



FEDERAL ELECTION COMMISSION
Washington, DC 20463

MEMORANDUM

TO: The Commission
Staff Director
Acting General Counsel
FEC Press Office
FEC Public Disclosure

FROM: Office of the Commission Secretary 

DATE: August 31, 2011

SUBJECT: Comment on Draft AO 2011-15
(Abdul Karim Hassan, Esq.)

Transmitted herewith is a late submitted comment from Loretta Bensen regarding the above-captioned matter.

Draft Advisory Opinion 2011-15 is on the agenda for September 1, 2011.

Attachment



Loretta Bensen
744 S. State St.
Painesville, OH 44077

August 31, 2011

Office of Commission Secretary
Federal Election Commission
999 E Street, NW
Washington, DC 20463

2011 P 5:16

RE: Draft A and Draft B 2011-15

Dear Sir or Madam:

This letter is in regards to Drafts A and B of 2011-15. From what I understand your department is voting tomorrow on whether or not to allow a foreign born, turned American citizen to run for president of the United States of America. I don't understand why this is even an issue that is being considered. This is the United States of America and this nation has been held together for over 200 years by a document lovingly referred to as the Constitution of the United States of America.

In case you are unfamiliar with this document allow me to quote the passage to you that refers to the qualifications for the office of president.

Constitution of the United States of America, Article II, Section 3, Paragraph 4:

No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President, neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States.

It's pretty simple and straightforward. There are only 2 qualifications. He/she has to be at least 35 years old AND he/she has to be a natural born citizen of the United States of America. Therefore NO foreign born person, citizen or not, is eligible. Neither is a person eligible to hold the office of President of the United States of America who has a dual citizenship (like Obama - USA and Kenya) or who is not a natural born citizen (also like Obama). Natural born citizen is subject of Great Britain which automatically denies Obama ANY and ALL rights to run for that office, yet alone actually hold that office. When a child is born in a foreign country the child retains the citizenship of the father.

How Obama was enabled to even run for the office of President is beyond me. Obviously some of you were paid to look the other way, much to the detriment of this great nation. He should be removed from office immediately and the election nullified along with every single thing he has signed into law or put his signature on. He should also be tried for treason, along with everyone who helped cover up his ineligibility for the office he has usurped. He should be forced to show every single document he has spent millions to hide from the American people. This should be done BEFORE his name can be placed on any ballot anywhere in the United States of America.

Sincerely,

Loretta Bensen

CC: Office of General Counsel
ATTN: Rosemary C. Smith, Esq.