FREDERICK WILLIAM DAME

A Prophecy Comes True

As the delegates to the Constitutional Convention in Philadelphia, Pennsylvania in 1787 were exiting the last meeting on the final day of deliberations in Independence Hall, a woman asked the exiting colonial statesman and one of America's Founding Fathers, Benjamin Franklin (1706-1790), "Well, Doctor, what have we got – a republic or a monarchy? Benjamin Franklin replied, "A Republic, if you can keep it." [1]

The Constitutional Republic of the United States of America is the framework that provides the legal American citizen the opportunity to be free and remain free from undue government interference. It is the political system that allows for a definition of what an American is.

The positive traits of what constitutes an American have become infected. Indeed, the core of being American has become severely ill. The virtues of **prudence**, **temperance**, **fortitude**, and **justice** are on the wane. They are slowly being killed off by the bacteria of a greed for money and political power obtained illegally. To possess political power legally and to have wealth gained by honest labor, incentive, and creativity is a status that is to be respected and should be respected. The illegal counterparts should, indeed, must be rigorously counteracted by all legal actions possible, including the legal right to revolt against greedy politicians and usurpers.

Immediately after the turn of the nineteenth century there were a plethora of instances, particularly in the search for gold, in which American citizens placed their greedy desire for money and the gaining of political power illegally over established character identity virtues. This ever-continuing greed for money and usurped political power gradually

became not only one of the basic traits of a new American character, but most probably the main trait of the new American citizen psyche. [2] The greed for money and political power obtained illegally is not the American Dream!

With the beginnings of federalism, America became a constitutional republic. In order to exist, a constitutional republic has to base its *raison d'être* upon the virtues of its citizens, on their respect, desire and love for liberty and equality, and upon their innate desire to become themselves and not just an impersonation of any imported buffoon who symbolizes a foreign character or one who usurps a position. The American in his /her federal character identity is in danger of no longer existing, or at least changing from the fundamental values they once had into an American identity that at its core is not American. The ideologies and political systems of socialism, communism, and dictatorship by any implementation of a Sharia law and pseudo-religion are totally anti-American.

The being of the American citizen is steadily and surely becoming deconstructed by an undercutting of the *Constitution for the United States of America*. This undercutting is slowly being accepted as a legality by Barack Hussein Obama and his Democratic Party sheelpe who claim that the *Constitution for the United States of America* is only a flawed document and needs to be re-written. [3]

The legal being of the American exists in the framework of the *Constitution for the United States of America*. The *Constitution* is a contract between the citizens, the individual states, and the federal government of the United States of America. There are limits on the citizens, the individual states, and the federal government. Other than the limits, there are great amounts of freedoms guaranteed by the *Constitution for the United States of America*. [4]

There are still indications, facts, and proofs that in the 2008 presidential election primaries the *Constitution for the United States of America* was being undermined and its content sucked out into nowhere. The passage in question is Article II, Section 1, Clause 5. It says that

"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."

The legal, internationally accepted definition of *natural born citizen* was formulated by the Swiss expert in international law, Emer(ich) de Vattel (1714-1767) in his legal work *Le Droit des gens, ou principes de la loi naturelle appliqués à la conduite et aux affaires des nations et des souverains* (*The Law of Nations or the Principles of Natural Law Applied to the Conduct and to the Affairs of Nations and of Sovereigns*), which was first published in Leiden in 1758. Paragraph 212 of de Vattel's *The Law of Nations* when translated into English reads:

§ 212. Citizens and natives. "The natives, or natural-born citizens, are those born in the country, of parents who are citizens."

The definition of what constitutes a *natural born citizen* is explicit. The term *natural born* is important because the word *natural* means that it is part and parcel of *natural law*, which in philosophy is a principle that states that *there are universal, moral laws that are valid everywhere*. The natural laws are superior and take precedence over man-made laws. The *Declaration of Independence* posits such truths and applies them to the realm of natural law:

"We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness."

The laws of nature are *self evident* and universal in their application. One of these laws of nature, as established, explained, and justified by Emer(ich) de Vattel, is the principle and human condition of being a *natural born citizen*.







The cover page of Emer(ich) de Vattel's *The Law of Nations*, published in London in 1763. (Source: http://upload.wikimedia.org/wikipedia/en/thumb/a/a2/EmerichDeVattel-LawOfNation.png.) The image is in the public domain.

In the meaning of recognized international law as set down in *The Law of Nations*, born in the United States of America to two citizen parents is the stipulation of the American social contract that defines the limits of the qualifications to become the President of the United States of America. The *Constitution for the United States of America* is intended to be beneficial to all American citizens. As such all of the participants in the contract have a responsible standing to enforce the *Constitution*. If only one of the participants in the contract, the citizens, the individual states, and the federal government do not have responsible standing to enforce the *Constitution*, then the document is nothing more than a paper of history with no meaning to it. Yet, just being a piece of paper was not the original intent of the *Constitution*. For the *Constitution* to have intent, it must be enforceable.

According to the First Amendment of the *Constitution*, WE THE PEOPLE have the right "to petition the government for redress of grievances." If the citizens or a group of citizens, or a singular citizen has a grievance that a non-citizen, an illegal alien, is a candidate for the Office of the Presidency, then the First Amendment gives every single American citizen the legal standing to sue the government in order to redress that grievance and thereby enforce the *Constitution for the United States of America*.

Article II, Section 1, Clause 8 formulates the oath that the American President takes at the presidential inauguration ceremony.

"I do solemnly swear (or affirm) that I will faithfully execute the Office of the President of the United States, and will to the best of my Ability, preserve, protect and defend the Constitution of the United States."

Barack Hussein Obama swore this oath on January 20, 2009. Initially, Barack Hussein Obama flubbed the presidential oath of office – he had (still has) a problem with the word *faithfully* – and then Chief Justice John Roberts flubbed the presidential oath of office. Two days later Chief Justice John Roberts administered the presidential oath in a private ceremony in the White House. No cameras and no reporters were allowed to be present.

Article VI, Section 3, records that Congressional Senators and Representatives are required to take an oath of office. The present oath of office was enacted in 1884.

"I do solemnly swear (or affirm) that I will support and defend The Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservations or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God." [5]

Barack Hussein Obama swore this oath when he was elected as United States Senator from Illinois in 2004. Barack Hussein Obama has repeatedly refused to prove his natural born citizen status in spite of exceedingly strong arguments that he is not a natural born citizen. By refusing to disclose official and notarized verification of his birth as a United States citizen and because he cannot prove that he is a natural born citizen, Barack Hussein Obama has shown that his occupying the Oval Office is unconstitutional. Therefore, there is a strong, legal basis for his impeachment and for his being removed from office on a variety of fraud charges. [6]

According to Article VI, Section 3 of the *Constitution* every President, Vice-President, Congressional Senator, Congressional Representative, State Legislature Senator, State Legislature Representative, every singular judicial officer, federal judges, Supreme Court judges and every executive officer of the federal United States and every state swears the oath to "support and defend" the *Constitution*. They have the duty to "support and defend" the *Constitution*. This includes taking the appropriate grievance action in order to make sure that no person who does not meet the requirements of being a *natural born citizen* can ever become President of the United States of America. In fact, the Supreme Court has its own intrinsic, willed duty to resolve Barack Hussein Obama's unanswered status of whether or not he is a natural born citizen. Indeed, so far, all of the above-stated officials have failed in their duty and they in turn, can be impeached for such failure. [7]

The Democratic National Committee, the Democratic Party, and all officers and elected officials who are members of the Democratic Party, including the former Presidents James Earl Carter and William Jefferson Clinton, along with his wife, the present Secretary of State Hillary Clinton, have conducted a swindle, a big-time con job of American politics and citizens because Barack Hussein Obama cannot prove that he is a natural born citizen. It is a lie of non-disclosure. Indeed, the slogan of Barack Hussein Obama and the Democratic Party during the 2008 election campaign was not *Yes, we can*, but really *Yes, we con!* It is the biggest fraud in American political history and it was financed by money totaling up to one billion dollars including campaign funds (ca. 750-800 million dollars), the costs of the inauguration (ca 160 million dollars), to say nothing about the buying off of the super delegates at the Democratic National

Convention in August 2008 with up to 800.000 dollars, as an endless number of internet media reports verify. In addition, George Soros was the largest financial backer with money that can buy everything, even the highest office of the Presidency. The fraud is fueled by money and lust for political power. The fraud is kept alive by the Democratic National Committee, and the Democratic Party. It can surely be argued that it is a fraud of Democrats, by Democrats, for Democrats.

The Democratic Party of Hawaii refused to certify that Barack Hussein Obama met the constitutional qualifications to be a candidate and become President of the United States of America. After this fact came the fraud that ultimately consisted of the Democratic National Committee (DNC) artificially declaring Barack Hussein Obama to be eligible in Hawaii. The DNC submitted two separate, sworn Official Certifications of Nomination (OCON) for Barack Hussein Obama. Each of the separate OCON contained different, legal language. Both OCON versions were sent to the Hawaiian Office of Elections. At the same time, only one OCON version was submitted to the other states' Election authorities. "Not only was the dual OCON a deceitful maneuver by the former Speaker of the House of Representatives, Nancy Pelosi, and DNC to force Obama's unverifiable candidacy onto Hawaii's presidential ballot, it arguably violated Constitutional election law requiring that each state maintains the authority to grant or deny candidacy based on their own standards." [8] To complement this criminal act, Nancy Pelosi sent official notifications that Barack Hussein Obama was qualified to be President of the United States according to the requirements of the *Constitution* to 49 states with different wording than that which appeared on the certification of Barack Hussein Obama's eligibility to be President of the United States of America that was sent to Hawaii.

The one Official Certification of Nomination by the DNC that was sent to the 49 states reads:

"THIS IS TO CERTIFY that at the National Convention of the Democratic Party of the United States of America, held in Denver, Colorado on August 25 though (sic) 28, 2008, the following were duly nominated as candidates of said Party for

President and Vice President of the United States respectively" (The names are then listed) [9]

The other Official Certification of Nomination by the DNC that was sent to the state of Hawaii only, reads:

"THIS IS TO CERTIFY that at the National Convention of the Democratic Party of the United States of America, held in Denver, Colorado on August 25 though sic) 28, 2008, the following were duly nominated as candidates of said Party for President and Vice President of the United States respectively and that the following candidates for President and Vice President of the United States are legally qualified to serve under the provisions of the United States Constitution:" (The names are then listed.) [10]

In 49 certifications of qualification the necessary statement "candidates for President and Vice President of the United States are legally qualified to serve under the provisions of the United States Constitution" is missing. In the certification to the state of Hawaii, the necessary statement is present. The only possible conclusion is that Nancy Pelosi, the Democratic National committee, and the Democratic Party committed intentional election fraud.

The outcome of such a fraud is that no law signed by a President who has usurped the position has a legal status. Nothing that is undertaken during such an administration has legal authority.

On January 20, 2009, Mario Apuzzo, a New Jersey attorney, filed a legal case (Kerchner vs. Obama) for a Complaint for Emergency Injunction, Declaratory Relief, *Mandamus*, and Petition for *Quo Warranto* on behalf of members of the reserves of the Armed Forces of the United States. They demanded that Barack Hussein Obama prove that he is a natural born citizen. The complaint claims that Barack Hussein Obama has violated the First, Ninth, Fourteenth, and Twentieth Amendments to the *Constitution*. The case argued that any military orders issued by Barack Hussein Obama would be illegal if he is

not eligible to serve as Commander-in-Chief. Furthermore, such a situation would violate the due process rights of members of the Armed Forces. [11] Moreover, should a foreign and particularly enemy government be in possession of proof that Barack Hussein Obama does not meet the natural born citizen requirements of being President, the President of the United States of America can be blackmailed. In reality, that is the selling out of the United States of America.

As early as the first instance when Senator Barack Hussein Obama stated that he would be a presidential candidate in October 2006 there were questions concerning his eligibility to be President of the United States of America. As early as this date Barack Hussein Obama committed perjury. As a Senator from Illinois Barack Hussein Obama took an oath to defend the *Constitution*. He made public his candidacy for the presidency fully knowing that he did not meet the natural born citizen status of Article II, Section 1, Clause 5. That was contrary to his oath as a United States Senator. In fact, there is an argument that due to his questionable (Indonesian) citizenship status, Barack Hussein Obama was not even qualified to be a United States Senator. Moreover, there were/are questions surrounding his place of birth that rule out his eligibility to be President of the United States of America. All of the thousands of indicators since then and now, and at least the eighty-five lawsuits against Barack Hussein Obama as of this writing in February 2011, [12] point to the fact that this person is not eligible to occupy the position of President of the United States of America.

This person of questionable character, Barack Hussein Obama, or whatever his name is, [13] has no scruples. His presence is political power for the sake of political power. It is political power obtained by breaking the Law of the Land, the *Constitution for the United States of America*. It is political power obtained illegally. He has spent up to two million dollars and engaged at least three separate law firms as well as the United States Department of Justice (illegally) to combat lawsuits, public demands, and subpoenas that he release his original, so-called sealed birth certificate (if there is one [14]) and the documents pertaining to him at the Punahou High School, in Honolulu, Hawaii; Occidental College, Los Angeles; Columbia University, New York; and Harvard Law School, Cambridge, Massachusetts. No Democratic Congressperson and no federal judge and no legislator, congressional or state legislator, not even the fourth

branch of government, the free press, the mass media, now known as the lame stream media, ever demanded full disclosure of these records. There is no valid reason why such records cannot be made public, regardless of the elected public official in question.

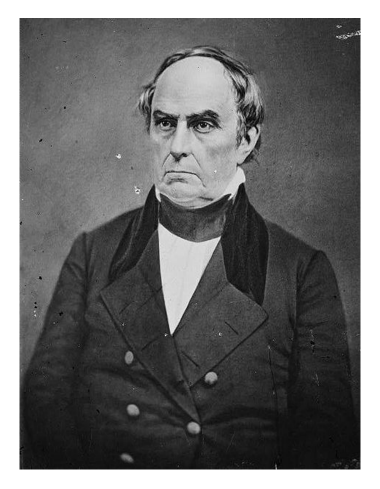
The Supreme Court of the United States of America has refused at least eight times to hear arguments on the merits of whether or not Barack Hussein Obama is a natural born citizen. Included in the Supreme Court's refusal is the above-mentioned Kerchner vs. Obama case. [15]

After 18 years of an unblemished and highly decorated military career, LTC Terrence Lakin was sentenced to six months in a military prison, to dismissal from the military, to forfeiture of circa \$90,000 annual salary, and to the loss of his retirement pension because he asked that Barack Hussein Obama prove that he is a natural born citizen and thus occupies the Oval Office legally. This is quite a sham, consequential punishment for asking a simple question! It is entirely obvious that since LTC Terrence Lakin was prohibited from providing evidence in his case before the military court, his military court martial was rigged in order to make sure that the truth behind the evil person Barack Hussein Obama would never be made public. The simple logic is that if Barack Hussein Obama is a natural born citizen of the United States of America, then there is no reason to keep the fact a secret.

The LTC Terrence Lakin military court martial and the 85-plus court cases challenging Barack Hussein Obama's eligibility are only a part of the ever-continuing scenarios that are symbolical examples of the danger to American constitutional values that are set as laws in the document of America's moral and just character identity. These values and the *Constitution* are being hollowed out from within. The great American attorney at law, congressional senator, and statesman Daniel Webster (1782-1852), foresaw the threat to the United States of America being defeated from within when he stated on June 1, 1837,

"There is no nation on earth powerful enough to accomplish our overthrow. Our destruction, should it come at all, will be from another quarter. From the inattention of the people to the concerns of their government, from their carelessness and negligence. I

must confess that I do apprehend some danger. I fear that they may place too implicit a confidence in their public servants and fail properly to scrutinize their conduct; that in this way they may be made the dupes of designing men and become the instruments of their own undoing." [16]



Daniel Webster (1782-1852) American lawyer, politician, Congressman, statesman. The publication of this image is sometime between 1855 and 1865. Daniel Webster is considered to be the greatest orator that the United States Congress ever had. Source: http://en.wikipedia.org/wiki/File:DanWebster.jpg. The image is in the public domain.

Americans can only undo America by being the dupes of others. It is more important today than ever before that the American be an American with upright character identity.

How does an American know what an American is? The answer is guite simple. Americans should envision themselves as trees, as Liberty Trees. American families and American communities should plant Liberty Trees and post signs that the Liberty Tree is a living symbol of the natural principles of the Founding Fathers and the symbol against the usurpation of power by evil people. [17] A Liberty Tree needs strong roots in order to grow. The tree must reach deep into the past philosophy, so that the tree can withstand the storms of political revolutions. The Liberty Tree must win in depth. America can wither political storms and conflicts. America and her citizens have always braved political storms, particularly in troubled times, when both America and her citizens have stood together. The Liberty Tree also needs the possibility to stretch its branches and leaves into light. The Liberty Tree must have a desire to live. The Founding Fathers provided for the Liberty Tree's expanse and longing into eternity. Americans as Liberty Trees need the heavenly principles of the natural laws of paradise. The Tree of Liberty needs citizens that are scientists, musicians, preachers, politicians, dramatists, authors, judges, etc. who are willing to be constitutionalists, who demand the truth from their elected officials. The Tree of Liberty does not need citizens, illegal aliens, judges, and leaders who are liars, who are corrupt, who commit forgery, who are America-haters, who are conniving, designing politicians that dupe the populace, and who are usurpers. The individual Trees of Liberty must force their elected officials to tell the truth!

True American citizens do not wish the loss of their nation. Not one enjoys troubles and bitter experiences. Yet such situations come and engage Americans. There are many liberal and ultra-liberal, leftist, progressive tendencies in America that have no moral, just, spine to their being and no positive virtues whatsoever. Their intent is to uproot the individual Liberty Trees and consequently destroy the United States of America.

WE THE PEOPLE as Trees of Liberty and our nation in its culture, freedoms, and traditions are being defoliated, clear cut, and destroyed. Evil politicians with their Lord of Vermin, Barack Hussein Obama, are out to change America from a constitutional republic into a condition of no government with pure socialism or communism, indeed, even into a Muslim god-state with Islam as the official religion. In the end all of these suggested and desired changes are dictatorial to the core. American citizens cannot

turn their face against such challenges, particularly in a world where there is good and evil. Unfortunately, facing such evil challenges often means going to war. Adversaries to peace and freedom must be repelled and defeated. It is a constant fight. WE THE PEOPLE can keep the Constitutional Republic of the United States of America if we undertake a concerted interest and fight for our country's independence from usurpers.

Americans must stand upright and show their positive character identities – the virtues of **prudence**, **temperance**, **fortitude**, and **justice** – and insist on the execution of the social contract. That is what will make the individual Trees of Liberty become a truly united Liberty Tree.

Veritas!

Frederick William Dame
Patriotic, Steadfast, and True
February 19, 2011

Sources:

1. Dr. James McHenry, a delegate from the Maryland Colony to the Constitutional Convention wrote in his notes the original orthography as follows: *A lady asked Dr. Franklin, Well Doctor what have we got – a republic or a monarchy? A republic replied, the Doctor, if you can keep it.* Dr. James McHenry's notes were first published in *The American Historical Review*, Vol. 11, 1906. These notes became part of *The Records of the Federal Convention of 1787*, edited by Max Ferrand, Yale University Press, New Haven: 1911, reprinted in 1934. The quotation is found in Volume 3, Appendix A, p. 85.

The situation actually took place. However, there is a note stating that the date of the question and answer is uncertain.

- 2. Consult Edward A. Kendall, *Travels Through the Northern Parts of the United States, in the Years 1807 and 1809*, I. Riley, New York: 1809, passim. See also Rueben Gold Thwaites, ed., *Early western travels 1748-1846: a series of annotated reprints of some of the best and rarest contemporary volumes of travel, descriptive of the aborigines and social and economic conditions in the middle and far west, during the period of early <i>American settlement*, 32 Vols., AMS Press, New York: 1966, Vol. III, pp. 203-204, 269; VIII, pp. 339, 341; IX, 220; XI, 199.
- 3. http://www.canadafreepress.com/index.php/article/5974;;
 http://www.wnd.com/?pageId=79225;;
 http://www.renewamerica.com/columns/dieckmann/091116
- 4. Constitution for the United States of America is the real title of the document. It is not Constitution of the United States of America. The difference in the title is that the use of for underscores the fact that the authority comes from the WE THE PEOPLE who give some of their rights to the United States of America so that the new governing body can act for WE THE PEOPLE according to the laws of the Constitution as they come from WE THE PEOPLE. The source of power is from the WE THE PEOPLE for the United States of America and not of the United States of America for the people! If the word of had been used, it would have insinuated that the powers come from the government. As such the use of of in the respective quotations in the presidential oath and the oath of office for representatives, senators, and government officials is not accurate. The Founding Fathers were/are really intelligent. That intelligence has disappeared from the great majority of today's politicians.
- 5. http://uspolitics.about.com/od/usgovernment/a/oaths of office 4.htm
- 6. There are definite legal grounds for the impeachment of Barack Hussein Obama. They are as follows:

Bribery. Bribery is the act of committing a bribe or taking a bribe. It could be argued that George Soros bought the presidency by way of buying Barack Hussein Obama. A bribe is

- 1. The money or favor given or promised in order to influence the judgment or conduct of a person in a position of trust
- 2. something that serves to induce or influence

Perjury. Perjury is one or both of the following:

- 1. The deliberate, willful giving of false, misleading, or incomplete testimony under oath.
- 2. The breach of an oath or promise.

Treason. Treason is one or both of the following:

- 1. Violation of allegiance toward one's country or sovereign, especially the betrayal of one's country by waging war against it or by consciously and purposely acting to aid its enemies.
- 2. A betrayal of trust or confidence.

Consult the information at http://yeswecanimpeachobamanow.wordpress.com/

In addition, there are other excellent reasons to impeach Barack Hussein Obama.

"Obama's violations of federal campaign and ethics laws, including the offers from his administration to Democratic U.S. Rep. Joe Sestak, who reported he was offered a high-ranking government job to drop his opposition in the Pennsylvania Senate primary to sitting Sen. Arlen Specter.

Obama's effort "to persuade the [Illinois] governor to fill the vacated Senate seat with his longtime adviser Valerie Jarrett."

Suggestions from Obama's own Federal Election Commission documentation that he got at least \$33.8 million for his campaign from disallowed foreign contributions, including 520 contributions from interests in Iran as well as \$30,000 from the Hamas-controlled Gaza area.

Obama's administration decision to drop a case that prosecutors already had won against "black nationalist thugs" who were seen on video apparently intimidating voters during the 2008 election.

Obama fired an inspector general, Gerald Walpin, after he exposed corruption linked to one of Obama's buddies, Sacramento Mayor Kevin Johnson.

The president's system of rewarding supporters has come under question. The report confirms more than 70 individuals who raised \$50,000 or more for Obama "have been rewarded with ambassadorships or high ranking jobs."

Consult the information at <u>Grounds for impeachment</u> http://www.wnd.com/?pageId=194785#ixzz1EOf32VCk

More information is at http://usjf.net/
Barack Hussein Obama has committed all of the above.

- 7. See also *Obama's Born Conspiracy: Obama's bogus birth certificate exposed!* by Ron Polarik, PhD at http://polarik.blogtownhall.com and *The Great Obama Swindle of 2008: Nation faces constitutional crisis if Obama does not come clean* by Raymond Kraft attorney and Editor of *Family Security Matters* at http://obamawtf.blogspot.com/2008/10/if-he-wins-obama-would-become-nations.html.
- 8. *Obama Originally Disqualified by Hawaii from Ballot* by Pen Johannson at http://www.freerepublic.com/focus/f-bloggers/2658757/posts
- 9. *Obama Originally Disqualified by Hawaii from Ballot* by Pen Johannson at http://www.freerepublic.com/focus/f-bloggers/2658757/posts
- 10. *Obama Originally Disqualified by Hawaii from Ballot* by Pen Johannson at http://www.freerepublic.com/focus/f-bloggers/2658757/posts
- 11. http://www.therightsideoflife.com/?p=3039
- 12. http://www.obamaconspiracy.org/docket/
- 13. The Supreme Court has approved a second hearing concerning Barack Hussein Obama's eligibility to occupy the Oval Office. The hearing is scheduled for March 4, 2011. http://www.wnd.com/?pageId=264897#ixzz1EPwudtAe The Supreme Court's interest in considering the case may have something to do with the increasing number of state laws that are requiring candidates for the presidency in 2012 to provide an official long-form birth certificate; 11 states as to date. Barack Hussein Obama is reported to have as his legal name by way of his being adopted by his Indonesian step-father Lolo Soetoro, either Soetobakh Dunham, or Soetobakh Soetoro, or Barry Soetoro, or Soetoro Soetobakh. http://hubpages.com/forum/topic/67921
- 14. BORN IN THE USA? Hawaii official now swears: No Obama birth certificate Signs affidavit declaring long-form, hospital-generated document absent. Hawaii official now swears: No Obama birth certificate at http://www.wnd.com/?pageId=254401
 http://www.wnd.com/?pageId=254401
- 15. http://www.obamaconspiracy.org/docket/; http://www.wnd.com/index.php?fa=PAGE.view&pageId=215797
- 16. http://www.three-peaks.net/quotes02.htm
- 17. http://www.elmresearch.org/