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SOLDIER REFUSES TO DEPLOY TO AFGHANISTAN ON ORDER OF FOREIGN BORN PRESIDENT, U.S. ARMY REVOKES ORDER RATHER THAN FORCE THE ISSUE IN COURT

July 15th, 2009

Bush was a [de facto](#) president and he had two terms in office. The difference here is that the military never revoked any deployment orders under Bush because of questions about his illegal presidency.

It would appear to me that the situation in the U.S. just became much more dangerous and unpredictable because, with this case, the mask is off.

What's to stop tens of thousands of military personnel from obtaining the exact same outcome as Major Stefan Cook? Not much, apparently.

This is an extremely serious development.

Via: [WorldNetDaily](#):

A U.S. Army Reserve major from Florida scheduled to report for deployment to Afghanistan within days has had his military orders revoked after he argued that he should not be required to serve under a president who has not proven his legitimacy for office.

His attorney, Orly Taitz, confirmed to WND the military has rescinded his impending deployment orders.

“We won! We won before we even arrived,” she said with excitement. “It means that the military has nothing to show for Obama. It means that the military has directly responded by saying Obama is illegitimate – and they cannot fight it. Therefore, they are revoking the order!”

She continued, “They just said, ‘Order revoked.’ No explanation. No reasons – just revoked.”

...

Cook said without a legitimate president as commander-in-chief, members of the U.S. military in

overseas actions could be determined to be “war criminals and subject to prosecution.”

He said the vast array of information about Obama that is not available to the public confirms to him that “something is amiss.”

“That and the fact the individual who is occupying the White House has not been entirely truthful with anybody,” he said. “Every time anyone has made an inquiry, it has been either cast aside, it has been maligned, it has been laughed at or just dismissed summarily without further investigation.

“You know what. It would be so simple to solve. Just produce the long-form document, certificate of live birth,” he said.

He said he was scheduled to report for duty tomorrow, on July 15, to deploy to Afghanistan as part of President Obama’s plan to increase pressure of insurgent forces there.

...

The military courts offer no option for raising the question, so he turned to civilian courts to consider “a question of paramount constitutional and legal importance: the validity of the chain of command under a president whose election, eligibility, and constitutional status appear open to serious question.”

“Barack Hussein Obama, in order to prove his constitutional eligibility to serve as president, basically needs only produce a single unique historical document for the Plaintiff’s inspection and authentication: namely, the ‘long-form’ birth certificate which will confirm whether Barack Hussein Obama was in fact born to parents who were both citizens of the United States in Honolulu, Hawaii, in or about 1961,” explains the complaint.

Taitz said she will attend the hearing to amend the temporary restraining order to an injunction because more members of the military have joined the cause.

“We are going to be asking for release of Obama’s records because now this completely undermines the military. It revoked this order, but it can come up with another order tomorrow. It can come up with orders for other people,” she said. “Am I going to be flying around the country 1,000 times and paying the fees every time they issue an order?”

Taitz said the issue “must be resolved immediately,” and she will continue working to ensure Obama proves he is eligible for office.

“We’re going to be asking the judge to issue an order for Obama to provide his vital records to show he is legitimately president,” she said. “We’re going to say, we have orders every day, and we’ll have revocations every day. This issue has to be decided.”

She said there cannot be any harm to the president if he is legitimately holding office.

“If he is legitimate, then his vital records will prove it,” Taitz said. “If he is illegitimate, then he should not have been there in the first place.”

Asked what this decision means for every other serviceman who objects to deployment under a president who has not proven he is eligible for office, Taitz responded:

“Now, we can have each and every member of the military – each and every enlistee and officer – file something similar saying ‘I will not take orders until Obama is legitimately vetted.’”

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