

Jack Venrick

From: "Devvy Kidd" <devvyk@earthlink.net>
Sent: Sunday, August 02, 2009 8:44 AM
Subject: Legal stuff/Kenya/court filings

From: Orly Taitz <dr_taitz@yahoo.com>
Subject: Rule 26 Rogatory Motion to authenticate Kenyan Birth Certificate for Barack Hussein Obama
To: "Orly Taitz" <dr_taitz@yahoo.com>
Date: Sunday, August 2, 2009, 7:51 AM

[Official Blog for Dr. Orly Taitz Esquire](#)

[Motion for rogatory discovery to authenticate Kenyan Birth Certificate for Barack Hussein Obama](#)

August 2nd, 2009

7s. 6d. No. 495

COAST PROVINCE

CERTIFIED COPY OF REGISTRATION OF BIRTH

19 61	No. 47,044	DISTRICT OF MOMBASA		5782
Date and Place of Birth	4th August, 1961 at Coast General Hospital Mombasa			
Christian Name(s)	BARACK HUSSEIN II	Sex	Male	
FATHER— Name, Surname, Age, and Birthplace	Barack Hussein OBAMA 20 years Kenyadiling village, Nyanza Province			
Occupation	Student			
MOTHER— Name, Surname, Maiden Surname, Age, and Birthplace	Stanley Ann OBAMA Formerly DUBLAN 18 years Wichita, Kansas, UNITED STATES			
Year of Present Marriage	1961			
Number of Previous Issue	Living		nil	
	Deceased		nil	
Signature, Description and Residence of Informant	B.H. OBAMA, Father Honolulu, Hawaii, UNITED STATES			
Signature of Registrar	E.F. Lavender			
Date of Registration	5th August, 1961			
(For official use only)				

Entered at the District Registry Office, this 9th day of August, 1961

MR. Miller
District

I, Joshua Simon ODUYA, Deputy Registrar of Births, Deaths, and Marriages for the Coast Province of Kenya hereby certify that the above is a true copy of the entry recorded in the Birth Register of this Province, Book 44B, Page 573.

Given under my Hand and Seal of Office this 17th day of August, 1961.

OFFICE OF THE PRINCIPAL REGISTRAR,
COAST PROVINCE, REPUBLIC OF KENYA

[8:09-cv-00082-DOC-AN Ambassador Alan Keyes PhD, et al v. Barack Hussein Obama, et al \(ANx\), DISCOVERY, MANADR](#)

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA

It is also apparent (and hearsay evidence available to Plaintiffs' counsel aggravates pressure may be brought to bear to destroy all relevant evidence, whether such evidence exists within the borders of the United States of America.

It would appear to the undersigned counsel that either 28 U.S.C. Â§1781(a)(2) or 28 U.S.C. Â§1781(a)(1) or some combination of these statutory authorizations outlines the procedures by which to transmit other requests to the proper authorities abroad in Kenya and the United Kingdom of Great Britain.

For two classes of evidence at issue here, namely all requests for relevant passport materials existing within the United States of America, as well as all requests to be made through diplomatic tribunals, Defendant HILLARY RODHAM CLINTON is the Secretary of State of the United States. Accordingly, Secretary Clinton is the first and primary proper target of letters rogatory to be issued under 28 U.S.C. Â§1781(a)(2).

FIRST, Plaintiffs pray that this court authorize Plaintiffs to issue a special subpoena to Secretary HILLARY RODHAM CLINTON be cited to appear within 21 days pursuant to Rule 27 of the Federal Rules of Civil Procedure (even though this action has been filed and will pass before the Rule 26(f) Conference can be held to plan for discovery among the parties). Rule 27, even though designed for pre-filing discovery, is fulfilled and relevant here, in that some evidence exists that an individual involved in the examination of passport files at the United States relating to and involving certain 2008 Presidential candidates may have been killed in relation to the year it was announced by former secretary of State Condoleezza Rice that there was tampering of three major presidential candidates and it was investigated by the inspector general. Lt. Colonel William Young, a suspect in passport tampering scandal. Washington post has announced that he was cooperating with the FBI shortly thereafter he was found dead, shot in the head, sitting in his parked car. This case remains unresolved. Under such circumstances, "perpetuation of evidence" becomes a more time-sensitive issue.

SECOND, Plaintiffs pray that this court will send a request for letters rogatory pursuant to 28 U.S.C. (2) to Defendant HILLARY RODHAM CLINTON and other relevant officers in the United States to issue and transmit letters rogatory through proper diplomatic channels to the following information in the record and vital statistics:

For the Republic of Kenya:

KENYA
The Principal Civil Registrar
Dept of Civil Registration
Office of the President

PO Box 49179
Nairobi
Kenya

Tel: 227461

And/or

Office of the Principal Registrar
Deputy Registrar
Births, Deaths, and Marriages for the
Coast Province of Kenya
(or its modern successor, equivalent jurisdiction) in and for
MOMBASA, KENYA
(formerly British East Africa)

and/or

Kenya High Commission
45 Portland Place
London W1B 1AS
Tel No. 020 7636 2371

E-mail: info.uk@kenyahighcommission.net info.uk@kenyahighcommission.net

[http://www.kenyahighcommission.net/
searchcertappforms.html](http://www.kenyahighcommission.net/searchcertappforms.html)

And/or

www.direct.gov.uk

General Register Office

http://www.gro.gov.uk/gro/content/certificates/contact_us.asp

Certificate Services Section

[http://www.direct.gov.uk/en/TravelAndTransport/Passports/
WhoiseligibleforaBritishpassport/DG_174145](http://www.direct.gov.uk/en/TravelAndTransport/Passports/WhoiseligibleforaBritishpassport/DG_174145)

General Register Office

General Register Office

PO Box 2

SOUTHPORT

PR8 2JD

Tel: +44 (0) 845 603 7788 (8am to 8pm Monday to Friday. Saturday 9am to 1pm)

THIRD and in the alternative, Plaintiffs pray that this court issue and transmit letters rogatory and above-and-foregoing listed foreign offices or agencies (or to the relevant tribunals with appropriate jurisdiction) without the intervention or assistance of Defendant HILLARY RODHAM CLINTON and/or other officials and/or the Department of Justice of the United States of America.

It is urgent that this request be prosecuted prior to the normal onset of discovery in this case, again, according to the Federal Rules of Civil Procedure regarding the perpetuation of testimony. There has never been a constitutional c

of a sitting President of the United States and so there are no direct precedents regarding this matter, but it is fair to expect that the consequences and fallout from this present filing being made public will be severe and significant, even though the undersigned's pre-judgment or prediction regarding the actual authenticity of the document of which only a color copy taken by a camera is submitted herein as Exhibit A.

PRAYER FOR RELIEF

For all of the above-and-foregoing reasons, Plaintiffs pray that this court order the Plaintiff to conduct the aforementioned special discovery immediately and prior to the Plaintiff's (f) Conference, pursuant to Rule 27 and all or some subset of the procedures at 28 U.S.C. §§1781(a)(2)-1781(b)(2). Although the urgency of this request cannot be overestimated, the undersigned counsel reminds the Court that she will be out of the United States on August 24, 2009.

Respectfully submitted,

Saturday, August 1, 2009
Lughnasadh/LaLunasa

By: _____
Dr. Orly Taitz, Esq. (SBN 223433)
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Mission Viejo, California 92691
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PROOF OF SERVICE

I the undersigned Charles Edward Lincoln, being over the age of 18 and not a party to this lawsuit, do hereby declare under penalty of perjury that on this Saturday August 1, 2009, I provided facsimile copies of the above-and-foregoing

**SPECIAL MOTION FOR LEAVE TO CONDUCT PRE-RULE 26(f) DISCOVERY
TO DEFENDANT HILLARY RODHAM CLINTON and
CERTAIN NON-PARTY WITNESSES
TO PERPETUATE TESTIMONY, PRESERVE EVIDENCE, and TO
LETTERS ROGATORY PURSUANT to 28 U.S.C. §§1781(a)(2)-1781(b)(2)**

to all of the following non-party attorneys whose names were affixed to the attached STATEMENT OF SERVICE:

who have appeared in this case in accordance with the local rules of the Central District of
THOMAS P. O'NEILL
LEON W. WEIDMAN
ROGER E. WEST
DAVID A. DeJUTE
FACSIMILE (213) 894-7819

DONE AND EXECUTED ON THIS 1st day of August, 2009

Charles Edward Lincoln, III
charles.lincoln@rocketmail.com
Tel: (512) 923-1889

Exhibit A:
Unauthenticated Color Photocopy of
Certified Copy of
Registration of Birth from the
Coast Province of Kenya
District of Mombasa
District Registry Office
Office of the Principal Registrar
Republic of Kenya, issued on the
17th day of February, 19

Orly Taitz DDS Esq

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