



HOUSE REPS MUST IMPEACH... OR ELSE, WHAT?

Unlike the Nixon Impeachment resulting in the Nixon resignation, which was based on partisan political office snooping and the cover up, as if the two parties don't run opposition research and intel gathering against each other every day, or the Clinton Impeachment, which was based upon extramarital affairs, as if D.C. politicians are not prone to such activities, or likely to lie about it when caught....

The Barack Hussein Obama Impeachment is based on "high crimes" – many of them rising to the level of "treason..."

18 U.S. Code § 2381 - Treason

"Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States."

The proposed Article of Impeachment drafted by The North American Law Center (NALC) charge Barack Hussein Obama with the following "high crimes"

ARTICLE I – Usurpation of the Oval Office via criminal identity fraud

"Compelling prima facie evidence exists which demonstrates that Barack Hussein Obama has engaged in false personation and aggravated identity theft and in conspiracy to commit false personation and identity theft in the pursuit of high office and governmental power."

ARTICLE II – Malfeasance, misconduct and abuse of the Oval Office

"Using the powers of the office of President of the United States, Barack Hussein Obama, in violation of his constitutional oath faithfully to execute the office of President of the United States and, to the best of his ability, preserve, protect, and defend the Constitution of the United States, and in disregard of his constitutional duty to take care that the laws be faithfully executed, has repeatedly engaged in conduct violating the constitutional rights of citizens, impairing the due and proper administration of justice and the conduct of lawful inquiries, or contravening the laws governing agencies of the executive branch and the purposes of these agencies."

ARTICLE III – Aiding and Abetting known enemies of the United States

“In his conduct of the office of President of the United States, Barack Hussein Obama – has directly engaged in the covert aiding and abetting of foreign entities via the funding, arming, training and intelligence assistance to the Muslim Brotherhood, ISIS, Al Qaeda, Hamas, the Taliban, the Palestinian Authority, Hezbollah, the Libyan Islamic Fighting Group, the Free Syrian Army and others. He has directly or indirectly through the agencies under his direct command, used American tax dollars and assets to aid and abet known enemies of the United States, including known terror organizations and organizations identified on a Terrorist List established by the United States as enemies to the United States, in Egypt, Libya, Lebanon, Syria, Pakistan, Yemen, Tunisia, Iraq, Afghanistan, Kenya, Iran, Ukraine and North, Central and South America.”

All three primary foundations for the impeachment of Barack Hussein Obama are well documented and evidenced... and all three rise to the level of “treason...”

What about the House Members?

All members of the U.S. House of Representatives have taken and signed a written Oath of Office, which reads as follows...

“I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion, and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.”

This oath confirms that every member of the U.S. House of Representatives (and the U.S. Senate), “owe an allegiance to The United States, the U.S. Constitution and the American people,” and that they have taken “this obligation freely, without any mental reservation or purpose of evasion, and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.”

As a result, a violation of that Oath of Allegiance is in and of itself a “high crime” under the following U.S. law...

18 U.S. Code § 2382 - Misprision of treason

“Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.”

What these laws say is that every member of congress, the House and the Senate, under their sworn Oath of Allegiance, operate under penalty of “misprision of treason” for simply “failing to act” while in the knowledge of the commission of acts of treason, by Barack Hussein Obama and his administration, as very carefully charged in the NALC Articles of Impeachment.

By failing to act against the treasonous Obama regime, each member of congress, regardless of party affiliation, is “guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.”

THIS IS NOT ABOUT POLITICAL GAMESMENSHP

In The United States of America, there is no crime higher than the crime of treason... and the second highest crime under U.S. Codes is the high crime of “misprision of treason,” aiding and abetting, or covering up, known acts of treason... simply failing to act in the knowledge of treasonous acts.

So, the ONLY way for any member of the House of Representatives, once in the knowledge of acts of treason, to avoid charges of misprision of treason, is to ACT against ALL who are involved in treason against the United States.

The “or else” is... or be held accountable for misprision of treason for failing to act...

Additional Federal Statutes Governing Breach of Oath

Federal law regulating oath of office by government officials is divided into four parts along with an executive order which further defines the law for purposes of enforcement. 5 U.S.C. 3331, provides the text of the actual oath of office members of Congress are required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in the United States Government, including members of Congress, to “advocate the overthrow of our constitutional form of government”. The fourth federal law, 18 U.S.C. 1918 provides penalties for violation of oath office described in 5 U.S.C. 7311 which include: (1) removal from office and; (2) confinement or a fine.

This is what our laws say... and we are either a nation which respects the Rule of Constitutional Law, or we are no nation at all...

It is up to the forth branch of government, the American people, to enforce the Rule of Constitutional Law. The future of American sovereignty, security, freedom and liberty has always been in the hands of the American citizens, not their “elected public servants.”

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