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Open Letter To Barack Obama  
and Congress of the United States  
Office of the President of the United States  
The White House  
1600 Pennsylvania Avenue NW  
Washington, DC 20500

Dear Barack Obama

I am confused as to why the Office of the President of the United States holds itself to a double standard when it judges the “*Head of State*” of a foreign Country when that Country uses its Military armament upon its Civilians to quash riots and demonstrations. Why is it ‘OK’ for the United States Military to be called upon to fire live rounds of ammunition into a crowd of unarmed demonstrators at a State University? How is it ‘OK’ for the President of the United States to call out the Military to use force of armament that resulted in a fire that took the lives of Children, Women, and Men at a Christian retreat in Waco, Texas? Does the United States reserve the right to invade foreign Nations that have governments that are not in agreement with the government of the United States? Does the President of the United States have exclusive authority to call out the Military and invade foreign Countries? Does the Corporate “*Charter*” of the United Nations supercede the Constitution of the United States?

Looking back in History, we find that the Military of the United States have been called out against Civilians on several occasions with the most notable occasion being the invasion of the southern States under the purported authority of the Reconstruction Acts of 1867. This was an invasion of the southern States after the Civil War was declared to be at an end and the States were declared by the President of the United States to be operating with peaceful and lawful governments.

On several occasions, the President of the United States has “*Ordered*” the Military into a foreign Country under the guise of enforcement of a United Nations Security Counsel’s Resolution to protect the Civilians from harm brought upon them by the Country’s Military and Head of State. The only problem with this guise is that the United Nations was created by the Congress of the United States as a “*Corporation*” in the year of 1945 and as such, any action taken by the United Nations does not supersede the provisions of the U.S. Constitution. The U.S. Constitution mandates that the President of the United States must obtain Congressional approval before invading another Nation with the Military. By the way, there are no provision in the U.S. Constitution that authorizes the President of the United States to delegate his authority as “*Commander in Chief*” of the Military to any foreign Nation’s Military as proposed by Barack Obama. Obama would like to remove himself from the Libya campaign by delegating his “*Commander in Chief*” reasonability’s to either France or England.

**Note:** Barack Obama announced on national television (*Fox News, 19:15 hours EST, March 21<sup>st</sup>, 2011*) that the invasion of Libya was exercised as a “*Policy*” of the President of the United States.

**Question:** If it is not ‘OK’ for a foreign Nation to use its Military Armed Forces upon its Civilians, then why haven’t those of the Ohio National Guard that were involved in giving the “*Orders*” and those that were involved in the shooting of live rounds of ammunition into unarmed demonstrators at the Kent State University never brought before a Federal Grand Jury on charges of “*Manslaughter*” or “*Murder*”? Why haven’t the Officers or enlisted Men of the U.S. Military that were involved in the taking of lives

of Children, Women, and Men at Waco, Texas ever been brought before a Federal Grand Jury? Mr. President, where are the “*Clean Hands*” of the United States?

Kent State gained international attention on May 4, 1970, when an Ohio Army National Guard unit fired at students during an anti-war protest on campus, killing four and wounding nine. The Guard had been called into Kent after several protests in and around the campus had become violent, including a riot in downtown Kent and the burning of the ROTC building. The main cause of the protests was the United States' invasion of Cambodia during the Vietnam War. The shootings caused an immediate closure of the campus with students and faculty given just 60 minutes to pack belongings. Around the country, many college campuses canceled classes or closed for fear of similar violent protests. In Kent, schools were closed and the National Guard restricted entry into the city limits, patrolling the area until May 8. With the campus closed, faculty members came up with a variety of solutions — including holding classes in their homes, at public buildings and places, via telephone, or through the mail — to allow their students to complete the term, which was only a few weeks away at the time.

This action taken by the Ohio National Guard is no more violant than Gadaffi or any other Head of State that may have used upon its own Citizens for the results is the same, the taking of human lives without due process of law. The only difference may be found in the United States Constitution where in it declares in Amendments 4<sup>th</sup>, 5<sup>th</sup>, and 14<sup>th</sup> that no life shall be taken without due process of law. A “*State of National Emergency*” does not suspend the U.S. Constitution. If it is ‘OK’ for the government of a State of the Union or the National Government of the United States to use the force of its Military upon its own Citizens, then by what authority does the Office of the President of the United States rely upon to invade the foreign Nation of Lybia with the Military of the United States without a ‘*Declaration of War*’ or any other lawful Document from the U.S. Congress for doing the same?

If the United States uses its Military forces against its Citizens for any reason what so ever, does the use of its Military forces against its Citizens authorize a foriegn Nation

to invade the United States with its Military? It must be so, as that is exactly what Barack Obama and his U.S. Secretary of State, Hilery Clinton, relied upon to invade the Country of Lybia. Keep in mind, there where no lawful "*Arrest Warrents*" or any other lawful Document in existance that authorized the use of foreign Military force upon Gadaffi or the Country of Libya. The United Nations Security Council is not empowered with "*Judicial Powers*" nor any "*War Powers*" nor does the United States have any authority to delegate any of its Constitutional Powers to the United Nations. As such, the U.N. Resolutions to invade Libya do not have the force of law.

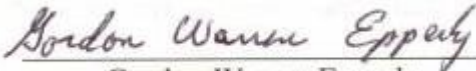
**Office Usurper:** We also have the problem of one who is an usurper of Office giving "*Orders*" to the Military of the United States to invade foreign Nations. There are no provisions in the United States Constitution that grants any Women or none-White Citizen the "*Political Rights*" to hold Public Offices of the United States. Barack Obama is of Negro descent and as such, he is not a natural born citizen of the United States. He has no "*Policial Rights*" under the U.S. Constitution to hold the Office of President of the United States and when he uses that Office to "*Order*" the Military to invade a foreign Nation, he commits the high crime of "*Treason.*"

The only "*Political Right*" that may be exercised by Barack Obama is the Right (*Privelege*) to cast "*Votes*" in a State or National Election. This "*Politcal Right*" is found in the 15<sup>th</sup> Amendment to the U.S. Constittuion. The U.S. Constitution, 14<sup>th</sup> Amendment is not a grant of "*Political Rights*" as it was limited to the "*Civil Rights*" as defined in the "*Civil Rights Acts*" of the year of 1866. (*Codified as 42 USC 1981, 1982, and 1983*). "*Civil Rights*" are not "*Natural (Inaliengable) Rights*" nor are they "*Political Rights.*" Before the States [*purportedly*] ratified the 14<sup>th</sup> Amendment, the Congress found the need for the 15<sup>th</sup> Amendment (*granting voting Rights regardless of Race*) and the 19<sup>th</sup> Amendment (*granting voting Rights regardless of Sex*) as the Congress realised that the 14<sup>th</sup> Amendment did not address "*Political Rights.*" (*Later, Congress found the need for an "Equal Rights Amendment" to which the States disagreed and rejected.*).

**Allegance:** The Holy Bible tells us to judge a tree by its fruit. Barack Obama does not bear the fruit of a Christian and the fruit that he brings forth demonstrates that he is a usurper of Office and a “*Traitor.*” Barack Obama has given notice that he will not execute the laws of the United States which he is not in agreement with (*an impeachable offense*) and he has refused to execute the DOMA laws and the Immigration Laws of the United States. He has publicly refused to prosecute any Negroe that violates the Voting Rights Acts of the United States even when the offense of Obstruction of the Polls was committed before millions of people on National Television. Barack Obama has shown contempt for the Judicial Branch of government when he publicly “*chastized*” the Justices of the U.S. Supreme Court during a State of the Union address and he has shown contempt for the U.S. Congress when he went directly to the United Nations for approval to invade the Country of Lybia. He portreys the United States as an international enemy when he appologizes to other Nations for past actions of the United States and he shows disrespect for the Office of the President of the United States when he “*bows down*” to foreign Heads of State (*The same gesture as dipping the Flag of the United States to foreign Heads of State.*).

Barack Obama has demonstrated that he is a follower of the Islum religion and I believe that he intends to use his (*userpt*) authority to destroy the United States before he leaves Office. It is rumored and also Prophesied (*cryptic*) in the Holy Bible that Barack Obama may be the last President of the United States and the United States will be destroyed in one hour during his Presidency. Barack Obama may accomplish this by launching “*Atomic Weapons*” at another Nation. If this happens, do you really think that the Soviot Union and its Allies will stand idly by for such an attack without taking preemptive action? Perhaps this will be the Judgment the Members of Congress will bring upon themselves for allowing Barack Obama to usurp the Office of President of the United States and for allowing Barack Obama to exercise impeachable offenses.

Sincerely Yours

  
Gordon Warren Epperly