

**For Immediate Release: - 01/12/2009**

For Further Information Contact:

**Philip J. Berg, Esquire**

555 Andorra Glen Court, Suite 12  
Lafayette Hill, PA 19444-2531

**Cell (610) 662-3005**

**U.S. Supreme Court No. 08 - 570**

(610) 825-3134

(800) 993-PHIL [7445]

Fax (610) 834-7659

[philjberg@obamacrimes.com](mailto:philjberg@obamacrimes.com)

**U.S. Supreme Court denies *Berg vs. Obama***

**Berg states he is disappointed for the 300+ million U.S. citizens,  
for our “Forefathers” and for the tens of thousands that have  
died defending “our” Constitution**

**and we will fight on as Obama is “not qualified” to be  
President**

(Lafayette Hill, PA – 01/12/09) - Philip J. Berg, Esquire, the Attorney who filed suit against Barack H. Obama challenging Senator Obama’s lack of “qualifications” to serve as President of the United States and his case, ***Berg vs. Obama***, in the U.S. Supreme Court **announced today that the U.S. Supreme Court has “denied” our Petition For Writ of Certiorari Before Judgment.**

Berg said, “I am disappointed for the 300+ million U.S. citizens, our ‘Forefathers’ and for the tens of thousands that have died defending ‘our’ Constitution.

I am committed to keep our efforts going to continue litigation until the truth of Obama being 'not qualified' for President comes out. The Obama candidacy is the biggest '**HOAX**' ever to be put forth to the citizens of the United States in 230 years.

In addition to the current case in the U.S. Supreme Court, we have or will have:

1. A case filed two [2] months ago captioned **Berg vs. Obama**, said case 'under seal' so I cannot comment further;
2. The case of **Hollister vs. Barry Soetoro a/k/a Barack Hussein Obama**, filed 12/31/08 in the U.S. District Court for the District of Columbia, Civil Action No. 08-02254; said case being an 'Interpleader' case with the Plaintiff, a retired Colonel from the U.S. Air Force, who is questioning whether to obey or disobey an order if Obama recalls him, based upon whether or not Obama is a 'qualified' President;
3. The case that was denied in the U.S. Supreme Court is still pending in the Third Circuit Court of Appeals in the case of **Berg vs. Obama**, with our Brief due by January 20, 2009; and
4. If Obama is sworn in as President, we will file a Petition for Writ of 'Quo Warranto,' a case that will challenge Obama as being ineligible to serve as President because he is 'not qualified.'

Berg states 'if Obama is sworn in' because Obama knows he is 'not qualified' and he should hold a Press Conference and Obama should state that I, as a black American, received more votes than anyone else on November 4, 2008 for President and on January 8, 2009 the Joint Session of Congress counted the Electoral College votes and announced

that I am President-elect, but because of things in my background, I cannot be sworn in as President. However, **Obama is not man enough to state the above!**

More and more people are aware of the fact that Obama does **not** meet the ‘qualifications’ for President. When the truth finally comes out, individuals including Barack Hussein Obama, Michelle Obama, Howard Dean [Chair of the Democratic National Committee (DNC)], other top officials of the DNC, senior campaign staff and some of his new administration should be brought into the criminal justice system, indicted and tried with incarceration for those convicted.”

Berg continued, “Obama is setting himself up to be blackmailed and perhaps he is already being blackmailed. He was the candidate for ‘change,’ but look at his cabinet – 70% from President Clinton’s days and how about his Secretary of Defense, Gates. Give me a break!

There is nothing more important than ‘our’ U.S. Constitution and we will fight on!”

For copies of all Press Releases and Court Pleadings, go to

**[obamacrimes.com](http://obamacrimes.com)**