF LAW BY COMMENCING AND CONTINUING THE OCCUPATION OF THE OFFICE OF PRESIDENT WHILE REFUSING TO HONOR THEIR REQUESTS PURSUANT TO ARTICLE II THAT HE PROVE THROUGH CREDIBLE, OBJECTIVE, AND SUFFICIENT EVIDENCE THAT HE WAS BORN IN THE UNITED STATES AND IS AN ARTICLE II "NATURAL BORN CITIZEN" THEREOF

COUNT IV begins on page 46:

(Fifth Amendment-Substantive Due Process v. Non-Obama Defendants)

THE NON-OBAMA DEFENDANTS VIOLATED PLAINTIFFS' FIFTH AMENDMENT RIGHTS BY DEPRIVING THEM OF A LIBERTY INTEREST WITHOUT SUBSTANTIVE DUE PROCESS OF LAW BY ALLOWING OBAMA TO COMMENCE AND CONTINUE THE OCCUPATION OF THE OFFICE OF PRESIDENT WHILE REFUSING TO HONOR THEIR REQUESTS UNDER ARTICLE II AND THE TWENTIETH AMENDMENT THAT THEY ADEQUATELY CONFIRM WHETHER OBAMA WAS BORN IN THE UNITED STATES AND THAT HE IS AN ARTICLE II "NATURAL BORN CITIZEN" THEREOF

COUNT V begins on page 49:

(Fifth Amendment-Equal Protection v. Non-Obama Defendants)

THE NON-OBAMA DEFENDANTS VIOLATED PLAINTIFFS' FIFTH AMENDMENT RIGHTS BY DENYING THEM EQUAL PROTECTION OF THE LAWS IN REFUSING AND FAILING TO EXERCISE THEIR GENERAL INVESTIGATORY AND TWENTIETH AMENDMENT POWERS TO PROTECT PLAINTIFFS BY AFFORDING THEM AN OPPORTUNITY TO BE HEARD THROUGH THEIR ELECTED REPRESENTATIVES, AND BY REFUSING AND FAILING TO CONDUCT AN APPROPRIATE INVESTIGATION, LEGAL RESEARCH, AND PUBLIC HEARINGS ON WHETHER OBAMA IS AN ARTICLE II "NATURAL BORN CITIZEN" AND QUALIFIED TO BE PRESIDENT AND COMMANDER IN CHIEF OF THE UNITED STATES WHEN THEY DID PROVIDE SUCH PROTECTION TO OTHER SIMILARLY SITUATED CONCERNED CITIZENS WHO EXPRESSED THE SAME CONCERN REGARDING PRESIDENTIAL CANDIDATE JOHN MCCAIN'S ARTICLE II "NATURAL BORN CITIZENSHIP" STATUS AND QUALIFICATIONS TO BE PRESIDENT

COUNT VI begins on page 52:

(Ninth Amendment-Rights Reserved v. Obama) PLAINTIFFS HAVE THE CONSTITUTIONAL RIGHT UNDER THE NINTH AMENDMENT TO COMPEL OBAMA TO SATISFY HIS ARTICLE II CONSTITUTIONAL BURDEN OF PROVING THROUGH OBJECTIVE, CREDIBLE, AND SUFFICIENT PROOF THAT HE WAS BORN IN THE UNITED STATES AND THAT HE IS AN ARTICLE II, "NATURAL BORN CITIZEN" AS THAT TERM SHALL BE DEFINED BY THE JUDICIAL BRANCH OF GOVERNMENT

COUNT VII begins on page 53:

(Ninth Amendment-Rights Reserved v. Non-Obama Defendant)

PLAINTIFFS HAVE THE CONSTITUTIONAL RIGHT UNDER THE NINTH AMENDMENT TO COMPEL THE NON-OBAMA DEFENDANTS TO CONDUCT APPROPRIATE CONGRESSIONAL HEARINGS UNDER THE TWENTIETH AMENDMENT TO DETERMINE IF OBAMA IS ARTICLE II QUALIFIED TO BE PRESIDENT UNDER THE STANDARD TO BE ESTABLISHED BY THE COURT AND IF HE DOES NOT SO QUALIFY TO REMOVE HIM FROM THE OFFICE OF PRESIDENT AND REPLACE HIM PURSUANT TO APPLICABLE CONSTITUTIONAL PROVISIONS

COUNT VIII begins on page 56:

(Tenth Amendment-Power reserved v. Obama) PLAINTIFFS HAVE THE CONSTITUTIONAL RIGHT UNDER THE TENTH AMENDMENT TO COMPEL OBAMA TO SATISFY HIS ARTICLE II CONSTITUTIONAL BURDEN OF PROVING THROUGH OBJECTIVE, CREDIBLE, AND SUFFICIENT PROOF THAT HE WAS BORN IN THE UNITED STATES AND THAT HE IS AN ARTICLE II, "NATURAL BORN CITIZEN" AS THAT TERM SHALL BE DEFINED BY THE JUDICIAL BRANCH OF GOVERNMENT

COUNT IX begins on page 57:

(Tenth Amendment-Rights Reserved v. Non-Obama Defendant)

PLAINTIFFS HAVE THE CONSTITUTIONAL RIGHT UNDER THE TENTH AMENDMENT TO COMPEL THE NON-OBAMA DEFENDANTS TO CONDUCT APPROPRIATE CONGRESSIONAL HEARINGS UNDER THE TWENTIETH AMENDMENT TO DETERMINE IF OBAMA IS ARTICLE II QUALIFIED TO BE PRESIDENT UNDER THE STANDARD TO BE ESTABLISHED BY A COURT AND IF HE DOES NOT SO QUALIFY TO REMOVE HIM FROM OFFICE AND REPLACE HIM PURSUANT TO APPLICABLE CONSTITUTIONAL PROVISIONS

COUNT X begins on page 60:

(Twentieth Amendment-Congress to Qualify President Elect v. Non-Obama Defendants) GIVEN PLAINTIFES' AND OTHER CONCERNED AMERICANS' PETITIONS TO THE NON-OBAMA DEFENDANTS TO ADDRESS THEIR GRIEVANCES REGARDING WHETHER OR NOT OBAMA IS AN ARTICLE II "NATURAL BORN CITIZEN" AND QUALIFIED TO BE PRESIDENT AND COMMANDER IN CHIEF OF THE UNITED STATES, THE NON-OBAMA DEFENDANTS VIOLATED PLAINTIFES' RIGHTS UNDER THE TWENTIETH AMENDMENT BY FAILING TO CONDUCT AN APPROPRIATE INVESTIGATION AND HEARING THEREUNDER ON WHETHER OBAMA IS AN ARTICLE II "NATURAL BORN CITIZEN" TO ASSURE THEM THAT HE IS OUALIFIED TO BE PRESIDENT AND COMMANDER IN CHIEF OF

COUNT XI begins on page 65: (Quo Warranto y Obama)

THE UNITED STATES

BECAUSE OBAMA IS NOT AN ARTICLE II "NATURAL BORN CITIZEN," THE COURT SHOULD REMOVE AND EXCLUDE HIM FROM THE OFFICE OF PRESIDENT WHICH HE PRESENTLY HOLDS AND PERMANENTLY BAR HIM FROM HOLDING THAT OFFICE

COUNT XII beginson page 68:

(Declaratory Action v. All Defendants) THE COURT SHOULD DECLARE THE RIGHTS OF THE PLAINTIFFS AND THE DEFENDANTS IN CONNECTION WITH THE QUESTION OF WHETHER OBAMA IS AN ARTICLE II "NATURAL BORN CITIZEN" AND WHETHER THE NON-OBAMA DEFENDANTS ARE TO BE COMPELLED TO HOLD CONGRESSIONAL HEARING ON THE QUESTION OF WHETHER OBAMA IS AN ARTICLE II "NATURAL BORN CITIZEN" AS THAT TERM WILL BE DEFINED BY THE COURT AND IF THEY DETERMINE THAT HE IS NOT THAT THEY EXERCISE THEIR POWERS UNDER THE CONSTITUTION TO REMOVE HIM FROM THE OFFICE OF PRESIDENT AND REPLACE HIM

PRAYER FOR RELIEF requested of the court regarding the Defendant Obama begins on page 69.

PRAYER FOR RELIEF requested of the court regarding the No-Obama Defendants begins on page 72.

Read the whole case at SCRIBD.com: http://www.scribd.com/doc/11317148/

For more details about the case, and writings about Article II Eligibility for the office of the Presidency and Commander-in-Chief of our military, and/or how you can help if you wish to help, contact:

Attorney Mario Apuzzo 185 Gatzmer Avenue Jamesburg NJ 08831 Phone: 732-521-1900 Fax: 732-521-3906 Email: apuzzo@erols.com Blog/Website: http://puzo1.blogspot.com

The Minister of Lands in Kenya, James Orengo, declares during Kenyan National Assembly debate Obama "was born here in Kenya" and is not a "native American"!

The President and CINC of the USA Must be a "Natural Born" Citizen — U.S. Constitution, Article II, Section 1, Clause 5

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 The Law of Nations, Vattel, 1758.

Used by Ben Franklin, John Jay, George Washington, and others.

Vol.1, Ch.19, Section 212:

"natural-born citizens, are those born in the country, of parents who are citizens" Per the British Nationality Act of 1948, Obama when born in 1961 was a British Subject at birth.

Obama's Father was NOT a U.S. Citizen, nor was he an Immigrant to the USA, nor was he even a Permanent Resident of the USA.



Obama is <u>NOT</u> an Article II Natural Born Citizen and therefore is <u>NOT</u> Eligible to be President

A debate on the adoption of a new Kenyan Constitution took place in the House of the National Assembly of Kenya on Thursday, March 25, 2010. The Official Report of that House, dated Thursday, March 25, 2010, copy available at http://www.scribd. com/doc/30293518, and recorded in the Kenyan government's depository, Hansardthe official source of printed transcripts of parliamentary debates-provides the details of that debate. One of the speakers (see pages 29-31) during that debate was The Minister for Lands, Mr. James Orengo. Ironically, and very applicable to us in the USA at this time, he expressed to the Parliament in open debate that "[i]f we do not live by the values and principles contained in this Constitution, all that is contained in this Constitution will be of no significance...." He continued saying that Kenyans must follow the rule of law and especially the Constitution, stating that the "unmaking of Kenya began by disregard and non-compliance of the law. We ended up in a dictatorship that we had to fight for so many years "He further explained that under the new proposed Constitution, the "Executive authority of the President ... is derived from the people....?

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

There we have it clearly stated by the current Minister of Lands in Kenyan that Obama was "born here in Kenya" and is not a "native American." It is unbelievable that a high-ranking member of the Kenyan government would make such a matter-offact statement, given the debate that is raging in the United States about whether

Obama was born in Hawaii or Kenya and the press here in the USA did not report his statement. From his statement, it appears that Mr. Orengo believes that the American electorate knew that Obama was born in Kenya and still voted for him to be President. It is also significant that no one in the Kenyan Parliament corrected or challenged Mr. Orengo when he made his statement. Thus it is a given that Obama's place of birth in Kenya must be well known. But they apparently do not know the importance of that statement to Obama's legitimacy to be the President of the United States. Kenya would not only be embarrassed but would also be negatively impacted upon if Obama were found not to be the legitimate President of the United States. Given the importance to us here in the USA, and the matterof-fact tone of his statement, one would also think that Mr. Orengo would share his knowledge with the American people if asked for further details. I surely hope that the American media will immediately fly to Kenya and personally interview Mr. Orengo to find out why he said what he did and is certain that Obama was born in Kenya and is not a native American. The full House report was originally found on the Kenyan government website at: "http://www.bunge.go.ke/parliament/ downloads/tenth_forth_sess/Hansard/ RDRAFT25.03P.pdf". However, after this news broke on the internet in the USA, direct viewing of these minutes was scrubbed/disabled on the Kenyan server as of 15 Apr 2010. But, a copy of the Kenyan National Assembly PDF file which was saved and uploaded to SCRIBD.com can still be downloaded at: "http://www. scribd.com/doc/30293518". The speech of Mr. Orengo starts at page 29 and ends at page 31. View the key remark here: "http://www.kerchner.com/images/ protectourliberty/kenyan-assemblyrecord-2010-03-25-pg31.jpg".

For a catalog of evidence concerning whether Obama was born in Hawaii or Kenya, see my essay entitled, "Is the State of Hawaii Covering Up Birth Registration Fraud in the Case of Obama? Hawaii Law Makers Contemplating Stopping Concerned Americans from Investigating Whether Obama Was Born There - Plus a Catalog of Evidence for and Against Obama's Physically Being Born in Hawaii and Not Just Falsely Registered There After the Fact", at: "http://puzo1.blogspot. com/2010/03/hawaii-law-makerscontemplating.html" and "http://puzo1. blogspot.com/2010/04/newspaper-birthannouncement-ads-in.html".

Mario Apuzzo, Esq.

P.S. Another Kenyan minister, Dr. Bonny Khalwale, stated on the record on 14 April 2010 in the Kenyan National Assembly that Obama should repatriate himself to Kenya. See full story here: "http:// jeffersonsrebels.blogspot.com/2010/04/ kenyan-minister-khalwale-asks-when. html"

Help Protect Our Liberty.

If you would like to help with this lawsuit, please contact Mario Apuzzo, Esq., 185 Gatzmer Avenue, Jamesburg NJ 08831 Email: apuzzo@erols.com • TEL: 732-521-1900 • FAX: 732-521-3906 BLOG: http://puzo1.blogspot.com • http://www.protectourliberty.org

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Source: www.protectourliberty.org

No. 10- 446

IN THE Supreme Court of the United States

CHARLES F. KERCHNER, JR., et al.,

Petitioners,

v.

BARACK HUSSEIN OBAMA, II, et al.,

Respondents.

ON PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

PETITION FOR A WRIT OF CERTIORARI

MARIO APUZZO *Counsel of Record* Law OFFICES OF MARIO APUZZO 185 Gatzmer Avenue Jamesburg, NJ 08831 (732) 521-1900 apuzzo@erols.com

Attorney for Petitioners

232184

COUNSEL PRESS (800) 274-3321 • (800) 359-6859

Use the URL link below to read or get a copy of the full petition: https://www.scribd.com/document/38506403/

Whose Social Security Number Is President Barack Hussein Soetoro Obama Using?

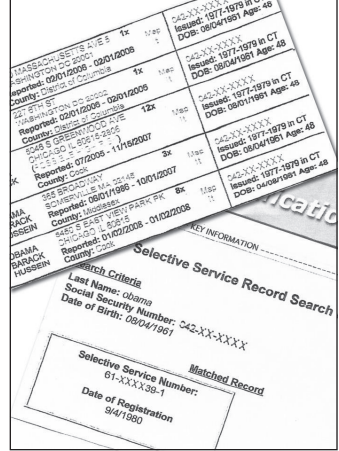
Federal Lawsuit* Accuses Putative President Obama is Fraudulently Using a Social Security Number which is Legally Not His and which was Issued only to Residents of the State of Connecticut, a State where Obama Never Legally Resided and Certainly Not During the Time Frame that SSN was Issued!

042-XX-XXXX*

This Social Security number is reserved for the people of Connecticut NOT Hawaii. Obama never lived in Connecticut, and he certainly wasn't living there when this number was issued in 1977, rather he was a 15 year old attending High School in Hawaii.

More interesting is 042-XX-XXXX has been reported as associated with another individual born in 1890. When you die, the number dies with you and should not still be being used in 2008.

President Obama has used 042-XX-XXXX since at least 1980 when he "supposedly" applied for Selective Service, but SSA now says the number was never issued.



*For more information and details on the Social Security Number that Obama is accused of illegally using, see the civil lawsuit and Federal Court Docket Number 1:11-cv-00402-RCL Taitz v Astrue, Commissioner of the Social Security Administration. Use by Obama of a CT issued SSN confirmed by multiple investigators including two state licensed investigators Susan Daniels and Neil Sankey. See the lawsuit for more details.

The President & Commander in Chief of the Military Must Be A "natural born Citizen" — U.S. Constitution, Article II, Section 1, Clause 5

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

The Law of Nations, Vattel, 1758.

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Vol.1, Ch.19, Section 212: "natural-born citizens, are those born in the country, of parents who are citizens" Per the British Nationality Act of 1948, Obama when born in 1961 was a British Subject at birth.

Obama's Father was NOT a U.S. Citizen, nor was he an Immigrant to the USA, nor was he even a Permanent Resident of the USA.



Obama, the Putative U.S. President, was Born a British Subject Governed by the British Nationality Act of 1948, and is Currently also a British Protected Person and/or a British Citizen to this Day. How can a person who is born a British Subject be considered a Natural Born Citizen of the USA? Obama is NOT a "natural born Citizen" to constitutional standards!

A Catalog of Evidence: Concerned Americans Have Good Reason to Doubt that Putative President Obama was Born in Hawaii Read why here : http://www.scribd.com/doc/32486123/ WEB/BLOG: http://www.protectourliberty.org • http://puzo1.blogspot.com

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What Post-Founding Generation U.S. President is Reported as Born in a Foreign Country by Family Members, Newspapers, and Government Officials in that Foreign Country who repeatedly state the he was Born in Their Country and not in the USA? Answer: None - until Obama usurped the Presidency of the United States.

- Kenyan National Assembly members state at various times that Obama was born in Kenya and is not a native born American: http://www.scribd.com/doc/36604073/
- Kenyan Ambassador to the United States says on a U.S. radio show that Obama's birth location in Kenya is well known: http://www.youtube.com/watch?v=zH4GX3Otf14
- Newspapers in Kenya and other African countries report as far back as 2004 that Obama is Kenyan born: http://www.scribd.com/my_document_collections/2441535
- Obama's family members in Kenya say he was born there: http://www.wnd.com/index.php?fa=PAGE.printable&pageId=107524
- Michelle Obama the wife of Barack Hussein Obama says in 2008 that Kenya is her husband's "home country": http://www.youtube.com/watch?v=Bx4Afe1NVYI
- Michelle Obama the wife of Barack Hussein Obama in 2007 says her husband is a Kenyan: http://www.youtube.com/watch?v=Rep-MB-wbkU
- NPR radio says that Obama is Kenyan born: http://www.wnd.com/index.php?fa=PAGE.printable&pageId=138293
- Gov Richardson of New Mexico says Obama is an immigrant: http://www.youtube.com/watch?v=YEjGmT1gmcw
- School records in Indonesia report that he is an Indonesian citizen: http://www.wnd.com/index.php?fa=PAGE.printable&pageId=72667
- No hospital records exist in Hawaii proving Obama was born there per Tim Adams a 2008 Hawaii Election official's sworn affidavit: http://www.wnd.com/index.php?fa=PAGE.printable&pageId=254401
- Obama's Hawaiian birth registration records was likely created by an affidavit filed by Obama's maternal grandmother declaring him born at home with no witnesses using a simple mail-in form available in 1961 simply to gain her new foreign born grandson Citizenship. Birth registration fraud to gain Citizenship occurs now and it occurred then. His vital records were likely subsequently amended upon the marriage of his mother to her second husband, Lolo Soetoro in Hawaii. His official name in the vital records of Hawaii may show his name still as Soetoro. The online Certification of Live Birth (COLB) is a forgery:
 http://www.youtube.com/watch?v=HmZpwcRf3FQ

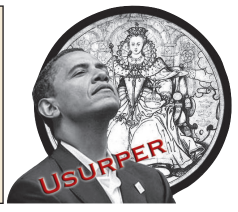
The President & Commander in Chief of the Military Must Be A "natural born Citizen" — U.S. Constitution, Article II, Section 1, Clause 5

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A Catalog of Evidence: Concerned Americans Have Good Reason to Doubt that Putative President Obama was Born in Hawaii Read why here : http://www.scribd.com/doc/32486123/ WEB/BLOG: http://www.protectourliberty.org • http://puzo1.blogspot.com

We Have a Criminal & Forger* in the White House! The Three Enablers! Read More: http://www.scribd.com/doc/57705409/

* Obama Long Form Birth Certificate Forged! Draft Registration Forged & Back Dated to 1980! Obama is Using Someone Else's Connecticut SSN!

They're All Afraid of Obama and His Saul Alinsky Implied Threats of a Backlash & Even Violence if His Criminal Activities are Investigated. Meanwhile They Allow Our Constitution and Laws to be Ignored!



The President & Commander in Chief of the Military Must Be A "natural born Citizen" — U.S. Constitution, Article II, Section 1, Clause 5

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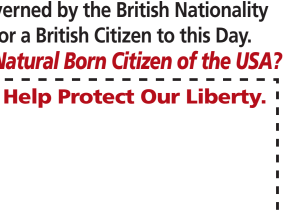
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AZ Sheriff Arpaio - Obama Birth Certificate and Draft Registration Card Are Forged! Get a Copy of the Report Here: www.scribd.com/doc/83682940/

Draft Registration Forged & Back Dated to 1980! Obama's SSN Fails E-Verify System! Obama is Using Someone Else's Connecticut SSN!

Putative President Obama is Fraudulently Using a Social Security Number which is Legally Not His and which was Issued only to Residents of the State of Connecticut, a State where Obama Never Legally Resided and Certainly Not During the Time Frame that SSN was Issued in March 1977. Obama used this SSN to file his 2009 federal income tax return.

042-68-XXXX*

This 042 prefix Social Security number is reserved for the people of Connecticut NOT Hawaii. Obama never lived in Connecticut, and he certainly wasn't living there when this number was issued in March 1977, rather he was a 15 year old attending High School in Hawaii.

Obama's long form birth certificate posted on the White House servers on 27 April 2011 is a forgery per numerous digital image and typography experts.

President Obama has used 042-68-XXXX* since the 1980s when he "supposedly" registered for Selective Service, but Social Security Administration now says the number was never issued to Obama! Investigations reveal Obama's Draft Registration was forged in 2007 or 2008 and back dated to 1980.



*Use by Obama of a CT issued SSN confirmed by multiple investigators including two state licensed investigators Susan Daniels and Neil Sankey. For more details about Obama's fraudulent SSN and document fraud criminal activities before and after he entered the White House, see: Obama Birth Certificate & Docs Forged - Expert Reports at: www.scribd.com/collections/3166684/ & www.scribd.com/doc/83682940/

The President & Commander in Chief of the Military Must Be A "natural born Citizen" — U.S. Constitution, Article II, Section 1, Clause 5

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 The Law of Nations, Vattel, 1758.

Used by Ben Franklin, John Jay, George Washington, Thomas Jefferson, and other founders.

Vol.1, Ch.19, Section 212: "natural-born citizens, are those born in the country, of parents who are citizens" Per the British Nationality Act of 1948, Obama when born in 1961 was a British Subject at birth. Obama's Father a Foreign National **Obama's Father was NOT a U.S. Citizen,** nor was he an Immigrant to the USA, nor was he even a

Permanent Resident of the USA.



Obama, the Putative U.S. President, was Born a British Subject Governed by the British Nationality Act of 1948, and is Currently also a British Protected Person and/or a British Citizen to this Day. How can a person who is born a British Subject be considered a Natural Born Citizen of the USA?

Obama is <u>NOT</u> a "natural born Citizen" to constitutional standards!



A Catalog of Evidence: Concerned Americans Have Good Reason to Doubt that Putative President Obama was Born in Hawaii Read why here : http://www.scribd.com/doc/83951393/ Donate Today: www.Art2SuperPAC.com



Paid for by: CDR Kerchner (Ret) blogging at cdrkerchner.wordpress.com to increase awareness of Obama's criminal activities and lack of Article II constitutional eligibility to be President and Commander in Chief of our military.

Obama's Selective Service Draft Registration Form Back Dated and Forged!



Write/Call Your Congressperson. Demand Speaker John Boehner Hold Hearings and Investigate This!

For the details about Sheriff Joe Arpaio's investigative report and evidence of forgery of various Obama ID docs contact Mike Volin and request a copy of the Sheriff's Kit report at: http://tinyurl.com/mjaf3c3 or call Mike Volin at: 570-394-2570



More info about this forged doc here: http://www.scribd.com/doc/164956489



Paid for by: CDR Charles Kerchner (Ret) blogging at: http://cdrkerchner.wordpress.com