

Document researched and provided by

MarchReport.com

Just Received: More Bad News For Obama

Contributed by Administrator

by Barry Weinstein

Dr. T.B. Bradley, Psy. D. Forensic Psychologist who works for the Criminal Justice System and the Courts, accuses Obama's Mother of Fraud on Obama Birth Docs.

EXCERPT >> 'Obama's mother defrauded the United States not once, but twice due to her out of US births of her children that she desperately sought to protect by late registration births with false and fraudulent information declaring that both children were born on US soil'.

Case 2:08-cv-04083-RBS Document 16 Filed 10/07/2008 Page 1 of 71

IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE NO. 02-08-CV-04083 PHILLIP BERG, ESQ. PLAINT1FF

V.

BARACK HUSSEIN OBAMA, JR., AKA BARRY SOETORO, CITIZEN OF INDONESIA DEMOCRATIC NATIONAL COMMITTEE DEFENDANTS

MOTION FOR APPLICATION TO INTERVENE WITH COMPLAINT

AND PETITION FOR WRIT OF MANDAMUS DIRECTED TO THE AGENCIES OF THE UNITED STATES

AND MOTION FOR INJUNCTIVE RELIEF

COMES NOW, Dr. T.B. Bradley, Psy.D., (hereinafter "Applicant") hereby formally applies to the Court for leave to intervene in the instant case with Case 2:08-cv-04083-RBS Document 16 Filed 10/07/2008 Page 1 of 71

Complaint and Petition for Writ of Mandamus Directed to the Agencies of

the United States and Motion for Injunctive Relief previously filed August 28,2008 at the United States District Court for the District of Columbia, and petitions this Honorable Court for a Writ of Mandamus Directed to the Agencies of the United States. If leave is granted by this Court, Applicant requests this Court provide written notice to all interested parties of same.

Applicant hereby states:

1. Applicant is a Forensic Psychologist who works for the Criminal Justice System and the Courts.

2. Upon reading all of the books written by or about Barack Hussein Obama, Jr. aka Barry Soetoro, (hereinafter Obama) Applicant discerned that Obama was not a natural born citizen of the United States or if he was a natural born citizen that he had lost his citizenship when his biological mother married Lolo Soetoro, a citizen of Indonesia. And, Obama then became a citizen of Indonesia as a result of his mother's expatriation of herself and her son, by self declaration on legal public educational records that Obama was formally known as Barry Soetoro, a citizen of Indonesia.

3. Hence, Applicant discerned that Obama was not US Constitutionally qualified to hold the Office of the United States Senator from Illinois or the Office of the President of the United States.

Case 2:08-cv-04083-RBS Document 16 Filed 10/07/2008 Page 2 of 71

4. Without any knowledge whatsoever of the instant case filed August

21,2008, Applicant filed the Complaint at the United States District Court -See Exhibit A.

5. Later, Plaintiff discovered a similar action, the instant case, and provided Judicial Notice to the US District Court of same-See Exhibit

B.

6. Shortly thereafter, Applicant discerned that Obama's Mother engaged in a pattern of illegal and fraudulent conduct as a result of both of her two children's birth outside of the United States: (1) Obama, Jr. born in Kenya Africa and (2) Maya Soetoro born in Jakarta Indonesia, but the mother, a US Citizen, raced to Hawaii after each of her children's birth where she engaged in fraudulent conduct upon the United States by declaring a late registration birth for both children claiming that they were born in Hawaii.

7. In fact, this pattern of fraudulent conduct is evidenced by the fact that Obama, Jr. was born in Africa and her second child, Maya Soetoro, was born in Jakarta, Indonesia; however, both children are allegedly registered with birth certificates as born in the United States.

8. Obama's mother defrauded the United States not once, but twice due to her out of US births of her children that she desperately sought to protect by late registration births with false and fraudulent information declaring that both children were born on US soil.

Case 2:08-cv-04083-RBS Document 16 Filed 10/07/2008 Page 3 of 71

9. If in fact, Obama was born on US Soil, he lost any US citizenship he may have held when his mother married Lolo Soetoro, moved to Indonesia, expatriated both herself and her son as a result of her marriage and by self-declaration on legal, public, educational records that Obama was the step-son of Lolo Soetoro, a citizen of Indonesia, and that Obama's name was changed to Barry Soetoro, now a citizen of Indonesia.

10. For all intents and purposes, Obama, remains a citizen of Indonesia to this day.

11. Unless he has applied for naturalization of US Citizenship after the age of 18 and pledged an oath of allegiance to the US, Obama is, in fact, an illegal alien living in the United States.

12. He should be deported and stripped of his US citizenship and immediately stricken from the ballot for those natural born citizens qualified to hold the Office of the President of the United States. 13. The quickest route to obtain facts would

be for this Court to direct the Agencies of the United States to obtain the Indonesia passport for Barack Hussein Obama, Jr. aka, Barry Soetoro.

14. Mr. Berg has requested additional documents from Obama; however the illegal games that this sophisticated and intelligent "master manipulator" may engage in over the next several weeks will cause great turmoil to the upcoming US Presidential elections and a constitutional crisis that may cause irreparable harm and damage to Case 2:08-cv-04083-RBS

Document 16 Filed 10/07/2008 Page 4 of 71 the United States, its agencies and its US citizens, including its registered voters who have relied upon the Federal Election Commission and the Democratic National Committee to fully investigate and vet its candidates before engaging in the national disgrace of Obama, illegal alien and citizen of Indonesia being placed on the ballot of the United States Presidential Elections of 2008.

IS. Applicant respectfully requests this Court review the solutions available to it by commanding the pertinent agencies of the United States as set forth in Exhibits A and B herein to take action to fully investigate the allegations contained in Exhibits A and B herein, in addition to the facts and documentary evidence in support of Mr. Berg's claims in his Complaint and Response to Defendants' Motion to Dismiss.

16. Both the Applicant and Mr. Berg have standing as natural born United States Citizens and registered voters to apply to the United States District Court and the US court systems as the only avenue to obtain relief in regards to the issues and claims of each party's Complaint.

17. To protect all US Citizens and registered voters, this Court is compelled to uphold its oath to protect its US Citizens from harm, including the name of an Indonesian citizen, an illegal alien, Barack Hussein Obama, Jr. aka Barry Soetoro, who has diligently sought to

[Case 2:08-cv-04083-RBS Document 16 Filed 10/07/2008 Page 5 of 71]

obtain the highest office of the United States government and its agencies although he is not US Constitutionally qualified.

WHEREFORE, Applicant Bradley, respectfully moves this Court to enter its Orders directed to the agencies of the United States as set forth in the claims for relief in Counts I (pages 21-24) Count II (pages 26-29) and such other relief as this Court deems just and necessary given the gravity of the facts, witnesses (Grandmother, step-sister, step-brother who claim Obama was born in Africa), and the documentary evidence in support provided by Mr. Berg to this Honorable court to avert a US Constitutional crisis. Further, the Applicant respectfully requests this Court utilize its power and its authority given the gravity of the facts and documents in support of the fact that Obama, Jr. is not US Constitutionally qualified to hold neither the Office of the United States Senator from Illinois nor the Office of the President of the United States as it is clear that he relinquished his US Citizenship, if any, by becoming a citizen of Indonesia and traveling on an Indonesian Passport from age 6-age 18, and after the age of 18. In fact, Obama is an illegal alien attempting to fool the registered US voter in the November 2008 Presidential elections. Applicant requests this Court to enter its Writ of Mandamus directed to the third party agencies of the United States to seek out, investigate and obtain third party documentary evidence and the facts providing its report and documentary evidence to this Court. The facts can be quickly discerned by any and all passports

[Case 2:08-cv-04083-RBS Document 16 Filed 10/07/2008 Page 6 of 71]

issued to Barack Hussein Obama, Jr. aka Barry Soetoro, his biological mother (Stanley Ann Dunham), his biological father (Barack Hussein Obama, Sr. , and any and all public records available to this US Court or cooperating countries and international agencies of the world,

Respectfully submitted this 2nd day of October 2008,

Dr. T.B. Bradley, Psy. D.

262017th Avenue Columbus, GA 31907

Phone: 561-676-2969