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Chief Justice John G. Roberts Jr.
United States Supreme Court
1 First Street, NE
Washington, DC 20543

June 15, 2011

The Honorable Chief Justice, John G. Roberts Jr.

This letter is not presented as a “*Case*” or “*Controversy*” to a Court nor does this letter address the jurisdiction of the U.S. Supreme Court under Article III of the U.S. Constitution. This letter is personal and it is addressed to you as an “*Officer of the United States*” that has taken an “*Oath of Office*” to protect the United States Constitution.

I realize that at the time you administered the “*Oath of Office*” to President elect, Barack Obama Jr., you were handicapped in that you performed that honor with little or no time to get acquainted with your duties as a Justice of the U.S. Supreme Court. I also realize that you had little or no time to get acquainted with Barack Obama Jr. and his qualifications that he must have had to hold the Office of President of the United States.

Enclosed is a “*Declaration of Sovereignty*” of the People of the Alaska Republic addressing their concerns with the Sovereign Powers of the People and their governing body, the State of Alaska. Within this “*Declaration of Sovereignty*” the People stated their concerns of seeing an “*Oath of Office*” being administered to a Presidential elect

that had no Constitutional qualifications to hold the Office of President of the United States. The People of the Alaska Republic expressed their concerns that Barack Obama Jr. is not a “*natural born citizen*” of the United States, a qualification for the Office of President of the United States.

The People of the Alaska Republic are disturbed that all efforts of “*We the People*” of these United States to question the qualifications of Barack Obama Jr. to hold the Public Office of the President of the United States have fallen upon deaf ears of their Public Officers, Officers that took an “*Oath of Office*” to protect the Constitution of the United States of America. The Congress of the United States will not convene *Public Hearings* or institute investigations that may lead to the removal of Barack Obama Jr. from the Office of President of the United States nor will the Federal Courts entertain any “*Case*” or “*Controversy*” that questions the qualifications of Barack Obama Jr. to hold the Office of President of the United States under the alleged reason that the Plaintiffs are in want of “*Standing*” to litigate or the question of qualifications of Office of a President of the United States is a “*Political Question*” to the Courts.

The qualifications of Office of the President of the United States is not to be found within the question of legitimacy of a Birth Certificate of Barack Obama Jr. which many have claimed to be fraudulent. In fact, the Birth Certificate of Barack Obama Jr. is a “*non-issue*” for the long form Birth Certificate of Barack Obama Jr. (*found on the White House website*) proclaims Barack Obama Jr. as being ineligible to hold the Office of President of the United States. The Birth Certificate shows Barack Obama Jr.’s father, Barack Obama Sr., was never a citizen of the United States, but a subject citizen of Great Britain.

One of the qualifications of being a “*natural born citizen*” is that both the Mother and the Father must be citizens of the United States at the time of the child’s birth. This was true at the time the U.S. Constitution was written and it is true today. Barack Obama Jr.’s Mother was born in Wichita, Kansas and thus she was a citizen of the

United States by birth. Barack Obama Jr's Father was born a Luo from Nyang'oma Kogelo, Nyanza Province, Kenya which made him a subject citizen of Great Britain. At no time was Barack Obama Sr. a citizen of the United States. Another qualification of being a "*natural born citizen*" is that the father, at the time of the birth of his child, shall owe no allegiance to a foreign government. The allegiance of Barack Obama Sr. was to Great Britain.

For one to be a "*natural born citizen*," the citizen must have unalienable Rights. Those who were born under the provisions of the Fourteenth Amendment to the U.S. Constitution have no unalienable Rights for the Fourteenth Amendment proclaims that the citizens thereof have only "*Privileges*" or "*Immunities*" that may be granted or rescinded by the Congress of the United States. Barack Obama Jr. is of Negro descent and thus he is a "*Mulatto*" and as such, Barack Obama Jr's citizenship is founded upon the Fourteenth Amendment to the U.S. Constitution, not "*We the People*" of the "*Preamble*" to the U.S. Constitution. Barack Obama Jr. is not a "*natural born citizen*" of the United States. There are no provisions within the U.S. Constitution or any of its Amendments that grants Barack Obama Jr. the "*Political Right*" to hold **any** Public Office of the United States. Barack Obama Jr. is not, nor has he ever been, the President of the United States. He is a "*usurper*" of Office.

This letter is submitted to you as a "*Complaint*" and a demand is made upon you to do your duty of "*Oath of Office*" to protect the U.S. Constitution. As you had the implied authority of *Tradition* to administered an "*Oath of Office*" to Barack Obama Jr. as President elect, then you must also have the authority to rescind that "*Oath of Office*." This becomes a duty when you, as Chief Justice of the U.S. Supreme Court, has taken an "*Oath of Office*" to protect the U.S. Constitution and have now been familiarized with the qualifications of Barack Obama Jr. to hold the Office of President of the United States. You now have full knowledge that Barack Obama Jr. is not a "*natural born citizen*" of the United States which leaves Barack Obama Jr. in want of qualifications to be an Office Holder of the President of the United States. If there are

any doubts, you have the authority to investigate the allegations as an “*Officer of the Court*” under the original Jurisdiction Clause of Article III, Section 2, Clause 2 of the U.S. Constitution: “*In all cases effecting ... other public ministers ... the Supreme Court shall have original jurisdiction.*” The term: “*Other Public Ministers*” includes the “*President*” of the United States:

“The term ‘*ambassadors and other public ministers,*’ comprehends ‘*all officers having diplomatic functions, whatever their title or designation.*’”

7 Ops. Atty. Gen. 168 (1855).

We, the People, expect you to publicly announce the removal of the unlawful “*Oath of Office*” that you administered to Barack Obama Jr. and announce that all Papers which were signed under the Seal of Barack Obama Jr’s signature as President of the United States are declared “*null*” and “*void*.”

This letter is not lightly submitted for the day you administered an unlawful “*Oath of Office*” to a President elect that was not qualified for Office of President of the United States was the day that the U.S. Constitution was damaged. Because of the unlawful “*Oath of Office*” which you administered to Barack Obama Jr., many Presidential Candidates have been deceived into believing that they also have qualifications to hold the Office of President of the United States even though they **are not** “*natural born citizens*” of the United States. These Candidates are entitled to an explanation from the Chief Justice of the U.S. Supreme Court as to what constitutes a “*natural born citizen*” qualification of Office for the President of the United States and what are the Candidate qualifications for other Public Offices of the United States.

This letter should not be taken lightly as at no time in the history of the United States have the People been faced with an individual who has usurped the Office of President of the United States.

If Barack Obama Jr. is removed from his pretended Office, who will fill the Presidential Office of the United States?

Under normal situations with a legitimate President of the United States in Office, the Vice President would succeed the Office of President in the event of Death or Impeachment of the President. But this is not normal times as Barack Obama Jr. has usurped the Office of the President of the United States. It appears Section 3 of the Twentieth Amendment of the United States Constitution may address the question of succession of a President elect that is not qualified for office:

“... or if the President elect shall have failed to qualify, then the Vice President-elect shall act as President until a President shall have qualified ...”

As the Vice President elect is “*Joseph Robinette Biden, Jr.*,” [Joe Biden] and as Joe Biden appears to have the qualifications of being a white Caucasian male that is a “*natural born citizen*” of the United States, it appears that Joe Biden would sit as acting President of the United States until he is replaced with a President that has Constitutional qualifications of Office. How a President with Constitutional qualifications is to be located and seated does not appear to be addressed by the U.S. Constitution.

Would the Office of the President of the United States pass on to the opponent Candidate of the Political Party that sponsored Barack Obama Jr.? If that would be true, then the Office of President would pass on to Presidential hopeful, Hillary Clinton. But as Hillary Clinton is a woman, her status of citizenship is founded upon the Fourteenth Amendment to the U.S. Constitution. Citizens of the Fourteenth Amendment are not “*natural born citizens*” of the United States nor has the U.S. Congress ever granted any woman citizen the “*Political Right*” by Amendment to the U.S. Constitution to hold any Public Office of the United States. Hillary Clinton is not qualified for the Office of President of the United States for being in want of Presidential qualifications of the U.S. Constitution. She is a “*usurper*” of Office of the Secretary of State of the United States.

How about the Presidential Candidate of the opposing Political Party? The opposing Political Party to Barack Obama Jr. was the Republican Party and their Presidential Candidate was U.S. Senator John McCain. Both the mother ^{/1} and the father ^{/2} of Senator John McCain were citizens of the United States at the time of John McCain's birth and John McCain's father owed his allegiance to the United States by virtue of his citizenship. As John McCain was a white Caucasian male at the time of his birth on August 29, 1936 and as his birth was on a Military Base that was located in the Canal Zone of Panama, ^{/3} John McCain's birth was "*in*" the United States. It appears that U.S. Senator John McCain has the status of being a "*natural born citizen*" of the United States as a matter of law ^{/4} and thus he is qualified to hold the Office of President of the United States. ^{/5}

U.S. Senator John McCain's running mate for the Office of Vice President was Sarah Palin. As Sarah Palin would succeed into the Office of President of the United States in the event of Death of the President or the Impeachment of the President, Sarah Palin would have to have the same Constitutional qualifications of Office as that of the President of the United States, being that she would have to be a "*natural born citizen*" of the United States. But as Sarah Palin is a woman, her status of citizenship is founded upon the provisions of the Fourteenth Amendment to the United States Constitution which only grants the status of being a "*native*" citizen of the United States, not the status of being a "*natural*" born citizen of the United States.

^{1/} John McCain's mother was Roberta McCain who was born in Muskogee, Oklahoma on February 7, 1912.

^{2/} John McCain's father was Admiral John S. McCain, Jr. who was born in the air over North Atlantic on January 17, 1911. As both the mother and father of Admiral John S. McCain, Jr. were citizens of the United States at the time of Admiral John S. McCain, Jr's birth, the Admiral acquired United States citizenship, but not the status of being a "*natural born citizen*."

^{3/} 8 USC 1403 "*Persons born in the Canal Zone or the Republic of Panama on or after February 26, 1904 are citizens of the United States.*"

^{4/} See 8 USC 1403(a) "*Any person born in the Canal Zone on or after February 26, 1904, and whether before or after the effective date of this chapter, whose father or mother or both at the time of the birth of such person was or is a citizen of the United States, is declared to be a citizen of the United States.*"

^{5/} The United States Senate declares U.S. Senator John McCain a "*natural born citizen*" of the United States (S.Res. 511 of April 10, 2008).

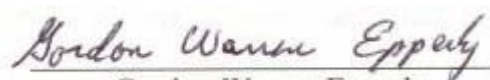
Furthermore, the Fourteenth Amendment is not a grant of “*Political Rights*” and at no time has the U.S. Congress ever adopted a Constitutional Amendment that grants women the “*Political Right*” to hold Public Offices of the United States. Sarah Palin is not a lawful Candidate for the Office of Vice President of the United States.

Who will replace Barack Obama Jr. when he is removed from Office of President of the United States does not appear to be the affair of a Justice of the U.S. Supreme Court. This is most likely a “*Political Question*” that will have to be resolved by a “*dejure*” Congress of the United States.

Disclaimer

I, Gordon Warren Epperly, hereby states that I have no interest in any Candidate or Political Party of the United States. I am a white Caucasian male citizen of California Republic by my birth in Whittier, California on July 7, 1940. I now inhabit within the Alaska Republic at Juneau, Alaska. I have refused to Register to Vote as the Alaska Superior Court Judge, Larry Weeks, issued a “*Court Order*” wherein he declared that I, *Gordon Warren Epperly*, would not be allowed to Register or Vote in any Election in my Christian Name, but declared that if I wanted to participate in the Suffrage Privilege of Voting, I would have to register myself as a “*Strawperson*” for a government created GORDON W. EPPERLY. The only interest that I have in the Office of President of the United States is the preservation of the Constitution of the united States of America which my “*Unalienable, Political, and Civil Rights*” relies upon for preservation.

Sincerely Yours


Gordon Warren Epperly

P.S.

There are rumors that the Clerk of the U.S. Supreme Court intercepts personal mail that is addressed to individual Justices of the U.S. Supreme Court. Hopefully this rumor is not true for any Public Employee obstructing the Mails of the United States commits a Criminal Act. This letter is not the business of the United States Supreme Court and as such, it is not the concern of the U.S. Supreme Court Clerk. As this rumor widely exist, please acknowledge the receipt of this letter.



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