

**Re: Petition for Point of order: Barack H. Obama II has failed to qualify for president.**

**Grievance:** Barack Hussein Obama II a.k.a. Barry Soetoro is not qualified to become president, having had primary allegiances to other nations, and not providing unambiguous evidence he is a “natural born Citizen” without other allegiance, to satisfy the Constitution Article 2 Sect. 1 and 2.

**Prayer:** By your oath to uphold the Constitution, your duty to uphold Amendment 20 §3, your privilege to raise a Point of Order, by the 10<sup>th</sup> Amendment powers retained by We the People, and by the right of petition for redress of grievances, I pray that you raise a Point of Order in Congress challenging the qualifications of the President Elect Barack Hussein Obama II, namely:

**“I raise a Point of Order that the President Elect, Barack Hussein Obama II, has failed to qualify for president** per the Constitution Amendment 20 §3, Article II, §1, §2 having “Foreign Allegiances” by birth and adoption, by renouncing US citizenship, and by failing to provide unambiguous evidence that he is “a natural born Citizen” having only had undivided allegiance, election of a President who does qualify having precedence over other business of this House.

1 Mr. Obama having had conflicting “Foreign Allegiance”(s) cannot become Commander in Chief having sole allegiance to the USA, and thus cannot qualify as “a natural born Citizen”.

1.1 Barry Soetoro, a.k.a. Barak Obama, has first allegiance to Indonesia, having Indonesian citizenship with renunciation of US citizenship, by adoption by Lolo Soetoro Mangunharjo, a citizen of Indonesia, per Constitution of Indonesia, Law No. 62 of 1958, Art. 2 (1), as required to enroll in Indonesian schools, per school records, 1980 divorce decree, and travel to Pakistan in 1981; and

1.2 Mr. Obama had first allegiance to the British Crown and to Kenya, being born a citizen of Kenya through his Kenyan birth father Barack Obama, Sr., per Chapter VI. Sections 87 and 97 of the Constitution of Kenya; and being a bipatriote under the U.K. Nationality Act of 1948.

2. By the condition “have failed to qualify” in Amendment 20, §3, Mr. Obama has the burden of proof to exhibit in Congress unambiguous evidence that he qualifies, as a “natural born Citizen” born to two US citizens “in the allegiance of the United States” while meeting statutory citizenship requirements, and he that retained that exclusive allegiance to qualify as Commander in Chief.

2.1 Mr. Obama has sealed all unambiguous original evidence needed to qualify, including his original vault-version birth certificate, all other legal birth certificate versions, records and passports;

2.2 Mr. Obama’s Kenyan paternal step grandmother Sarah Hussein Obama states that she was present at his birth in (Mombasa) Kenya, per Affidavits of Bishop Ron McRae and of Rev. Kweli Shuhubia in Philip J. Berg v. Barack Hussein Obama et al. U.S.C. No. 08A505; and

2.3 Lightfoot v. Bowen U.S.C. No. 08A524 documents further supporting facts and law.”

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_ City \_\_\_\_\_

County: \_\_\_\_\_ State: \_\_\_\_\_ ZipCode \_\_\_\_\_

Notary: I certify that \_\_\_\_\_ personally appeared  
before me on \_\_\_\_\_, 2009 in \_\_\_\_\_ County, State of \_\_\_\_\_.