

Frederick William Dame

Questions the (In)Justices of the United States Supreme Court Should Be Asked, But Will Never Answer

"From th' extremist upward of thy head
To the descent and dust below thy (feet)
A most toad-spotted traitor."

- *King Lear* 5. 3. 138-140

On November 29, 2010 the Supreme Court of the United States of America (SCOTUS) denied a *Writ of Certiorari* for the Barack Hussein Eligibility Case *Kerchner vs. Obama*. A *Writ of Certiorari* is a type of writ that seeks judicial review (of a legal matter in question). The Latin word *certiorari* means "to show, to prove, to ascertain."

I am a disgusted American patriot! Regardless of the legalities pro and con, the United States Supreme Court collectively put its tail between its hind legs and ran away, scared of the White House charlatan and his boot-licking followers. There are constitutional law pundits who will claim that SCOTUS had the legal authority and foresight to deny the *Writ of Certiorari*. There are legal scholars who will also argue that SCOTUS should have decided in favor of the *Writ of Certiorari*. I am neither a constitutional law expert nor a legal scholar. I am an educated American citizen who feels that he and other upright, moral, patriotic citizens have ended up in the rubbish dump of this SCOTUS non-decision. Disregarding the legal verbiage, I make the statements below.

I am not surprised. I do not think that anyone in their conceptions and who have been following the court cases charging the eligibility of Barack Hussein Obama are surprised. It appears that the only possible way to have Barack Hussein Obama's eligibility resolved is to wait for the convening of the 111th Congress and its new House of Representatives on January 20, 2011 and have the House of Representatives conduct investigations and hearings on the eligibility of Barack Hussein Obama to serve in the office in which he now puts his feet on the desk. The Senate will do nothing because it is controlled by the Democratic Party. If the Supreme Court of the United States does not have the moral, constitutional spine to address Barack Hussein Obama's eligibility, will the House of Representatives have the backbone and patriotic courage to do so? I doubt it! They will take the position that there are only less than two years remaining in Barack Hussein Obama's reign and it will not be worth the effort. This House of Representatives in Congress will go down in American history as "do-nothing-regarding-Obama-eligibility politicians"

Now that the *Constitution for the United States of America* has been made unconstitutional, there is really no reason to have any case argued before the Supreme Court. Lawyers should refuse to bring cases before the Supreme Court based on the argument that this federal organ established by the *Constitution* has declared itself to be incapable of deciding on rules of law and effecting justice. There should be a nation-wide boycott of the Supreme Court and its (in)justices, regardless of where they appear. American taxpayers, via the Tea Party, should go on record of no longer wanting to pay the justices' salaries on the basis of the justices' unwillingness in strengthening the *Constitution*. American citizens should start an initiative to have the (in)justices recalled from their positions based on charges of effective incompetence. The small, black-coated gnats have become a poor instrument of justice. The persons in black have made the *Constitution for the United States of America* the laughing stock of the rule of law, which is no longer capable of being upheld, especially by those who make the claim to be judges of the law. Indeed, were I like them, I would probably throw myself into the rubbish bin where they belong! To paraphrase Benjamin Franklin, in deciding to not grant the *Writ of Certiorari* in *Kerchner vs. Obama*, there was probably "a storm of words, but not a drop of reason" emerged. In fact, their collective conscience has been corrupted with injustice and that injustice has been heaped on the republican, federal system of government.

Appearing on the Internet is the argument that SCOTUS was apprehensive and decided against hearing *Kerchner vs. Obama* because SCOTUS feared that one result of ruling in favor of Commander Kerchner would be the occurrence of nation-wide riots. Therefore, it ran away from justice and truth like a scared dog before a mob. SCOTUS became a coward! SCOTUS decided to ignore WE THE PEOPLE, the United States *Constitution*, and the legal meaning of the terminology *natural born citizen* as it appears in Article II, Section 1, Clause 5 of the *Constitution for the United States of America*.

I herewith place the curse on the Supreme Court of the United States of America that every day the consciences – if they are even possible – of these nine (in)justices should be confronted with at least the following questions:

1. How does it feel to accept monetary recompense for doing nothing positive for the United States of America by refusing to uphold its constitutional articles?
2. How does it feel to have no moral, constitutional spine?
3. How does it feel to be unpatriotic?

4. How does it feel to have made the death knell to the *Constitution for the United States of America*?
5. How does it feel to have insulted honest, patriotic taxpayers?
6. How does it feel to kowtow to an illegal, bogus pResident and his henchwomen Injustice Sotomayor and Injustice Kagan?
7. How does it feel, in the words of Commander Kerchner, who has more patriotism in his little finger than any and all of you have in your robed or unrobed bodies of wretchedness, to have "chosen appeasement and inaction over action and dealing with the (merits) of the issues and questions openly in a court of law under the rules of evidence and law"?
8. How does it feel to have broken the American Constitutional Republic and compromised its legal system?
9. How does it feel to have caused the deterioration of the American rule of law?
10. How does it feel to have appeased the Chicago, **The Usurper of Republican Democracy** and present Thug-in-Chief, who for the past five years in succession has been accused by the Washington, D.C.-based organization Judicial Watch to be among the ten most corrupt politicians in Washington, D. C.?
11. How does it feel to have such a person and his henchwomen as "bedfellows"?
12. How does it feel to have become an accessory to the left and their goal of destroying the United States of America and making it into a socialist/communist state in which a constitution exists only on paper and has no meaning?
13. How does it feel to have become a marionette of the Barack Hussein Obama regime?
14. How does it feel to have declared yourselves to be incapable of deciding on rules of law and effecting justice?
15. How does it feel to support a usurper regime that will continue to take away all of the liberties established by the Founding Fathers in the *Constitution for the United States of America*?

16. How does it feel to be compared with see-nothing-hear-nothing-say-nothing-and-know-nothing monkeys?

17. How does it feel to know that the "always-it's-too-late" injustices Sotomayor, Ginsburg, Breyer, and Kagan feel secure in their legalization of the fact that they knew all along that Barack Hussein Obama was not constitutionally qualified to be a candidate for the highest office in America?

18. How does it feel to become a silent accomplice to the Barack Hussein Obama coup against the Republic that is the United States of America and its *Constitution*?

19. How does it feel to be part of the precedence-setting change to Article II, Section 1, Clause 5 of the *Constitution for the United States of America* which will eventually allow someone born with foreign citizenship and dual allegiance, one allegiance to a foreign country, to be eligible to become Commander-in-Chief?

20. How does it feel Mr. (In)justice John Roberts, to know that the Roberts Supreme Court will go down in recorded American history as the great appeaser court, that, to paraphrase William Shakespeare in *Troilus And Cressida* (5. 1. 51-52) "has (collectively) not so much brain as ear wax"?

In its collective inability to permit a *Writ of Certiorari* in the case, the Supreme Court of the United States of America has made it possible for a prediction to come true that was stated by Daniel Webster (1782-1852), American attorney at law, congressional senator, magnificent American Statesman, and the greatest orator the United States Congress ever had.

"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." (June 1, 1837 at <http://www.three-peaks.net/quotes02.htm>.)

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

With this present SCOTUS decision of a non-decision, the judicial branch of government at its highest instance has forgotten what an American is. In doing so the SCOTUS has acquiesced to a charlatan rogue regime, just like the supportive members of the executive branch and the legislative branch have done. All three branches of government have fallen into line, a *Gleichschaltung*, if you will, with the unpatriotic, non-truth-seeking mainstream media.

As a patriotic American, I always believed that the United States of America can wither storms and conflicts. America and her citizens have always withered storms, particularly in troubled times, when both America and her citizens have stood together in a desire to live in freedom and not have their rights as stated in the *Constitution for the United States of America* be exposed to danger, and when done so, expect that such a danger be confronted with upright and moral character that is the foundation of law and justice. Americans have always had the desire to live out their freedoms. With this present SCOTUS appeasement decision that desire has received a defeating blow!

The Founding Fathers provided for liberty's expanse and longing into eternity. In order to fulfill their lives Americans need the heavenly promise of paradise and justice. Legal American citizens of all professions – scientists, musicians, preachers, politicians, dramatists, authors, judges, etc. – who are willing to be constitutionalists, must demand the truth from their elected officials. It does not need bogus citizens, illegal aliens, 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.

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 tendencies in America that have no moral, just, spine to their being and no virtues whatsoever. The intent is to uproot individual liberty. America as it is, should be defoliated, clear-cut, and destroyed. 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 from without and from within must be repelled and defeated. It is a constant fight. Americans must stand upright and show their positive character identities and insist on the execution of the social contract. That is what will make the individual an honorable patriot. Therefore, to spite the SCOTUS Barack Hussein Obama Appeasement decision, Americans must not give up their struggle to uncover the

truth. Americans must continue in their efforts to have the criminals and rogues punished, regardless of the positions they occupy.

The refusal of the Supreme Court to grant a *Writ of Certiorari* is a ridiculous spectacle camouflaged in black robes with fits of claimed morality. The official abjuration has resulted in the SCOTUS judges standing in, and becoming part of Barack Hussein Obama's slop.

The goal is always *Veritas*! With its infamous non-decision, the Supreme Court of the United States of America has denied freedom-loving citizens the TRUTH.

Frederick William Dame
Patriotic, Steadfast and True
November 30, 2010