

**CONSTRUCTIVE NOTICE AND DEMAND TO HALT THE
CONGRESSIONAL ELECTION CERTIFICATION PROCESS DUE
TO EVIDENCE OF SUBSTANTIVE FRAUD**

BE ADVISED, your Oath of office requires you to act in a manner which upholds the United States Constitution, our State Constitutions, and the Rule of Law. This shall serve as Notice to you of the massive fraud which has occurred in the 2012 election. As a public servant, your highest duty is to the people of the United States. Failing to do your duty, after having been so noticed, will be a direct violation of your Oath, with malice aforethought.

The evidence is overwhelming that the 2012 President elect Barack Hussein Obama is not a natural-born citizen of the United States, as defined by The Law of Nations - Book 1 - Chapter 19 - Sections 212, 213, 214 and 215 – or the United States Supreme Court in *Minor v. Happersett*, 88 U.S. 162 (1874) and *U.S. v. Wong Kim Ark*, 169 U.S. 649 (1898). Since the Supreme Court in *Minor* directly construed in the Article 2, Section 1, natural-born citizen clause to determine the citizenship status of the petitioner, the Court's definition of the natural-born citizen class is binding precedent.

Since Obama does not qualify as a member of the class of persons identified as natural-born citizens by the U.S. Supreme Court, he is not eligible to be President of the United States. Therefore, the Secretaries of the various states are constitutionally prohibited from certifying the election of a candidate for the office of the Presidency who is ineligible as a matter of law. Further, under their oath, Electors are likewise constitutionally prohibited from certifying a ballot or casting a ballot in favor of a known ineligible candidate.

In addition, there is significant evidence of election fraud throughout the 2012 election process, rendering the alleged outcome of the election null and void until such time that a full investigation can be carried out. [See items concerning election fraud below.]

Secretaries of the numerous states were duly NOTICED prior to placing the name Barack Hussein Obama on the 2012 ballot. Due to the disconcerting fact that the various Secretaries of these several States have been remiss and negligent in their duty to properly vet and certify all candidates before placing their names upon any ballot, the duty and responsibility falls to Congress to halt any certification of the President elect, before there is an extensive and comprehensive investigation of the substantive fraud referenced herein. Please see the following examples:

Prima facie evidence exists as to violations of Federal Election Commission law regulating campaign finance concerning overseas donations from foreign entities, into national money laundering and online credit and debit card fraud, using foreign contributions from stolen card numbers to finance a presidential campaign. Hundreds of millions of dollars pouring into the Obama campaign from overseas donors and all of it in untraceable small denominations.

Florida Fraud:

1. Prima facie evidence exists as to violations of federal law governing a national election in the state of Florida. Florida banned observers from seeing the absentee ballots being opened and “there was no way to know whether the absentee ballots that were produced were the same ones that were opened, or if all the ballots were produced.”
2. Prima facie evidence exists as to violations of federal law governing a national election in St. Lucie County, Florida. Out of 175,554 registered voters, 247,713 vote cards were cast in St. Lucie County, Florida on November 6, 2012.
3. Prima facie evidence exists as to violations of federal law governing a national election in Broward County, Florida. Obama received over 99% of the vote in Broward County Precincts.

Pennsylvania Fraud:

1. Prima facie evidence exists as to violations of federal law governing a national election in Lehigh County, Pennsylvania. Up to 10 percent of the ballots cast at a polling station in Pennsylvania reverted to a default to give Barack Obama a vote no matter who the voter had selected. In Upper Macungie Township, near Allentown, Pa., Robert Ashcroft, an election auditor, observed the election software “change the selection back to default – to Obama.”
2. Prima facie evidence exists as to violations of federal law governing a national election in Philadelphia County, Pennsylvania. 59 different Philadelphia voting divisions reported zero votes for Mitt Romney compared to Obama’s 19,605.

Ohio Fraud:

1. Prima facie evidence exists as to violations of federal law governing a national election in the state of Ohio. “In one county alone in Ohio, Obama received 106,258 votes where there were only 98,213 eligible voters. Two election judges were replaced after illegally allowing unregistered voters to cast ballots. More than 20 percent of registered Ohio voters weren’t eligible to vote. In two counties, the number of registered voters actually exceeded the voting-age population. In 31 other counties, registration was above 90 percent of the population. Ohio voters who are native to Somalia were being given a slate card saying, “Vote Brown all the way down” – an apparent reference to the Democratic senator.
2. Prima facie evidence exists as to violations of federal law governing a national election in Cuyahoga County, Ohio. Romney received zero votes in *nine* Cleveland precincts, and in one Cleveland precinct, Obama beat Romney 542 to 0. In more than 50 different precincts, Romney received two votes or less.
3. Prima facie evidence exists as to violations of federal law governing a national election in Wood County, Ohio. Obama received 106,258 votes from 98,213 eligible voters – an impossible 108 percent of the vote.

General Fraud:

The votes of personnel in the United States military were unlawfully suppressed by the direct intervention of Barack Hussein Obama and the Secretary of Defense.

Suppression of the conservative vote by sending bogus letters to Florida Republican voters telling them they are not registered to vote. Intimidation practices by Obama groups like the Black Panthers, and, promoting no-votes or 3rd party votes within the anti-Obama voting bloc.

Many numerous methods of massive Democrat voter fraud exist, i.e. over 2 million new “temporary citizen” illegal alien voters via Executive Order; millions of DEAD and felon voters; temporarily moving Democrat voters across state lines to vote in swing states; foreign observers used to protect the fraudulent Democrat vote; duplicate voting by dual resident college students, and thousands of Somali refugee voters with DNC “interpreters” driving them to polls in Ohio; corrupted voting machines and vote counting with rigged voting machines via SEIU machine maintenance contracts; boxes of fraudulent paper ballots in the trunk of union official’s cars; and foreign contracts for vote counting in parts of Europe.

These examples barely scratch the surface concerning the election fraud of 2012. There are literally thousands of affidavits from eye witnesses to blatant obscene fraud, corruption and intimidation which existed in this election. Additionally, there is significant evidence of illegal overseas campaign finance and money laundering perpetrated by the Democratic Party and the re-elect Barack Hussein Obama campaign.

Further, since Joseph Biden is a party to and a beneficiary of the fraud, he must be excluded from presiding over or participating in any investigation concerning the 2012 election, as well as the certification process.

As a result, we must hereby demand that you avoid all appearance of impropriety and/or illegalities by ensuring that the Congressional Certification is postponed until an appropriate and thorough investigation is completed into the extensive fraud existing during the 2012 election cycle.

Anything short of a full investigation will assure the American people that their best interests are no longer a concern of their representatives, and that said representatives are complicit in the most flagrant fraud ever perpetrated on the American citizens.

Please govern your actions accordingly.

Respectfully,

Ms. Barbara Ketay
Committee Chairman
The North American Law Center

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