

STATE: _____

Jurisdiction: _____

Barack Obama, aka: Barack Obama, Jr., aka: Barack Hussein Obama, aka: Barry Soetoro; aka: Barry Obama; aka: Barack Obama, presumed President of the United States; Nancy Pelosi, Chair of the DNC; Democratic National Convention, et al.

Defendants

Court stamp or received name/signature

Grand Jury Presentments

Re: Fraud (eligibility), Treason and Election Fraud

WARNING: These are Grand Jury Criminal Presentments. These documents are NOT a lawsuit or a Court filing. The Court named in the Jurisdiction above is being SERVED said Criminal Presentments according to the Constitutional rights as guaranteed to the Citizens of the United States of America.

Any Court clerk, employee, representative, Judge, Prosecutor or Officer of the Court that refuses to accept these Presentments can be held accountable for violating Constitutional law. Such violation may include "Obstruction of Justice" or "Misprision of Treason or Felony." Judicial Article III Courts are required to review and respond to these Presentments.

Jurisdiction: Article III Courts cannot abdicate their own Jurisdiction.

Article III, Section 2 of the United States Constitution

The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority

The "shall extend to all Cases" is a mandatory statement, as much as it is a universal one. If the Court refuses to extend its jurisdiction to all Cases, then it is acting

unconstitutionally. **The “arising under this Constitution”, clearly explains that it is the duty of the Court to uphold the Constitution.**

For the Court to refuse to uphold the Constitution, or the constitutional exercise of authority by the other 2 branches of government, **for any reason whatsoever**, is innately unconstitutional, because it is directly contrary to the duty of the Article III Judiciary.

Standing: When a crime is committed where such action expressly violates the Constitution, then first, there must be a determination if such action was unconstitutional; if it was, then all citizens should have standing by virtue of the 9th Amendment, which expressly reserves to “We the People” any right not specified in the Constitution. And since there is no right granted in the constitution, for any branch [or person] to violate the constitution, the people retain the right to see that it is enforced.

The Grand Jury Presentments presented herein have been handed down by virtue of the rights vested under Amendment 1 and 5:

Amendment I of the United States Constitution

*Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; **or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.***

Amendment V of the United States Constitution

*No person shall be held to answer for a capital, or otherwise infamous crime, **unless on a presentment or indictment of a Grand Jury.***

Constitutional “standing” regarding these presentments is therefore vested with the People.

Such standing by the People shall then require that the Judicial Court determine if the criminal activity being charged in said Presentments are indeed in violation of Constitutional law and if so, the Court must act to prosecute such charges.

Contact Information – Please contact the following person for responses, motions, or questions regarding these Presentments:

Robert J. Campbell
American Grand Jury
P.O. Box 1513
Nogales, AZ 85628
Phone: 520-777-1594
Email: seeingright@gmail.com

Presentments served by (name): Arnold Rosner

Address (state and zip only): California 92708 - 5607

Serving Person's Signature: [Handwritten Signature]

Attachments hereto are made a part hereof:

- 1) Grand Jury Presentments
- 2) Evidence as noted by Exhibits

State of _____

County of _____

On this, the _____ day of _____, 2010, before me a notary public, the undersigned, personally appeared

_____, known to me (or satisfactorily proven) to be the person whose name is subscribed to this document, and acknowledged that he/she is the person that served said Presentments to the Court as stated herein.

In witness hereof, I hereunto set my hand and official seal.

(S)

**see attachment stamp*

Notary Public

State of California
 County of Orange
 Subscribed and sworn to (or affirmed) before me this 27th day of April, 2010
 by ARNOLD ROSNER
 proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.



[Handwritten Signature]
 Notary Public

Presentments: American Grand Jury

January 18, 2010

On January 18, 2009 the American Grand Jury concluded its final day of deliberations and handed down presentments with regard to CRIMINAL activity, complaints and allegations presented before the Super Grand Jury III (hereinafter known as “Grand Jury”).

Such charges and presentments of criminal activity were handed down against the person(s) known as Barack Obama, aka: Barack Obama, Jr., aka: Barack Hussein Obama, aka: Barry Soetoro; aka: Barry Obama; aka: Barack Obama, presumed President of the United States (hereinafter known as “Obama”); Nancy Pelosi, Chair of the DNC; Democratic National Convention; et al.

Said Grand Jury was duly organized and empowered under the laws of the Constitution of United States of America as follows:

Scope and Authority of the Grand Jury

The Constitution of the United States, Amendment 1 and Amendment 5, known as portions of the Bill of Rights state as follows:

***Amendment 1:** Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.*

***Amendment 5:** No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury,*

Said Grand Jury was convened under the power and authority vested with the people as guaranteed under the Constitution, Amendments 1 and 5, Bill of Rights.

The convened Grand Jury was “national” in nature, represented by people of the United States, said people being citizens as were sworn under Oath as to Eligibility for and Service in behalf of the Grand Jury:

Each Jury member was eligible as follows:

- 1) A citizen of the United States;
- 2) A citizen of eighteen (18) years or older;
- 3) A resident of a State chartered within the United States of America;
- 4) Was in possession of his/her natural faculties, of ordinary intelligence, of sound judgment and of fair character;
- 5) Possessed a sufficient knowledge of the English language;
- 6) Were not serving as a trial juror in any court;
- 7) Had not been convicted of a malfeasance in office, a felony, or other high crime;
- 8) Were not serving as an elected public officer.

Each Jury member did SWEAR or AFFIRM as follows:

“That I (jury member) shall diligently inquire, and true presentment make, of all such matters as may be given me before the jury, or shall come to my knowledge, touching such service. I shall present no person through prejudice or ill will, nor leave any un-presented through fear or favor, but in all my presentments shall endeavor to present the truth, the whole truth, and nothing but the truth (affirmed) or so help me God (sworn).”

Each original jury member's “Oath of Office and Eligibility” document was sealed and recorded in a central location for purposes of empowering the Grand Jury.

A jury foreman (moderator) and alternate jury foreman were appointed to conduct the Grand Jury hearing.

Said Grand Jury hearing was conducted in secrecy. All evidence was sealed and protected. All presentments (charges) were voted upon. Said Grand Jury was comprised of 166 regular Grand Jury members, including 1 Jury Foremen.

Criminal complaints placed before the Grand Jury:

COUNT ONE:

That Obama is NOT eligible under the laws of the Constitution of the United States as provided for in Article II, Section 1.

Said Article II, Section 1 states:

*“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.”*

Wherefore, Obama is not a “natural born” Citizen for the following reasons:

- 1) Obama was NOT born of mother and father who were BOTH US Citizens.**
- 2) Obama was a British Citizen “at birth.”**
- 3) Obama was born in Kenya.**
- 4) Obama's mother did not meet US Immigration laws necessary to pass US Citizenship to Obama.**

See Count One “EVIDENCE” Exhibits 1, 2, 3 and 4 attached hereto and made a part hereof.

COUNT TWO:

The charge of “Treason” against Obama is before the people of the United States of America. That such complaint is CRIMINAL, of high crimes, and extremely damaging against the people.

Said complaint was formally brought by a Military Officer (retired) of the United States Navy. All United States Military Officers are sworn to uphold the Constitution of the United States and such complaint is valid, explicit and proper; when an Officer is aware of such malfeasance of Treason by an offender it is that Officer’s SWORN duty to come forward and present such accusation and complaint;

The Military Officer who filed the complaint is Lt. Commander Walter Fitzpatrick, III, retired, United States Navy and a graduate of the United States Naval Academy;

See Count Two “EVIDENCE” Exhibit 5 attached hereto and made a part hereof.

COUNT THREE:

The Democratic National Convention in conjunction with Nancy Pelosi, Chair of the DNC, has committed fraud against the electorate, the States and people of the United States. Pelosi, in conjunction with Barack Obama and others, conspired to withhold the truth about Obama’s eligibility when vetting and subsequently nominating Obama on the DNC ticket.

See Count Three “EVIDENCE” Exhibits 6 and 7 attached hereto and made a part hereof.

Wherefore, the Grand Jury conducted its session over a period of 5 days from Thursday, January 14, 2010 through Monday, January 18, 2010.

The American Grand Jury met in closed session comprising an attendance of 166 jury members, including 1 regular Jury Foremen (moderator). The Jury Foreman did not vote. The final vote included 165 jury members. The final voting count was tabulated and attested to on Monday, January 18, 2010.

Such hearing was conducted online in a private website for the express purpose of conducting the Grand Jury assembly and hearing. Such hearing was secure and unencumbered by outside intervention or public intrusion.

Each Jury member had full access to the evidence, written and visible (in the form of scanned and photographed documents embedded in said private website). Each Jury member was given 5 days (in advance) in private session (using the facilities of the private website) to study the evidence, present questions and form an opinion as to the validity and truthfulness of said evidence.

All Counts were voted upon by the 165 jury members.

All communications (email, chat messages, jury foreman messages, comments, and testimony) were conducted in written English. All communications were securely saved in a database server as permanent records.

The final votes were as follows: 165 members voted “YES” to hand down the Presentments against Obama. The voting was unanimous.

NOW THEREFORE:

The Grand Jury hereby prays the Court hear said Presentments and formally charge and prosecute Obama under:

Count One. Fraud against the people of the United States of America by reason of:

That Obama is NOT eligible under the laws of the Constitution of the United States as provided for in Article II, Section 1.

FURTHERMORE, the Grand Jury hereby prays the Court will formally charge and prosecute Obama under:

Count Two. Treason against the Constitution and People of the United States as follows:

That the charge of “Treason” against Obama is before the people of the United States of America. That such complaint is CRIMINAL, of high crimes, and extremely damaging against the people.

Alecia Beane	TX	Jacqueline Reece	FL	Norman F. Winne	NY
Alice Gregory	CA	James Seigfreid	GA	Pat Foust	CO
Anita Morales	TX	Jan Lance	CA	Patricia Lakoff	FL
Ann Beal	ME	Janet Rogers	MT	Paul E. Davis	MO
Ann Jones-Peffer	FL	Janet Yeeles	FL	Phil Dedrick	TN
Ann Marie Olson	MA	Jeff Schwartz	CA	Ralph E Wall Sr	VA
Armando Carranza	CA	Jeffrey David Bales	AZ	Randy May	MS
Barbara Koelig	TX	Jerry Weakland	AL	Ray Hawkins	CA
Benjamin P. Marcoux	FL	Jim Wicker	PA	Regina Hubbard	AR
Beverly Scott	IA	Jimmy Hight	TX	Regina Walter	WA
Billy Mills	TX	Jo Ann Allen	OR	Rev. Dr. Ray Berrian	PA
Bobbi Miller	AR	Joan Korman	NY	Reverend Charles	FL
Bobby Parker	TX	John Burge	FL	Richard Estes	NV
Brian D. Sherman	CO	John D Bails	WA	Richard Lombardi	CA
Bruce A. Rick	CA	John E. De Soto	AR	Robert C. Laity	NY
Bruce Bennington	TN	Joseph Mayer	FL	Robert E Bartoe	FL
Carol Ann Morris	TX	Judith OHare	OH	Robert Hefner	NC
Carol Derbis	CA	Julia Louise Igo	ID	Ronnie Wayne Elliott	GA
Carol Pfeiffer	NC	Julie Tobin	IL	Rose Ann Bright	FL
Carole Sagun	WV	Kai Takayama	HI	Rose Aycocock	IN
Carole Tobey	AZ	Kanith L. Stone	OH	Rudy Folds	CA
Caryn Hayes	TX	Karen Boswell	TN	Ruth Simons	AZ
Charlotte	VA	Kathryn Coyle	FL	Sandie Jones	FL
Cherry J. Evans	AZ	Kathy Bird	OR	Scott Walker	AR
Cheryl Gonzalez	TX	Katie Daniel	TX	Sharon Dugan	CA
Claudia Kinman	OR	Kaye Asbill	VA	Sharon Rondeau	CT
Daniel Hunt	CT	Keith Allison	WA	Sharon Taylor	AR
David Bray	MO	Ken Edwardsen	FL	Shawn Reed	WA
David L. Maxey	TN	Larry M. Meyer	MI	Sherri Breen	MA
David Rachel	FL	Laurel Zyvoloski	FL	Sherrie Denton	NM
Diane Rheault-Brinkley	CA	Lawrence Denning	OK	Shirley R. Morgan	TN
Dick Bartels	AZ	Leticia Gascoin	CA	Skip Stranahan	NY
Dominick T Farruggio	FL	Lizabeth Sanders-Matz	CO	Stan Latta	NC
Donnie Roberts	CO	Lloyd Sherman	TX	Stan Nielsen	CA
Dr. Penny C. Kelso	TX	Lois Andrews	KY	Stephen A. Langford	AZ
Drew Dickey	CO	Luanne Brackett	IL	Stephen W. Brown	PA
Elissa McGarry	OR	Lucy Overstreet	TN	Steve Zazo Jr.	PA
Eric Burrow	TX	Lyndal S. Valentine	TX	Steven Jenkins	NE
Ernest H. Davidson	NC	Lynn Sherman	CO	Susan Bell	OH
Eugene Cassels	FL	maggie passaro	AZ	Susan Irwin	IN
Eva Baumann	NY	Margaret Watkins	PA	Suzanne Short	IL
Frank E Kennemur	AZ	Mary Ann McKiernan	IL	Teri Moore	TX
Gary Wellborn	GA	Mary Atkinson	CA	Thom LaCosta	MD
George Fulton	OR	Mary E Altman	SC	Thomas L Hart	TX
George Peabody	HI	Mary V Oele	MI	Thomas Lowther	ID
Gerald R. Bell	FL	Matthew Roberts	IL	Thor H. Asgardson	CA
Gladys Cowles	AK	Michael D. Gottung	CA	Tom Hughes	TN
Glenn Lyons	CA	Michael E. Williams	FL	Toni Cole	TX
Gordon L. Bradshaw	AZ	Mike Frederick	TX	Tony Salazar	SC
Hank Sitton	SC	Mike Hayes	FL	Victoria Key	AZ
Harry Riley	FL	Nancy Russell	PA	William Davis	TX
Harry W Williams	CA	Nancy A. Swedelius	WA	William J Molitor	MS
Hugh Cain	VA	Nancy Carlisle	TX	William James Wynne	TX
Jackie Lampkins	MO	Neil Turner	CA	William Riker	TX
Jacqueline Anstrom	TX	Norm Caron	CA	William V. Wood	MI


Jury Members
Voting register:
165 votes: YES

EXHIBIT 1 - Evidence

Obama “forged” Birth Certificate.

The Obama campaign and election representatives before and after the election posted the document [seen below] on the Internet for millions to see. This document has no information on it that could possibly prove Obama is a “natural born” citizen. On top of that, this document has been proven over and over by experts to be “photo shopped” and a forgery.

CERTIFICATION OF LIVE BIRTH

STATE OF HAWAII HONOLULU		DEPARTMENT OF HEALTH HAWAII U.S.A.
		CERTIFICATE NO. [REDACTED]
CHILD'S NAME BARACK HUSSEIN OBAMA II		
DATE OF BIRTH August 4, 1961	HOUR OF BIRTH 7:24 PM	SEX MALE
CITY, TOWN OR LOCATION OF BIRTH HONOLULU	ISLAND OF BIRTH OAHU	COUNTY OF BIRTH HONOLULU
MOTHER'S MAIDEN NAME STANLEY ANN DUNHAM		
MOTHER'S RACE CAUCASIAN		
FATHER'S NAME BARACK HUSSEIN OBAMA		
FATHER'S RACE AFRICAN		
DATE FILED BY REGISTRAR August 8, 1961		

FORGED

OHBM 1.1 (Rev. 11/01) LASER This copy serves as prima facie evidence of the fact of birth in any court proceeding. [HRS 33B-13(b), 33B-15]

ANY ALTERATIONS INVALIDATE THIS CERTIFICATE

EXHIBIT 2 - Evidence

Obama Birth Certificate showing him born in Kenya.

On September 4, 2009, an Affidavit and Copy of a Obama's Certificate of Birth was filed with the United States District Court in Southern California, represented by Orly Taitz. This document clearly shows Obama was born in Kenya.

COAST PROVINCE GENERAL HOSPITAL
Mombasa, British Protectorate of Kenya

CERTIFICATE OF BIRTH

Certificate No. 32018

Child's Name: BARACK HUSSEIN OBAMA II / Sex M

was born to

STANLEY ANW OBAMA DUNHAM 11/29/1942
Full Name of Mother Maiden Surname Date of Birth

BARACK HUSSEIN OBAMA 1936
Full Name of Father Date of Birth

on this 4th day of AUGUST, 1961 at 7:24 PM

7 pounds 1 ounce 18 inches 6 inches
Weight of Child at Birth Length Width Between Shoulders

HONOLULU, HAWAII, UNITED STATES WICHITA, KANSAS, UNITED STATES
Residence of Mother Birth Place of Mother

KANYADHIANG VILLAGE, NYANZA STUDENT STUDENT
Birth Place of Father Occupation of Father Occupation of Mother

JAMES O. W. ANG'AWA John Chen 8/8/1961
Name of Attending Doctor Signature of Attending Doctor Date

JOHN KWAME ODONGO
Supervisor of Obstetrics
John Chen 8-7-1961
Signature Date




EXHIBIT 3 - Evidence

A. Obama NOT born of two US citizen parents

B. Obama was a British citizen “at birth.”

§ - Under the British Nationality Act 1948[BNA 1948], Obama's father was a British citizen/subject when he was born in the English colony of Kenya.

§ - Obama’s father continued to be such and not a U.S. citizen when Obama was born in 1961.

§ - Under the same BNA 1948, at birth, regardless of where he was born, Obama also became a British citizen/subject by descent from his British father.

Attorney Mario Apuzzo:

It is public knowledge that Obama has admitted in his writings and otherwise that when he was born, his father was a British citizen/subject and not a United States citizen.. In fact, his father was not even a permanent resident of the United States, but rather only a student who would probably have been here only on a temporary student visa. Hence, not only was Obama’s father not a United States citizen but Obama himself was born a British subject/citizen. Clearly, Obama is not and cannot be an Article II “natural born” citizen.

EXHIBIT 4 - Evidence

Obama's mother did not meet US Immigration laws necessary to pass US Citizenship to Obama at time of birth.

§ - Kerchner et al vs. Obama & Congress, et al.

79. There exists a possibility that Obama could be an illegal alien.

80. Obama has yet to adequately prove that he was born in the United States.

81. Obama has publicly conceded that his father was born in Kenya and a British subject/citizen at the time of Obama's birth which precluded Obama from gaining any U.S. citizenship from his father at the time of his birth.

82. At the time of his birth in 1961, under the applicable statute Obama also could not gain U.S. citizenship from his U.S. citizen mother due to her being only 18 years old at the time of his birth. ENDNOTE 15.

83. There also exists the possibility that if Obama had U.S. citizenship at birth, he lost that citizenship when his mother's second husband, Lolo Soetoro, an Indonesian citizen, adopted/acknowledged him as his son and along with his mother took him to live in Indonesia and when he later traveled as a foreign citizen with a foreign passport to Pakistan after the age of majority [18] when he was approximately 20.

ENDNOTE 15: A child born in wedlock and abroad to one U.S. citizen parent and one alien parent acquires U.S. citizenship at birth under Section 301(g) INA, provided the citizen parent was physically present in the U.S. for the time period required by the law applicable at the time of the child's birth. (For birth on or after November 14, 1986, a period of five years physical presence, two after the age of fourteen is required. **For birth between December 24, 1952 and November 13, 1986, a period of ten years, five after the age of fourteen are required for physical presence in the U.S. to transmit U.S. citizenship to the child).**

Attorney Mario Apuzzo:

*Obama's mother, born on November 29, 1942, was 18 years old when she gave birth to Obama on August 4, 1961. She was 117 days short from being 19 years old. But she had to be at least 19 years old (14 years old plus 5 years of U.S. physical presence) to satisfy the legal requirement of Section 301(g). **Hence, if Obama was born in Kenya, under the Fourteenth Amendment, he is neither a U.S. citizen by birth on U.S. soil nor one by naturalization.** (There is no existing evidence that Obama was ever naturalized.) Nor would he qualify to be a U.S. citizen by any act of Congress by being born abroad to a U.S. citizen parent.*

If this scenario were proven to be true, it can be reasonably argued that Obama is an illegal alien.

EXHIBIT 5 - Evidence

Fitzpatrick Treason Complaint filed with US Attorney Russell Dedrick and Assistant US Attorney Edward Schmutzer, Eastern District Tennessee.



UNITED STATES NAVAL ACADEMY

Tuesday, 17 March 2009

To: Mr. Barack Hussein Obama

Via: U.S. Attorney Russell Dedrick, and Assistant U.S. Attorney Edward Schmutzer, Eastern District, Tennessee

From: Walter Francis Fitzpatrick, III, United States Navy Retired

Distribution: Wide

SUBJECT: CRIMINAL ALLEGATION REGARDING THE COMMISSION OF TREASON

I have observed and extensively recorded treacherous attacks by military-political aristocrats against the United States Constitution for twenty years.

Now, in yet another betrayal, you have broken in and entered the White House by force of contrivance, concealment, conceit, dissembling, and deceit. Posing as an imposter president and commander in chief, you have stripped civilian command and control over the military establishment. Known military criminal actors – command racketeers – are now free in the exercise of military government intent upon destruction of America's constitutional government.

Free from constitutional restraint, and following your criminal example, military commanders deployed U.S. Army active duty combat troops into the small civilian community of Samson, Alabama last week in a demonstration of their newly received despotic, domestic police power.

We come now to this reckoning. I accuse you and your military-political criminal assistants of TREASON. I name you and your military criminal

EXHIBIT 5 - page 2

associates as traitors. Your criminal ascension manifests a clear and present danger. You fundamentally changed our form of government. The Constitution no longer works.

Confident holding your silent agreement and admission, I identify you as a foreign born domestic enemy.

My sworn duty, Mr. Obama, is to stand against what you stand for. You are not my president. You are not my commander in chief.

Obedient to the Constitution in submission of this criminal accusation, I remain steadfast, and

Born fighting,

Walter Francis Fitzpatrick III.
Class of 1975

Notarized before me this 17th day of March, 2009

Crystal M Bledsoe

My Comm. expires on: 8-24-11

7:46 a.m.



EXHIBIT 6 - Evidence - DNC Details

Barack Obama refused throughout the vetting process to produce proof that he was a “natural born” citizen as required by the Constitution. On Obama’s word alone, Nancy Pelosi caused documents to be signed and distributed to forty nine of the fifty States hiding the fact Obama was not eligible for nomination or election. Many others, including State DNC organizations, allowed the truth about Obama's eligibility to be hidden from the electorate and the public. The charge of fraud is now clearly a conspiracy of fraud against the electorate, public and the United States of America.

TWO nomination documents were prepared. The second document [DNC2] included the “Constitutional” certification within the declaration:

*THIS IS TO CERTIFY that at the National Convention of the Democrat Party of the United States of America, held in Denver, Colorado on August 25 through 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 first [DNC1] document expressly excluded the “Constitutional” certification from the declaration:

THIS IS TO CERTIFY that at the National Convention of the Democrat Party of the United States of America, held in Denver, Colorado on August 25 through 28, 2008, the following were duly nominated as candidates of said Party for President and Vice President of the United States respectively..

Nancy Pelosi, the DNC and local State DNC Chapters filed the “non-Constitutional” certification document with the Election Commissions in forty-nine of the fifty States.

The two separate Nomination Certifications are complete with date stamps, matching signatures, even the same Notary of Public authentication.

As a result of the “Constitutional” Nomination Certification not being filed with forty-nine States the Election Commissions within these States were defrauded as the truth about Obama’s vetting and eligibility was purposely withheld, therefore misrepresented.

The 50th State, Hawaii, is a mystery as to why the DNC submitted the Constitutional Certification. It is assumed the State of Hawaii demanded the wording be included in the Certification. However, by filing this Constitutional “version” with Hawaii and not the other 49 States it ADDS to the fraud, conspiracy and guilt. Why would the DNC even prepare (2) documents? The issue still remains, Obama is not a “natural born” citizen and the vetting of him by the DNC was misrepresented and fraudulent.

Not only is this fraud, it is a conspiracy because multiple parties were involved.

EXHIBIT 7 - Evidence

Adding to the guilt and the intentional fraud conspired by the DNC, it should be recognized that the Republican National Convention (RNC) filed nomination documents with ALL 50 States declaring their national candidates as “meeting the Constitutional requirements for the Office..”

CERTIFICATE OF NOMINATIONS
State of Tennessee:

We do hereby certify that at a National Convention of Delegates representing the Republican Party of the United States, duly held and convened in the City of Saint Paul, State of Minnesota, on September 11, 2008, the following person, meeting the constitutional requirements for the Office of President of the United States, and the following person, meeting the constitutional requirements for the Office of Vice President of the United States, were nominated for such offices to be filled at the ensuing general election, November 4, 2008, viz:

President of the United States	JOHN McCAIN	Republican	2211 East Camelback Road Phoenix, Arizona 85016
Vice President of the United States	SARAH PALIN	Republican	1140 West Parks Highway Wasilla, Alaska 99654

IN TESTIMONY WHEREOF, we have hereunto set our hand this 11th day of September, 2008

Permanent Address of Chairman of Convention } JOHN A. BOEHNER
7371 CHARTER CLIP LANE
WEST CHESTER, OH 43089

Permanent Address of Secretary of Convention } JEAN A. INMAN
437 CENTRAL STREET
AVON, MA 02322

John A. Boehner
Chairman of the
2008 Republican National Convention

Jean A. Inman
Secretary of the
2008 Republican National Convention

John A. Boehner, being duly sworn, says that he was the presiding officer of the Convention of Delegates mentioned and described in the foregoing certificate, and that the said Jean A. Inman was the secretary of such convention, and that said certificate and the statements therein contained are true to the best of his information and belief.

Subscribed and sworn to before me this 11th day of September, 2008

Shirley Kay Moton
Notary Public
My Commission expires on the 31 day of 1, 2010

Jean A. Inman, being duly sworn, says that she was the secretary of the Convention of Delegates mentioned and described in the foregoing certificate, and that the said John A. Boehner was the presiding officer of such convention, and that said certificate and the statements therein contained are true to the best of her information and belief.

Subscribed and sworn to before me this 11th day of September, 2008

Shirley Kay Moton
Notary Public
My Commission expires on the 31 day of 1, 2010