1	IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT				
2	IN AND FOR LEON COUNTY, FLORIDA				
3					
4					
5					
6					
7	MICHAEL C. VOELTZ,	) Case No.: 2012CA00467			
8	Plaintiff,	)			
9		)			
10	VS.	)			
11	BARACK HUSSEIN OBAMA, Florida Democratic Party nominee for President to the 2012 Democratic	)			
12	National Convention	)			
13	KEN DETZNER, Secretary of State of Florida	)			
14		)			
15	FLORIDA ELECTIONS CANVASSING	)			
16	COMMISSION	)			
17	Defendants.	)			
18	Defendants.	)			
19		_ )			
20					
21					
22	AMENDED COMPLAINT CONTESTING ELEC	ΤΙΟΝ ΟΕ ΒΑΡΑCΚ ΗΠΩΣΕΙΝ ΟΒΑΜΑ			
23		TION OF DARACK HOSSEN ODAWA			
24	1. Pursuant to Section 102.168(1) of the Florida	Election Code, Plaintiff Michael C. Voeltz			
25	hereby challenges the nomination of Barack H				
26	nominee because he has not established, and D	-			
27					
28	run for office and, if elected, serve as the Presi				
	established his eligibility, and Defendants have	e not verified instengionity to run for the			

1		Office of the Presidency and if elected, serve, Barack Hussein Obama cannot appear on the
2		Florida General Election Ballot for 2012.
3		
4		JURISDICTION AND VENUE
5		
6		Plaintiff brings this action within the proper time frame and venue established by the
7		"contest of election" statutes of Florida contained in Fl. ss. 102.168. Plaintiff brings this
8		action to the Circuit Court of Leon County in accordance with Fl. ss. 102.1685.
9		
10		PARTIES
11	1.	Plaintiff, Michael C. Voeltz, is a registered member of the Democratic Party, voter, and
12		taxpayer in Broward County, who was an eligible elector for the Florida Primary of
13		January 31, 2012 to select a national Democratic Party candidate for President. Plaintiff
14		has taken an oath to "protect and defend" the U.S. Constitution and the Constitution of
15		Florida. (2011 Fl. ss. 97.051).
16		
17	2.	Defendant Barack Hussein Obama aka Barry Soetoro is the current President of the United
18		States, as well as the Democratic Party nominee for the 2012 presidential election.
19		
20	3.	Ken Detzner is the Secretary of State for the state of Florida, is the chief elections officer
21		for the state and has taken an oath to "support the U.S. Constitution." (2011 Fl. ss.876.05).
22		
23	4.	Florida Elections Canvassing Commission is the body with the duty to canvass the returns
24		of the primary and general election for all state offices and determine and declare who
25		shall have been nominated or elected for such office.
26		
27		
28		
		-2-

1	STATEMENT OF FACTS	
2	5. Article 2 Section 1, U.S. Constitution, requires that the president be at least 35 years old,	
3	14 years a resident of the United States, and "shall" be a natural born citizen.	
4	(Article 2, Section 1, U.S. Constitution).	
5		
6 7	6. On or about April 2011, only after years into his presidency, and under media and political	
8	pressure, Barack Hussein Obama published on the internet an electronic version of a	
9	purported birth certificate alleging his birth in Honolulu, Hawaii on August 4, 1961 to	
10	American citizen mother, Stanley Ann Dunham, and Kenyan British subject father, Barack	
10	Obama Senior.	
12	7. There is an dible evidence indicating that this electronically and due d high contificate is	
13	<ol> <li>There is credible evidence indicating that this electronically produced birth certificate is entirely fraudulent or otherwise altered.</li> </ol>	
14	entitely fraudulent of otherwise aftered.	
15	8. No physical, paper copy of the actual long form birth certificate has been produced in	
16	order to definitively establish Barack Hussein Obama's birth within the United States.	
17		
18	9. Even if Barack Hussein Obama was actually born within the United States, he is still not a	
19	"natural born citizen" as required by the U.S. Constitution.	
20		
21	10. Barack Obama Sr. was born in the British Colony of Kenya on June 18, 1936.	
22	11. Birth in Kenya made Barack Obama Sr. a British subject, according to and governed by the	
23	British Nationality Act of 1948, Part I, Section 1.	
24		
25	12. According to Immigration and Naturalization Service records, Barack Obama Sr. was in	
26	the United States on a student visa, and was never a legal resident or citizen of the United	
27	States.	
28		
	-3-	
	)-	

1	13. The British National Act of 1948 indicates that Barack Hussein Obama II was born a
2	British subject, since his father, Barack Obama Sr., was a citizen of the British Colony of
3	Kenya. (British Nationality Act of 1948, Part II, Section 5).
4	
5	14. The Secretary of State of Florida, the chief Florida elections official, has never sought to
6	verify, made any claim, or stated otherwise that Barack Hussein Obama is an eligible
7	natural born citizen, as required by Article 2 Section 1 Clause 5 of the U.S. Constitution.
8	
9	15. The Secretary of State for the state of Florida has taken an oath to "support the U.S.
10	Constitution."(2011 Fl. ss.876.05).
11	
12	16. The Secretary of State's oath to support the U.S. Constitution creates an absolute
13	ministerial duty for the Secretary of State to determine the eligibility of those nominated
14	for federal office, including the Office of the Presidency of the United States.
15	Alternatively, the failure to do so constitutes, at a minimum, an abuse of discretion and is
16	arbitrary, capricious and contrary to law.
17	
18	17. No government authority in the state of Florida, charged with conducting elections, has
19	sought to verify or made any claim or stated otherwise that Barack Hussein Obama is an
20	eligible natural born citizen, as required by Article 2 Section 1 Clause 5 of the U.S.
21	Constitution.
22	
23	18. The Democratic National Committee's nomination certificate from the 2008 General
24	Election, signed by Nancy Pelosi, claimed that Barack Hussein Obama was "duly
25	nominated." "Duly" only means procedurally and not substantively, as it does in Florida
26	Statute 99.061(6), where the Secretary of State of Florida has placed the names of the
27	candidates on the ballot with no claim to Constitutional eligibility, and has "duly qualified"
28	them.

-4-

1	19. Neither the Department of State of Florida, nor the Democratic Party of Florida, nor
2	Barack Hussein Obama, will state plainly and affirmatively that Barack Hussein Obama,
3	Democratic Party candidate for President of the United States in 2012, is an eligible natural
4	born citizen.
5	
6	20. Defendant Barack Hussein Obama is thus not an eligible natural born citizen as required by
7	the U.S. Constitution for Defendant to serve in the Office of the President of the United
8	States.
9	
10	21. For these reasons listed in paragraphs 5-19, and by all available public records and other
11	records and evidence, Plaintiff alleges and finds that Barack Hussein Obama has not
12	established his eligibility for the Office of the President of the United States.
13	22. The Florida Democratic Party unlawfully submitted the name of Barack Hussein Obama as
14	a nominee for the Florida Presidential Primary Ballot on October 31, 2011.
15	a nominee for the Pforida Presidential Pfinlary Danot on October 51, 2011.
16	23. Final Certification of the nomination of Barack Hussein Obama, Florida Democratic
17	nominee to the Democratic National Convention, was completed on February 14, 2012.
18	nommee to the Democratic National Convention, was completed on February 14, 2012.
	24. Plaintiff is a qualified elector as described in the Florida Constitution (FL. Con. Article VI,
19	Section 2).
20	Section 2).
21	25. The qualified electors must subgaribe an eath to "protect and defend" the U.S. Constitution
22	25. The qualified electors must subscribe an oath to "protect and defend" the U.S. Constitution
23	pursuant the Article VI, Section 3 of the Florida Constitution and Section 97.051 of the
24	Florida Election Code. Plaintiff subscribed to this oath.
25	
26	26. Pursuant to Section 102.168(1) of the Florida Election Code, Plaintiff is contesting the
27	nomination of Barack Hussein Obama for the Office of the President of the United States.
28	

-5-

1	27. Plaintiff is also contesting the nomination under section 102.168(3)(b) which allows a
2	challenge on the grounds that Barack Hussein Obama is ineligible for the Office of the
3	President of the United States.
4	
5	CAUSE OF ACTION
6	(Contest of Election - Florida Election Code section 102.168(1))
7	
8	28. Plaintiff realleges paragraphs 1 through 27 as if fully stated herein.
9	
10	29. Defendant Barack Hussein Obama has not established the eligibility requirements set forth
11	by the U.S. Constitution of being a natural born citizen, or even a citizen, of the United
12	States.
13	
14	30. Defendant Barack Hussein Obama is therefore ineligible for the Office of the President of
15	the United States.
16	
17	31. Barack Hussein Obama was a nominee for the Florida Presidential Primary of 2012, and
18	has been nominated for President of the United States by the Democratic Party of Florida
19	in the Florida General Election in 2012.
20	
21	PRAYER FOR RELIEF
22	
23	WHEREFORE, Plaintiff respectfully requests that the Court:
24	I. Issue a writ of mandamus requiring that the Florida Secretary of State adhere to the U.S.
25	Constitution and verify the eligibility of Barack Hussein Obama for the Office of the
26	President of the United States, or rule that the failure to do so is an abuse of discretion,
27	arbitrary and capricious and contrary to law. Alternatively, this court must determine
28	Barack Hussein Obama's eligibility for President of the United States;

-6-

п	Issue an injunction preventing the certification, by the Florida Election Canvassing
11.	Commission, of Barack Hussein Obama as Democratic Party nominee for the 2012 Florida
	General Election;
III.	Issue an injunction preventing the placement of Barack Hussein Obama on the Florida
	General Election Ballot for the 2012 Florida General Election;
IV.	Any such other relief as the Court deems just or proper.
	Respectfully submitted,
	Respectfully submitted,
	<u>/s/ Larry Klayman</u> Larry Klayman, Esq.
	F.L. Bar No. 246220
	Klayman Law Firm 2020 Pennsylvania Ave. NW #800
	Washington, DC 20006 Tel: (310) 595-0800
	Email: leklayman@gmail.com
	-7-
	II. III.