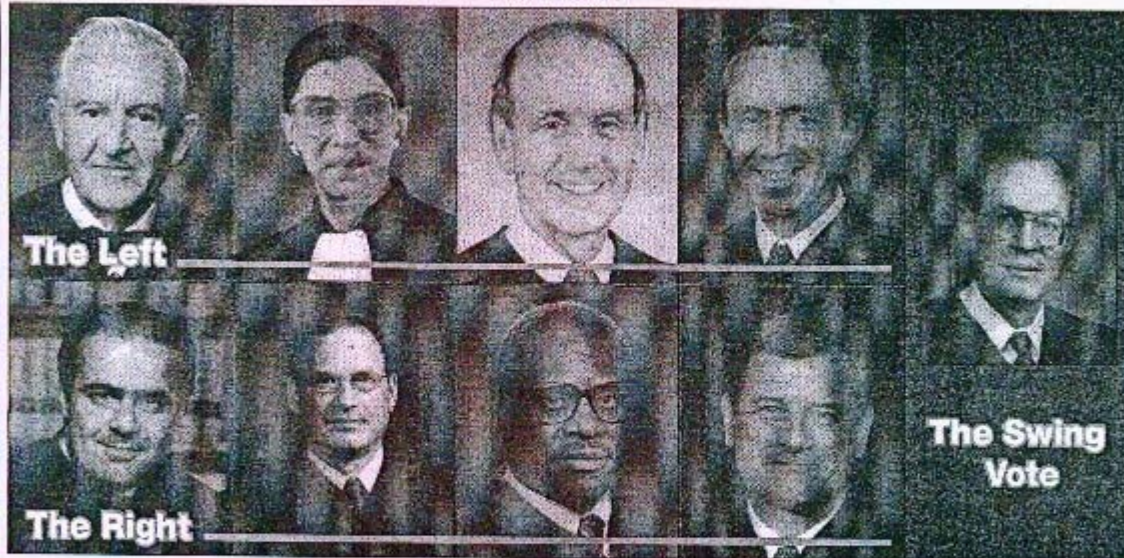


[Frustrated Vets of America - full pg adv placed 5 Jan 09](#)

by [Mountain Publius Goat](#) on Sat Jan 24, 2009 8:21 pm

Frustrated Vets of America – Congress Not Listening - Full Pg Ad Placed 5 Jan 2009 in Washington Times National Weekly Edition

Sorry for not posting for awhile. I've been very, very busy. I've had some family distractions and have launched another major project in my life requiring my full time attention. I just wanted to share with you a scanned in copy of another full page newspaper advertisement, that I remembered from a few weeks ago, and that was run several days prior to the Joint Session of Congress confirmation hearing held on 8 Jan 09 at 1 p.m. This full page advertisement was inserted on page 21 of the 5 Jan 2009 issue of the Washington Times National Weekly by a group named, "**Frustrated Veterans of America**". If you zoom in on the text and read it, you will see why they were so very frustrated given what their Members of Congress were telling them. They were actually told, "...that Congress does not have the authority to question presidential candidates about their qualifications;". Maybe a play on words by the Congress again, but the certainly due **have the authority AND THE DUTY to question the qualifications** of the candidate **when he became the President Elect on 15 Dec 2008**. And they certainly had the duty to stand up in the Joint Session and say "point of order" and raise an object to request that the Article II qualifications of the President Elect be investigated and proven before counting the votes. **They had that authority and duty under the dictate of the 20th Amendment of our Constitution. Congress failed this group of veterans as they have failed us all.**



The 1st Amendment of the Constitution guarantees the American people the right to address their grievances with government. The federal courts are the platforms given to the people to speak.

When Pennsylvania attorney Philip J. Berg filed his lawsuit in the US District Court for Western Pennsylvania in the court of Judge R. Barclay Surrick, he demanded that then Presidential candidate Barack Obama produce his birth certificate to prove he was eligible to seek the office of President-of-the-United States. The Constitution of the United States requires the president to be a "natural born" citizen. Berg presented evidence to the court that questions Obama's standing as a U.S. citizen.

Although neither Obama nor the DNC produced a birth certificate or other evidence to prove he was a natural born citizen, Judge Surrick ruled in favor of defendants Obama and the DNC stating, in his decision, that U.S. citizens lack legal standing to bring such a case to court, ruling that "...ordinary citizens can't sue to ensure that a presidential candidate actually meets the constitutional requirements of the office." That job, Surrick said, was the responsibility of Congress, not the people.

Four U.S. Congressmen queried by advocates of this issue all said that Congress does not have the authority to question presidential candidates about their qualifications; that prerogative belongs to the voters.

Since the government would not vet Obama, attorney Berg attempted to use the courts to file a grievance with the federal government. This is the proper venue, and it is a right guaranteed to every citizen by the 1st Amendment of the Constitution of the United States.

On Jan. 9, 2009 the nine justices of the U.S. Supreme Court will conference on the Berg question and determine whether or not to hear the case of Berg v Obama. In late November, the high court met on the second of these issues, Leo Donofrio sued New Jersey Attorney General to remove Obama's name from the ballot since the State of New Jersey had not vetted Obama to determine whether or not he was eligible to run based on the question of his birth. The New Jersey high court killed Donofrio's suit without comment. So did the Supreme Court. Berg's lawsuit demands its day in court because the 1st Amendment guarantees the people the right to have their grievances adjudicated—not stonewalled.

The 1st Amendment says the people have the right to "...petition the government for a redress of grievances." The people have a right to know if their president-elect is a natural born citizen of the United States.

The sponsors of this message are men who bravely served their country in front lines during the war. We call ourselves the FRUSTRATED AMERICAN VETERANS because over the 22 decades since we've had such an honor by serving, we have sold out the citizens and watched the nation we did our blood to protect and preserve during World War I, Korea and Vietnam, turn over to greedy men who are determined to strip America of its sovereignty and make it part of a single global nation controlled by an international coalition of banks, media, politicians and public men. We are Gilbert Wyszoff and John Holland. And you are FRUSTRATED AMERICAN VETERANS.

Frustrated Veterans of America

*Full Page Advertisement by the Group, "Frustrated Veterans of America"
Inserted in the 5 Jan 2009 edition of Washington Times Nation Weekly Edition
FrustratedVetsOfAmerica.jpg (222.85 KiB) Viewed 50 times*

I am going to try and contact these folks.

M Publius Goat

"The American people will never knowingly adopt Socialism. But under the name of liberalism they will adopt every fragment of the Socialist program, until one day America will be a Socialist nation without knowing how it happened."
Norman Thomas



[Mountain Publius Goat](#)

Posts: 895

Joined: Fri Nov 07, 2008 12:56 am

Location: The Mountains of Pennsylvania

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