

**BATTLE RAGES ACROSS AMERICA**

All the main stream media outlets have written this issue off as fringe, whack-job, sore-loser type news. Please don't be fooled by their rhetoric. This is far from that. The media has put the muzzle on the truth and is desperately trying to keep you from this information.

This is a legitimate issue that was raised well before the national election on November 5<sup>th</sup>. This is not about conspiracy or unfounded allegations. This is about the facts and our beloved Constitution. This is about normal citizens of this country that want to make sure that the law of the land is followed.

Secretaries of State from every state across the board have passed the buck and have said that it is not their responsibility to verify a candidate's qualifications. Barack Hussein Obama has flat out refused to provide the proper documentation to prove that he meets the Constitutional qualifications. Reports say that he's spent some \$800,000 on legal defense to avoid showing a \$12 birth certificate.

Legitimate issues regarding our constitution have been raised all the way to Supreme Court and have been completely ignored. If America only knew about all the issues surrounding his eligibility, things would be different. But the strong arm of the main stream media has done

their best to silence these issues and present them as lunatic fringe allegations.

There are still people in this country that believe in the United States Constitution and want to see that it is followed. To this date, the electoral votes have been cast and the next step is in the legislative branch on January 8 (not sure). They will be counted and voted upon. At this point, representatives have the right to object. Our government has had plenty of opportunity to insure that the laws of the land are followed.

God have mercy on this country. As John Bingham, the founder of the 14<sup>th</sup> Amendment, stated, "May God forbid

that the future historian shall record of this day's proceedings, that by reason of the failure of the legislative power of the people to triumph over the usurpations of an apostate President..."

Let us uphold the dear blood bought Constitution of our land. "No person except a natural born Citizen... shall be eligible to the Office of President..." Below is a list of legal action taking place across the country.



**Pennsylvania**

*Berg v. Obama* - This case began in the lower courts on August 21, 2008 and is currently pending in the U.S. Supreme Court. It has been denied several times but is now set for conference on January 9, 2009.

Berg alleges that Obama was born in Kenya. He's got audio recordings and signed affidavits.



**TWO BASIC ISSUES:**

**Was he 'natural born'?**

Barack Hussein Obama's father was in fact a British citizen. This gave Obama dual citizenship at birth. Until recently, dual citizenship has always been frowned upon and even considered immoral at times. Dual allegiance is what the framers of the Constitution were trying to protect our country from. A natural born citizen has always been considered one that was born on American soil by two American citizens. Obama does not satisfy that requirement. The meaning of 'natural born' is clearly spelled out in other writings well known around the time the Constitution was ratified. Natural born status is given to someone who's birth naturally (by the laws of nature) gives them citizenship. Many people are turning to the 14<sup>th</sup> Amendment to prove he is a natural born citizen. A loose interpretation of the 14<sup>th</sup> may give someone citizenship, but they are still not considered natural born because it was a man made law that altered the natural citizenship status the person would have had at birth. Even if that was used, the question remains:

**Where was he born?**

Back in 1961, a person could easily obtain a certification of live birth even though they were born from another country. A copy of his ORIGINAL 1961 birth certificate would help to indicate if that was the case concerning his birth. There are relatives that have claimed he was born in Mombassa, Kenya. All hospitals in the area have denied that his mother was a patient there. Even a neighbor if his alleged place of residence cannot recall a young white woman giving birth to a black baby in 1961. His stubborn refusal to show his qualifications is a clear indication of guilt on his behalf.



case.



damages due to Defendant's conduct.

**Texas**

*Hunter v. Obama* - This case was mailed to the United States Supreme Court on November 28, 2008. Darrel Reece Hunter is from Amarillo Texas and politically active. There's no news as to what became of this case.

**Texas**

*Brockhausen v. Andrade* - Jody Brockhausen files in the District Court win Williamson County in late October. On November 14<sup>th</sup>, Defendant pleaded to dismiss case because the plaintiff has suffered no damages due to Defendant's conduct.



be heard on January 8, 2009. 12/16, they motion for expedited discovery.

**Washington**

*Broe v. Reed* - James Broe and 12 other WA voters filed suit on December 5<sup>th</sup>, 2008. Unlike other cases, these have standing based on WA statute that allows voter to challenge eligibility. Oral arguments are set to be heard on January 8, 2009. 12/16, they motion for expedited discovery.



October 27, 2008.

**Washington**

*Marquis v. Reed* - Steven Marquis files suit in WA State Superior Court on October 9, 2008 demanding verification of Barack Obama's citizenship status. King County Judge, John Erick, throws case out. Steve's case was the first case filed after Berg's case.



news since then.

**Hawaii**

*Martin v. Lingle* - Andy Martin began his battle on October 17, 2008. A lot of stuff happened but basically his motion was dismissed on November 11<sup>th</sup>. Andy motions to reconsider on November 26<sup>th</sup>. No news since then.



receives documents from Obama and rules Obama is qualified to serve as president."

**Kentucky**

*Essek v. Obama* - 47 year old truck driver files suit in Whitley County on December 1, 2008. Kentucky.com reports the following: "Essek said he'll be satisfied if U.S. District Judge Gregory F. Van Tatenhove receives documents from Obama and rules Obama is qualified to serve as president."



1961 that does not recall black baby born to white woman at alleged address.

**Mississippi**

*Thomas v. Hosemann* - Daniel Scott Thomas, a CA elector along with several other plaintiffs filed this case on December 5, 2008. James Bell is their attorney. They've got a sworn affidavit from a neighbor from 1961 that does not recall black baby born to white woman at alleged address.



action lawsuit. December 10<sup>th</sup>, Judge Baddour denied Co. Sullivan's request.

**North Carolina**

*Sullivan v. Marshall* - Lt. Col Donald Sullivan files case on October 20, 2008 against the NC Board of Elections and SOS. Case was thrown out. On November 7<sup>th</sup>, Sullivan refies this time as a class action lawsuit. December 10<sup>th</sup>, Judge Baddour denied Co. Sullivan's request.



Terry's case has been denied by the courts.

**Georgia**

*Terry v. Handel* - Judge Baxter from Fulton Superior Court dismisses case on October 24<sup>th</sup>. On November 3<sup>rd</sup>, Terry appeals to Georgia Supreme Court. On December 13<sup>th</sup>, WND reports that the the Rev. Tom Terry's case has been denied by the courts.



Supreme Court. Dismissed by Kennedy, now resubmitted to Chief Justice Roberts.

**California**

*Lightfoot v. Bowen* - This case began at the lower courts on December 2, 2008. This case handles both issues of eligibility plus others. It was quickly dismissed and Orly Taitz appealed this to the U.S. Supreme Court. Dismissed by Kennedy, now resubmitted to Chief Justice Roberts.



suit. There was a tentative court date given of December 11<sup>th</sup>, but no news yet.

**California**

*Keyes v. Bowen* - This case was submitted in Superior Court of California in Sacramento on November 13, 2008. Alan Keyes was on the California ballot. All AIP electors are plaintiffs in the suit. There was a tentative court date given of December 11<sup>th</sup>, but no news yet.



would withhold this document that is freely used and shown by most all Americans."

**California**

*Corbett v. Bowen* - This case was filed on October 31, 2008. Pam Patterson argued the case on November 3, 2008. This was in Orange County Superior Court. Pam said, "... only someone perpetrating a fraud would withhold this document that is freely used and shown by most all Americans."



based on the 'natural born' clause of the Constitution and the framers original intent.

**New Jersey**

*Donofrio v. Wells* - This case began in the lower courts on October 27, 2008. It made its way all the way to the U.S. Supreme Court and was thrown out in conference on December 5<sup>th</sup>. Donofrio case was based on the 'natural born' clause of the Constitution and the framers original intent.



Wrotnowski's case was similar yet much stronger than Donofrio with no procedural flaws.

**Connecticut**

*Wrotnowski v. Byseiwiz* - This case began also in the lower courts on October 31, 2008. It made its way all the way to the U.S. Supreme Court with aid of Donofrio. It was thrown at on December 12<sup>th</sup>. Wrotnowski's case was similar yet much stronger than Donofrio with no procedural flaws.



on December 3<sup>rd</sup>. No new yet on that.

**New York**

*Strunk v. Cortes-Vasquez* - Strunk had a total of four different legal actions in the New York courts. Latest news reports that he served the U.S. Supreme Court with an application for writ of mandamus to Ginsburg on December 3<sup>rd</sup>. No new yet on that.



Warren County Magistrate Andrew Hasselbach.

**Ohio**

*Neal v. Brunner* - Retired business man, David Neal, files suit with his own money of \$200 on October 24, 2008. He said "It's not about me. It's about our country." Case was thrown out on October 31 by Warren County Magistrate Andrew Hasselbach.



thrown out that day for several reasons, one of which was the "this Court lacks jurisdiction"

**Ohio**

*Greenberg v. Brunner* - Case was filed on October 24, 2008 in Wood County. Judge granted emergency hearing the same day and denied mandatory injunction but set court date for October 30. Case was thrown out that day for several reasons, one of which was the "this Court lacks jurisdiction"

