

For Immediate Release: - 04/09/2009

For Further Information Contact:

Philip J. Berg, Esquire

555 Andorra Glen Court, Suite 12

Lafayette Hill, PA 19444-2531

Cell (610) 662-3005

(610) 825-3134

(800) 993-PHIL [7445]

Fax (610) 834-7659

philjberg@obamacrimes.com

Berg states Hollister case has been 'Appealed' as Opinion is so 'outrageous' and Sanction imposed was 'totally unfair' Judge showed his total bias since case was filed.

We will be successful on Appeal!

Spread the word !

(Lafayette Hill, PA – 04/09/2009) - Philip J. Berg, Esquire, the first Attorney who filed suit against Barack H. Obama challenging Senator Obama's lack of Constitutional qualifications/eligibility" to serve as President of the United States and his cases that are still pending, Berg vs. Obama [2 cases – 1 under seal] and Hollister vs. Soetoro a/k/a Obama, et al announced today that an Appeal has been filed in the Hollister case for several reasons.

Judge James Robertson showed his bias from the time the case was filed: 1) Berg and Joyce filed Motion for Admission Pro Hac Vice and Judge Robertson stated he would hold in abeyance until we appeared in front of himand then he would make a decision if we should be admitted.....; 2) Judge Robertson never scheduled a Hearing regarding our Motion Pro Hac Vice; 3) Judge Robertson was aware our local Washington, DC attorney, age 84, was not computer savvy; 4) Judge

Robertson issued two [2] Orders, one [1] with two [2] days to respond and one [1] with one [1] day to respond, Motions that we responded to because others made us aware.

The decision by Judge Robertson in dismissing our case showed further his bias as he made statements that were totally untrue and no evidence thereof had been presented. Specifically, Judge Robertson stated how Obama's citizenship has been "vetted, blogged, texted, twittered" during the two years of his campaign. This statement regarding Obama is so outrageous as Obama was never vetted or otherwise questioned.

Further, Judge Robertson keeps referring to Obama being "Native-born," a new term in the efforts to justify Obama's citizenship. The Constitution and all lawsuits attempting to discover the "truth" about Obama refer to the words in the Constitution, that being "Natural Born."

Without testimony being presented, Judge Robertson decides our Interpleader case is "frivolous," a decision that we completely differ with.

Judge Robertson refers to attorney Joyce and myself as "agents provocateurs." I am honored by this designation because it shows that we are determined to expose the HOAX of Obama, the greatest HOAX upon the citizens of the United States in the history of our country, over 230 years.

The imposition of sanctions by way of a "Reprimand" to our local counsel, John D. Hemenway, Esquire was uncalled for and another attempt by Judge Robertson to stop the legitimate search for the truth about Obama's citizenship.

The following remarks by Margaret Calhoun Hemenway are right on point, "This is not a political issue – it is a legal issue and one of paramount national importance. Some question the wisdom of "undoing" an election if Obama's doubters are proven right. My father-in-law has lived through a World War, an actual impeachment and a President who was forced to resign under threat of impeachment – the nation survived, without chaos. The greatest danger to our freedom is disrespect for the

Constitution and a President, who by his failure to provide evidence of his eligibility for the Presidency, evidently doesn't believe the rules should apply to him.”

Berg continued, “The Obama candidacy is the biggest "HOAX" perpetrated on the citizens of the United States in 230 years, since our nation was established. Obama must be legally removed from office.

I believe that 10 to 15 million people are aware of the Obama 'HOAX,' and we must make 75 million people aware. When people are made aware of the Obama 'HOAX,' that Obama has not proven he is constitutionally 'qualified/eligible' to be President; that Obama has not produced his original (vault version) 'Birth Certificate;' that Obama has not produced legal documents to show he legally changed his name from his 'adopted' name of 'Barry Soetoro' from Indonesia; they will demand Obama be removed from his office of President of the United States."

Berg concluded, "I am proceeding for the 305 + million people in 'our' U.S.A., for 'our' forefathers and for the tens of thousands of men and women that have died and/or been maimed defending our Constitution, with our legal fight to prove that Obama is not constitutionally qualified/eligible to be President."

The following is an update on my three [3] pending cases regarding my challenge to Obama's lack of qualifications/eligibility to be President.

Also, I am preparing to file a 4th case - Quo Warranto [challenge person in office - that does not meet the qualifications].

As you know, I was the first to legally raise the issue – having filed my lawsuit on August 21, 2008, before the DNC Convention

Status of Cases:

Berg vs. Obama, Third Circuit Court of Appeals No. 08 – 4340

Briefs have been filed by all parties.

This is case that was dismissed in U.S. District Court, Eastern District of PA

Judge Surrick dismissed for lack of "standing" by Philip J. Berg

This is case that I bypassed Third Circuit to U.S. Supreme Court - where U.S. Supreme Court denied several Injunctions and to hear case.

However, case is still alive in Third Circuit.

Oral argument is scheduled for the end of May 2009.

Berg vs. Obama, U.S. District Court

Case filed under seal on 11/07/08 – cannot be discussed

Hollister vs. Soetoro a/k/a Obama,

U.S. Court of Appeals for the District of Columbia, No. 09-5080

U.S. District Court for the District of Columbia, No. 08-cv-02254

This is the case of retired Air Force Colonel Hollister who is on lifetime Presidential recall.

Hollister needs to know if recalled by Soetoro/Obama - must he obey an Order by legal President or disobey the illegal Order by a constitutionally ineligible/unqualified "Usurper" President.

Case was dismissed and Sanction of "Reprimand" imposed on our local attorney.

Appeal has been filed to the U.S. Court of Appeals for the District of Columbia.

For copies of all Press Releases and Court Pleadings, go to:

obamacrimes.com