Montgomery Blair Sibley

Write-In Candidate for President of the United States

PRESS RELEASE #7

FOR IMMEDIATE RELEASE

November 29, 2012

For More Information Contact:

MONTGOMERY BLAIR SIBLEY through www.MontgomeryBlairSibley.com

OBAMA IGNORES SUBPOENA SERVED ON HIM TO PRODUCE
ORIGINAL BIRTH CERTIFICATES IN COURT/ SIBLEY FILES MOTION
TO HOLD OBAMA IN CONTEMPT-OF-COURT

Washington D.C. - At the November 29, 2012, <u>Preliminary Injunction</u> hearing in <u>Sibley vs.</u> <u>Alexander, Dinan and Lightfoot</u> – a class action lawsuit in D.C. Superior Court against the three District of Columbia Electors of the so-called Electoral College – Barack Hussein Obama, II, <u>refused</u> to produce his original Short-Form "Certificate of Live Birth" and his original Long-Form "Certificate of Live Birth". These documents are the <u>sole</u> evidence that Mr. Obama has proffered to the American People to establish his Article II, §1, eligibility for the Office of President. Those documents had been subpoenaed for the hearing by Montgomery Blair Sibley. As a result, Mr. Sibley today filed his <u>Verified Motion for Rule to Show Cause Why Barack Hussein Obama, II, Should Not Be Held in Contempt of Court</u>. Judge Mott has reserved decision on that motion pending a response by the Defendants.

Mr. Sibley said: "What exactly is the objection to producing your original birth certificates when subpoenaed? No objection was filed by Mr. Obama or his attorneys. He simply chose to ignore a lawful court process. Such disdain and disregard of the rule of law is appalling from one who – pursuant to Article II, §1 – has sworn to "preserve, protect and defend the Constitution of the United States." Everyone else in these United States has to follow the law and prove, as required by § USCS § 1324a that they are legally entitled to work before beginning a job, why does Mr. Obama believe he is above that law and can ignore it?"