

The Tragic Mulatto of Martha's Vineyard

"RACIAL HYPOCRISY"

by [Joseph DeMaio](#), ©2022

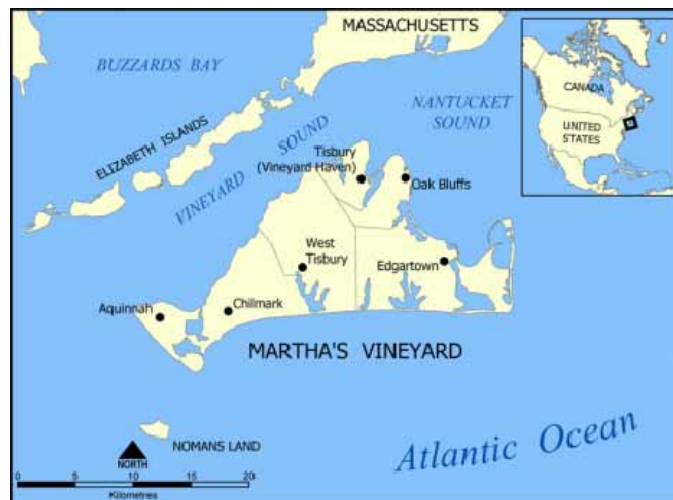


Obama speaking at the Edmund Pettis Bridge in Selma, AL, March 2015

(Sep. 29, 2022) — Well, well, well... the Second Usurper in Chief – “SUC” to his close friends – now [claims](#) that the “biggest fuel behind the Republican agenda is related to immigration and the fear that somehow America’s character is going to be changed if, people of darker shades, there are too many of them here.”

Seriously?

This is the species of race-baiting one would expect from Al Sharpton or Elie Mystal, but not from the most famous resident of Martha's Vineyard.



Yes, Virginia, Monsieur Obama – the SUC – maintains a 7,000 square foot home on a nearly 30-acre waterfront [parcel](#) worth close to \$12 million in Martha’s Vineyard, Massachusetts. That island, of course, is where the oh-so-woke, “hate-has-no-home-here” residents succumbed to the vapors, some even going into cardiac distress, when Florida Governor DeSantis recently flew fifty – oh, the horror, *fifty* – “undocumented Democrats” to the sanctuary [island](#) off Cape Cod. They recovered when the people of “darker shades” were quickly removed by Massachusetts National Guard authorities to a nearby military base.

One wonders how many persons of a “darker shade” are employed at the Obama property to mow the lawn, clean the pool, make the beds and prepare the lobster thermidor.

Racist slander like that – especially coming from someone who still lurks in the “darker shade” of his own shadowy past as a purported “natural born citizen” and who..., ahem..., still pulls down a six-figure annual retirement stipend as a former “president” – suggests recognition of a new term to describe this new species of prejudice: “racial hypocrisy.”

The sad and dark history of the SUC’s claim to eligibility to the office has been repeatedly explained by your humble servant – and many others – here at the P&E, and will not be repeated. That does not preclude, however, revisiting briefly some of the more salient “facts” surrounding the still-unanswered questions cloaking the issue.

In that regard, suffice it to say that if the SUC really is a “natural born citizen,” why does he still refuse to say so himself? Why has he not *himself* asserted that, when sworn in as the purported 44th president of the nation, he was a “natural born citizen” as contemplated by the Founders, as opposed to relying on the hearsay contentions of lawyers from Perkins Coie, the Congressional Research Service or former Solicitors General Paul Clement and Neal Katyal?



What did the Framers mean by the term “natural born Citizen?”

Moreover, does he believe that the decision in [United States v. Wong Kim Ark](#) correctly forms the basis for his contention that he is a “natural born citizen” and that mere birth here, regardless of parental citizenship status, renders one a “natural born citizen?” He

was, after all, a lecturer (not to be confused with a full “professor”) of constitutional law at the University of Chicago Law School, so who better to opine on [Art. 2, § 1, Cl. 5](#), the “natural born Citizen” clause?

Finally, and inexplicably, why does he still refuse to allow the purported hospital of his claimed birth – the “Kapi’olani Maternity and Gynecological Hospital” in Honolulu – to confirm that he was, in purported fact, born there on August 4, 1961? Having [made that claim](#) himself, has he not waived any claim of privacy or confidentiality under the Health Insurance Portability and Accountability Act (“HIPAA”)? Might it be that the hospital itself would not be able to confirm his birth there from its own records? All this, of course, without regard to the fact that his father was a citizen of Kenya rather than a U.S. citizen when he was born.

But I digress.

The SUC’s words about supposed nefarious Republican agendas opposing illegal immigration ring hollow against the backdrop of the multitudes of “darker shade” people his regime deported while he usurped the presidency. Back then, the laws forbidding the illegal entry into the United States still had meaning and were still enforced, oddly, by the SUC and his apparatchiks. They were not then seen to be racist because a “black” usurper – or, to deploy the characterization he used to describe himself in the eyes of others, a “[tragic mulatto](#)” – was controlling the reins of power.

But now that it appears the Republicans are on the verge of retaking both the House and the Senate, by playing the race card when appearing before a gathering of Hispanics by slandering the GOP as opposing illegal immigration because the invaders are not the “right color,” his words take on an even more odious tone.

Furthermore, the SUC fails to account for the inconvenient fact that newly-elected GOP member of Congress Mayra Flores – a Hispanic born in Mexico and brought *legally* into the United States by her parents as a child – now holds a congressional seat previously occupied by a Hispanic Democrat. She is married to a Customs and Border Patrol agent and correctly states on her [website](#): “Living in South Texas offers a unique perspective on illegal immigration and how it affects the livelihood of American citizens. We MUST secure our border to keep bad individuals out and to encourage LEGAL immigration.”



Rep. Mayra Flores ([R-TX34](#))

It is noteworthy that Flores – of Hispanic, or, to use the SUC’s term, “darker shade” ethnicity – can see that which the famous resident of Martha’s Vineyard cannot: [opposing](#) the violation of law, including immigration laws, is *not* racist. Instead, it is *rational*..., at least if you are not a Democrat.