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Berg is ‘outraged’ at Congress as they failed the citizens of the United States by ‘not’ challenging Obama during the Electoral Vote on January 8, 2009

and Demands that Congressional Hearings be held regarding the ‘qualifications’ of Obama as we are headed for a ‘Constitutional Crisis’ by having an ‘ineligible’ President

(Lafayette Hill, PA – 01/15/09) - Philip J. Berg, Esquire, the Attorney who filed suit against Barack H. Obama challenging Senator Obama’s lack of “qualifications” to serve as President of the United States and his case, **Berg vs. Obama**, in the U.S. Supreme Court is still pending regarding an Application for an Injunction, **announced today that he wrote a letter to ‘each’ Member of Congress requesting they call for Congressional Hearings regarding Obama’s lack of qualifications for President due to their failure to question Obama during the Joint Session of Congress for the counting of the Electoral Votes.** [A copy of the letter to Congress is at the end of this Release]

Berg said, “I am disappointed for the 300+ million U.S. citizens, our ‘Forefathers’ and for the tens of thousands that have died defending ‘our’ Constitution regarding the recent denial by the U.S. Supreme Court.

I am committed to keeping our efforts going to continue litigation until the truth of Obama being ‘not qualified’ for President comes out. The Obama candidacy is the biggest ‘**HOAX**’ ever put forth to the citizens of the United States in 230 years.

In addition to the current case in the U.S. Supreme Court, we have or will have:

1. A case filed two [2] months ago captioned **Berg vs. Obama**, said case ‘under seal’ so I cannot comment further;
2. The case of **Hollister vs. Barry Soetoro a/k/a Barack Hussein Obama**, filed 12/31/08 in the U.S. District Court for the District of Columbia, Civil Action No. 08-02254; said case being an ‘Interpleader’ case with the Plaintiff, a retired Colonel from the U.S. Air Force, who is questioning whether to obey or disobey an order if Obama recalls him, based upon whether or not Obama is a ‘qualified’ President;
3. The case that was denied in the U.S. Supreme Court is still pending in the Third Circuit Court of Appeals in the case of **Berg vs. Obama**, with our Brief due by January 20, 2009; and
4. If Obama is sworn in as President, we will file a Petition for Writ of ‘Quo Warranto,’ a case that will challenge Obama as being ineligible to serve as President because he is ‘not qualified.’

Berg states ‘if Soetoro a/k/a Obama is sworn in’ because Obama knows he is ‘not qualified’ and he should hold a Press Conference and Obama should state that I, as a black American, received more votes than anyone else on November 4, 2008 for President and on January 8, 2009 the Joint Session of Congress counted the Electoral College votes and announced that I am President-elect, but because of things in my background, I cannot be sworn in as President. However, **Obama is not man enough to state the above!**

More and more people are aware of the fact that Obama does **not** meet the constitutional ‘qualifications’ for President. When the truth finally comes out, individuals including Barack Hussein Obama, Michelle Obama, Howard Dean [Chair of the Democratic National Committee (DNC)], other top officials of the DNC, senior campaign staff and some of his new administration should be brought into the criminal justice system, indicted and tried with incarceration for those convicted.

Berg continued, “Obama is setting himself up to be blackmailed and perhaps he is already being blackmailed. He was the candidate for ‘change,’ but look at his cabinet – 70% from President Clinton’s days and how about his Secretary of Defense, Gates. Give me a break!

There is nothing more important than ‘our’ U.S. Constitution and we will fight on!”

Accordingly, I wrote the Members of Congress requesting immediate hearings. The letter I sent follows:

555 Andorra Glen Court, Suite 12
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January 15, 2009

Dear Member of Congress:

It is your duty, as a duly elected representative of the American people; to regain the respect you have lost by your inaction in not vetting Soetoro a/k/a Obama, by calling for a Congressional Hearing ASAP to determine the truth regarding qualifications of Barry Soetoro, otherwise known as Barack Hussein Obama, to be President of the United States.

My, my, you and the other Members of Congress just showed your true character, that being, no guts, no backbone and only interested in getting re-elected.

I refer to each of you in your lack of action regarding the now President-elect Soetoro/Obama.

As you must be aware, there are many unresolved questions concerning Soetoro/Obama's status or lack thereof, as a 'natural born' American citizen, as required by 'our' U.S. Constitution.

On January 8, 2009, you failed your constituencies, your voters, the citizens in your district, as well as all citizens in our nation. Yes, you failed all of us, the 'We **the** People,' yes, the words that begin our U.S. Constitution. Federal Law, 3 U.S.C. 15 provides a method to challenge the counting of the electoral votes in the Joint Session of

Congress. If only one [1] Member of the House and one [1] Member of the Senate announced in writing that they were objecting to the Electoral Vote in any/every state, the counting of the votes would stop and the Joint Session would cease until the House and Senate meet, discussed and voted on each States Electoral Votes.

Because of your failure to ‘question’ the eligibility of Soetoro/Obama, we are headed for a ‘Constitutional Crisis.’ Yes, a ‘Constitutional Crisis’ because Soetoro/Obama who appears not to be a ‘natural born’ U.S. citizen is ‘ineligible’ under ‘our’ U.S. Constitution to serve as President.

Soetoro/Obama, being ‘ineligible/unqualified’ due to his lack of being ‘natutal born’ means that Obama will be ‘usurping’ the powers of the Office of President of the United States. It will result in every, yes every law that Soetoro/Obama signs, every appointment to an Ambassador or Judgeship, all will be invalid. Soetoro/Obama is setting himself up to be blackmailed, both internally and externally.

There are millions of Americans who believe that Soetoro/Obama does not meet the 3rd qualification pursuant to ‘our’ U.S Constitution, that being ‘natural born.’ Soetoro/Obama satisfies the 1st two [2], that being at least thirty-five [35] years of age and lived in the United States for fourteen [14] years.

The document that Soetoro/Obama’s people keep pushing on the American public is a fraudulent ‘Certification of Live Birth’ and not a ‘Birth Certificate.’ And significant is the fact that in an attempt to quash the rumors that Soetoro/Obama was not ‘natural born,’ in the Soetoro/Obama campaign web site ‘fightthesmears.com’ in June 2008, they

put up this fraudulent 'Certification of Live Birth' indicating Soetoro/Obama was born in Hawaii. The fact that Soetoro/Obama has never released his 'Birth Certificate' is a very strong indication that he was not born in Hawaii.

There is evidence that:

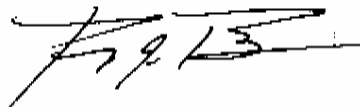
1. Soetoro/Obama was born in Kenya and because of his mother's age, he was only 'naturalized.'
2. Soetoro/Obama was adopted in Indonesia and his legal name became and probably still is 'Barry Soetoro.'
3. Obama, otherwise known as 'Barry Soetoro' became a 'natural' citizen of Indonesia.
4. At age ten [10] Obama returned to Hawaii from Indonesia and:
 - a. If Soetoro/Obama went through U.S. Immigration he would have been given a 'Certification of Citizenship' indicating he was 'naturalized.'
 - b. If, and it is believed that Soetoro/Obama, or rather Barry Soetoro, did not go through U.S. Immigration, then he is an 'illegal alien' – not only not qualified/eligible to be Preseident, but also ineligible to have been a U.S. Senator from Illinois.
5. Soetoro/Obama traveled to Pakistan in 1981 when he was twenty [20] years old on his Indonesia Passport:
 - a. If Soetoro/Obama was a U.S. citizen in 1981, he did an 'overt' act against the U.S. by travelling to a nation, Pakistan, that was restricted as Pakistan was a non-travel nation.

Without truthful information concerning Soetoro/Obama's eligibility to serve as President, 'We the People' have been injured. Our fundamental right to cast an informed vote for an eligible Democratic Presidential candidate has been violated. Further, our First Amendment rights to freedom of speech and association have been violated because we have been robbed of the opportunity to cast our objections through our Representatives to the counting of the Electoral Votes.

To redeem yourself, I implore you to call with your Congressional colleagues for a Congressional Hearing and ask the questions that you failed to do regarding President-elect Soetoro/Obama, even after he tries to hide behind the Office of the Presidency, to resolve the issue without question of the citizenship status and qualifications as set forth in 'our' U.S. Constitution. Such a procedure has and is occurring regarding the proposed members of the Cabinet.

Thank you.

Respectfully,

A handwritten signature in black ink, appearing to read 'PJB', with a horizontal line drawn through the middle of the letters.

Philip J. Berg

PJB:jb

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