

Montgomery Blair Sibley

Write-In Candidate for President of the United States

PRESS RELEASE #6

FOR IMMEDIATE RELEASE

November 18, 2012

For More Information Contact:

MONTGOMERY BLAIR SIBLEY through
www.MontgomeryBlairSibley.com

**D.C. SUPERIOR COURT SETS PRELIMINARY INJUNCTION HEARING IN SIBLEY'S
ELECTORAL COLLEGE LAWSUIT CHALLENGING
OBAMA'S "NATURAL BORN CITIZEN" STATUS
AND
SUBPOENA ISSUED FOR OBAMA'S ORIGINAL BIRTH CERTIFICATES**

WASHINGTON D.C. - On November 13, 2012, POTUS Write-In Candidate Montgomery Blair Sibley filed [Sibley vs. Alexander, Dinan and Lightfoot](#) – a class action lawsuit in D.C. Superior Court against the three District of Columbia Electors of the so-called Electoral College. The lawsuit seeks an injunction preventing all of the 538 Electors from casting on December 6, 2012, their votes for – as Sibley argues – a Constitutionally-ineligible candidate, i.e., Barack Hussein Obama, II. Mr. Sibley's [Motion for Preliminary Injunction](#) has now been set for a [hearing](#) on November 29, 2012, at 11:00 a.m. At that time, the Court will take evidence and hear argument towards the end of resolving the fundamental question of whether Mr. Obama is Constitutionally-eligible to be President of the United States.

The Clerk of the Superior Court has issued – and Sibley has had served – a [subpoena](#) on Mr. Obama for his original Short-Form “Certificate of Live Birth” and original Long-Form “Certificate of Live Birth” which are the sole evidence that Mr. Obama has proffered to the American People to establish his eligibility for the Office of President. Mr. Sibley said: “No one, including Mr. Obama, in these presently United States is above the law. Justice is at its core an exercise in public therapy. The public therapeutic benefits of having the issue of Mr. Obama’s legal eligibility decided by engaging the judicial engine of truth should be self-evident to every right thinking person. By my engaging the judicial processes to resolve this nuanced question of fact and law, I hope to fully put to rest the troubling question of why Mr. Obama has refused to allow his original Certificates of Live Birth to be examined in a public forum by qualified document examiners. Apparently, the Court sees enough merit in my request to [order](#) that the hearing be held on an expedited basis.”

- E n d -