

Barack Obama is an illegal president, period

26.06.2012 03:44

By Lawrence Sellin



American politicians and the media are lying to the American people. They do so because they hope that their complicity in the greatest fraud in U.S. history will be overtaken by events, that is, the 2012 election. It is the Big Stall to cover up the Big Lie.

In the Russian language there is a term called "vranyo." It is loosely defined as telling a white lie or a semi-truth. It may contain fantasy or involve the suppression of unpleasant parts of the truth.

In regard to Obama's ineligibility and his alleged felonies, politicians and the media expect the American people to respond in this way:

"You know that you are lying, I know that you are lying, and you know that I know that you are lying, but we both smile and nod in agreement."

Barack Obama, according to Article II, Section I, Clause 5 of the U. S. Constitution, is an illegal President. The law requires a candidate for the Presidency to be a "natural born citizen," that is, a second generation American, a U.S. citizen, whose parents were also U.S. citizens at the time of the candidate's birth.

Obama's father was a citizen of Kenya and a British subject at the time of his birth, which made him forever ineligible for the Presidency. For the same reason, Florida Republican Senator Marco Rubio is ineligible for the Presidency and Vice Presidency because his parents were Cuban citizens, not U.S. citizens at the time of his birth.

There is no ambiguity, although those who wish to undermine the Constitution would like the American people to think otherwise.

The difference between "citizen," that is, born in the U.S. and "natural born citizen" has been clear since the adoption of the U.S. Constitution on September 17, 1787.

Article II, Section 1, Clause 5 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."

A first draft of what would become Article II, Section 1, Clause 5, submitted by Alexander Hamilton to the Constitutional Convention on June 18, 1787 stated:

"No person shall be eligible to the office of President of the United States unless he be now a Citizen of one of the States, or hereafter be born a Citizen of the United States."

Fearing foreign influence on a future President and Commander in Chief of the American military, the future first U.S. Supreme Court Justice, John Jay, on July 25, 1787, asked the convention presiding officer George Washington to strengthen the requirements for the Presidency:

"Permit me to hint, whether it would be wise and seasonable to provide a strong check to the admission of Foreigners into the administration of our national Government; and to declare expressly that the Command in Chief of the American army shall not be given to nor devolve on, any but a natural born Citizen."

The term "or a Citizen of the United States at the time of the Adoption of this Constitution" referred to loyal Americans who lived in the thirteen colonies at the time of the Revolutionary War, thus establishing the first generation of United States "citizens," upon which future "natural born" citizens would be created. The Founders, under Article II, allowed these original U.S. citizens to be eligible for the Presidency.

As understood by the Founders and as applied to the U.S. Constitution, the term "natural born citizen" derived its meaning less from English common law, than from the codification of natural law described by Emerich de Vattel in his 1758 book "The Law of Nations."

They knew from reading Vattel that a "natural born citizen" had a different standard from just "citizen," for he or she was a child born in the country to two citizen parents (Vattel, Section 212 in original French and English translation).

That is the definition of a "natural born citizen," as recognized by numerous U.S. Supreme Court and lower court decisions (The Venus, 12U.S. 253(1814), Shanks v. Dupont, 28 U.S. 242 (1830), Scott v. Sandford, 60 U.S. 393 (1856), Minor v. Happersett, 88 U.S. 162 (1875) , Ex parte Reynolds, 20 F. Cas. 582 (C.C.W.D. Ark 1879), United States v. Ward, 42 F. 320 (1890); Wong Kim Ark, 169 U.S. 649 (1898), Ludlam, Excatrix, & c., v. Ludlam, 26 N.Y. 356 (1863) and more) and the framers of the Civil Rights Act of 1866, the 14th Amendment, the Naturalization Act of 1795, 1798, 1802, 1885, and our modern 8 U.S.C. Sec. 1401.

There are historical arguments too numerous to include in a short article, which explain why the definition of "natural born subject," as found in the English common law, was not used as the basis of "natural born citizen" in the U.S. Constitution because Great Britain was a monarchy and the new nation was a constitutional republic.

Legal precedent and interpretation leave no doubt regarding the meaning of "natural born citizen."

The Venus, 12 U.S. 8 Cranch 253 253 (1814)

"The citizens are the members of the civil society; bound to this society by certain duties, and subject to its authority, they equally participate in its advantages. The natives or indigenes are those born in the country of parents who are citizens."

Dred Scott v. Sandford, 60 U.S. 393 (1857)

"The citizens are the members of the civil society; bound to this society by certain duties, and subject to its authority, they equally participate in its advantages. The natives, or natural-born citizens, are those born in the country, of parents who are citizens."

John Bingham, father of the 14th Amendment, which gave citizenship to American slaves after the Civil War, stated on the floor of the U.S. House of Representatives in 1862:

"All from other lands, who by the terms of [congressional] laws and a compliance with their provisions become naturalized, are adopted citizens of the United States; all other persons born within the Republic, of parents owing allegiance to no other sovereignty, are natural born citizens."

In 1866, Bingham also stated on the House floor:

"Every human being born within the jurisdiction of the United States of parents not owing allegiance to any foreign sovereignty is, in the language of your Constitution itself, a natural born citizen."

Minor v. Happersett , 88 U.S. 162 (1875)

"The Constitution does not in words say who shall be natural-born citizens. Resort must be had elsewhere to ascertain that. At common law, with the nomenclature of which the framers of the Constitution were familiar, it was never doubted that all children born in a country of parents who were its citizens became themselves, upon their birth, citizens also. These were natives or natural-born citizens, as distinguished from aliens or foreigners. Some authorities go further and include as citizens children born within the jurisdiction without reference to the citizenship of their parents. As to this class there have been doubts, but never as to the first."

United States v. Wong Kim Ark, 169 U.S. 649 (1898)

"At common law, with the nomenclature of which the framers of the Constitution were familiar, it was never doubted that all children, born in a country of parents who were its citizens, became themselves, upon their birth, citizens also. These were natives, or natural-born citizens, as distinguished from aliens or foreigners."

In the first of many recent efforts to amend the Constitutional requirement of "natural born" citizenship, Democrat House Rep. Jonathon B. Bingham introduced House Joint Resolution 33 (1975), which clearly recognized the distinction between "citizen" and "natural born citizen."

"Provides that a citizen of the United States otherwise eligible to hold the Office of President shall not be ineligible because such citizen is not a natural born citizen."

In a September 2008 Michigan Law Review article entitled "Originalism and the Natural Born Citizen Clause," Lawrence B. Solum, then John E. Cribbet Professor of Law at the University of Illinois College of Law, wrote:

"What was the original public meaning of the phrase that establishes the eligibility for the office of President of the United States? There is general agreement on the core of its meaning. Anyone born on American soil whose parents are citizens of the United States is a natural born citizen."

If you are unwilling to accept the exhaustive legal documentation regarding the true meaning of "natural born" citizenship, you may also try the common sense question:

Why has every President since Martin van Buren been a second generation American except Obama and Chester A. Arthur, who also lied about his personal history?

According to his own autobiography "Dreams from My Father," Barack Obama is not a "natural born citizen" and, therefore, is an illegal President. Every law that he has signed and every appointment that he has made is invalid.

Lawrence Sellin, Ph.D. is a retired colonel with 29 years of service in the US Army Reserve and a veteran of Afghanistan and Iraq. Colonel Sellin is the author of "[Afghanistan and the Culture of Military Leadership](#)". He receives email at lawrence.sellin@gmail.com

Дмитрий Судаков

Copyright © 1999-2014, «PRAVDA.Ru». When reproducing our materials in whole or in part, hyperlink to PRAVDA.Ru should be made. The opinions and views of the authors do not always coincide with the point of view of PRAVDA.Ru's editors.



Committee For Justice

Holding Judges and Politicians Accountable to the Constitution

[User Area](#)

[Donate](#)

Main menu

- [Home](#)
- ▼ [CFJ Legal Actions](#)
 - [Fighting to Undo Obamacare](#)
 - [Securing America's Borders](#)
 - [Supreme Court Legal Briefs](#)
 - [The Judges Project](#)
- ▼ [Blog](#)
- ▼ [About](#)
- [Take Action](#)
- [Support CFJ](#)

Connect



[Facebook](#)



[Twitter](#)

25 Violations of Law By President Obama and His Administration

1. Obama Administration uses IRS to target conservative, Christian and pro-Israel organizations, donors, and citizens.
2. In an unprecedented attack on the First Amendment, the Obama Justice Department ordered criminal investigations of FOX News reporters for doing their jobs during the 2012 election year.
3. President Obama, throughout his Presidency, has refused to enforce long-established U.S. immigration laws. For example . . .
 - More than 300,000 captured illegal aliens had been processed and were awaiting deportation. But, incredibly, Obama stopped these deportations and ordered the U.S. border patrol to release many of these illegal aliens in violation of law and without explanation.
 - Congress rejected Obama's so called DREAM ACT – which would have granted permanent residency to many illegal aliens. So Obama enacted his own version of the DREAM ACT by Executive Order, thus directly defying Congress. According to Obama's Executive Order, illegal aliens can stay in America if they are under the age of 30, have been in America for at least five years, are enrolled in school or have graduated from high school, and have committed no felonies.
4. Obama has refused to build a double-barrier security fence along the U.S.-Mexican border in direct violation of the 2006 Secure Fence Act. This law requires that "at least two layers of reinforced fencing" be built along America's 650-mile border with Mexico. So far, just 40 miles of this fence have been built – most of it during the Bush Administration.

5. Obama's unconstitutional assault on your Second Amendment Right to Keep and Bear Arms.

President Obama issued, in one day, 21 separate Executive Orders that attack and undermine your Second Amendment right to keep and bear arms.

Especially egregious is President Obama's Executive Orders amending the ObamaCare law to allow doctors and hospitals to investigate which patients own a gun. This outrageous Executive Order could allow the federal government to track and monitor law-abiding gun owners simply because they sought medical care.

6. Obama's assault on Christians and religious freedom.

Obama's Health and Human Services Department has, on its own (without Congressional approval), issued a mandate that all health insurance plans must include coverage for abortion-inducing drugs. As a result, pro-life employers and taxpayers are now effectively required by law to pay for abortions.

This mandate is an unconstitutional attack on the protections for freedom of religion and freedom of conscience in the First Amendment and the 1993 Religious Freedom Restoration Act. This mandate also directly violates the ObamaCare law enacted by Congress, which prohibits any and all taxpayer funds from being used to pay for abortions.

7. Obama forced ObamaCare on an unwilling public through bribery and lying about its cost.

Obama managed to secure passage of ObamaCare by one vote in the Senate by bribing senators. He bribed Senator Ben Nelson of Nebraska with the notorious "Cornhusker Kickback." He bribed Senator Mary Landrieu with the infamous \$300 million "Louisiana Purchase."

In addition, Obama knowingly and blatantly lied to America and to Congress about how much ObamaCare would really cost. The cost of ObamaCare to the American people over the next 10 years will not be less than \$1 TRILLION, as Obama promised in his nationally televised speech to the nation. Instead, the real cost of ObamaCare to the Federal Treasury is \$2.4 TRILLION, according to the non-partisan Congressional Budget Office.

But the true cost of ObamaCare is more like \$10 TRILLION when you factor in the cost to the states, the cost to individual Americans who are now required to purchase Obama-approved health plans (the "Individual Mandate"), the cost of exploding health insurance premiums, the \$716 billion ObamaCare steals from Medicare, and the increased cost to businesses of complying with ObamaCare mandates.

8. Operation Fast & Furious.

"Operation Fast & Furious" was the Obama Administration's gun-running scheme that put thousands of American-made semi-automatic weapons in the hands of Mexican drug cartels and resulted in the death of at least one U.S. Border Patrol Agent, Brian Terry. Obama's Attorney General Eric Holder lied to Congress and the public, claiming he didn't know about his Justice Department's **Fast & Furious** operation.

Congress has now held Holder in contempt for defying congressional subpoenas and refusing to turn over thousands of Justice Department documents on **Fast & Furious**. President Obama asserted Executive Privilege to try to protect Holder. But for Executive Privilege to apply, Obama would have had to have known about **Fast & Furious**, making the President as culpable as Holder.

Investigators suspect that Fast & Furious was an effort by the Obama Administration to discredit lawful gun ownership in America by purposefully creating gun crimes, thus inducing public outcry for gun control. When it put thousands of semi-automatic weapons in the hands of Mexican drug cartels, the Obama Justice Department knew these guns would be used to commit crimes, perhaps even kill some Americans. Then Obama could say: "See how dangerous these guns are. We must ban them."

9. "Federal Communications Commission (FCC): Regulated the Internet despite a court order from the Circuit Court of Appeals for Washington, D.C. stating that the FCC does not have the power to regulate the Internet." (SOURCE: Report from Nine State Attorneys General)

10. "Environmental Protection Agency (EPA): Imposed Cross-State Air Pollution Rules on the state of Texas at the last minute and without an opportunity for Texas to respond to the proposed regulation. EPA overreach was based on a dubious claim that air pollution from Texas affected a single air-quality monitor in Granite City, Illinois more than 500 miles and three states away from Texas." (SOURCE: Report from Nine State Attorneys General)

11. "Department of Justice (DOJ): Rejected state voter ID statutes that are similar to those already approved by the Supreme Court of the United States. DOJ ignored section 8 of the Voting Rights Act which calls for protections against voter fraud, and used section 5 to administratively block measures to protect the integrity of elections passed by state legislatures." (SOURCE: Report from Nine State Attorneys General)
12. "DOJ: In violation of 10th Amendment, sued to prevent Arizona from using reasonable measures to discourage illegal immigration within its borders. Arizona has a large number of illegal immigrants, compared to other states, and needs to be able to act to reduce the number." (SOURCE: Report from Nine State Attorneys General)
13. "DOJ: Went to court to stop enforcement of Alabama's immigration reform laws, which require collection of the immigration status of public school students, require businesses to use E-Verify, and prohibit illegal immigrants from receiving public benefits." (SOURCE: Report from Nine State Attorneys General)
14. "White House: Made "recess appointments" to the National Labor Relations Board and Consumer Financial Protection Bureau when Congress was NOT in recess. The Obama Administration has ignored the ruling by the D.C. Circuit Court of Appeals that the appointments are unconstitutional." (SOURCE: Report from Nine State Attorneys General)
15. "Equal Employment Opportunity Commission (EEOC): Interfered with a Michigan church's selection of its own ministers by trying to force the church to reinstate a minister who was discharged for her disagreement with the religious doctrine of the church." (SOURCE: Report from Nine State Attorneys General)
16. "Department of Energy (DOE): In 2009, the Obama Administration arbitrarily broke federal law, violated various contracts, and derailed the most studied energy project in American history at Yucca Mountain by denying it a license, thus costing the American people more than \$31 billion." (SOURCE: Report from Nine State Attorneys General)
17. Department of the Interior (DOI): Forced Glendale, a family-oriented town in Arizona, to become another Las Vegas against its will by granting "reservation status" to a 54-acre plot in the town, where the Tohono O'odham Indian Nation plans to build a resort and casino." (SOURCE: Report from Nine State Attorneys General)
18. Without Congressional approval, Obama gutted the work requirement for welfare recipients passed by Congress and signed into law by President Bill Clinton.
19. In the bailout of General Motors and Chrysler, Obama illegally shortchanged bond holders in favor of Labor Unions, despite U.S. bankruptcy laws that specify that bond holders be first in line to be paid back.
20. Eager to use the killing of Osama bin Laden for political gain, Obama exposed the identity and method of operation of the Navy SEALs team that conducted the operation in Pakistan, thus exposing its members to a lifetime of risk because they have been targeted for assassination by Islamists. A short time after Obama exposed the Navy SEALs' method of operation, 22 SEALs were shot down and killed in Afghanistan. It is a violation of law for the President or any American to reveal classified military secrets.
21. President Obama established an extra-constitutional top secret "kill list" of people (including Americans) who can be summarily killed on sight – presumably by drones -- without due process. Once on Obama's kill list, an American citizen can be targeted and executed on the opinion of a single government bureaucrat. That's not how our legal system is supposed to work.
22. Obama Administration officials twisted the arms of defense contractors to not issue layoff notices in October of 2012 so as to avoid causing bad news for Obama right before the election — even though federal law (the "WARN Act") requires such notices. ; Not only is this a violation of the WARN Act, it's also an unlawful use of federal officials for campaign purposes.
23. President Obama intervened militarily in Libya in 2011 without the Congressional approval required by the War Powers Act.
24. Obama knowingly lied to Congress and the American people about the killing of U.S. Ambassador Chris Stevens and three other Americans in Benghazi, Libya. The President and his representatives repeatedly said an anti-Islamic video sparked a spontaneous uprising in Libya that resulted in the killings even though Obama knew that the attack was a well-planned military-style assault by al Qaeda on the anniversary of September 11.
25. Michelle Obama's family trip to Africa in June of 2011, including a private safari at a South African game reserve, cost American taxpayers \$424,000 for air travel alone. Mrs. Obama brought along both her makeup artist and hairstylist, as well as her mother, a niece and nephew, and her daughters, who were listed as "senior staff members."

Homeland Security Bombshell: 'President Barack Obama is not eligible to work in the United States'

Posted on September 7, 2014 by Dean Garrison



Ever heard of [E-Verify](#)?

Most employers have. E-Verify is a free verification system under the umbrella of the [Department of Homeland Security](#). Registered employers can use this system to make sure that job applicants are eligible for [employment](#).

Interestingly enough, our own President doesn't pass muster. As it would turn out, Barack Obama has been given the job of "leader of the free world," but is not eligible to be a fry cook at your local Burger King.

The man couldn't even get a job sweeping the floors at [the White House](#) yet he is living there.

How can this be?

This is a media and government cover up. It goes way beyond what you might think. [Big right wing news sources](#) have been accused of their complicity in the matter as well.

I will show you documents that leave little doubt to my claims, but ultimately it probably won't matter. This is [the biggest fraud](#) in American history and [no one in congress seems to care](#), courts won't even hear the case, and the citizens are more worried about how many TD passes [their fantasy QB](#) has today than [the fact](#) that a usurper is in office.

Nevertheless, I present the truth.

Barack Obama was caught using a [social security number](#) that was clearly not issued to him, as far back as 2010. He has used it on numerous occasions but there have been aggressive attempts to [get rid of](#) the evidence. It is [hard to find](#) these images using [search engines](#). Try for yourself.

This is from a 2009 tax return. Even though there is a line through the social security number, it is pretty easy to make out as 042-68-4425. Some say this [number](#) was assigned to a man that was born in 1890. Who it may belong to is not important. The important fact is that Barack Obama has used, on numerous occasions, a social security number that is

Costco not just uses, but takes pride in using the Department of Homeland Security's E-Verify program to ensure their employees are eligible to work in the United States by screening documents of new hires against DHS and Social Security Administration (SSA) records. In fact Costco has this notice on their website:

"Federal law requires all employers to verify the identity and employment eligibility of all persons hired to work in the United States."

On August 17, 2011, a Costco employee who had not voted for Obama, discovered Obama failed E-Verify. Here's his/her account:

I ran Obama's name, the SSN he uses, 042-68-4425 and the birth date he claims, through an E-Verify check and it came back flagged with a Special Indicator Code (SIC) for fraud . . . special indicator #8 which identifies an SSN that was determined to have been assigned based on fraudulent documents or no documents and is only given after an Office of Inspector General (OIG) investigation.

We know Obama put that number on his forged Selective Service registration in 2008, we know he used it when he filed his tax return in 2010, and we know that as of March 2012, long after I ran the E-Verify check, he was still using it.

We also know that this SSN was not issued to Barack Obama. It was issued to someone with a Connecticut address in March 1977.

Where was Obama in March 1977? He was a fifteen year old attending high school in Hawaii! He never lived in Connecticut or traveled to Connecticut as a teenager.

*What document do you have to provide to the SSA to prove citizenship when applying for a SSN? **A birth certificate.***

Someone who uses a stolen SSN, one that he obtained without providing any documentation of age or citizenship, does so because they don't have a birth certificate that would prove they are a U.S. citizen. They don't have a birth certificate that would qualify them for a SSN. They plain don't have one or the one they have identifies them as a citizen of another country.

*On April 27th, 2011 Barack Obama posted a forged birth certificate on the White House website. **That forgery explains why Obama is using a stolen SSN.** [...]*

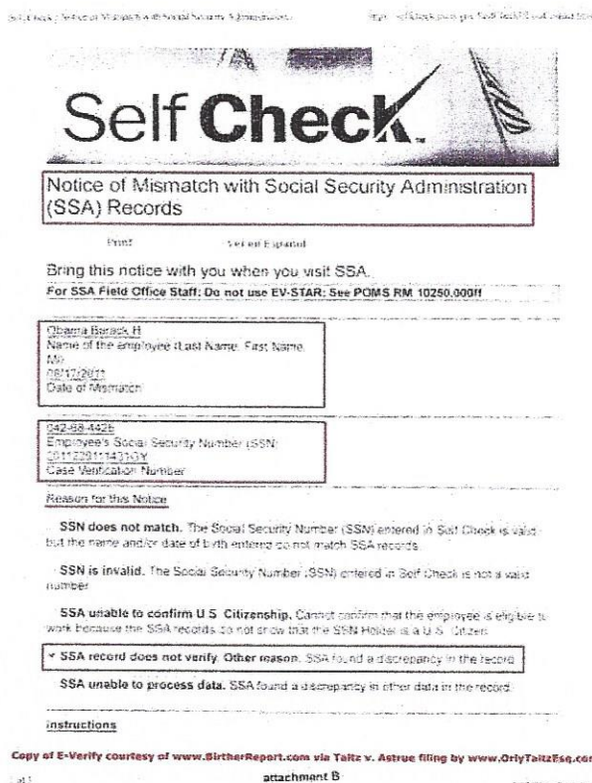
Costco employs over 140,000 people and yet the person they advocated to occupy the highest office in the land, Barack Obama, failed E-Verify. Costco demands that their employees prove their citizenship and/or eligibility status but fails to hold their man in the White House to the same standard.

Note: The Costco employee is not the first to discover that Obama fails E-Verify. In 2011, a researcher in Seattle, Washington named Linda Jordan ran the SSN Barack Obama had used on his 2010 tax return through E-Verify and discovered that the SSN had been flagged with a Special Indicator Code for fraud. It was not Obama's SSN. Since then she has continued to work to expose Obama's use of forged identity

documents that he used to get on the ballot and in to the White House. She is the owner of We The People T.V. at obamafakeid.com.

There you have it. Barack Obama is President of the United States but is not eligible to spray the lots at your local McDonald's or collect carts at your local [Wal Mart](#).

Below is an image of an official e-verify report run on Barack Hussein Obama's fraudulent social security number.



So how does one simply go from being [ineligible to flip burgers](#) to arguably being the most powerful man in the world?

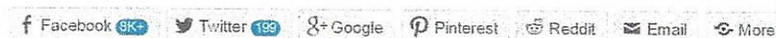
The truth is that all large media sources and both "parties" in congress are complicit. There is no longer regard for law in America. There aren't enough good guys to overcome those who are hiding these things from America. Those who will speak up are simply disregarded as crazy conspiracy theorists, even when their stories are backed with solid evidence.

[We are being set up for a fall](#) and that's a fact.

Be ready because it is coming.

Don't forget to follow the D.C. Clothesline on [Facebook](#) and [Twitter](#). PLEASE help spread the word by sharing our articles on your favorite social networks.

Share this:



What Others Are Reading

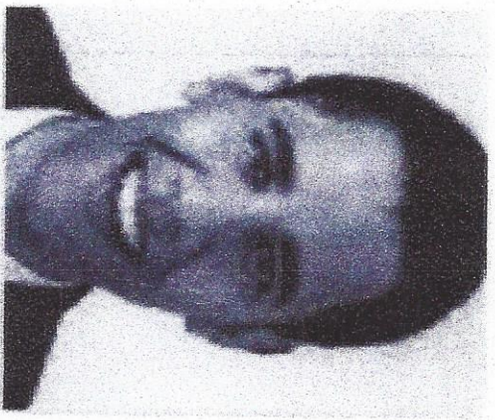
COLLUMBIA UNIVERSITY

IN THE CITY OF NEW YORK

BARRY SOETORO

Card #600962011054365

AA
81



FOREIGN STUDENT