Obama Knew since 2008: Veterans Affairs Health Debacle

into from report by Jim Mckinlan - The Washington Times

The Obama administration received clear notice more than five years ago that VA medical facilities were reporting inaccurate waiting times and experiences, and these scheduling failures that threatened to deny veterans timely health care — problems that have turned into a growing Obama-scandal of neglect.

Veterans Affairs officials warned the Obama-Biden transition team in the weeks after the 2008 presidential election that the department shouldn’t trust the performance and wait times that its facilities were reporting.

“This is not only a data integrity issue in which [Veterans Health Administration] reports unreliable performance data; it affects quality of care by delaying care and potentially denying deservedly timely care.”

While the briefing materials show that the VA problems existed before Barack H. Obama usurped the office of POTUS, the documents raise questions about what actions if any the Obama Team took since 2009 to remedy the problems.

In recent months, reports have surfaced about secret wait lists at VA medical facilities across the country and, in the case of a Phoenix VA facility, accusations that officials cooked the books to try to hide long wait times. Some families said veterans died while on a secret wait list at the Phoenix facility.

Obama’s “Drone-Judge” Is Candidate for 1st Circuit !

Barack Obama’s nomination of law professor David Barron for the U.S. First Circuit Court of Appeals is opposed by the Committee for Justice (CFJ) and the Judicial Action Group (JAG), because Barron is a bold supporter of Obama’s use of flying drones to kill U.S. Citizens, and an unmitigated judicial activist who has supported the Obama administration..

What is objectionable about Obama’s nomination of law professor David Barron? Barron was the legal architect of the Obama Administration’s strategy of using drone strikes to kill American citizens deemed wartime enemies by Dictator Obama without a trial or other due process. Even the liberal American Civil Liberties Union notes that Barron is apparently the only "federal government lawyer in modern American history” to sign “a legal opinion authorizing, without any judicial order, the killing of an American citizen away from a battlefield.”

Legal analyst Jeffrey Toobin asked Barron if his opinion means “it’s okay to kill the US citizen, but not to detain them?” and Barron agreed.

Barron’s cynical, politicized approach to the law is likely what led him to author the legal opinion authorizing the killing of American citizens with Obama Drones. Furthermore, his controversial legal opinion raises enough questions about his ability to separate law from politics to preclude his confirmation as a federal judge.

Like Obama, professor Barron expresses disdain for federalism, the principles found throughout the U.S. Constitution that limits the power of the federal government and protects state sovereignty as merely a tool of “the social-conservative, small-government, and pro-business philosophies of the Republican Party.”

Barron’s record leaves little doubt that, were he confirmed, he would bend the law to dramatically expand federal regulatory power, weaken property rights, and undermine the Constitutional to support Obama’s Socialist Agenda.

Molokai Fuel Prices Highest

Molokai fuel prices near highest in USA. Gasoline and diesel prices are rising Nationally in response to Obama’s Energy Policies “Cap and Trade”, and the soon to be loss of exclusive status for the U.S. “Petro Dollar” at the World’s Reserve Currency.

Russian First Deputy Prime Minister Igor Shuvalov called a special meeting regarding the implementation of a deal that has been in development for some time — the “de-dollarization” of Russian exports. Government sources say Russia is a world’s largest exporter of natural gas and the second largest exporter of oil. Accepting payment in rubles, or another currency such as the Chinese yuan, would represent a direct assault on the hegemony of the U.S. Dollar — the “petro-dollar.”

Until now, virtually every transaction for oil or gas required payment in dollars — regardless of which parties around the world were involved. The additional demand for dollars has provided an enormous advantage to Americans for decades with low fuel costs and foreign goods, even food.

That privileged status may be about to end. Clinton-Bush-Obama’s financial bullying piles on top of relentless efforts to devalue the dollar and suppress interest rates on Obama’s federal borrowing. Russian officials have pushed Russian and Chinese officials to declare war on the US Petro Dollar.

The U.S. Treasury shows Russia liquidating 20% of its holding of U.S. debt in a single month. Gazprom, the state-owned energy company, issued bonds denominated in Chinese yuan.

And a massive – and revolutionary – natural gas deal with China is just about ready for signature. It appears events in Ukraine are driving Russian officials to finally strike a bargain after 10 years of haggling. Most expect Vladimir Putin will consummate a 30-year contract when he visits Beijing next week for 38 billion cubic meters of gas to be paid for in rubles or yuan – not dollars.

Several economists predict the USD will collapse July 1, 2014. On this date, U.S. House of Representatives Bill “H.R. 2847” goes into full effect, making it essentially impossible for Americans to protect their savings.

Banks in USA Failing !


The FDIC Insured Bank of Albuquerque is prepping for disaster. Kind of an odd thing for a bank to do. You may want to contact your bank and ask if they have similar plans and then perhaps pull your money out beforehand.

Recent natural disasters such as the Moore tornado, flooding in Colorado, and Hurricane Sandy have demonstrated to all Americans that the banking industry needs to be prepared. Unbeknown to the public, the Bank of Albuquerque performed a disaster preparedness drill that diminished the availability of some banking systems, including mobile banking, online banking and more, middle of February.

FURTHERMORE, THE FDIC IS UNDER-FUNDED; 450 BANKS ??

The message from the Wall Street Daily, BANK, FRAUD, the FDIC BROKE! If there was a run on the banks here in the United States, as happened in China this week, it’s inconceivable that the FDIC would have enough money to meet its obligations to depositors, meaning your bank accounts — which include checking and savings accounts, money market accounts, CDs — aren’t really “insured.”

Obama wants you to believe that these accounts are “FDIC insured” up to $250,000. But by its own admission, the FDIC fund’s balance actually went negative during each of the last two crises. And, the FDIC’s severely underfunded status is documented in the just-filed government banking report conspicuously titled “Assuring Confidence.”

FDIC report says $120 billion is the ideal amount to have on reserve in event of a crisis. Yet the latest audit shows an account balance of $37.9 billion, leaving the FDIC short by more than $83 billion!

Proof of the fatal flaw in the banking system? By allowing the bank to hold your money, you assume the risk that the bank may not be able to pay you back. And you should be fairly compensated for that risk! But, today its 0% interest. It’s the lautest warning signal in the 3,000-year history of banking.
NO Amnesty for illegals

ATTENTION: Sens. Hirono, Schatz, Reps. Gabbard, Hanabusa! We The People Demand You Stop Any Type Of Amnesty Now! We Reject Amnesty for Barack Obama and other illegal immigrants. We The People are telling you to STOP AMNESTY! It is immoral to reward our precious citizenship to people who broke the law here and continue to break the law by staying here! ARREST Barack H. Obama II aka Illegal #1. Illegal aliens came here and assumed the risk; they exposed themselves and their family to arrest and deportation. In other words they put themselves in harm’s way, but the illegal alien supporting criminal Barack Obama wants to reward this lowlife with an instant H00 first! Obama FIRST! We are demanding all members of Congress vote “No on Amnesty!”

Do not punish the good immigrants who spend tens of thousands of dollars and waited years to lawfully become good and responsible U.S. Citizens! We are asking you a be a hero, not a zero. Reward honest immigrants, but deport illegal aliens starting with Barack H. Obama II aka Barry Soetoetro citizen of Indonesia by legal adoption, born in Kenya, never a Citizen of USA! Do not reward law breakers with asylum! Stop your dirty and corrupt politics and the backroom TREASON called Amnesty.

You must answer to the people. Do Not Rip-off American Citizens and law abiding immigrants by giving amnesty to illegal aliens like BHO! Illegal Aliens are law breakers! Arrest Barack H. Obama, FIRST!! Now!

Stand with tens of millions of us and say No to Amnesty.

Deport the illegals now, starting with the Number One Illegal Alien Threat to USA Barack H. Obama aka Barry Soetoetro, citizen from Indonesia, born in Kenya, never a Citizen of USA, and not eligible for POTUS. Impounding is for a POTUS, not for a L.D. Fraud, a criminal who is usurping the Office of POTUS by L.D. Fraud, SS/FR/RAUD, LIES and more LIES, Obstruction of Congress and Justice, Murder, War Crimes, and TREASON. Go directly to prison. Stop ALL federal welfare programs, and most of the illegals will self deport after seeing their criminal leader Barack Obama in prison a cell, and no more welfare for illegals.

Young Illegal Aliens Flood Over Texas Border Patrol

The Texas-Mexico border is being overrun by a surge of young illegal immi-
grant who are traveling alone. So much so, that Homeland Security Secretary Jeh Johnson declared a “level-four condition of readiness” along the Rio-Grande Valley area of South Texas. Unaccompanied minors have outstripped the resources of federal agencies responsible for managing border security and immigration.

Last weekend, according to a New York Times article by Julia Preston, the Department of Health and Human Services opened a new shelter at Lackland Air Force Base in San Antonio, Texas. The facility will house up to 1,000 minors. Transfers of minors to the facility will be handled by both land and air.

The Moloka’i Advertiser-News

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Abercrombie and Waihee Could be charged with Treason Over the OHA Roll Call $4-M?

Gov. Neil Abercrombie and the Legislature launched the project in 2011 to kick-start Hawaiian nation-building. That’s a good reason why Abercrombie and nearly all the legislators should be voted out of office in the 2014 elections. All those who pushed this effort have violated their oath of office to support and defend the Constitution for the United States against all enemies foreign and domestic. Make no mistake: this Treason at the top of the Kanai’olowalu registration form affirming that the signer believes in “the unrelinquished sovereignty of the Native Hawaiian people” is treasonous and secessionist. Abercrombie and the legislators are responsible for setting that process in motion.

Remember that Abercrombie and the General Assembly and Legislature launched the proj-
ect in 2011 to kick-start Hawaiian nation-building after the Akaka Bill to recognize a Hawaiian nation similar to an Indian tribe stalled in Congress. Eligible to participate are 518,000 Native Hawaiians in the United States identi-fied by different purposes as OHA’s failed Kanai’olowalu initiative. To see the corrup-\ntion, just follow the money.

David Shapiro wrote that the chaos created in the Office of Hawaiian Affairs by CEO Kamana/opana. Crabbе has squashed what little credibility existed of Native Hawaiian Roll, called Kanai’olowalu. Crabbе undercut the plan when he sent an unauthorized letter on behalf of OHA to U.S. Secretary of State John Kerry suggesting Kanai’olowalu may be illegal, and asking if Hawaii is legally an inde-pendent kingdom under international law and not a U.S. state.

Crabbе, in sending his letter to Obama’s UN representative John Kerry, said he would seek to delay the creation of a Native Hawaiian governing entity until we can confirm that the Hawaiian Kingdom, as an independent sovereign state, does not continue to exist under international law and that we, as individuals, have not incurred any criminal liability in this pursuit. The nine OHA trustees unanimously rescinded Crabbе’s letter in which he requested the legal opinion, including OHA Chair Colleen Mchado who Crabbе claimed had given her “blessing” for his effort to obtain legal clarification regard-
ing the legal status of Hawaii as a State.

Crabbе then defied trustees by gathering nearly 100 supporters for a news con-
ference to defend himself, and more than 1,000 signed petitions backing him.

Ken Conklin commented that OHA trustees are elected officials of the State of Hawaii, and the CEO they appoint is also an official of the State of Hawaii. They all take an oath to “support and defend the Constitution for the United States.” It is absurd, inconceivable, and reprehensible for any of them to proclaim on pander to the belief that Hawaii remains an independent nation where the Kingdom government retains unrelinquished sovereignty. Conklin is supporting a vote for Keli’i Akina, President of the Grassroot Institute of Hawaii, for a large OHA’s CEO because Akina is the only candidate who is proud of being an American and who opposes creating a race-based government.

Banfootie wrote: The kingdom of Hawaii ended when Queen Lililoakalani abdicated the throne in 1900. A newly formed Republic of Hawaii was recognized by the United States of America in 1905 and the issue of Hawaiian Monarchy had led to an improvement for Hawaiians in many ways. Osorio, who stood in support alongside Crabbe at his May 9 press conference, described Kanai’olowalu as a waste of time and money, an effort that won’t advance the Hawaiian nation beyond that of a Native American tribe.

University of Illinois law professor Francis A. Boyle, an international law expert who has encouraged Native Hawaiians to press for independence for more than 20 years, said the State Department already addressed the issue in 1998 when it advised the U.S. Congress to **return the 1893 overthrow of her Monarchy had led to an improvement for Hawaiians in many ways.** Osorio, who stood in support alongside Crabbe at his May 9 press conference, described Kanai’olowalu as a waste of time and money, an effort that won’t advance the Hawaiian nation beyond that of a Native American tribe.

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Bill of Rights 2nd Amendment:
“A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.”

Enforce the Bill of Rights!

And how we burned in the camps later, thinking: What would things have been like if every Security operative [insert your favorite alphabet Gang DEA, BA TFE, H.S., TSA, FBI, IRS, NSA, CIA, LEOS etc. here], when he went out at night to make an arrest, had been uncertain whether he would return alive and had no ground to a halt!” -- The Gulag Archipelago, Aleksandr Solzhenitsyn

Guns only have two enemies; rust and politicians.

Guns are the people’s right and they must not be infringed upon. If you have a gun, you have the power to defend yourself. If you don’t have a gun, you have no power to defend yourself. If you don’t have a gun, you are a subject. If you have a gun, you are a citizen.

If you don’t know your rights you don’t have any. Those who trade liberty for security have neither. Criminals love gun control -- it makes their jobs safer.

Guns Preserve YOUR Sovereignty!

Government blackmail by Obama’s DOJ

The FDIC is an insurance entity to protect depositors from bank fraud. Government blackmail by Obama’s DOJ should be stopped in it’s tracks. The congress must do their job and stop these criminal tactics to destroy our 2nd amendment rights. Fellow veterans how long must we let our country be whittled down to the point where we all lose our freedoms for which we all fought?

Since 2011, regulators have increased scrutiny on banks’ customers. The FDIC listed gun retailers as “high risk” along with porn stores and drug paraphernalia shops. And, the Obama’s AG Eric Holder DOJ has launched Operation Check Point, a credit card fraud probe focusing on banks and payment processors. The threat of enforcement has prompted some banks to cut ties with online gun retailers, notwithstanding their valid licenses and good credit histories.

Enforce the Bill of Rights!
Obama’s Contempt of Congress: Keeping Key Documents of ObamaCARE Investigation

House Oversight and Government Reform Committee Chairman Darrell Issa says Obama’s Department of Health Human Services has failed to comply with his subpoena and has deliberately withheld key ObamaCare documents:

“More than six months later, HHS still has not fully complied with the subpoena and has deliberately withheld key documents, altogether,” Issa tweeted after a Wednesday Senate confirmation hearing for Sylvia Mathews Burwell, President Obama’s nominee to replace Kathleen Sebelius as HHS director. Issa issued a subpoena on October 2013 for documents related to the disastrous ObamaCare launch.

“The department’s substantial delay in production, combined with its improper redactions, has obstructed the committee’s investigation,” Issa wrote in a Wednesday letter to the outgoing Sebelius, which was reviewed by The Daily Caller. Issa said that the 111,000 pages of documents has provided to his committee by HHS were filled with redactions. “The department’s failure to comply fully hinders the committee’s constitutional obligation to conduct oversight of the executive branch.”

Rep. Darrell Issa Could Bring Barack H. Obama II’s homosexual whore “Larry Sinclair” to Congress to offer evidence For the “Final Chapter” about the Illegal Alien Fraud-Personal History.

Do it Darrell!! Expose Barack Obama. And, God Bless America!

UH-Hilo Update: Success for reforms after Student Protests

The University of Hawai’i at Hilo is implementing an interim policy on speech and assembly while the university explores permanent policy changes.

A review of policies follows a lawsuit filed in federal court by two students, against the University of Hawai’i at Hilo and four individuals. The students allege various federal claims, mostly relating to First Amendment issues.

“UH Hilo is committed to the free and open exchange of ideas, and the interim policy will ensure our students have that right while we continue our review of campus policies,” said UH Hilo Chancellor Don Straney.

Since the filing of the lawsuit, the university and the students are exploring possible permanent changes to university policy and practices regarding speech and assembly on campus that could resolve the lawsuit with the students.

UH Hilo affirms the rights of its students to engage in free speech and other expressive activity guaranteed by the First Amendment. In this spirit, UH Hilo has adopted the interim policy, effective May 15, 2014:

1) UH-Hilo will implement Section 20-13-6 of the Administrative Rules for the University of Hawai’i and in Section 13 of the Facilities Use Practice and Procedures, University of Hawai’i at Hilo (July 1995) in a manner to permit student speech and assembly without first having to apply for or obtain permission from the University in all areas generally available to students and the community, defined as open areas, sidewalks, streets, or other similar common areas.

2) UH-Hilo will implement the solicitation policy as set forth in Section 20-13-7 of the Administrative Rules for the University of Hawai’i and in Section 13 of the Facilities Use Practice and Procedures, University of Hawai’i at Hilo (July 1995) in a manner to permit students to approach others on campus and to distribute non-commercial literature at UH-Hilo in all areas generally available to students and the community.

3) Notwithstanding the above, persons speaking, assembling, and/or distributing material shall not impede the progress of passersby.

4) Notwithstanding the above, no event, speech, demonstration, or other expressive activity on campus shall interfere with or disrupt the educational process or other scheduled activities of the campus or its facilities. This includes the use of any means of amplification that creates a noise or diversion that substantially disrupts the orderly conduct of the campus or classes taking place at that time.

FRAUD at the University of Hawaii Is A Problem Similar to Veterans Administration Allegations

I am aware that this story is about allegations of VA fraud, but I want to comment by analogy to bureaucratic fraud in our own backyard because both frauds, at the federal level and at the state university level, share common characteristics, specifically, criminal manipulation of official government records.

I was employed at the University of Hawaii at Manoa within the administration for years. I know of first hand documentary evidence, and other incriminating circumstantial evidence, that establishes that under the David Robb and Jan Heu era, significant amounts of education records were criminally falsified by University of Hawaii staff in the admissions and records office.

If the Western Association of Schools and Colleges (Senior College and University Commission) or the National Collegiate Athletic Association conducted a dedicated investigation, the University of Hawaii at Manoa would lose its accreditation status. The evidence points toward administrative education records fraud to keep athletes in the system, benefit various demographics, and serve personal interests grounded in endemic cronynism and nepotism. The problem will be sorting through the warehouse of boxes to expose this underlying truth and the rampant fraudulent University of Hawaii diplomas that have been generated over many decades based on manipulated state of Hawaii education records.

WASC and the NCAA are private entities and they do not want to shut down an entire economy. Therefore, the culpable administrators will probably never be held accountable, as the evidence is buried deep in mountains of paper work.

Here is the support for the averments previously submitted:

(1) Veteran University of Hawai’i at Manoa faculty member's credible and unvarnished testimonial:


He expressly stated: "Coaches often cheat or pressure profs to change grades for jocks to remain eligible."

One can logically and reasonably extrapolate this statement to the admissions and records office going along with this illegal government and education record system with the motive of furthering the allmighty University of Hawaii athletic program.

(2) Credible published communication in the Star Advertiser (online) from a former University of Hawaii’s athlete unequivocally validating the above assessment and testimonial evidence submitted by veteran University of Hawaii’s employee.

(3) Two book-sized bound and indexed investigative reports totally near 300 pages. One is entitled, "University of Malice" and the other "Joint Indictment." They are handwritten file with the disciplinary Counsel under University of Hawai’i vice president for legal affairs, Darelyn Lendo’s file, and the University of Hawai’i Office of the President.

These reports comprehensively detail admissions and records fraud under David Robb’s and Janice Heu’s stewardship.

(4) Multiple interviews with past undergraduate and graduate University of Hawaii’s students who substantiated the fraud claims in the university’s admissions and records office and at other levels of the university’s hierarchy either by recounting personal experiences, or circumstances that had been conveyed to them from other students.

(5) A plethora of circumstantial evidence that points toward governmental education record tampering within the University of Hawaii’s admissions and records office that is meticulously chronicled in the "University of Malice" and the "Joint Indictment" reports.

Ultimately, the truth revealed from this evidence will be unpalatable to many in the state of Hawaii but nevertheless the truth must be told.

UH Manoa One of ‘Least Desirable’ Colleges in Country

The University of Hawaii at Manoa is one of the least popular schools in the country, according to an analysis by eCollegeFinder.org, an online resource for prospective college students.

The website recently put together a map showing the "Most Desirable" universities in each state — in other words the schools that received the most undergraduate applications.

UH Manoa, unsurprisingly, got the prize for Hawaii’s "most desirable" university. The flagship school doesn’t have much competition, save small private colleges such as Hawaii Pacific University and other campuses in the UH consortium.

But UH Manoa also scored poorly on an overview of the country’s universities, placing fifth on the list of "Top 5 Fewest Applications." UH Manoa received just 6,901 applications in fall 2013, compared to the 72,676 applications received by the University of California — Los Angeles, the country’s "Least Desirable" school.

The country’s "Least Desirable" school? The University of Alaska — Anchorage, which received 3,062 applications last semester.

There are caveats, of course, including Hawaii’s relatively small population and remote location, as well as the many deterrents facing living in the country’s most expensive city. And just 54 percent of public school students in Hawaii’s class of 2013 enrolled in college to begin with, according to data from Hawaii P-20 Partnership for Education Reform’s Office of Planning and Department of Education. UH Manoa enrolled about 2,000 freshmen last fall.

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