



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 *JLg*

DATE: September 1, 2011

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

Transmitted herewith is a late submitted comment from Ed Sunderland regarding the above-captioned matter. On August 29, 2011 Mr. Sunderland was notified that the Office of the Commission Secretary had received an incomplete facsimile transmission of this comment.

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

Attachment



Federal Elections Commission, Washington, DC 20463

8/28/2011

FEDERAL ELECTION COMMISSION
WASHINGTON, DC

To whom this may concern,

I read both Draft A and Draft B and neither are correct or acceptable. There is no question in my mind except with the motives of the Federal Election Commission. The man Abdul Karim Hassan does NOT qualify under the rules of the Constitution to run for the Presidency.

A naturalized citizen is not and never will be a Natural Born American Citizen as is a special requirement for president spelled out in the Constitution. Article 2 section 1 states; 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.

I watched in utter amazement this last election cycle as clear malfeasance on the part of the Obama campaign, the media, congress and the senate who drew vacant action vetting Obama prior to his election. Those of us who raised concern were dismissed as "birthers" when it was the democrats that began crying foul over McCain and his place of birth first in an obvious act to derail his run.

It is clear to me and millions of other Americans what the founders were doing when they adopted as common law "Natural Born Status" as a requirement to be president so that the president would not have divided loyalties. That is simple to understand. There are many that try to cloud that message but it is also settled law and subsequent law regarding US Citizenship status does not change presidential requirements, otherwise it would have been addressed. Democrats have been for several years now trying to eliminate "Natural Born requirement" as republicans have tried as hard to stop it. It is a "unconstitutional law" and cannot be changed. But, it is being blatantly violated as other Constitutional laws.

Democrats know that Barak Obama is not constitutionally sound, why else would Nancy Pelosi elicit "two certificates of nomination for Obama Biden" this last cycle. "Now how cynical is that?" She did so because some states like Texas required that a candidate be a "Natural Born Citizen" to get on the ballot. One certificate referenced the constitutional requirements and the other did not. To me this is an example of the outright disdain and disconnect with the American people. People in Washington care not about us or the law and I for one have no faith or trust in our government. It appears that the Federal Elections Commission is preparing to do even more damage in a blatant attempt to preclude constitutional requirements for president which begs the question,

If the Federal Election Commission allows an obvious Naturalized citizen to run for president and is not a natural born citizen as our constitution requires, then will the Federal Election Commission throw out Obamas election and presidency, as they should because he was not a natural born citizen? He also admitted in court and through the State Department that he is a naturalized citizen and is of dual citizenship.

To further complicate this issue, Mrs. Weintraub was employed by Perkins and Coie who is employed by Obama to fight the eligibility matters regarding Obama. The subject of growing lawsuits due to more and more evidence rising to the top every week are his forged birth certificate he exposed last April, his fraudulent social security number, fraudulent selective service card, possible real estate tax fraud regarding his home in Chicago to name a few. More are in the offing as I am informed as well as a class action suit in formulation now.

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In reading the Bio of Mrs. Weintraub, I did not see where she had officially resigned, separated, terminated her employment or even advisory role in Perkins and Coie. The mere optics of her past association with Perkins and Coie in my view carries with it a pale that appears curious.

I know that the Federal Elections Commission cannot throw anyone in or out of office but I also wonder why questions regarding funding of Ohamas campaign remain unanswered.

No public funds should be made available because this man is not a natural born US Citizen. Judging by the text of Draft A and Draft B the Federal Election Commission clearly does not know or care about the constitutional requirements of the constitution.

Obama did not meet the qualification for president and neither does this candidate.

Thanks for the comment period.

Ed Sunderland
Flower Mound, TX

Perkins