

# **RETROACTIVE “CRIMINAL INFORMATION OF BARRY SOERTEOS(OBAMA), CONSPIRACY WITH JOE BIDEN AND KAMALA HARRIS**

## **OBAMA USES DEAD MAN SOCIAL SECURITY CARD AND FAKE BIRTH CERTIFICATE**

In an attempt to demonstrate that he is a citizen of the United States by being born in the United States, Obama has only released two putative “Certificates of Live Birth” (“COLB”) from the State of Hawaii. Expert document examiners have examined copies of each of the COLBs and found significant indications of forgery raising the very real specter that Obama was not born in the United States and thus is not a United States Citizen.

. As to Obama’s Short Form COLB, a copy of which is attached hereto see “adjudication and consolidation of related cases filed concurrently and/or information filed concurrently on this website the following anomaly is present: The text in the image bears the signs of being graphically altered after the image had been created. Specifically, given that the text in the Short Form COLB is printed on a green background, there should be green dots, or pixels, visible in between the black letters that comprise the text. Yet there is a total absence of any green pixels. In their place, there are gray and white pixels. These pixel patterns are significant because they would never be found in a genuine color document scan.

As to Obama’s Long Form COLB, a copy of which is attached, the following anomalies are present:

- a. The Hawaiian State seal on the COLB is the wrong size.

- b. The hand-stamped State Seal on the two “certified” copies of the COLB are in exactly the same location, an improbable event.
- c. The COLB has two different types of scans contained in it, binary and grayscale, an impossibility in one scanned object.
- d. The parallax of the type reveals that there has been tampering. For example, on the COLB: “the word *Name* drops down 2 pixels, but the typed hospital name, *Kapiolani*, does not drop down at all, and again the line just below drops down 2 pixels, but not the name *Kapiolani*.”
- e. There is white “haloing” around all the type on the form, an indication of tampering with the image.
- f. The typewritten letters were “cut” and “pasted” into place.
- g. The “Bates Stamped” sequential number is out of sequence.
- h. There are two different colors in Box 20 and Box 22, an impossibility on an originally scanned document.
- i. The Rubber Stamp contains an “X” rather than an “H” in the word “the” when other contemporaneous COLBs with the same stamp do not contain the “X”.
- j. There are nine “layers” to the Adobe Portable Document File COLB, an indication of a forgery.
- k. The typewritten letters change size and shape, an impossibility on 1961

<sup>1</sup> Viewable at: <http://www.youtube.com/watch?v=7s9StxsFllY&feature=youtu.be>

<sup>2</sup> Retrieved from: <http://socialsecuritynumerology.com>

<sup>3</sup> Retrieved from: <http://socialsecuritynumerology.com>

5 typewriters.

l. Even a teenager can see that the long form COLB is a forgery. *See*: “Obama Birth Certificate Faked In Adobe Illustrator – Youtube – 14 year old’s analysis”.<sup>1</sup>

12. Additionally, other relevant documentary evidence which would qualify as “ancient documents” under Rule 901(b)(8), Federal Rules of Evidence, are publicly available (or readily obtainable through this Court’s compulsory process) which lend credence to the significant concern that Obama: (i) is not who he says he is and (ii) was not born in the United States:

a. Obama has refused to release copies of his college applications and transcripts from Occidental College, Columbia University and Harvard Law – each of which would provide relevant evidence of Obama’s name, place of birth and citizenship as such documents regularly solicit that information.

b. Obama has refused to permit release of his U.S. Passport application. That application requires proof of U.S. citizenship as part of the application process.

c. In 1991 Obama’s then-literary agency, Acton & Dystel, published a booklet, which was distributed to the publishing industry. The booklet includes a brief biography of Obama among the biographies of eighty-nine other authors represented by Acton & Dystel. Along with other factually accurate information about Obama, that biography lists Obama’s place of birth as:

Kenya. A copy of that biography is attached hereto as “adjudication and consolidation of related cases filed concurrently and/or information filed concurrently on this website”.

d. In 2010, Obama posted online on “WhiteHouse.gov” his 2009 tax returns and thus his Social Security number – 042-xx-xxx – became visible to the public. Social Security numbers starting with “042” were issued only to those residing in Connecticut.<sup>2</sup> A SS-5 application for a Social Security number for a man who received a number close in sequence to

Obama's number is attached hereto as Appendix "E". It shows that basic information including "Place of Birth" is required. When Obama's Social Security number was issued, *circa* 1977, Obama was living in Hawaii and if he had at that time applied for his Social Security number it should have started with "575", "576", "750" or "751"<sup>3</sup>, not "042".

d. A publically released copy of Obama's Selective Service registration form

<sup>4</sup> See:

<http://www.westernjournalism.com/sheriff-joe-arpaio-cold-case-po-sse-video-on-obama-selective-service-fraud/>

6 SS-1 is attached hereto as "adjudication and consolidation of related cases filed concurrently and/or information filed concurrently on this website. Noteworthy is the cancellation date-stamp by the Post Office bears the anomaly of a year date "80" when contemporary cancellation stamps all show "1980" as the year as detailed in "adjudication and consolidation of related cases filed concurrently and/or information filed concurrently on this website". A detailed explanation of this anomaly – which might well be

the year "2008" with the "20" removed and the "08" inverted to make it appear it was stamped in "1980" – can be viewed on-line.<sup>4</sup> Obviously, failure to timely register with the Selective Service precludes as a matter-of-law Obama's employment as President. *See*: 5 USC § 3328(a).

Regardless of the authenticity of the COLBs, one fact is indisputable: Obama's Father was never a United States Citizen. Sibley assumes solely for the sake of argument here that Obama's COLBs are genuine and that Obama was born in the State of Hawaii, on August 4, 1961, to Stanley Ann Dunham, a citizen of the United States and Barrack Hussein Obama, Senior. At the time of Obama's birth in 1962, his Father was British subject admitted into the United States on a temporary student visa, with the express condition that he was a "nonimmigrant student".

Obama's Father never became a U.S. citizen; never applied for U.S. citizenship; never declared an intention to become a U.S. citizen; and never became a resident alien. Accordingly, *a priori*, Obama is not a "natural born Citizen" as required to be eligible to be President of the United States under Article II, §1, clause 5 of the U.S. Constitution as he is not the child of two United States citizen parents. The phrase "natural born Citizen" is an 18<sup>th</sup> Century legal-term-of-art with a definite meaning well known to the Framers of the Constitution. At the time of the adoption of the Constitution, that phrase was defined as: "The natives, or natural-born citizens, are those born in the country, of parents who are citizens." (*The Law of Nations*, Emerich de Vattel, 1758, Chapter 19, § 212). Notably, there are two requirements: (i) born in the United States and (ii) of two parents, both of whom must be United States citizens. Clearly, Obama fails to qualify for this level of citizenship and thus is ineligible to be President. Thus, as a matter of law, "ALL OF OBAMA EXECUTIVE ORDERS ARE NULL AND VOID AND WITHOUT ANY LEGAL EFFECT. Obama is ineligible to be President as his and is in want of Constitutional Qualifications to hold Office as the United States President. Barak H. Obama(AKA Barry Soertoos) lacks the qualifications to hold office as President of the United States, expressly required by the United States Constitution Article VI, Clause 3 in the U.S. Constitution ("6:3"); and/or lacks the constitutional authority to nominate and/or appoint Loretta Lynch as United States Attorney General. Barak H. Obama(AKA Barry Soertoos) lacks power of attorney legally to represent the "UNITED STATES OF AMERICA" as such before Supreme Courts, Appelant Courts and/or Federal courts see 28 U.S.C. 530B, 547, 1345, 1346, 1746(1) in particular; Barak H. Obama is not a US Citizen and is an illegal is not a US Citizen, not now or never have been and is not an "authorized United States President" hence not a lawful "Chief Executive Officer for the United States Government" as the latter terms occur

at FRCrP Rules 1, 6 and 7 (definitions, who can be present, who can sign); or nominate and appoint a United States Attorney General(Loretta Lynch). Barak H. Obama(AKA Barry Soertoos) has “on multiple occasions” failed or refused to disclose valid social security card and/or birth certificate and/or have used another “dead” citizen social security card in violation of Federal and/or State law to U.S. Office of Personnel Management ("OPM") Standard Form 61 ("SF-61") APPOINTMENT AFFIDAVITS expressly required by one or more of the following 5 U.S.C. 2104, 2903, 2906, 3331, 3332, 3333, 5507, and 6:3 see also 18 U.S.C. 1519; Barak H. Obama(AKA Barry Soertoos) PRESIDENTIAL COMMISSION is incomplete due at least to known defects in the SF-61 executed by One Eric Holder Jr.Upon information and belief Barak H. Obama(AKA Barry Soertoos) own SF-61 is a counterfeit form because: upon information and belief Obama is an illegal alien and not a US Citizen and/or it lacks a valid OMB control number required by the Paperwork Reduction Act

**OBAMACARE -HEALTHCARE FRAUD -  
MANDATE (SCHEME TO DEFRAUD THE  
AMERICAN PEOPLE USE THREAT, COERCION  
AND FORCE & TO INJECT THE BIOWEAPON OF  
MASS DESTRUCTION VIA A FAKE  
“PLANDEMIC”-WHICH PARALLEL WITH  
BIDEN AND HARRIS USE OF FRAUD, COERCION  
AND MANDATE TO INJECT THE “COVID-19  
INJECTION”)**

(Over 25 million people were disenrolled from Medicaid and over 56 million had their coverage renewed, according to KFF's analysis of the outcomes of the ...

<https://www.kff.org/medicaid/press-release/as-medicaid-unwinding-concludes-in-most-states->

[kff-finds-25-million-lost-medicaid-coverage-but-enrollment-is-10-million-higher-than-pre-pandemic-levels/](#) -

The [individual mandate](#) is the requirement to buy insurance or [pay a penalty](#) for everyone not covered by an [employer sponsored health plan](#), [Medicaid](#), [Medicare](#) or other public insurance programs (such as [Tricare](#)). Also exempt were those facing a financial hardship or who were members in a recognized religious sect exempted by the [Internal Revenue Service](#).

The mandate and the limits on open enrollment., were designed to avoid the [insurance death spiral](#) in which healthy people [delay insuring themselves until they get sick](#). In such a situation, insurers would have to raise their premiums to cover the relatively sicker and thus more expensive policies, which could create a [vicious cycle](#) in which more and more people drop their coverage. The mandate was to allow a stable equilibrium relying on relatively [high premiums for the insured and little coverage](#) (and thus more illness and medical bankruptcy) for the uninsured. Studies by the [CBO](#), [Gruber](#) and Rand Health concluded that a mandate was required. The mandate increased the size and diversity of the insured population, including more young and healthy participants to broaden the [risk pool](#), spreading costs. Experience in New Jersey and Massachusetts offered divergent outcomes. The mandate was one of the more controversial provisions of the law. Obama publicly opposed the mandate while running for President, but changed his position as the law took shape. Businesses that employ 50 or more people but do not offer health insurance to their full-time employees pay a tax penalty if the government has subsidized a full-time employee's healthcare through tax deductions or other means. This is commonly known as the [employer mandate](#). This provision was included to encourage employers to continue providing insurance once the exchanges began operating. Approximately 44% of the population was covered directly or indirectly through an employer.

On or about April 2014, Obama knowingly willfully defied one or more Judges Order and/or injunction to “halt the Amnesty Program,” in which one or more Judges declared unconstitutional.

Article 2, Section 3 of the Constitution mandates that the President of the United States “shall take Care that the Laws be faithfully executed...” Barack Hussein Obama, in violation of his oath of office has repeatedly ignored this Constitutional mandate by refusing to enforce laws against illegal immigration,

The oath of office of the United States President requires the President to preserve, protect and defend the Constitution., and is the most important part of the Constitution, the Bill of Rights. Barack Hussein Obama has repeatedly violated his oath of office by seeking to limit both the individual rights and the rights of the States guaranteed in the first ten amendments to the Constitution. Specific actions include, but are not necessarily limited to:

#### **IN FURTHERANCE OF OBAMA UNLAWFUL ACTS:**

**On or about Jan. 1, 2009 and continuing thru to present Obama in his official capacity as United States President:**

- A. Ordered the Environmental Protection Agency to implement portions of the Cap & Trade bill that failed to pass in the U.S. Senate.
- B. Ordered implementation of portions of the “Dream Act” that failed to pass in Congress.
- C. Orchestrating a government takeover of a major part of the automobile industry in 2009.



- D. Ordered a moratorium on new offshore oil and gas exploration and production  
Without approval of Congress.
- E. Signed an Executive Order on March 16, 2012 giving himself and the Executive  
branch extraordinary powers to control and allocate resources such as food, water, energy  
and health care resources etc. in the interest of vaguely defined national defense issues. It  
would amount to a complete government takeover of the U.S. economy.
- F. Signed an Executive Order on July 6, 2012 giving himself and the Executive branch the  
power to control all methods of communications in the United States based on a Presidential  
declaration of a national emergency.
- G. Signed an Executive Order on January 6, 2013 that contained 23 actions designed to limit the  
individual right to keep and bear arms guaranteed by the Second Amendment to the  
Constitution.
- H. Amending portions of the Affordable Healthcare Act and other laws passed by Congress  
without Congressional approval as required by Article 1 of the Constitution.
- I. Issued Executive orders in January 2014 amending the HIPPA law to allow the turning over  
of confidential medical records to Federal agencies if there is any information to be used to  
add individuals to the NICS list to prohibit them from purchasing firearms.
- J. Had the EPA impose regulations on the coal industry that will force many utility companies  
and coal mines out of business. This will cost the U.S. economy thousands of jobs and  
dramatically increase the cost of energy to the public. This is being done without  
Congressional approval.
- K. Hindered the ability of the U.S. Border Patrol Agency to not only stop illegal immigration,  
but to stop human and drug trafficking.

- L. Removed the work requirement from welfare reform legislation without Congressional approval. Article 2, Section 3 of the Constitution mandates that from time to time the President “shall give to Congress information on the State of the Union....” Implicit in this is an obligation for the President to be truthful with the Congress and the American people. Barack Hussein Obama has repeatedly violated his oath of office and the requirements of the Constitution by willfully withholding information on important issues or actively taken part in misleading the Congress and the American people. Specific actions include, but are not necessarily limited to:
- A. Used Executive privilege to block Congress from getting documents relating to the DOJ’s Operation Fast and Furious and the death of U.S. Border Patrol Brian Terry.
  - B. Had members of his administration provide false information about the act of terrorism committed in Benghazi, Libya on September 11, 2012 and refusing to allow the State Department and other federal agencies to cooperate in the Congressional investigation.
  - C. Falsely labeled the mass murder of American soldiers at Ft. Hood, Texas as “workplace violence” instead of the act of Islamic terrorism it was.
  - D. Falsely labeling the IRS targeting of conservative and Christian groups as a “phony” scandal and refusing to order an active pursuit of the investigation into who was ultimately responsible.
  - E. Refused to order an independent investigation of the actions of Eric Holder and the DOJ in targeting the phone records of members of the news media.
  - F. Told the American people on a television show that the NSA was not prying into the emails and phone calls of Americans when the facts prove otherwise.

(2) The oath of office of the President of the United States requires him to preserve, protect and defend the Constitution. This obviously includes what may be the most important part of the Constitution, the Bill of Rights. Barack Hussein Obama has repeatedly violated his oath of office by seeking to limit both the individual rights and the rights of the States guaranteed in the first ten amendments to the Constitution. Specific actions include, but are not necessarily limited to:

- A. Had the Department of Health and Human Services order religious institutions and businesses owned by religious families to provide their employees free contraception and other services that are contrary to their religious beliefs. This is being done under the auspices of the Affordable Health Care Act and violates the religious freedom clauses of the First Amendment.
- B. Had the military place restrictions on the religious freedom of Chaplains and other members of the military in order to favor gay rights advocates and atheists in violation of the First Amendment.
- C. Had the military place restrictions on the freedom of speech of members of the military and the civilian employees of the DOD in violation of their rights under the First Amendment.
- D. Used Executive orders and government agency actions to limit Second Amendment rights. This includes actions by the Veterans Administration to disarm American veterans without due process as required by the Fifth Amendment.
- E. Had the National Security Agency intercept and monitor the private communications of millions of Americans without a court order and in violation of the Fourth Amendment.
- F. Joined with foreign governments in lawsuits against sovereign U.S. states to prohibit them from enforcing immigration laws. This is in violation of the Tenth Amendment.

- G. Filed suits under the Voting Rights Act against sovereign U.S. states to prevent them from enforcing Voter ID laws despite rulings by the Supreme Court upholding these laws. This is another violation of the Tenth Amendment and the balance of powers.
- H. Had the IRS propose new regulations on conservative 501 (C ) (4) organizations to limit their freedom of speech and political activities during election cycles in violation of the First Amendment to the Constitution.
- I. Had the FCC prepare new rules on internet neutrality in violation of the ruling by the U.S. Supreme Court striking down such regulations.
- J. Had the FCC institute a plan to place agents in newsrooms of radio and television stations as well as print media to monitor whether they are providing the “proper” news content to the public, a direct violation of the First Amendment to the Constitution.
- K. Had the Secretary of State sign the U.N. Small Arms Treaty despite the opposition of a majority of the U.S. Senate and with full awareness that the implementation of the treaty would violate the Second Amendment rights of American citizens.

Under Article 2, Section 2 of the Constitution the President of the United States is the Commander in Chief of the United States military and as such is responsible for using them in a manner that best serves the national security of the United States and protects our soldiers from unnecessary risks and harm. Barack Hussein Obama has violated his oath of office in this regard. Specific actions include, but are not necessarily limited to: In the name of “political correctness,” he imposed unnecessary and dangerous rules of engagement on our troops in combat causing them to lose offensive and defensive capabilities and putting them in danger. Many American service personnel have been killed or wounded as a result of this policy.

Released the identity of American military personnel and units engaged in dangerous and secret operations such as the killing of Osama bin Laden by Navy Seal team 6. Article 1, Section 8 of the Constitution gives Congress the exclusive power to declare war. Yet, without consulting Congress President Obama ordered the American military into action in Libya. Had the Attorney General tell Secretaries of State that they do not have to comply with the Federal law requiring states to timely send absentee ballots to military personnel.

(1) Article 2, Section 2 of the Constitution establishes the President as Commander in Chief of the United States Military. This requires him to use his power and authority to oversee the proper use of the military to properly protect and defend the people and territory of the United States against all enemies, both foreign and domestic. He is further responsible for using the U.S. military in a manner that is effective and protects members of the military and takes proper care of veterans.

The President takes an oath of office that encompasses these duties. Barack Hussein Obama has consistently violated these duties and violated his oath. Specific actions include, but are not necessarily limited to:

- A. Imposed Rules of Engagement on the active military in war zones that have unnecessarily endangered the lives of American soldiers.
- B. Allowed the leaking of classified information about U.S. military operations to the media in order to enhance his political image. Such leaks place the lives of U.S. soldiers in danger.
- C. Despite being informed in 2009 of problems in the Veterans Administration involving treatment of veterans, took no action improve the situation, but instead ordered the VA to

spend a major part of its budget on green energy projects at VA facilities instead on veteran care.

- D. Endangered the lives of members of the American military and American civilians by negotiating with terrorists to trade five high level Taliban leaders in exchange for an American soldier who deserted his post and his fellow soldiers. In addition, he did the foregoing action in violation of Federal law since he did not provide the legally required thirty day notice to members of Congress of his intent to release prisoners from Guantanamo Bay.
- E. Continues to refuse to enforce immigration laws passed by Congress in violation of Article 2, Section 3 of the Constitution, and further has used illegal and unconstitutional Executive orders to grant amnesty or de-facto amnesty to illegal aliens currently in the United States.
- F. Has deliberately destroyed the morale and effectiveness of Border Patrol agents by interfering with their attempts to fulfill their oath of office and enforce laws legally passed by the U.S. Congress.
- G. By his deliberate actions encouraged parents of thousands of children in Central America to send their children, often unaccompanied by adults, across the U.S. border and then asking for billions of taxpayer dollars to care for these children.
- H. Ordered the Border Patrol and Department of Homeland Security to place thousands of these children on buses or planes and dumping them in communities around the country; often without any prior notifications to the local elected officials in these communities.
- I. Allowed the TSA to let these children, as well as possible teenage gang members and unidentified to fly in U.S. Airlines at taxpayer expense without proper identification required by Federal law.

- J. Has refused to respond to lawful requests by Governors of the southern Border States to close the Southern border to any further illegal immigration and has created a severe financial crisis for Border States and other states in order to advance his own political agenda.
- K. Has ordered the release of thousands of illegal aliens who have been convicted of serious crimes in the U.S. to be released and stay in the country after they have served their sentences. This violates the requirements of Federal law that such people be immediately deported.
- L. Ordered the immediate release of approximately 68,000 other criminals in Federal prisons that have been convicted of drug offenses. These actions endanger the lives and property of honest and law-abiding American citizens that the President is legally and constitutionally required to protect.
- M. Has authorized the IRS, HHS, BATF, DHS, and EPA to propose new regulations not authorized by Congress that will adversely affect the rights of Americans protected by the First, Second, Fourth, and Fifth Amendments to the Constitution. Barack Hussein Obama has undermined the integrity of his office, has brought disrepute on the Presidency, has betrayed his trust as President and has acted in a manner subversive of the rule of law and justice, to the manifest injury of the people of the United States. Wherefore, Barack Hussein Obama, by such conduct, is disqualified from holding Office as the United States President, and therefore, all appointments, nominations, are null and void to hold and enjoy any office of honor, trust or profit under the United States, unconstitutional orders, forgery of Birth Certificates and illegal use of social security card, Amnesty program, and (1) this court's order for pursuant to Rule 201 of the Federal Rule of Evidence, committed treason, violation of class civil rights, violation of oath of office. All appointment's, nominations,

are void and without “any legal effect.” Obama is ineligible to hold Office as the United States President, and therefore, c

Article 2, Section 3 of the Constitution mandates that from time to time the President “shall give to Congress information on the State of the Union...” Implicit in this is an obligation for the President to be truthful with the Congress and the American people. Barack Hussein Obama has repeatedly violated his oath of office and the requirements of the Constitution by willfully withholding information on important issues or actively taken part in misleading the Congress and the American people. Specific actions include, but are not necessarily limited to:

- A. Used Executive privilege to block Congress from getting documents relating to the DOJ’s Operation Fast and Furious and the death of U.S. Border Patrol Brian Terry.
- B. Had members of his administration provide false information about the act of terrorism committed in Benghazi, Libya on September 11, 2012 and refusing to allow the State Department and other federal agencies to cooperate in the Congressional investigation.

Article 1 of the Constitution establishes the legislative branch of the U.S. government and sets forth the powers of the Senate and House of Representatives to make laws. These powers are exclusive and the Constitution does not grant the President the power to either make laws or amend them on his own. Barack Hussein Obama has ignored these provisions and made or changed laws by either issuing unconstitutional executive orders or instructing governmental departments to take illegal and unconstitutional actions. Specific actions include, but are not necessarily limited to:



Under [Article I, Section 3, Clause 7](#), upon conviction in impeachment cases, the Senate has the option of disqualifying convicted individuals from holding other federal offices, including the presidency.

Under [Section 3 of the Fourteenth Amendment](#), no person who swore an oath to support the Constitution, and later rebelled against the United States, can become president. The evidence in this complaint show, Hillary Clinton rebelled against the US Constitution, and is not qualified to be president.

## **BARRY SOERTEOS(AKA OBAMA UNCONSTITUTIONAL ANEMSTY PROGRAM**

Obama executive action on immigration conflicts with the President constitutional duty to “take Care that Laws be faithfully executed. The Take Care Clause limits the scope of presidential power and ensures that the chief executive will uphold and enforce Congress’s laws – not unilaterally rewrite them under the cover “prosecutorial discretion.” [ Further the Department of Homeland Security failed to comply with the Administrative Procedure Acts required notice and commit rulemaking process before providing the legal benefits like federal work permits, Medicare and social security be awarded to individuals who are openly violation immigration laws]. The executive action to dispense with federal immigration law will exacerbate the humanitarian crisis along the southern borders, which effect increased state investment in law enforcement, health care and education. The Amnesty “tramples the US

Constitution Take Care Clause and federal law. The executive action on immigration conflicts with the President constitutional duty to “take Care that Laws be faithfully executed. The Take Care Clause limits the scope of presidential power and ensures that the chief executive will uphold and enforce Congress’s laws – not unilaterally rewrite them under the cover “prosecutorial discretion.” The Department of Homeland Security failed to comply with the Administrative Procedure Acts required notice and comment rulemaking process before proving the legal benefits like federal work permits, Medicare and social security be warared to individuals who are openly violatin immigration laws in addition,

The executive action to dispense with federal immigration law will exacerbate the humanitarian crisis along the southern boarders, which effect increased state investment in law enforcement, health care and education. SEVENTEEN STATES of Arizona, Florida, Tennessee, Alabama, Georgia, Idaho, Indiana, Kansa, Louisiana, Maine, Mississippi, Montana, Nebraska, North Carolina, South Carolina, South Dakota, Utah, West Virginia, Wisconsin, West Virginia Eliminate fraud and abuse from asylum laws, end administration policies that encourage illegal immigration. Amnesty “tramples the US Constitution Take Care Clause and federal law. The executive action on immigration conflicts with the President constitutional duty to “take Care that Laws be faithfully executed. The Take Care Clause limits the scope of presidential power and ensures that the chief executive will uphold and enforce Congress’s laws – not unilaterally rewrite them under the cover “prosecutorial discretion.” The Department of Homeland Security failed to comply with the Administrative Procedure Acts required notice and comment rulemaking process before proving the legal benefits like federal work permits, Medicare and social security be warared to individuals who are openly violatin immigration laws. Several US

Judges declare Obama Amnesty Immigration unconstitutional, enjoined Obama from enforcing this law. In turn Obama did knowingly, intentionally, illegally, unlawfully ignore one or more Judges Order and continued this unlawfully “Amnesty Programs.” Obama actions constitute racketeering activity and an indictable offense under the Immigration and Nationality Act, section 274 (bringing in and harboring certain aliens), section 277 (relating to aiding or assisting certain aliens to enter the United States), or section 278 importation of aliens for immoral purposes for the purpose of financial gain codified, respectively, at 8 U.S.C. §§ 1324, 1327 and 1328. Obama has violated his oath of office; Obama is guilty of advocating and Obama executive action on immigration conflicts with the President constitutional duty to “take Care that Laws be faithfully executed pushed the Obama Care-Affordable Care Act,” through congress and “mandated,” that every US Citizen enroll in his “Obama Care healthcare,” and enforced laws that \_\_\_\_\_, \$100.00 per day for failure , issued an executive order of unconstitutional amnesty program in violation of International/Federal and/or State law, knowingly, intentionally violated US Federal District Court Judge in regards to this “unconstitutional amnesty law;” knowingly, intentionally appointed and confirmed Loretta Lynch as United States Attorney General, a person who supported and defended partial birth abortions, aided and abetted Planned Parenthood who knowingly, acquired, received, and transferred human organs for valuable consideration for use in human transplantation transferred affecting interstate commerce" in violation of 42 U.S.C. § 289g and 18 U.S.C. § 1531, deprived the Plaintiff right to Obama “pushed the Obama Care-Affordable Care Act,” through congress and “mandated,” that every US Citizen enroll in his “Obama Care healthcare,” and enforced laws that is defined as (“EXTORTION” ON THE AMERICA PEOPLE), \$100.00 per day for failure(TO ENROL IN HIS CARE HEALTH CARE SCHEME –

TO INJECT U.S. CITIZENS WITH THE HIV-AIDS- NANO-ARTIFICIAL INTELLIGENCE - GENE ALTERING SATANIC – BIOWEAPON OF MASS DESTRUCTION) , issued an executive order of unconstitutional amnesty program in violation of International/Federal and/or State law, knowingly, intentionally violated US Federal District Court Judge in regards to this “unconstitutional amnesty law;” knowingly, intentionally appointed and confirmed Loretta Lynch as United States Attorney General, a person who supported and defended partial birth abortions, aided and abetted Planned Parenthood who knowingly, acquired, received, and transferred human organs for valuable consideration for use in human transplantation transferred affecting interstate commerce" in violation of 42 U.S.C. § 289g and 18 U.S.C. § 1531. On or about April 2014, Obama knowingly willfully defied one or more Judges Order and/or injunction to “halt the Amnesty Program,” in which one or more Judges declared unconstitutional. Breached his contract and/or legal duties and obligation as United States President, lost his representative capacity to represent the United States as President of the United States. Obama unlawfully usurps, intrude into, and/or unlawfully hold or exercise public office of the United States President which requires immediate injunctive relief.

**ALL CORPORATIONS, THEIR EXECUTIVE DIRECTORS, THE FEDERAL RESERVE BOARD OF DIRECTORS[THE FEDERAL RESERVE](ALL GLOBAL CENTRAL BANKS), FOREIGN OFFICIALS-HEADS OF STATE, KAMALA HARRIS, JOE BIDEN. U.S. CONGRESSMAN AND SENATORS, ET AL CONSPIRED WITH BARRY SOERTEOS(AKA OBAMA CONSPIRED AND CONTINUES TO CONSPIRE WITH AN ILLEGAL IMMIGRATE BARRY SOERTOES(OBAMA)TO IMPLEMENT AND USE HIS “DEPARTMENT OF DEFENSE(DARPHA) – NANO TECH, ARTIFICIAL INTELLIGENCE -HIV/AIDS – GENE ALTERING BIOWEAPON OF MASS DESTRUCTION(AKA COV-19 VACCINE)” INCLUDING BUT NOT LIMITED TO KAMALA HARRIS, JOE BIDEN, DONALD TRUMP ET AL) TO CONCEAL HIS TRUE IDENTITY(HARBORED, HIRED, AND ILLEGAL IMMIGRATE IN VIOLATION OF 8 U.S.C. SECTION 1324 AND ALLOW MILLIONS OF ILLEGAL ALIENS TO ENTER INTO THE U.S.A.(IN VIOLATION OF NATIONAL SECURITY)AND THE PLAINTIFF/CLAIMANT HAS BEEN INJURED AND DAMAGED BY CORPORATIONS, THE FEDERAL RESERVE(THEIR OFFICERS**

ALL CONCEAL BARRY SOERTOES(OBAMA) TRUE INDENTITY AND THAT HE IS AN ILLEGAL IMMIGRATE, all conspired and continue to conspire to commit criminal identity fraud via Barry Soertoos(AKA Barack Hussein Obama)has conspired to engaged in false personation and aggravated identity theft and in conspiracy to commit false personation and identity theft concealing Barry Soertoos(aka Barack Hussein Obama) true identity, for the sole purpose of deceiving the American people in his pursuit of consolidating the U.S.A. with Communist China, committing genocide on the two witness, money laundering(via one or more Bitcoin, Stablecoin, Doggie Coin, BRICS etc.) U.S. Dollars thru the Federal Reserve and all Global Central Banks to de-dollarize” the U.S. Dollar the Worlds Reserve Currency & to make a New World “Cashless Currency” to parallel with China Cashless society(and U.S. Citizens- and enslaving U.S. Citizens survivors via the “new financial system BRICS via a “permanent” Mark(replacement of our cell phones – see site in order to buy or sell) in order and defrauding out of all money and property. AND BOTH SHARON AND/OR JAMES S. BRIDGEWATER HAS BEEN INJURED AND DAMAGED BY KAMALA HARRIS, JOE BIDEN AND BARRY SOERTOES(“THE PUBLIC/PRIVATE PARTNERSHIP”)LLEGAL ACTS.

**BARRY SOERTEOS(AKA OBAMA  
CONSPIRED AND CONTINUES TO CONSPIRE  
WITH KAMALA HARRIS IN HER OFFICIAL  
CAPACITY AS SAN FRANCISCO DISTRICT  
ATTORNEY AND/OR INDIVIDUALLY(AND  
SUCCESSIVE “DEFACTO” CAPACITY AND JOE  
BIDEN IN HIS OFFICIAL CAPACITY AS VICE  
PPRESIDENT AND “DEFACTO “ SUCCESSIVE  
CAPACITY, ET AL TO USURP THE OFFICE OF  
THE PRESIDENT AND TO CONCEAL HIS  
IDENTITY AND HARBOR, HIRE MILLIONS  
ILLEGAL IMMIGRATES IN VIOLATION OF 8  
U.S.C. SECTION 1324 – “RACKETEERING  
CONSPIRACY” VIOLATE NATIONAL SECURITY,  
GRANT CHINA SUPREME AUTHORITY OVER  
THE TWO WITNESSES AND U.S. CITIZESN, AND  
OTHER HENIOUS ACTS OF GENOCIDE, WAR  
CRIMES, ET AL INCLUDING VIOLATIONS OF  
OATH OF OFFICE, MULTI COMPLEX RICO  
ARTIFICE AND SCHEME TO DEFRAUD [TITLE  
18 U.S.C. § 1964(c)] re: DESTRUCTION and INJURY  
TO BUSINESS AND PROPERTY and OBTAINING  
MONEY OR PROPERTY BY AND THROUGH  
FALSE PRETENSE, ILLEGAL IMMIGRATION  
AND COMBINATION OF RESTRAINT OF TRADE**

In furtherance on or about Jan. 1, 2005 and continuing thru to May. 2008 one or more of the above mentioned Defendants(Hayes Valley Limited Partnership) denied and/or deprived BOTH SHARON AND/OR JAMES S. BRIDGEWATER equal protections under the law of Obama acts or omissions, the Plaintiff has repeatedly, diligently pursued her legal remedies, and/or served Obama at the “White House,” with multiple complaints via certified mail(see Appendix 5 A-177, Appendix 6 A-187, SEE RELATED CASES “ERROUSLY” DISMISSED(OBSTRUCTION OF JUSTICE)FILED CONCURRENTLY AND/OR ONE OR MORE Appendix 7 A-227, Appendix 7- A296, Appendix 8 A-300, Appendix 8- 327, Appendix 9 A-334, Appendix 10 A-412, and the #1 Stipulated Judgment of Dismissal; order Thereon is published and reprinted and appears at Appendix 10 A-426; and the execution of money Judgment appears and is re-printed at at Appendix 10 A-427; and the order granting Sharon Bridgewater motion to vacate the order is published and reprinted and appears at Appendix 10-A 429; and the “second” Stipulated Judgment of Dismissal and order Theron is published and reprinted and appears at Appendix 10-A 432, Appendix 11 A-438, Appendix 12 A-543, Appendix 13 A-491, Appendix 14 A-519, Appendix 15 A-662, Appendix 16 A-668, Appendix 17 A-698, Appendix 18 A-885, Appendix 19 A-992, Appendix 20 - A-2017 , [notice or removal]. Appendix 21 Appendix –A-2069/A-2070/A-2095). On or about Jan. 1, 2009 and continuing thru to present Obama told the American People that he reads “every,” LETTER, COMPLAINT RECEIVED AT THE WHITE.” Obama has refused to defend, answer and/or otherwise plead.

On or about Sept. 6, 2012 right before the presidential election, the Plaintiff filed a complaint against Obama and/or Holder(see on or more of the above mentioned Appendixes.) In turn, Officers trespassed onto the Plaintiffs property without the right, kidnapped, arrested,

assaulted and falsely imprisoned the Plaintiff without the right. (Obama is liable because he failed to act and/or failed to respond the Plaintiffs complaints).

In furtherance of the Obama acts or omissions, on or about Oct. 5, 2015, Police Officers arrested James for “lying to a police officer.” Obama on or Oct. 26, 2016 the police arrested James S. Bridgewater and handcup him, intimidated him, and assaulted my son without probable cause. In furtherance of the acts or omissions of Obama et al “the police” SHOT ROUNDS OF BULLETS IN THE PLAINTFF INTO THE PETITIONER HOUSE ON Oct. 29, 2016, REQUIRING IMMEDIATE INJUNCTIVE RELIEF AND WHICH REQUIRES THIS COURT TO ISSUE AN EMGERGENY TEMPOARY RESTRAINNG ORDER.” [THE PLAINTIFF AND/OR HER SON LIFE IS IN JEOPODY!!” Plaintiff incorporates these picture as exhibit A. This is a continual pattern of the Defendants acts or omissions. Requiring immediate declaratory and injunctive relief Upon information and belief the Detroit police officer The Detroit police officers shoot bullets, The Plaintiff and/or Petitioner has been injured and damaged in the AMOUNT DUE AND OWING IS INCORPORATED.

Barry Soertoos(AKA Obama), Kamala Harris and Joe Biden(ALL CORPORATIONS, THEIR DIRECTORS, AGENTS, OFFICERS, ETC. “AKA THE PUBLIC/PRIVATE” PARTNERSHIP) et al has repeatedly violated the mail and wire fraud statutes, 18 U.S.C. §§ 1341, 1343 and knowingly devised or knowingly participated in the schemes or artifices to defraud Plaintiffs and/or deprive the Plaintiffs the ONE OR MORE intangle right to honest services or to obtain or injure the money, business or property of Plaintiffs by means of false or fraudulent pretenses, representations, or promises and to deprive the Plaintiffs of the intangible right of honest services and equal protection of the law. Pursuant to the events described in the Plaintiff complaints. Harris, Joe Biden and Obama could foresee that the mails and wires would



be used “for the purpose of” advancing, furthering, executing, concealing, conducting, participating in or carrying out the schemes, within the meaning of 18 U.S.C. §§ 1341 and 1343, 1346 VIA

- Bribery or kickback schemes
- Fraud involving financial institutions (BARRY SOERTOES(OBAMA) 2008-2009 U.S. FEDERAL RESERVE BAILOUT VIA AIG[BRIDGEWATER LANDLORD HAYES VALLEY LIMITED PARTNERSHIP - PARENT CORPORATION - GLOBAL CENTRAL BANKS, THE U.S. FEDERAL RESERVE, BITCOIN, ALL FORMS OF PAYMENT SYSTEMS INCLUDING BRICS)
- Violations of mail fraud statutes
- Breach of fiduciary duty for personal gain

In particular, Defendants could foresee that the mails and wires would be used to receive and/or deliver, inter alia, money and false or fraudulent representations regarding the Plaintiffs’ property, economic and business interests. In addition, the Defendants illegally misused the Mail and Wires in the perpetuation of the preceding allegations against the Plaintiffs by committing the following “Predicates Acts:” Hobbes Act, 18 U.S.C. § 1951; Witness Tampering, 18 U.S.C. §1512; Obstruction by Violence, 18 U.S.C. § 1512(a); Obstruction by Intimidation, Threats, Persuasion, or Deception, 18 U.S.C. 1512(b) ; Obstruction by Destruction of Evidence or Harassment, 18 U.S.C. § 1512(c), 1512(d); Retaliating Against a Witness; Conspiracy to Obstruct or Defraud 18 U.S.C. §371 and related Idaho State Law Provisions. Defendants acting singly and in concert, personally or through his agents, as co-conspirators, or as aiders and abettors, used the mails or caused the mails to be used “for the purpose of” advancing, furthering, executing, concealing, conducting, participating in, or carrying out the schemes, within the meaning of 18 U.S.C. §§ 1341 and 1343. In advancing, furthering, executing, concealing, conducting, participating in the acts described in paragraphs 1-26 or carrying out the schemes, the Defendants specifically used the wires/ mails or caused the wires/emails to be used

to receive or deliver, inter alia, every email, facsimile, letter or telecommunication and communications described in the complaints in the appendix(see all complaints in appendix). In advancing, furthering, executing, concealing, conducting, participating in, or carrying out the schemes Obama also specifically used the wires/mails or caused the wires/mails to be used to receive or deliver, inter alia, the emails, facsimiles, letters or telecommunications with the Plaintiffs regarding all the events described in the Plaintiffs complaint in the appendix(see all complaints). Each and every use of the mails and wires described above was committed by the Defendants with the specific intent to defraud Plaintiffs or for obtaining the money or property of Plaintiffs and/or to deprive the Plaintiffs of the intangible right of honest services and equal protection of the law by means of false or fraudulent pretenses, representations, or promises.

**Kamala Harris, Joe Biden and Barry Soerthoes(aka Obama), CORPORATIONS, ET AL  
“THE PUBLIC/PRIVATE PARTNERSHIP” CAREER OFFENDERS AND CRIMINALS**

Obama, Eric Holder et al acts constitute the use, attempted use, or threatened use of physical force against the person of another; or (2) extortion, involves use of explosives, or otherwise involves conduct that presents a serious potential risk of physical injury to another(see appendix\_\_\_\_\_); all maintained a Racketeering enterprise and committed offenses as part of a pattern of criminal conduct engaged in as a livelihood.

All the acts of the Defendants constitute “crime of violence;” Obama et al at all times mentioned was 18 years old at the time when the Defendant committed the instant offense of conviction; (2) the instant offense of conviction is a felony conviction or either a crime of violence or a controlled-substance offense, using deadly weapons or armor-piercing ammunition in the commission of the offenses.

Oath of Office” that members of Congress are required to take before assuming Office. The law of 5 USC 3333<sup>1</sup> provides the text of the actual “Oath of Office” that members of Congress are required to take before assuming Office. The law of 5 USC SECTION 3333 requires members of Congress to sign a Affidavit that they have taken the “Oath of Office” required by 5 USC section 3331, and have not, or will not, violate that “Oath of Office” during their Tenure of Office as defined by the third part of law, USC section 7311.<sup>2</sup> Which explicitly makes it a federal criminal offense (and a violation of “oath of Office”) for anyone employed in the United States Government (including members of Congress) to “advocate the overthrow of our constitutional form of government.”<sup>3</sup> The fourth Federal law, 18 USC 1918 provides penalties for violations of “Oath Office” described in 5 USC section 7311 which include: (1) removal from office and; (2) confinement or a fine. The definition of ‘advocate’ is further specified in Executive Order 10450<sup>4</sup> which for the purposes of enforcement, supplements 5 USC section 7311.

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<sup>1</sup> 5 USC section 3331: “an individual who accepts office or employment in the Government of the United States....shall execute an affidavit within 60 days after accepting the office or employment that his acceptance and holding office does not or will not violate section 7311 of this title. The affidavit is prima facies evidence that the acceptance and holding of office or employment by the affiant does not or will not violate section 7311 of this title.”

<sup>2</sup> Federal law specially prohibits any individual from accepting or holding any position (including elected office) in the United States Government if they advocate the overthrow of our constitutional form of government.

5 USC section 7311(1): “An individual may not accept or hold a position in the Government of the United States of the government of the District of Columbia if he (1) advocates the overthrow of our constitutional form of government....

<sup>3</sup> Advocate: To speak in favor of or defend by argument. To support, vindicate, or recommend publicly. Black’s Law Dictionary

<sup>4</sup> In order to instruct investigating federal official such as the FBI as to what is a violation of the “Oath of Office” under 5 USC section 7311 and 5 USC section 3331, Executive Order 10450 was issued to serve as a guideline for determining what actions constituted a criminal violation of the “Oath of Office” by Federal Officials. The “Order” affirms the law of 5 USC section 7311 that is a criminal violation under 18 USC section 1918 for a member of the government, which includes members of Congress, to “advocate the overthrow of our constitutional form of government.”

Executive Order 10450 states (in part): “Whereas the interest of the national security require that all persons privilege to be employed in...the Government shall be reliable, trustworthy, of good conduct and character, and of complete and unswerving loyalty to the United States...it is hereby ordered as follows:

The investigations conducted pursuant to this order shall be designed to develop information as to whether the employment or retention in employment .... of the person being investigated is clearly consistent with the interests of the national security. Such information shall relate, but shall not be limited, to the following:

Advocacy of use of force or violence to overthrow the government of the United States, or of the alteration of the form of the government of the United States by unconstitutional means.”

