

May 2, 2016

TO: Judges of the 7th Circuit Indianapolis

Chief Judge Richard L. Young
Senior Judge Larry J. McKinney
Judge William T. Lawrence
Judge Sarah Evans Barker
Judge Tanya Walton Pratt

Birch Bayh Federal Building and U.S. Courthouse
U.S. District Court for Southern Indiana
46 East Ohio Street
Indianapolis, IN 46204

CC: Brian Flanagan
U.S. Secret Service Field Office
151 N. Delaware Street, #825
Indianapolis, IN 46204

CC: U.S. Federal Marshals
Birch Bayh Federal Building and U.S. Courthouse
46 East Ohio Street
Indianapolis, IN 46204

Criminal Complaint

Introduction

I am forced to write this criminal complaint and give it to you judges because the Obama-appointed heads of the Department of Justice (DoJ) and the Federal Bureau of Investigation (FBI) are engaged in criminal obstruction of justice to prevent the U.S. Constitution and rule of law from operating, in order to maintain the overthrow of the Constitutional Republic, and to protect themselves from criminal indictment as fraudulent government employees whose appointments are unconstitutional under Obama, and who are engaged in Seditious Conspiracy [18 USC § 2384] to prevent the U.S. Constitution and rule of law from operating, in order to maintain a non-natural born Citizen in the Office of President, all of which is High Treason against the legitimate constitutional government, and thus they will not do anything with this criminal complaint.

I have visited these two agencies in person to attempt complaints. I was informed by the head of the Department of Justice in their Indianapolis office in 2013 that the DoJ will not receive my criminal complaint, and in 8 years has received thousands of criminal complaints against Obama from others which they have done nothing about. When I attempted to give my criminal complaint to the FBI in 2013, I was informed by an FBI agent at their Fishers Field Office, Indiana, that Obama's unlawful usurpation of the Office of President and the overthrow of the government thereby "is not a priority" for the FBI.

Even trying to bring a criminal complaint to any government employee is now identical to a Jewish person under Adolf Hitler trying to seek enforcement of the law. It seems like all one is doing is turning oneself in to the Gestapo for persecution and elimination. Or, it is like the former Black slave seeking to use the legal system to secure justice for himself in the old racist South, which just targets him for violent terrorist backlash by the government employees and their KKK minions. This is the severe climate of terrorism, fear, and intimidation that we cognizant natural born Citizens are being forced to endure under the reign of non-natural born Citizen Obama.

Allegation Count 1

Criminal Obstruction of Justice in the State and Federal Courts, and by the States, to overthrow the constitutional government and enslave the natural born Citizens under fascist religious tyranny, and subject natural born Citizens to involuntary servitude, which is slavery, in violation of the 13th Amendment

1) On March 18, 2016, I, Paul Guthrie, filed my MOTION TO QUASH SUMMONS FOR JURY DUTY in the Madison County Superior Court, Indiana, proving objectively and conclusively that as a matter of the Science of Jurisprudence, a matter of the Biological Science governing human reproduction, and a matter of the science governing Scientific Theory, *an Article II "natural born Citizen" (nbC) is defined as the legitimate offspring of a U.S. citizen father from a State of the Union*, and that the Constitutional Republic known as the United States of America has been overthrown in a fascist coup d'état. [See the copy of the filed MOTION enclosed.]

2) When I attempted to file that Motion in response to the issuance of an unlawful summons for jury duty, the judge responsible for issuing the Summons, Magistrate Judge Steven D. Clase, attempted to intercept my Motion and prevent it from being filed. The Motion was not even for him, as it was intended for Judge Thomas Newman, and it had not even been filed with the Clerk of the Court yet. However, that did not stop Mr. Clase from attempting to prevent the filing of the Motion by denying the Motion. He kept stating over and over that the Motion was denied. I managed to get the Motion back out of his hands and managed to find the correct Clerk's office, to attempt to file the Motion with Judge Newman. The Clerk of the Court then called Judge Newman and they had a phone conversation wherein the Clerk of the Court received instructions from Judge Newman to charge me \$156.00 to file the MOTION TO QUASH SUMMONS FOR JURY DUTY which was my reply as a potential juror as to why I cannot serve on a jury

as long as a non-natural born Citizen usurper occupies the Office of President. [See the copy of the enclosed receipt from the court for the amount of \$156.00] The charging of \$156.00 just to file a Motion in reply to the issuing of an illegal Summons is nothing but criminal extortion and criminal racketeering to attempt to prevent poor people like Guthrie from being able to obtain any due process of law under Obama, occurring in the corrupt Madison County Courts, and is a violation of the Indiana State Constitution, Article I, Clause 12. This represents the same kind of criminal political activity in the courts to prevent due process of law from being obtained by poor people, as was experienced by the Black man in the Old South, or was experienced by the Jewish natural born citizens of Germany under Adolf Hitler. Here is what the Indiana Constitution says regarding the right of the natural born Citizen to secure Justice in the Indiana courts.

Article I, Section 12, Indiana State Constitution:

Sec. 12. All courts shall be open; and every person, for injury done him in his person, property, or reputation, shall have remedy by due course of law. Justice shall be administered freely, and without purchase; completely, and without denial; speedily, and without delay.

Notice the part that says that, “*Justice shall be administered freely, and without purchase*”. My attempt to file a Motion in reply to the issuing of an unlawful summons under Obama, is nothing more than a natural born Citizen who is a citizen of the State of Indiana, attempting to secure Justice for himself under the State and federal constitutions as a natural born Citizen who has been injured in his name and reputation as a natural born Citizen, because government employees who are attorneys and judges refuse to recognize the law and status of natural born Citizens, which constitutes criminal defamation under U.S. law, and is a violation of both the State and federal constitutions.

Did the other summoned potential jurors have to pay \$156.00 to tell the judge why they cannot serve on a jury? NO! Does any potential juror have to pay such an amount to tell a judge why they cannot serve? NO! Then why does the cognizant natural born Citizen Guthrie have to *purchase* Justice? And did I even get a *ruling* on the Motion? NO! No ruling, reply, or correspondence was ever forthcoming from Judge Newman, who appears to have just *ignored* the Motion entirely. Why should he bother to rule on the Motion, since the State and federal courts under Obama are now only religious venues (rather than legitimate secular venues) which are not open to natural born Citizens, and no system of justice exists which can hold judges to account for their criminal activity and denial of due process, as long as a non-natural born Citizen occupies the Office of President and is making unconstitutional appointments to the offices of the DoJ and the FBI.

There is no legitimate free secular due process of law for the cognizant natural born Citizen since almost 8 years now in any State or federal court. And, there is no rule of law which can be applied to the criminal class of judges under Obama. Thus the courts are nothing but immune criminal extortion rackets engaged in robbing natural born Citizens of their money for the last 8 years, and then not providing any legitimate secular court due process of law. Now we can see that the State courts and the federal courts are all working in concert under Obama to be religious venues, not secular venues, operated

as criminal extortion rackets to rob natural born Citizens of their money, and then provide no legitimate secular due process of law. This is exactly what happened to me in the 7th Circuit, Indianapolis, in January 2013 in front of supposed ‘Judge’ Jane Magnus-Stinson, and in front of Judge Sarah Evans Barker. The court charged me \$350.00 to file a lawsuit suing Obama and others for Obama not being a legitimate natural born Citizen. In my first attempt, my case was promptly given to a ‘Judge’ Stinson whose appointment by Obama is an unconstitutional act, and who was in an obvious financial conflict of interest and lawfully could not hear my case, but that did not stop her, as she proceeded to dispute with the law and facts, and apply her baseless subjective ‘religious’ opinion [*‘religious’* being defined as the opposite of a *secular* science-based factual position, thus being a subjective unprovable belief or arbitrary monarchic decree] that Obama is qualified, thereby declaring me to be a criminal heretic and outlaw for even filing the case. Then, when I attempted the second time to file the case with a proper judge, the case was again given to a religio-monarchist, Judge Sarah Evans Barker, who proceeded to interject her own baseless subjective ‘religious’ opinion, stating that I had failed to convince her of the science governing natural born Citizen status, and so failed to dissuade her of her own subjective opinion that Obama is a qualified natural born Citizen, and thus on that grounds she dismissed my suit. [See the court decision of Sarah Evans Barker in the case *Guthrie v. United States*, cause number 1:13 - CV - 0234 SEB – DKL. Complaint, motions, and court decision posted at *jedipauly.com* or in the Southern Indiana federal district court records.]

We natural born Citizens are not even supposed to be in a position of having to dissuade judges of their subjective religious opinions in order to obtain standing and due process of law. Thus we can clearly see the present non-secular nature of the courts and judges under Obama, and we can see that both the State and federal courts are working in concert to deny justice and due process to natural born Citizens, and are nothing but religious venues under Obama, which are engaged in criminal racketeering and the criminal extortion of money from potential jurors who must purchase Justice, which is denied even if purchased. The courts, both State and federal, are just robbing money from potential plaintiffs who file motions or attempt to file lawsuits in order to secure justice or compensation for injury done to them in their name and reputation as natural born Citizens, because there is no chance whatsoever of obtaining a secular court system or a legitimate secular judge who is not brainwashed with the overriding subjective religious opinion that Obama is a ‘natural born Citizen’ and thus is a ‘President’. And it is seen to be impossible to dissuade any State or federal judge of their subjective religious opinions in order to obtain any standing in court or any legitimate secular due process of law, because for a judge to admit the science and law governing natural born Citizen status which proves that Obama and Cruz are not natural born Citizens, puts the judge into financial, political, and legal conflicts of interest. Therefore, the courts and judges are forced to deny the natural born Citizen any recognition of the law, or any legitimate due process, and the natural born Citizen is forced under the religious tyranny dictatorship opinions of judges and government employees, which strips the natural born Citizen of all of their natural political rights and due process rights as natural born Citizens. This fraudulent criminal process essentially creates slaves out of natural born Citizens, who are exploited by the government employees for nothing but extortion of

money to support the religious courts and religious judges who have overthrown the constitutional government for their own financial, political, and status benefits.

3) The unlawful act of charging me \$156.00 to file this Motion in reply to an unlawful summons for jury duty, and then not even ruling on the Motion, not only violates Article I § 12 of the Indiana State Constitution, but it is also a violation and denial of my rights under Article I § 1.

Article I, Section 1, of the Indiana State Constitution:

Section 1. We declare, that all people are created equal; that they are endowed by their Creator with certain inalienable rights; that among these are life, liberty, and the pursuit of happiness; that all power is inherent in the People; and that all free governments are, and of right ought to be, founded on their authority, and instituted for their peace, safety, and well-being. For the advancement of these ends, the People have, at all times, the indefeasible right to alter and reform their government.

The unlawful criminal acts of the Congress to overthrow the U.S. Constitution by installing a non-natural born Citizen usurper, Obama, into the Office against the Constitution and against the criminal code of the legitimate United States, the unconstitutional appointment of executive and judicial branch employees, and the maintenance of a non-natural born Citizen usurper in the Office of President by the Executive and Judicial branches of government at both the State and federal levels, is an extreme assault against the peace, safety and well-being of myself and of natural born Citizens in general. Obama's unlawful occupation of the Office of President incites violence and violent hatred directed towards cognizant natural born Citizens, and subjects the cognizant natural born Citizen to extreme religious tyranny persecution from both government employees and from the population in general. This prevents the natural born Citizen from having any legitimate secular due process of law, denies the cognizant natural born Citizen the ability to earn a living in public without enduring ridicule, violent religious persecution, and Hate Speech, denies the cognizant natural born Citizen peace of mind, denies the cognizant natural born Citizen safety from physical assault or murder, and denies the cognizant natural born Citizen the ability to form relationships in the society, or to establish a place in the society and a name and reputation as a serious scientist, intellectual, or secularist, because the entire world is brainwashed into believing that Obama is a 'President', which is a lie of Biblical proportions and a subjective religious opinion, not a scientific fact. This lie of Mr. Obama's legitimacy, and of Mr. Cruz's legitimacy, since Cruz is not a natural born Citizen either, incites the world against me and against other cognizant natural born Citizens, because I, and other cognizant natural born Citizens, have an objective scientific understanding of the true nature of reality, which is a natural right of conscience that is supposed to be protected by Article I, § 3 of the Indiana State Constitution. And, this scientific philosophy is not a subjective religious opinion view of the nature of reality. Here is Article I, § 3 of the Indiana State Constitution, which is supposed to protect this scientific view regarding the

definition and meaning of Article II “natural born Citizen” as meaning the offspring of a U.S. citizen father from a State of the Union.

Article I, Section 3, of the Indiana State Constitution:

Sec. 3. No law shall, in any case whatsoever, control the free exercise and enjoyment of religious opinions, or interfere with the rights of conscience.

By refusing to rule on the filed Motion, the State of Indiana is preventing the due process of law, and is preventing natural born Citizen Guthrie from altering and reforming his government away from the outlawed and unconstitutional religio-monarchic form of government which has been illegally and unlawfully erected by Congress, and maintained by the Executive and Judicial branches at both the State and federal levels. Thus the refusal to rule on the filed Motion violates my rights of conscience by forcing me to live under a fraudulent ‘President’ and fraudulent government against my conscience, and violates my natural political right to alter and reform an outlawed form of government which is destructive to my and the People’s peace, safety, and well-being, and forces me and other cognizant natural born Citizens to be thrust into a war created by the illegitimate government, thrust into a war created by government employees who refuse to recognize the State or federal constitutions, refuse to be governed by a secular rule of law, refuse to recognize the natural political rights of natural born Citizens, and refuse to recognize the status of “natural born Citizen” which defines a republic. Thus the State and federal governments deny me and other cognizant natural born Citizens the constitutional right to alter and reform an outlawed form of government which is destructive to the peace, safety, and well-being of the People, which is a violation of the guaranteed and protected natural political rights of myself and of the People, as is codified in Article I, § 1 of the Indiana Constitution.

4) On the same day that I filed my Motion in the Madison County Superior Courts, I was visited at home by the Secret Service. The Secret Service agent left after an hour-long conversation, and carried away a copy of the filed Motion, and a copy of a letter I had sent to Mr. Lewandowski and to Mr. Glassner, the campaign managers for Mr. Donald Trump. [See the enclosed copy of the letter addressed to Mr. Lewandowski and to Mr. Glassner.] These two documents constitute objective scientific proof of the definition and meaning of Article II “natural born Citizen”, proves that the legitimate constitutional government has been overthrown in a fascist coup d’état, and shows how the overthrow was funded by the citizens of the United States through the FEC by fraudulent misrepresentation. The Secret Service now knows the truth that Obama and Cruz are not qualified, and that the legitimate constitutional government has been overthrown. Did the Secret Service bother to inform and provide a copy of the proof to the judges of the 7th Circuit in Indianapolis, or bother to inform and provide a copy of the proof to the U.S. Marshals’ Office? I can understand if the Secret Service agent did not provide a copy to the FBI or DoJ, since those agencies are both obvious suspects in a criminal investigation, as co-conspirators to foment rebellion and insurrection within the United States for the purpose of overthrowing the constitutional government, and thereby erect a fascist dictatorship, which is a violent religio-monarchic government, and to maintain

that government against the Constitution and the People for almost 8 years. And they are obviously intent upon rigging the next presidential election with non-natural born Citizen Mr. Cruz, in order to maintain the overthrow of the constitutional government, and prevent the criminal justice system from catching up to those involved with installing Obama into the Office against the Constitution and maintaining him there against the Constitution for 8 years. By rigging the next election on the Democrat side with the criminal traitor non-representative Hillary Clinton , who is a non-representative candidate as she is allegiant only to foreign criminal interests and thus she does not represent natural born Citizens, the rule of law, or the U.S. Constitution, and rigging the election on the Republican side with the non-natural born Citizen Mr. Cruz, thereby the fascist criminals in the government offices are guaranteed to have a blackmailable criminal agent occupying the Office of President, no matter which one wins the presidential election, to ensure that the criminal justice system never applies to Obama, Cruz, Hillary Clinton, or to George W. Bush for their roles in fomenting rebellion and insurrection via fraudulent presidential elections to overthrow the constitutional government and thereby incite hatred, criminal defamation, and violence against natural born Citizens.

5) Can you just imagine if the government employees in the Department of Justice actually did their job by arresting Obama for the criminal fraud and usurper traitor that he is, how that would provoke massive violent riots by criminally-misled Black people against White people, and against innocent government employees simply trying to enforce the rule of law and enforce the Constitution to protect the rights of innocent natural born Citizens victimized and enslaved under fascism, enslaved under the Law of the Jungle? Thus you can see for yourself how Obama, Congress, the Democrats, the Republicans, and the news media have manipulated Black-on-White racism and incited the threat of Black-on-White hateful violence against White Americans, and against innocent natural born Citizens in general. This manipulated incitement allows Obama to hold the Office of President unlawfully and illegally, and maintain himself in power against the Constitution through the threat of riotous violence against the society, veritably civil war, if the Constitution and rule of law were permitted to operate and applied to him. Now we can see what Obama meant when he told us that he was going to create a ‘civilian army’, to be used against the society. He is identical to an Adolf Hitler, and his brown-shirt thugs are insane racist Black folks and insane violent religious extremist ignorant Democrats of all races and ethnicities, who have all been brainwashed and indoctrinated into a violent religious extremist Cult, and thereby incited to hate the U.S. Constitution, hate the rule of law, and hate the natural born Citizens. This situation has been caused by Obama’s illegal presence and maintenance in the Office of President against the Constitution, because he is not a natural born Citizen, and facilitated by the false meme in the media of constantly titling him “President Obama” in contravention of the Constitution. [See *News Release #8* enclosed.]

6) Now that the government employees have permitted this precedent of non-natural born Citizens in the Office of President to be established through fraud, criminal negligence, and criminal obstruction of justice, and have thus created a new religio-monarchic definition and meaning of ‘natural born Citizen’ which excludes the male U.S. citizen father from a State of the Union, --an act which is without the consent of the People, is contrary to Nature and Science, and contrary to the Constitution and U.S. law,

a violation of the 1st Amendment's Establishment Clause-- now a lawful secular presidential election with bona fide natural born Citizen candidates will never again be allowed. Just look at the current fraudulent election, with States permitting the unqualified non-natural born Citizen Mr. Cruz to be in the primaries and on the ballots, in contravention of the U.S. Constitution and against the will of the People therein expressed as the Article II natural born Citizen qualification. This is the direct result of the criminal political activity over the last 8 years by attorneys and attorney judges in the Executive and Judicial branches, at both the State and federal levels, and by the Congress' criminal non-representatives who are engaged in criminal activity from their positions in the government.

7) Over the 5-year period from 2003 to 2008, according to investigative reports, no less than 22 attempts were made in Congress to alter and abolish the Article II natural born Citizen requirements for the Office of President, which would abolish the republic form of government. Even Orrin Hatch, the current President Pro Tempore of the Senate, advocates eliminating the natural born Citizen clause requirement for the Office of President. Why? Whom do these people represent? It is obviously not the natural born Citizens and their Republic, because it is not in the interests of the natural born Citizens nor the U.S. Republic to remove the natural born Citizen requirement. It is only in the interest of foreign criminals to have that requirement eliminated, an act which would fundamentally alter our form of government to be a de facto foreign dictatorship, not a de jure native Republic. Therefore, obviously these Congressmen and Senators are not representing the People, natural born Citizens, the rule of law, or the U.S. Constitution, but instead are representing foreign interests to subvert the rule of law and subvert the Constitution and republic form of government, an act of Treason, in order to erect a fascist religio-monarchic tyranny dictatorship, which they have already succeeded in doing with Obama, to be further maintained by Cruz. All any investigator would have to do, is go ask those Congressmen and Senators who it was that sponsored their attempts to abolish the nbC requirement between the years 2003 and 2008? Then the investigator would see who the criminal conspirators are, and have a good idea who was behind Obama's illegal rise to power as a non-natural born Citizen false 'President'. What do you want to bet that it was George Bush, Dick Cheney, and their fascist CIA and criminal associates who were behind those attempts, and are behind facilitating Obama and the Democrats to overthrow the Constitutional Republic with the non-nbC-qualified Obama, and are now behind the Republicans so adamantly supporting Cruz, explaining why the GOP is so against Mr. Donald Trump and are desperate to put the blackmailable non-nbC-qualified Cruz into the Office of President. And also behind setting up you agencies and courts to take the fall for these criminal actions of the Bushs' fascist CIA and criminal foreign banking interest buddies.

8) The MOTION TO QUASH SUMMONS FOR JURY DUTY, which was filed in the Madison County Superior Courts, also applies to the federal courts, and proves objectively and scientifically that the federal courts are now in a Catch-22 situation, and thus have no lawful or legal ability under Obama, or under any non-natural born Citizen fake 'President', to empanel a secular jury which is not a religious tribunal. If a judge informs the defendants, attorneys, and jurors that Obama is NOT a natural born Citizen according to the scientific and objective Natural Law Theory of the Father, in order to try

to create a secular jury with cognizant secular jurists, which is a judge's duty and obligation to do regarding Obama, then that judge automatically disqualifies himself or herself as a legitimate judge of the legitimate constitutional Republic.

Ordinarily, a juror may not be disqualified for their religious opinions regarding their spiritual beliefs or belief in a Creator God, however, that does not apply in the situation regarding Obama, because those who call him 'President', and accept him to be a 'President' against the Constitution, when he is objectively and scientifically NOT a "natural born Citizen" as required by law under Article II qualifications, are actually worshipping the man Obama as if he were the Creator God, the Source of natural political rights, and are forcibly subjecting a cognizant natural born Citizen defendant to their false religious opinions which denies the defendant a representative jury of peers who are capable of making a scientific application of the rule of law. This denies Equal Protection of the law, denies legitimate due process of the law, and violates the First Amendment's Establishment Clause, by subjecting a defendant to governmental religious tyranny. If a judge neglects to inform, then that judge is guilty of criminal fraud and guilty of a criminal conspiracy and criminal obstruction of justice, and seen to be stacking the jury box with functionally insane religio-monarchic non-secularists to deny the accused a jury of their peers. [See MOTION TO QUASH SUMMONS FOR JURY DUTY enclosed.] Thus one can see how Obama's illegal and unlawful occupation of the Office of President against the Constitution prevents federal judges from exercising the lawful duties of a federal judge. This is the way in which Obama, the DoJ, the FBI, and the Congress are criminally defaming you judges.

9) The State of Indiana, in league with all of the other States of the former Constitutional Republic know as the United States of America, are engaged in rigging presidential elections with non-natural born Citizen candidates for the Office (previously Mr. Obama, and now Mr. Cruz), who are unqualified for the Office of President, for the purpose of fomenting rebellion and insurrection within the United States via fraudulent presidential elections, in order to overthrow the United States, which has already occurred with Obama, and to maintain the United States government as overthrown with Mr. Cruz. This is being done for personal financial, political, and status gain, to erect a fascist form of religious tyranny government which commits criminal defamation against natural born Citizens, strips natural born Citizens of their identity as citizens, strips them of all of their rights as citizens, due process rights, rights of conscience, and right to a representative government representing natural born Citizens. This reduces the citizen to status *slave*, subjecting the citizen to involuntary servitude in violation of the U.S. Constitution's 13th Amendment. [For proof of this allegation, see the enclosed news article, "*Mike Pence endorses Ted Cruz Friday*".] The situation of the fascist police state and violent religious Cult indoctrination by government employees is now so extreme, that it is not even safe or advisable for natural born Citizen Guthrie to report the crimes of the false Governor Mike Pence to the Indiana State authorities, a situation identical to that of a Black person in the old racist South, or identical to the situation of the German Jewish person under Adolf Hitler. This is why I am forced to report these serious crimes directly to the federal court, the Secret Service, and the Federal Marshals' Office. And even then, nbC Guthrie is terrified to do even that.

Mike Pence occupies the office of Governor in a fascist dictatorship police State that has abandoned the U.S. Constitution for 8 years and enslaved natural born Citizen Guthrie and the rest of the citizens under fascism. Mike Pence is not even a legitimate Governor of the Republic who is under any Constitution or governed by any rule of law, other than the uncivilized Law of the Jungle, since 2008/9. Mike Pence's endorsement of the non-natural born Citizen Cruz is a criminal act. The State of Indiana is permitting a non-natural born Citizen candidate to be in the primary, a criminal act of Sedition under 18 USC § 2384, and Mike Pence can be seen to be working in concert with the Indiana courts and Election Commission, with the approval of the Indiana Legislature, to commit fraudulent misrepresentation to prevent the Constitution from operating. These criminal actors are all working in concert in a Seditious Conspiracy [18 USC § 2384] to overthrow the U.S. Constitutional government, eviscerate the sovereignty of the State of Indiana, and eliminate the natural sovereign political authority of the People. This is an extreme case of defamation against natural born Citizen Guthrie, and against natural born Citizens of the Republic in general. As the State incites hate and violence towards natural born Citizen Guthrie, stripping him of his peace, safety, and well-being, and driving him out of the public arena, making it impossible for him to make a living, in response this provokes entirely justified extreme outrage, anger, and fear within him.

In 2008 when the non-natural born Citizen Obama rose to power as the first fascist dictator of the county to overthrow the lawful government, natural born Citizens of Indiana tried to sue the then Governor of Indiana. [See the case *Ankeny v. Governor of Indiana*.] In that case, the judge misinterpreted the Supreme Court case of *United States v. Wong Kim Ark* [169 U.S. 649 (1898)] in order to declare the fascist lie that a naturalized citizen, such as Mr. Obama and Mr. Cruz, is a "natural born Citizen", or 'has all of the same rights as a natural born Citizen'. The judge in the *Wong* case had stated ONLY ONE HALF of the law dictionary definition of "natural born Citizen" in the court record. The judge in the *Wong* case was obviously just reciting the definition of "naturalized citizen" out of the *Bouvier Law Dictionary*, 1856, 6th revised edition, the seminal law dictionary of the time, and did not read the entire definition into the record, only the part that says "*He has all the rights of a natural born Citizen,*" because the following part about naturalized citizens which explicitly states, "*EXCEPT that of being eligible as president or vice-president of the United States*", was not germane to that case, because the *Wong* case was not a case about who qualified for the Office of President.

From the *Bouvier Law Dictionary*, 1856, 6th revised edition:

NATURALIZED CITIZEN. One who, being born an alien, has lawfully become a citizen of the United States Under the constitution and laws.

2. He has all the rights of a natural born citizen, except that of being eligible as president or vice-president of the United States. In foreign countries he has a right to be treated as such, and will be so considered even in the country of his birth, at least for most purposes. 1 Bos. & P. 430. See Citizen; Domicil; Inhabitant.

Thus, based upon one half of the definition of “naturalized citizen” ripped out of context, misinterpreted, and invented as authority, the judge in the *Ankeny v. Governor of Indiana* case declared that Obama was a “natural born Citizen” and dismissed the case. This is the similar pattern in all of the Obama and Cruz eligibility cases. The judges just invent a false re-definition by ripping phrases out of context and misinterpreting them, and relying upon incorrect determinations in bad case law, while ignoring the law dictionary definitions and the simple and obvious language in the Constitution. This is extreme gross incompetence which rises to the level of criminal negligence, which has now led to Mike Pence and the State of Indiana working with other States to continue to permit non-qualified non-natural born Citizens to become President, against the People and against the Constitution, and thus overthrow the Constitutional government and enslave natural born Citizens under fascism.

I have had already 8 years of my life stolen by this war against the Republic perpetrated by the fascist criminals in government. How many more years is nbC Guthrie, and all the natural born Citizens, going to be forced to live under fascism, stripped of due process rights, stripped of the right to a representative government, stripped of peace, and safety, and well-being, stripped of the ability to work and make a living, stripped of any place in the society, stripped of my ability to establish my name and reputation as a cognizant legitimate natural born Citizen and serious political scientist and objective scientific intellectual, stripped of my political identity as a natural born Citizen and my natural rights as a male, and forced to live with the entire society and world incited by U.S. government employees and the news media to hate natural born Citizen Guthrie, forcing me to endure criminal defamation, ridicule, Hate Speech, and violence directed against me and against other cognizant natural born Citizens? Now perhaps you will understand why I was forced to flee to England to seek political asylum, in order to have a foreign government recognize my status as a natural born Citizen of the U.S. Republic, so that I could obtain some relief, because the government employees in America refuse to provide any relief, and refuse to follow or obey the law or Constitution, and refuse to recognize my or the People’s status as natural born Citizens of a Republic. From my objective point of view, being one who objectively and scientifically understands what a natural born Citizen is, and so knows that Obama, Rubio, and Cruz are not natural born Citizens, it is obvious that the government employees in America are brainwashed violent opinionated religious extremist criminal psychopath fascists, hostile and violent towards nbC Guthrie, as they incite the entire society against me, to hate me and to defame me, and to incite others to do physical violence against me. This is the climate of fear and terror that myself and my family have been forced to endure for 8 years now, and why I am terrified to even bring this criminal complaint to the attention of any government department.

Allegation Count 2

Gross Criminal Negligence by Attorneys and Attorney Judges

1) Over the last 6 years, I have repeatedly attempted to instruct and educate ignorant irresponsible attorneys like Mario Apuzzo, Orly Taitz, Montgomery Blair Sibley, and

others, who have repeatedly challenged both Mr. Obama and Mr. Cruz in court regarding lack of eligibility to be President, that their definition of “natural born Citizen” is entirely incorrect, not being scientific, and not supported by U.S. law or by the U.S. Constitution, being nothing more than an alternate religious opinion false definition, that they have no right to be pushing in the courts, which cannot even establish a factual basis to support a claim of injury, and is a fraudulent misrepresentation to the courts of the correct definition and meaning of Article II “natural born Citizen”. They have refused to listen or adopt the objective and obvious self-evident scientific definition and meaning. They insist that “natural born Citizen” means ‘one who is born on U.S. soil territory jurisdiction and is also born to two parents who are both U.S. citizens’. This is totally a religious opinion false definition with absolutely no support anywhere in U.S. law, or supported by any objective scientific jurisprudence whatsoever. I have already proven this ‘Unity’ Theory definition to be incorrect. [See the enclosed MOTION TO QUASH SUMMONS FOR JURY DUTY.] Their insistence upon pushing their own personal subjective religious opinion agenda, and thereby their making of fraudulent misrepresentations of the law to State and federal courts, is gross incompetence which rises to the level of criminal negligence, especially when I have been shoving the correct definition and meaning in front of their willfully ignorant faces for 6+ years. Their stubborn refusal to adopt science as their guide is due to their arrogance and egos, which will not permit them to admit that they are wrong, and thus receive instruction from a scientist layman non-attorney such as myself. Their refusals, and the courts’ and judges’ refusals to take judicial notice of the correct scientific definition as discovered and explained by me, now has risen to the level of criminal negligence, and is inciting hatred and violence and the threat of murder against natural born Citizen Guthrie, and against other cognizant natural born Citizens who voice their grievances and seek to regain their rights, and is preventing the courts from securing justice and the rule of law for natural born Citizens, particularly male natural born Citizens.

2) Case in point: In the recent two New Jersey challenges to Mr. Cruz’s legitimacy, one having Mario Apuzzo as attorney for the plaintiffs, the law governing natural born Citizen status was again misrepresented as requiring one to be born on U.S. soil, which led to the judge, Jeff Masin, just substituting another incorrect arbitrary subjective religious opinion of the definition to dismiss the cases. This judge noted that he had previously denied another challenge brought by Mario Apuzzo. [See the enclosed documents, “*Ted Cruz: New Jersey judge rejects U.S. citizenship challenge*”, and the defamation hit piece by Mario Apuzzo against me entitled “*Jedi Pauly: The False Flag Obor*”.] In Apuzzo’s libelous defamation hit piece against me, which is all lies and fraudulent misrepresentation of the law and facts in order to discredit me as a credible witness with superior knowledge of the law, Apuzzo can be seen to be in conflict with himself, because he at first states that “natural born Citizen” is defined under Natural Law, which is actually correct, but then proceeds to rely upon monarchic English Common Law to define and explain it, believing that it is defined by some conglomerate combination of *jus soli* and *jus sanguinis*. For your information, *jus soli* and *jus sanguinis* are entirely Positive Law, not Natural Law, and they are both the law of *subject status* developed under the monarchy form of government, which only deals with who is a subject or natural born subject, which are the legal opposite of a “natural born Citizen”. The term “natural born Citizen” is in no way defined under English Common Law,

because there are no ‘citizens’ or ‘natural born citizens’ recognized under English Common Law, only *subjects*, natural born subjects, commoners, and Royalty, NO ‘*citizens*’ or ‘natural born citizens’ AT ALL!

The attorney for the defendant Mr. Cruz, Shalom Stone, also misled the court by claiming that the meaning of the U.S. Constitution is defined under English Common Law, and thus Cruz is a natural born Citizen through his U.S. mother. Again, this is at odds with reality, because there are no citizens or natural born Citizens recognized under English Common Law, and the U.S. Republic is not a monarchy government having only subjects and natural born subjects. Furthermore, the American legal system and Constitution are Roman Civil Law and Natural Law, not monarchic English Common Law, and the federal courts have ruled, over and over again until they are blue in the face, that there is *no* English Common Law at the federal level. However, the attorneys and the judges refuse to take judicial notice of the Supreme Court rulings which already settled this issue long ago, regarding the fact that U.S. jurisprudence at the federal level has absolutely nothing whatsoever to do with English Common Law.

In fact, Mr. Stone’s filing of a legal brief is an illusion, because, although it appears that he is just using the civil process to defend some right that Mr. Cruz has, in reality this is a criminal act of waging warfare upon the Republic, because the legitimate constitutional government has already been overthrown, and maintained in an overthrown state for almost 8 years, by the Congress and by the Senate of which Mr. Cruz is a member. And as Mr. Cruz is not himself a natural born Citizen, Mr. Cruz and his attorney are actually using the civil process in a violent criminal manner to wage warfare upon the Republic and upon natural born Citizens, to maintain the overthrow of the Constitutional Republic by putting himself in the Office of President, and by making fraudulent misrepresentations of the law governing natural born Citizen status to a court of law, and by claiming a false political right that he does not possess. The nature of Mr. Cruz’s and Mr. Stone’s argument is essentially that it would be a violation of some political right that Mr. Cruz has to be engaged in the criminal act of sedition and treason against the United States Constitutional Republic, and a violation of some political right of his to attempt to overthrow the legitimate constitutional government via a fraudulent presidential election, if he is not permitted to be on a ballot in a presidential election as a non-natural born Citizen. That is the essence of Mr. Cruz’s argument before the courts. And the judges just go right along with this criminal fascism against the People and against the Constitution. Now we can see why the ‘government’ views those of us who are constitutionalists and Patriots (the word ‘*patriot*’ being derived from the Latin and Greek words for ‘father’) are viewed as a ‘threat’ to the ‘government’. It is because you government employees are not a legitimate government, being hostile to the Constitution, hostile to the rule of law, and hostile to the natural born Citizens, and you dishonor your own citizen fathers, so that you have made yourselves to automatically be enemies of the People by default.

3) Now direct your attention to Judge Masin’s opinion, as reported in the article “*Ted Cruz: New Jersey judge rejects US citizenship challenge*”. The judge dismisses the suit and rules that Cruz is a ‘natural born Citizen’ because, according to Judge Masin, the place of birth is irrelevant (that point is actually correct), but because Cruz is born of a

U.S. citizen mother, that is all that is required to be decreed to be a natural born Citizen (WRONG). And, the judge states that the law is so mysterious that “*absolute certainty as to this issue is only available to those who actually sat in Philadelphia and themselves thought on the issue*” at the time of the writing of the Constitution. What utter nonsense! This is the total garbage and further evidence of gross incompetence among the judges amounting to criminal negligence, which we natural born Citizens have had to suffer.

Let us analyze this ridiculous ruling to show you how insane and without reason or law the decision is. For 8 years now, we have been told the fascist lie by the judges, that Obama qualifies as a ‘natural born Citizen’ because even being the offspring of a non-citizen father, he is born on the soil jurisdiction in Hawaii, and so that supposedly makes him a ‘natural born Citizen’ by *jus soli*, which is Positive Law, not Natural Law. Now this Judge Masin declares that no, the place of birth does not matter, but it is only if you are the offspring of a U.S. citizen mother are you a natural born Citizen, although there is no U.S. code that makes this so. Now, these and all the previous rulings in hundreds of cases taken all together have totally eviscerated the natural political rights of male U.S. citizens from the State of the Union to use their sex act to create natural born Citizens. Judge Masin’s ruling has declared that there are *no* guaranteed natural political rights codified in Article II for the *male* U.S. citizens from the States, and that the U.S. Constitution only secures the rights of citizen females to produce natural born Citizens with the sex act, even by foreign non-citizen males! This is 100% at odds with the Supreme Court ruling in *Minor v. Happersett* [88 U.S. 162 (1875)], which ruled that the Constitution only secured political rights for males, not for females, the ruling which led to the 19th Amendment to secure the natural political right of females to vote. As I have explained in the previous documents provided to the courts, the Secret Service, and the U.S. Marshals Office, the U.S. Constitution only secured the political rights of the males, as females are also recognized to be natural born Citizens and the Equal Protection and Equal Application provisions of the Constitution were already in place to protect the female’s natural political rights. Because females naturally secure their political rights in society by attaching to their citizen fathers or to citizen husbands, this compels male citizens to enact legislation to protect females’ natural political rights at the State level, which does not require a Constitutional Amendment.

Thus the courts and judges, like Stinson, Barker, Masin, etc., have declared that the U.S. citizen female has been stripped of her own natural sovereign political authority to secure nbC status for her offspring by her own choice in male husband and father of her offspring, and instead, the female U.S. citizen has been now made into an international whore, The Whore of Babylon, a privileged Queen who can be impregnated by any non-citizen foreign male, such as a fascist foreign non-citizen bank gangster, a wealthy foreign non-citizen king or prince, or an ISIS or Al-Qaeda terrorist, and her offspring by any of those, born either overseas or in the U.S., naturally alien offspring which is a natural born citizen of some other country, is now bestowed at birth with a functional *Title of Nobility*, a legal right privilege at birth which permits that offspring to one day be the head political leader of the United States, a privilege bestowed like that of a monarch, in violation of the Title of Nobility prohibitions of the Constitution, falsely decreed to be a natural born Citizen eligible to be U.S. President. This forces the offspring of U.S. citizen males from the States to have to compete with all of the foreign non-U.S. citizen

males in the world, and with all of the wealth in the world, for their offspring's right to be President; thus eviscerating the codified guarantee and protection of the male U.S. citizen's natural political right by Article II as being the only source of natural born Citizens via his sex act so that the competition for the Office of President will be a competition only among the offspring of U.S. citizen fathers from the various States.

In this fashion, the immigration and naturalization routes are opened up to permit any fascist foreign non-citizen wealthy banker or non-citizen terrorist to father a child by an American mother, and have that offspring decreed to be a U.S. 'natural born Citizen' who can be President, so that false nbC can be installed into the presidency to thereby overthrow the Constitution and enslave the legitimate genuine natural born Citizens, enslaving the male U.S. citizens from the States of the Union under a global fascist violent religio-monarchic government, and enslaving the U.S. females to be exploited as Queen whores; which has already happened under Obama, and will continue under Cruz. If any offspring of a U.S. citizen mother and any non-U.S. citizen father, born anyplace on Earth, is now a U.S. 'natural born Citizen', according to the courts and judges and attorneys, then it only seems fair that the Equal Protection and Equal Application provisions should be similarly misused to enable the offspring of the U.S. citizen females in Guam, Puerto Rico, and the other federal possessions to now run for the Office of President, and now allow those federal territories and possessions to have electoral votes to be counted in U.S. Presidential elections, and now provide binding voting representation in Congress for these federal territories and possessions, since by these false court rulings they are all now declared to be 'natural born Citizens'.

4) Now let us examine this insane concept that "*absolute certainty as to this issue is only available to those who actually sat in Philadelphia and themselves thought on the issue*" of what is meant by "natural born Citizen". Judge Masin would have us believe that those who wrote the Constitution did so with *undefined* legal terms that would be a complete mystery to future generations and cannot be known with scientific certainty. How bizarre! In other words, Masin declared that the Writers of the Constitution were writing a subjective and arbitrary document that would create a new religious government and religious legal system, which no one in the future would be able to comprehend because it had secret meaning unknowable to anyone but those who were thinking about it during the creation of the Constitution. Therefore, since it would be impossible for future generations to know the exact definition and meaning of the words in the Constitution with any scientific certainty, because, according to judges like Masin, it is a document constructed using subjective and arbitrary religious opinions known only to those in Philadelphia in 1787, then the Framers and Writers had to know that their unintelligible document would allow future figures of authority, attorneys and judges who hold government jobs, to act like High Priests of Jurisprudence to interpret the document according to their own will. It would permit these Priests of Jurisprudence to substitute in their own religious opinions as to the meaning and definitions of the words and dictate their own version of the law according to their non-scientific subjective 'opinions', to thereby create a subjective and arbitrary religio-monarchic venue in the courts and eliminate the rule of objective and scientific law, and then lord their opinions over the rest of the society. And you expect the natural born Citizens to buy into this bullshit? You should all be ashamed of yourselves.

5) The meaning is simple and obvious to anyone with common sense. In the civil law, “natural born” just means the opposite of “adopted”, as in the sentence, “Are those your natural born children, or are they adopted?” Thus “natural born Citizen” just means NOT the “adopted citizen”. The “adopted citizen” is an Article I citizen, any offspring of a non-citizen father that is born on the soil territory jurisdiction of the United States [*jus soli* - natural born *subject* of Congress’ authority under Immigration and Naturalization granted in Article I and in the 14th Amendment] or born to a U.S citizen mother from a State of the Union after 1934 [*jus sanguinis* - statutory authority enacted in 1934 which brings the offspring under natural born subject status if not born in the U.S., but born to a citizen mother]. All of which is U.S. Roman Civil Law and Positive Law, not Natural Law. The Article II “natural born Citizen” is NOT the adopted citizen or natural born SUBJECT under Article I naturalization authority, but is simply the offspring of a U.S. citizen father from a State of the Union, the only males who are even a party to the contract called the U.S. Constitution. This is not unknowable; it is very obvious and simple to comprehend. Only females give birth to offspring, therefore only females can give birth to either a natural born SUBJECT under Article I, or a natural born Citizen under Article II. It is the father’s political condition, and whether or not he is a citizen of a State of the Union, which determines the natural political condition of the offspring at birth, and determines which authorizing authority in the Constitution, Article I or Article II, that the offspring is born under for a right to citizenship. If it is such a mystery and only knowable to those who thought about it in Philadelphia in 1787, then why can I understand the law so easily and explain it so thoroughly, objectively, and expertly? Am I the world’s smartest person and the sole genius having knowledge of scientific jurisprudence? It sure seems that way. Or maybe I’m hundreds of years old and really Thomas Jefferson in disguise, and so I was one of those in Philadelphia in 1787 who “thought on the issue” of natural born Citizen, and so only Paul Guthrie can know what is meant by “natural born Citizen” with any certainty! BUWAHAHAHA!! Sheer idiocy! IMBECILES!!

Allegation Count 3

The FBI and DoJ are engaged in plotting the elimination and murder of natural born Citizens, and are engaged in Criminal Obstruction of Justice to overthrow and maintain the overthrow of the Constitutional Republic via fraudulent Presidential Elections

1) As I explained in my second attempted lawsuit against Obama, filed in the 7th Circuit Indianapolis in February 2013, *Guthrie v. United States* [see record posted at jedipauly.com], after the first failed attempt due to the criminal actions of the fraudulent ‘Judge’ Stinson, I realized that I had to report the criminal activity to the FBI. Therefore, I, accompanied by an associate, met with an Agent Sweeney of the FBI, after that first failed attempt but about two weeks before refiling my second attempted case before Judge Barker. We spent about 45 minutes with agent Sweeney explaining the facts and law to him. At the conclusion of the meeting, agent Sweeney related that ‘he had his work cut out for him’, and he would get back to me. After about a week or so, I had not

heard anything back from agent Sweeney, so I called him and he informed me that his “Boss” had informed him that this issue “is not a priority” for the FBI!

2) Of course, the issue of the fomentation of insurrection and rebellion against the United States Constitution and government to overthrow it, and incite hatred and violence against natural born Citizen Guthrie, to strip me and the other natural born Citizens of our political rights and due process rights, and rob our savings and ability to work in the public to make a living and save for retirement, due to the unlawful incitement of hatred and violence against natural born Citizen Guthrie, “is not a priority” for the FBI because the Bureau and its ‘Bosses’, at the time Mr. Mueller, and now Mr. Comey with Mr. Mueller under him, are indicted co-conspirators in the very crimes which I am reporting. Of course, they are not going to investigate the overthrow of the legitimate constitutional government and the unlawful defamation and incitement of hatred and violence against natural born Citizen Guthrie, because they themselves are involved in the criminal seditious conspiracy to foment rebellion and insurrection via fraudulent presidential elections stacked with non-natural born Citizens, in order to overthrow the legitimate government, and incite hatred and violence against natural born Citizens. This explains why I was told by FBI agent Sweeney, back in 2013, that the evidence against Obama and against fake judges such as Stinson, and the evidence of the overthrow of the constitutional government, “is not a priority” for the FBI. In that phone call, after hearing that, I then accused Sweeney and his unnamed “Boss” of Seditious Conspiracy to prevent the Constitution and U.S. law from operating, since that was an admission by Sweeney that at least the two of them were involved in preventing the Constitution or U.S. codes from operating, and it takes two or more working together to qualify as a conspiracy under 18 USC § 2384. And I accused the FBI of plotting my murder and the murder of other natural born Citizens, which Sweeney failed to deny, and only confirmed, by his silence.

3) Because Obama is scientifically and objectively NOT a “natural born Citizen”, everything he does is without constitutional authority, and thus his appointments to the head of the DoJ, to the FBI, and to the Supreme Court, are not constitutional acts, and those unauthorized officers are without lawful warrant to serve in those positions, and are nothing but criminals engaged in criminal obstruction of justice, and seditious conspiracy under 18 USC 2384, in order to prevent the criminal justice system from applying to themselves, to Obama, and to those responsible for rigging criminal fraudulent elections with non-qualified candidates. This is why it is not viable or even safe for me to forward a criminal complaint to either the DoJ or to the FBI, which is why I had no choice but to file my criminal complaint directly with the Secret Service, U.S. Marshals’ Office, and with the judges of the 7th Circuit Indianapolis, in the hopes that they will conduct their own criminal investigation, and find a non-corrupt non-brainwashed special prosecutor or investigator who comprehends enough of the scientific rule of law that I have discovered and explained, and will pursue a criminal investigation without interference from the ‘Bosses’ who are involved in the criminal activity up to their necks, in order that indictments can be leveled and arrest warrants issued, so that those who are guilty as seditious criminals and traitors can be brought to justice. No one is going to take me seriously because I am a poor person and nobody, and my credibility has been slandered by the media. But if these accusations and facts of law regarding the true definition and

meaning of “natural born Citizen” is seen to be coming from the Secret Service, the U.S. Marshals, and from responsible judges in the 7th Circuit Indianapolis, then perhaps the DoJ and FBI will be forced to clean house, and get back under the Constitution and rule of law, and thus be able to do their jobs without interference from criminal officers who are their superiors.

4) The above Point 3 relates why I did not deliver any packet to the FBI or DoJ on March 18, 2016 when I put the Secret Service, U.S. Marshals Office, and the judges on the 7th Circuit Indianapolis on notice, and delivered them copies of my book. Actually, I had run out of copies of my book and that day did not have one to complete my packet for the FBI, which in hindsight was serendipitous, because it is not safe for me to put the FBI or DoJ on notice, since it seems that those agencies are brainwashed violent religious extremist criminal psychopaths who are indoctrinated into a fascist Cult, believing the lie that Obama is a natural born Citizen and thus a ‘President’, which is FALSE, that causes the DoJ and FBI agents to be criminally hostile and violent towards innocent natural born Citizens who try to report these crimes, criminal defamation, incited hatred, and incited violence, which has been incited by the Congress, news media, attorneys, and judges against natural born Citizens and nbC Guthrie. In order to even form a Grand Jury that is not just a religious tribunal, one would first be compelled to find jury members who are already cognizant of the law which governs nbC status in order to have a jury of cognizant natural born Citizens, which is the only way to ensure that the jury is not a religious tribunal which has to first be dissuaded from their incorrect subjective religious opinions before they can even be assembled as a legitimate secular jury. This was the same problem that I encountered when putting *Guthrie v. U.S.* in front of Stinson and then Barker, that I was forced to first try to dissuade them of their incorrect subjective religious opinions before I could even obtain standing or any secular rule of law, a position that I was not supposed to be in. And of course, we all now see that it proved to be impossible for me to dissuade the courts of their religio-monarchic mindset, due to their stubborn refusal to adopt science and reason, scientific jurisprudence, as their guide to the rule of law.

Allegation Count 4

The News Media is involved in Neo-Nazi fascist brainwashing and indoctrination of the society into a violent religious Cult worship of a man, and are co-conspirators in the plot to foment rebellion and insurrection within the United States for the purpose of overthrowing the Constitution and legitimate United States government, to enslave natural born Citizens under fascism, and to slander, libel, and defame natural born Citizens by calling them “Birthers”, which is the new “Nigger”, Hate Speech used to incite hatred and violence against the Constitution, rule of law, and against “natural born Citizens”

1) Let me show you how screwed the innocent legitimate honest judges, Secret Service agents, U.S. Marshal agents, and even FBI and DoJ agents, etc., are. Even if these accept the scientific and objective explanation of what a “natural born Citizen” is, as I have explained to them, and want to do their duty and do the right thing, then there is still no

free press available which will even report and expose the truth and law. For media outlets to report the truth would indict them as criminal co-conspirators in the plot to foment rebellion and insurrection within the United States via fraudulent presidential elections, through their misrepresentation of the law and facts to the public regarding the true definition and meaning of “natural born Citizen”, involving them with rigging the elections with fraudulent non-qualified blackmailable candidates, and aiding the overthrow of the legitimate constitutional government. And also, they are the ones who promulgated the term “Birther” as a Hate Speech term, identical to “Nigger”, except that, rather than a term to incite hatred and violence against the rights of Black people who originally came from Africa, this term incites hatred and violence against the male U.S. citizens from the States who are the natural source of natural born Citizens, and against their natural political right to pass on natural membership in their Republic to their children; thus this incited hatred is based upon their sexual identity as males, and based upon their national identity as natural born Citizens of a Republic form of government as guaranteed by Article IV § 4.

2) The News Media outlets use this term “Birther” to ridicule, slander, libel, disparage, discredit, and defame objective scientific thinker natural born Citizens like myself, and to incite the public to hatred and violence against natural born Citizens, which ostracizes natural born Citizen and scientific intellectual Guthrie from the society, wages war upon him, and prevents him from making a livelihood in the public or private sectors, or from living a peaceful life free from the threat of hateful violence directed at him whenever he goes into the public. This criminal defamation against me, who never asked to be, or wanted to be, a public figure, and was only forced into the public arena to do battle with insane fascist religio-monarchic extremist brainwashed Cultists as a result of the criminal negligence and criminal political activity of government employees who refuse to recognize the law governing natural born Citizen status, is defined under U.S. law to be a Hate Crime. The News Media Corporations are very wealthy fascist spokespersons, in league with fascists, and are in league with Obama, the Democrats and Republicans, the DoJ, the FBI, and attorneys and judges, to overthrow the constitutional government and to wage war against the Constitution, against the rule of law, and incite hatred and violence against natural born Citizens to strip them of their natural political rights and due process rights. The News Media persecutes the nbCs they label “Birthers” just like the KKK terrorized the Blacks they labeled “Niggers” in the Old South, and the criminal justice system does not apply to News Media because they are above the law as an official government-sanctioned criminal Hate organization, directed against the natural political rights of male U.S. citizens from the States of the Union, and against their offspring who are the bona fide legitimate natural born Citizens. This is all being done for profit, including the advertising dollars taken in from their sensationalist coverage of the false controversy their spin doctors have created with their misrepresentation of the law.

I have included just one example from a news site of the unlawful incitement of the ridicule, slander, libel, hatred, and criminal defamation that is directed at me by persons I do not even know, and have never met, which is the result of the criminal political activity of the other News Media, the courts, the Congress, Obama, the Democrat and Republican Parties, State Election Boards, Electors, voters, DoJ, FBI, etc. The article is

“Obama Conspiracy Theories: Jedi Pauly tricks UK government into admitting Obama ineligibility - -or so he says” [see enclosed copy of article]. This fool who is reporting, “Dr. Conspiracy”, is unknown to me, and everything he says is false and a lie. To start with, I never ‘tricked’ anyone or claimed that I ‘tricked’ anyone. I simply informed British authorities in the Immigration authority and Home Office, and their solicitor, of the facts. The solicitor then *agreed* with me that Obama is not nbC qualified, and based upon his recognition of this, stated that I qualified for political asylum. Their solicitor, Mr. Richard Main, recommended political asylum to the Home Office and to the British Immigration and Naturalization officials, who agreed and began the process on fast track which the Home Office had determined I qualified for. Dr. Conspiracy does not even have his facts correct regarding my trip to England. I explain the correct facts in my book in Chapter 10. This document is just one of thousands of lies and examples of criminal defamation against me and my work, where you can see the term “Birther” being used like the term “Nigger”, to discredit, defame, and ostracize from the society the natural born offspring of U.S. citizen fathers from a State of the Union, and deny them the Equal Protection and Equal Application of the law, deny them Justice, deny them due process of law, and incite ridicule and hatred against the natural born offspring of U.S. citizen fathers. This is one of the milder hit pieces against me, casually pulled off of the internet from among the multitude of hits one can obtain that libel my serious research and me.

I should not be experiencing any of this, and should have been peacefully handcrafting my jewelry and selling it at arts and craft shows for the last 8 years, saving money for retirement, rather than being forced to do battle with brainwashed ignorant violent religious extremist political ideological criminal fascist assholes in the government and public arena. This is the result of the gross incompetence, cowardice, and outright criminal negligence of government employees, judges, and attorneys, that has allowed this fascism to succeed in ruling the society, which has effectively destroyed my life and subjected me and my family to 8 years of extreme emotional anger, fear, and stress. Every time a government employee or the news media calls Obama, “President Obama”, or a court, news media outlet, or social media outlet calls Mr. Cruz a ‘natural born Citizen’ and portrays him to be a legitimate candidate for the Office of President, these are fighting words that justifiably provoke extreme outrage, anger, and resentment in any cognizant natural born Citizen like Guthrie, who has been forced to endure this outrage as a stress every single day of his life for 8 years, to the point of severe mental, emotional, and physical ill health due to the enormous traumatic stress, caused by the criminal political activity of the government employee and of the criminally irresponsible news and social media against him as a cognizant natural born Citizen.

3) These people mentioned in Points 1 and 2 above in this section, have been brainwashed into a Cult of Hate by Obama and the News Media, in league with judges and attorneys who are government employees, who are misrepresenting the law governing natural born Citizen status in their fraudulent rulings. The fascist brainwashing indoctrination into the violent religious Cult is accomplished by the judges falsely declaring that Obama, Rubio, and Cruz, or any offspring of a non-citizen father born on the soil or to a citizen mother, is a ‘natural born Citizen’, which is a LIE. Then the news media and social media use this presumed authoritative declaration to

themselves publicize and insist that Obama is a ‘President’, and that “Birthers” are wrong, insane, and racists, who should therefore be silenced and rejected from American society, slanders which are false, lies, and criminal defamation which strips nbC Guthrie and all natural born Citizens of their lawful rights and lawful place in society. Then, millions of times a day, on all of the world-wide news media and social media outlets, the two false words “President Obama” is broadcast over and over again, thousands or even millions of times a day, injecting this false meme into the subconscious mind of the ignorant viewers, which creates a false reality that is accepted by the public and foreign governments, so that the entire society is programmed to forcibly reject the true facts of law explained by a cognizant genuine natural born Citizen. The acceptance of the false meme and false reality causes the society, police, and all government employees to be immediately violently hostile to the rights, peace, and safety of the offspring of U.S. citizen fathers who come from a State of the Union, those who are the genuine legitimate natural born Citizens. This is classical Nazi brainwashing tactics, previously used by the KKK against Blacks who were called “Niggers”, and used by the Nazis against Jewish People in Germany who were labeled “Jude”, to separate those people from the rest of society, deny their rights, persecute them, and do worse, to eliminate them.

4) My family used to have about \$50,000 in the bank from savings and inheritance, and we made about \$18,000 a year from our hand-made jewelry business, with no debts, and all our bills and living expenses in our thrifty lifestyle covered by our small business, so that we were actually able to save money for retirement. But that has all been robbed from us due to the fraudulent defamation, incited hatred, and incited criminal political activity emanating from the federal and State courts, from Congress, from the DoJ and FBI, from the news media, from Obama, the Democratic Party, the Republican Party, etc., and from the police and public at large. Because you government employees refuse to recognize and accept the science of law which governs the definition and meaning of “natural born Citizen”, which proves that Obama, Rubio, and Cruz are not natural born Citizens, you have been waging warfare upon me and my family which has driven me out of my ability to make a livelihood, and has forced me to spend all of my savings and inheritance just to survive, and has forced me to spend money to do legal battle and defend my rights in this war with you criminal government employees, which has now destroyed my business, robbed my family of our livelihood and our retirement savings, robbed me of my peace of mind, my mental health, my happiness, and my freedom. This is all the result of you using your positions of authority as government employees to engage in criminal religious political activity, inciting extreme defamation, religious hatred and violence against me and my family, which has robbed us of our livelihood, our savings, and our future retirement potential, stripped me of the worth of my science education, stripped me of my political rights, and stripped me of my due process rights which has stripped me of any ability to sue anyone to recover for these injuries. This has provoked us to be justifiably outraged and angry against these gross injustices. This outrageous situation will continue until and unless you government employees, attorneys, and judges have a scientific epiphany and come to your senses, to reject violent religious opinion and adopt the correct scientific Natural Law Theory of the Father definition and meaning of “natural born Citizen”, and arrest Obama and Cruz and prosecute them for their crimes, so that the society will learn the true definition and meaning, about which cognizant nbC Guthrie was correct all along, which will restore my name and reputation

and stop the unlawful incitement of hatred and violence incited by you judges and attorneys, to return to myself and my family peace of mind and the ability to pursue happiness, and restore our savings and earnings potential to what it was before all of this criminal fascism was permitted to occur.

You've had it good as government employees, because all you've had to do to have income, savings, benefits, retirement, and a respected social status, is to be cowards and frauds and go along with the overthrow of the government, by engaging in seditious conspiracy to prevent the rule of law from applying to yourselves, Obama, or any Congressman or Senator, by adopting the violent religio-monarchic position that any offspring of a non-citizen father who is born on U.S soil or to a U.S. citizen mother is a 'natural born Citizen', which is a fascist lie, by inciting violence and defamation against me and my family and other genuine natural born Citizens, and by keeping your mouth shut and doing what you've been told by those working for criminal interests, you thereby supporting the overthrow of the government by treasonous criminal frauds, and then you have cognizant nbC Guthrie and the rest of the natural born Citizens to be your slaves to extort for your income and benefits.

What a nice racket you all have! You've shown me that I am in the wrong business, and it does not pay to be honest, honorable, and good, or to obey and uphold the law! Now, if I just had the money to go to law school so I could become an attorney judge, then I could live like royalty above the law, and have a lucrative future as a liar and fascist persecutor of the innocent, with slaves to pay my income and benefits, just like you criminally-licit government employees! If this does not apply to you, then please forgive me, as I am understandably, and justifiably, very, very, angry at this outrage. But if you've been doing this without fully realizing it, then this is your wake-up call.

5) Because Obama is not a legitimate natural born Citizen, and is only maintained in power by the violent religious opinions of government employees, those who insist that he is a 'President' or a 'natural born Citizen', and maintain him in power and in the Office of President against the Constitution, against the rule of law, and against all reason and science, these are dictating to the rest of us that we must worship Obama and the judges and attorneys as the source of dictated political rights, instead of respecting Nature or worshipping the Creator of Nature as the source of our natural political rights that govern the true definition and meaning of Article II "natural born Citizen". This supercession of dictated rights abolishing natural rights creates a religious government in violation of the First Amendment's Establishment clause, and forces nbC Guthrie and the cognizant natural born Citizen to have to worship a man or men, Obama, attorneys, judges, Congressmen, politicians, or other government employees, to be the source of our political rights. This is a violation of our freedom to worship the Creator or Nature, in order to adopt Science and Natural Law Legal Theory as governing our behavior, and thereby follow the objective reasoned dictates of our own conscience to live a moral, ethical, and lawful life.

Allegation Count 5

The non-governmental organizations (NGOs) are criminally complicit in pushing a religious society, even when their non-profit status charters state that they exist to foster a secular society. Organizations like the Jewish Anti-defamation League are actually defaming Jewish people and enslaving them under fascism by these organizations' public acceptance of Obama to be a 'President', and by these organizations' public ridicule and persecution of those who claim that Obama is not a legitimate President because he is not a natural born Citizen.

1) One need only go to the internet and search for the *Jewish Anti-Defamation League*, and then search their site for Obama, you will get numerous examples that the *Jewish-Anti Defamation League* is engaged in criminal defamation against natural born Citizens and against Jewish people, because the League maintains that Obama is a 'natural born Citizen' and a 'President', which are both lies of Biblical proportions, constituting criminal collusion and criminal complicity with the overthrow of the legitimate constitutional United States Republic, falsehoods which maintain Obama in power illegally and unlawfully, and is criminal defamation against natural born Citizens, and against Jewish people, who as an ethnic group were previously enslaved under fascist dictatorship under Adolf Hitler, to be persecuted and murdered, and are now enslaved again under Obama, who is a fascist dictator criminal inciting hatred, persecution, and murder against natural born Citizens, and against Jewish natural born Citizens. The *Jewish Anti-Defamation League* is in league with fascists to defame, persecute, and incite violence against to murder, Jewish people!

2) Even the non-profit NGO's which are supposed to be fostering a secular scientific society, like the *Center For Inquiry*, for example, are actually engaged in fostering a violent religious society and a lawless society in violation of their non-profit charters, because they support Obama in the Office against the Constitution, calling him "President Obama", which is lie and a violent religious opinion, not a fact of science. And they advocate for, and solicit money to force the acceptance of, public gay marriage, which is a lawless violent religion upon the society; because as a matter of the science of jurisprudence, and as a matter of the biological sciences, there is no scientific basis in Nature, or any legal basis under our Constitution, for PUBLIC gay 'marriage'.

I explain in my book, *Demonic Positivism versus the Science of "natural born Citizen"*, in Chapter 9, starting on page 353, that as a matter of science, the same fundamental rule of Nature which defines natural born Citizen status, which is that since only females give birth to offspring, then only females can naturally rely upon witness testimony of others at the time of birth to prove who their offspring are, and therefore males must claim their offspring [see the Supreme Court case *Nguyen v. INS* 533 U.S. 53 (2001)], is the same rule of Nature and science which defines *marriage* to be a *public political act* between a man and a woman only. This shows us that there is no right in Nature or in U.S. law for Gays to have a *public* marriage, because as a matter of biological science, and as a matter of the science of jurisprudence, the right for Gays to marry each other is a *private right*, not a *public right*. Therefore, to deny Gays the recognition of a public right to 'marry' is *not* any violation of Equal Protection, because in order to be "equal", all members of the

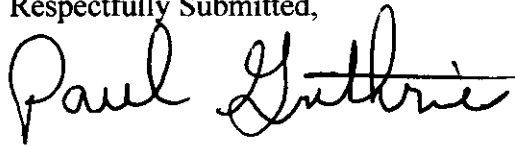
same class of objects must have the same body of law applied to them. [See *Nguyen v. INS* 533 U.S. 53 (2001) and the supplemental ruling in that case.] And when it comes to the right to a marriage, which right is defined under Natural Law, by biology, as applying only to publicly protect the reproductive exclusivity of an opposite gender mated pair, not defined under Positive Law. When we apply the Natural Law equally to Gay people with regard to their right to ‘marry’ each other, we discover that Gays only have a *private* right to contract with each other under Equity Law, not a public right to marry under Natural Law, because Gays in a sexually-exclusive relationship with another member of the same sex cannot naturally produce offspring, offspring which can be natural born Citizens, and thus qualify for the Office of President.

Now look at the enclosed e-mail sent to me from the *Center For Inquiry* trying to solicit money from me, a letter bemoaning the fact that the Indiana Legislature refuses to grant equal protection of the law to lesbians, gays, and transgender members of the society. This is a lie, because Gays are not being denied any Equal Protection of the law, as they can define the terms of their relationship or pseudo-‘marry’ each other via a private contract under Equity Law, and it is not a violation of any natural rights or legal rights which Gays have, to deny them a public marriage of reproductive exclusivity. And, the very idea of a *public* marriage for Gay people, or that Gays in sexually-exclusive relationships are a ‘family’, is a forced violent religious opinion, not a scientific fact. Therefore, anyone can plainly see, that by advocating for public Gay marriage, and by misstating the facts and law to mislead people into thinking that to deny Gays a public marriage is a violation of Equal Protection, when it clearly is not, the *Center For Inquiry* is fostering a violent lawless religious society. By this, the *Center For Inquiry* is not fostering peace and science and secularism as they claim is their mandate and charter, because legislation forcing acceptance of public Gay marriage is the government making a law with respect to establishing a false religious society, in violation of the 1st Amendment’s Establishment Clause. Furthermore, this divides the society and creates a false political issue and a false political voting block out of Gay people, which sets the society against itself and permits politicians to criminally falsely advocate for Gay rights against the rights of the rest of society. Thus the *Center For Inquiry* is engaged in criminal fraud to overthrow the secular Constitution, and overthrow the secular rule of law, and is in violation of their own charter. These are criminal acts.

Final Note

On a final note, both Cruz and Clinton are blackmailable candidates, who are blackmailable due to their complicit criminal roles in overthrowing the constitutional government, and in working to maintain the overthrow for 8 years. Common sense tells us that fascist criminal traitors putting themselves forth as candidates, who are so blackmailable under these extreme circumstances, are a serious national security threat, and for this reason do not qualify for the Office of President, but instead deserve to be arrested and put on trial for their serious crimes, and have no business at all being allowed on the ballot to run for President, and should not be permitted to become President of the United States.

Respectfully Submitted,



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<https://paulaaronguthrie.wordpress.com/>
<https://www.youtube.com/user/jedipauly>

DOCUMENTS ENCLOSED:

MOTION TO QUASH SUMMONS FOR JURY DUTY in the Madison County Superior Court, Indiana

Receipt from the court for the amount of \$156.00 to file said Motion

Letter addressed to Mr. Lewandowski and to Mr. Glassner

News Release #8, March 29, 2016, *“The Plot to Murder Obama, Donald Trump, and natural born Citizens”*

News article, *“Mike Pence endorses Ted Cruz Friday”*

News article, *“Ted Cruz: New Jersey judge rejects U.S. citizenship challenge”*

Article, defamation hit piece by Mario Apuzzo against me entitled, *“Jedi Pauly: The False Flag Obot”*

Article, *“Obama Conspiracy Theories: Jedi Pauly tricks UK government into admitting Obama ineligibility - -or so he says”* by “Dr. Conspiracy”

Email solicitation letter from the *Center for Inquiry*, Indiana