Page 1 of 6

John (Jack) R. Venrick

From: "Jack Venrick" <jacksranch@skynetbb.com>
To: "AJack R. Venrick" <jacksranch@skynetbb.com>

Sent: Monday, September 07, 2009 2:37 PM

Subject: Open Letter to the U.S.Supreme Court - Robert Quinn

United States Supreme Court

June 20,2009

1 First Street N.E., Washington, D.C. 20543

Attention: All Judges

In the last few months I sent copies of four letters to each of you, covering a very serious subject-the possible usurping of both our Constitution and Presidency by Barack Obama. Since I have not received a response or acknowledgement from any of you I now send this letter, a composite of the four previously sent. For one year I have read hundreds of e-mails and articles and have written about the issue of Obama's eligibility, having also spoken to quite a few of the plaintiffs and lawyers involved in this issue. If anything stands out it is the casual dismissal by Obama defenders and some jurists of overwhelming evidence of his duplicity. Some claim he was "vetted" when, in fact, he wasn't; others said he supplied a valid birth certificate, which turned out to be fraudulent. The list goes on and on as you will read. I pray this letter induces you to insist that Obama prove to the American People that he was truly eligible to seek the Presidency of the U.S. or to step down. More and more Americans now believe he is hiding information which threatens his eligibility. Not incidentally, my letter is not about Republicans, Democrats nor Race. It is about TRUTH, TRANSPARENCY AND THE U.S. CONSTITUTION.

We have reached a defining moment in our history. Obama's continued refusal to submit his true Birth Certificate to Public scrutiny could plunge our Nation into anarchy! Is this why our Forefathers fought and died to form this Nation? Obama has deliberately woven a patchwork of privacy around himself, which is in danger of unraveling with each new lawsuit. Your Court stands as the last bastion between The Constitution and Crisis! While our Forefathers gave of their blood you are simply being asked to give of your time; time to determine why Obama is concealing an unbelievable amount of information from the Nation he is now starting to govern; a Nation being torn apart by a controversy which could be resolved in an hour or two. You know this, as well as all others truly familiar with this issue do.

Obama repeatedly invokes the word "transparency" in his speeches. Many, however, do not concur with his self-evaluation for, in spite of requests

made through appeals and/or lawsuits for documentation confirming his eligibility. they have witnessed outright refusals. If his Presidency was lawfully obtained all must recognize and respect this fact. If, however, he continues to refuse access to the documents it is incumbent upon you to insist that he surrender them for analysis to determine if they substantiate his claim of "natural-born" status, or refute it. A release of these documents would have saved our Courts and the American people millions and a Constitutional Crisis! The answers to a lengthening trail of unanswered questions lies in information and documents being deliberately withheld from public scrutiny, including his valid Hawaiian birth certificate, Passport used to enter Pakistan in 1981, Occidental College school records and his Grandmother's claim of witnessing his birth in Kenya. Obviously his camp is finding something they do not want disclosed on virtually every document requested. If this continues, those seeking "transparency" may have to be content with studying his school library card, unless that also becomes a classified document. Recently, his lawyers warned an attorney who had instituted yet another lawsuit against him that they would seek monetary punishment for any suit dismissed for "no standing", etc. Fearing possible consequences of "disclosure" their desperation increases.

."NATURAL-BORN" or 'NATURALIZED'

CITIZEN.....IT MATTERS!

Approximately 233 years ago our Revolutionary War began. When ended, the United States of America was born, liberty proclaimed and laws enacted under the Constitution. Today that Constitutional liberty is sorely threatened. Article II, Section I of the Constitution 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..." If Obama continues ignoring our Constitution anarchy will follow and anarchy recognizes no constitution! No one can promise to defend our Constitution and ignore it when it pertains to themselves. That was reserved for Dictators and Kings and was the reason for the establishment of our Country. Obama was elected to be a servant of the people....not their master. If he really wishes to unite our nation let him release his "vault" birth certificate and the other records requested and then step up....or down, accordingly, thereby bringing closure to this issue. He swore to "...preserve, protect and defend the Constitution of the United States, so help me God." This oath contains no provision exempting him from the eligibility requirements in Article II. "TO GIVE AN OATH MEANS TO LIVE AN OATH."

THE SHEDDING OF TRANSPARENCY

Last summer, when challenges to Obama's claim of "natural-born" citizenship surfaced he, without any hesitancy, displayed a document on the Daily Kos website, claiming it was a true copy of his original Hawaiian birth certificate. Many accepted this as fact, based on presumed verification by the Snopes website. Actually, what Obama provided was a "Certification of Live Birth" (COLB), which, though similar in name, is not accepted as a legal substitute for a "Certificate of Live Birth", the

Hawaiian document which confers "natural-born" status, the only status acceptable for a Presidental aspirant. Why was Obama's COLB promptly labeled "fraudulent" by experts in the field?

While it has the words "island of birth-Oahu" (per info Obama supplied), more than one-half of the "data points" required on a legitimte birth certificate are missing, including: birth cert.number (blacked out); birth hospital(name missing and family members claim not one but two different hospitals, neither of which acknowledges these claims); Doctor's name-missing; a box authorities marked "Birth place-Island, STATE OR FOREIGN COUNTRY"-missing; birth witnesses names-missing; Gov't seal and signature-missing. Anything which might have confirmed his status....MISSING! How can one claim Obama was properly "vetted" for eligibility when Hawaiian authorities have stated they have never released the "vault" copy for scrutiny? A true "vault" copy would bear all the missing information enumerated above, including a confirmed "Country of birth". Obama self-vetted himself, making corroboration impossible since his copy lacks any witnesses to his birth, leaving us to conclude he was born alone and unseen on Oahu! In any case, his COLB could only confirm a "naturalized' status-not a "natural-born" one. Obviously, if the Hawaiian "vault" copy was truly a "Certificate of Live Birth" it would have all the missing information (Doctor, witnesses, Birth-Hospital name), and that's what Obama would have posted on the Daily Kos site in a heartbeat, effectively ending the controversy. If, however, the "vault" copy is a COLB, His Presidential aspirations would be ended. Realizing this, his transparency vanished, replaced by silence and stone-walling. From then on, anyone requesting or suing for the right to view his "vault" certificate, Pakistan Passport, Occidental College records, etc., has been denied access. By posting a fraudulent and/or unacceptable COLB as proof of eligibility Obama disqualified himself. As more and more citizens clamor for release of his records some of his defenders call those citizens "crazy" or refer to the issues as "garbage". So much for civilized, relevant responses to genuine concerns. Our Constitution was obtained at a great price. Though written in ink, it was purchased in blood....the blood of our Founders who deliberately inserted a "natural-born" citizenship requirement for anyone seeking the Office of President to ensure that the ideals for which they fought would be faithfully preserved for the future. Obama mocks them by ignoring this requirement or blocks it by legal threats against those daring to challenge him in court. Are we "crazy"for defending our blood-stained Constitution? If so, may Insanity reign over us.

By concealing his records Obama has caused over 35 lawsuits to be filed against him (imagine the cost) and has reportedly incurred over one million dollars in legal fees with multiple law firms to prevent disclosure. *Again, the only defense not utilized by him was the most obvious one....DISCLOSURE.* Letters, e-mails, advertisements and lawsuits asking for disclosure-rebuffed. Who in their right mind would pay out such sums unless they knew the documents would be missing these words: *COUNTRY OF BIRTH-UNITED STATES OF AMERICA?*

RIGHTS OR RIOTS?

Some argue that if the lawsuits presently in various courts force Obama to release documents confirming that he is not a "natural-born" American citizen there will be riots in the streets if he is removed from Office. Why, I ask, if he obtained the Office unlawfully by deception or fraud, should he be rewarded with the prize he unlawfully sought? Are Truth and Honesty no longer desired attributes in a candidate? In 1973 some members of the Supreme Court voted to permit the killing of innocent children in the womb while other members today are more concerned about riots in the streets. How ironic-the first group didn't fear God's anger while the second group fears Man's!

MEDIA CULPABILITY

Truly disgraceful is the conspiratorial-like <u>non-reporting</u> by the Major Media of the existence of many lawsuits, encompassing plaintiffs of Caucasian, Black and Hispanic origin who were or are challenging Obama's claim of "natural-born" citizenship. What the Media gives us are crescendos of silence. They even refused to run ads challenging his eligibility. Hundreds of thousands of e-mail petitions were not considered newsworthy; reporters chastened for bringing up the subject at Obama's news conferences. All major TV stations hitting the "mute" button on this issue, including one which (sadly) had repeatedly portrayed itself as "fair and balanced." Media malpractice gone wild! The other day a CBS nationwide advertising site subsidiary refused to lease any site to Worldnet Daily for electronic signposts which simply read "Where's the Birth Certificate? Four simple words became *feared* words. CBS knew they pertained to Obama but wants us kept in ignorance.

OUR MILITARY....OR OBAMA'S?

Imagine: Obama refuses to disclose his past yet is now determining our Military's future. God Help us! This refusal has now resulted in both active and retired members of the Military becoming plaintiffs (quietly ignored by the Media) in lawsuits against him, all asking one thing:"Were you eligible to seek the Presidency, thereby becoming our Commander-in-Chief? An easily satisfied request-for a legitimate Presidential claimant. Obama's response: See you in court! Having his lawyers use every resource available to block access to any documents, Obama's disgraceful abandonment of these Servicemen and women puts their freedom and futures in harm's way, for attempting to protect the integrity of our Constitution. There are three million members in the U.S.Armed Forces; all obligated to provide valid documentation of birth did so, except one who, to this day, refuses to comply-the Commander-in-Chief of the Armed Forces....Barack Obama!

PASSPORT, PLEASE

In 1981, 20 year old Barack Obama entered war-torn Pakistan, a country on our State Department's "no travel" list. With no U.S. passports being issued for Pakistan Obama still succeeded in entering that Country. How?

VETTING-TO EXAMINE OR

SCRUTINIZE AS AN EXPERT

Recently, a federal judge threw out a lawsuit, saying that the issue of Obama's citizenship was "thoroughly vetted and massaged by America's vigilant citizenry during Mr. Obama's two-year campaign for the Presidency." I beg to disagree. In the last eight months Obama refused to respond to any inquiry, including a "We the People" full page request(for disclosure) in a Chicago newspaper as well as a petition of over 350,000 names for the same information. Just last month Obama's lawyers prevented Occidental College from disclosing any information to the Public. Contrast his actions with the above definition of vetting. Also, last year Congress raised the issue of John McCain's legitimacy but when plaintiffs involved in a current lawsuit asked for the same investigtion of Obama they were denied. "America's vigilant citizenry" referred to by the Judge(above) were not "massaging" Obama's eligibility....they were challenging it! That judge, who could not have seen any of the secreted documents in question, dismissed the lawsuit with a possible threat to assess court costs against the plaintiffs. The deserving recipient of his anger was Barack Obama. Hopefully, the judge will reconsider his comments and actions after a more intensive review of the facts. Another federal judge in California recently dismissed a lawsuit against Obama by saying: The exclusive means for challenges to the qualifications of President..."is by members of Congress and only on the sixth day of January. So all the lawsuits filed before Election Day or postponed by judges until after Jan.7 were meaningless efforts?

POINTS TO PONDER

CONSIDER: Philip Berg, Esq.,a Penn.attorney, fighting this issue since day one, put it in clear perspective when he said (in essence):"produce the documents and I will immediately withdraw my lawsuit. Obama's response-silence or stone-walling....but never disclosure.

CONSIDER: Barack Obama refuses to disclose three (at least) documents:a "vault" birth certificate, a passport and a school record. Why is the Supreme Court reluctant to demand these documents immediately, thereby saving time, expense and further litigation?

CONSIDER; If these documents would supposedly confirm Obama's legitimacy, as his supporters contend, why hasn't any member of the Democratic Party suggested their release? The answer is obvious.

CONSIDER; When Obama defenders claim eligibility arguments are racially motivated consider that Alan Keyes, a black, former presidential candidate, has instituted a

lawsuit against Obama, charging he is not a "natural-born" citizen, and therefore ineligible to seek the Office of President.

CONSIDER: Obama, living in Indonesia under the name of Barry Soetoro, attended

a school for Indonesian citizens. Requests for explanation-ignored.

CONSIDER: His Kenyan Grandmother claims he was born in Mombassa, Kenya and that she was present at his birth. The Kenyan Government said they would not release any documents pertaining to him until after our Election. Now, six months later, Kenya continues to refuse release of his records. I wish that I knew the Kenyan word for "transparency" or, better still, for "lack of same."

CONSIDER: The U.S.Senate "vetted" John Mc Cain yet later refused to "vet" Barack Obama when requested by Republicans. Your Conclusion?

CONSIDER: In 2005, three years before the 2008 Presidental Campaign, a law firm with ties to Obama was reported researching how to evade the requirements of Article II of our Constitution. "A guilty conscience needs no accuser."

CONSIDER: Which words, if <u>not appearing</u> on a birth certificate, school admission record or passport would induce an ineligible Presidental aspirant to withhold those documents from scrutiny. Answer-*Country of Birth:United States of America.*

CONCLUSION

Our ancestors fought for many years in defense of Our Country and Our Constitution. Is it too much to ask that a few hours of your time be spent in obtaining the documents from Obama and exposing them to the light to resolve this issue? Have we lost the will to fight? A few politicians are now advocating stronger vetting measures....beginning with the 2012 elections. Unbelievable! We'll have no need for vetting then. Our Constitution is being hijacked today-2009! G.K.Chesterton said it well: "If you do not stand for something you will fall for anything." I thank the Court for your time.. For your anticipated efforts I could not thank you enough.

R.Quinn-Queens,N.Y. bquinn@pngusa.net

e:mail:

cc:all on my e-mai list, including lawyers and plaintiffs faithfully involved in this battle for Truth and Transparency.

All are free to pass this letter on to anyone and everyone if they so wish.