

To:

Attorney General. Merrick B. Garland
U.S. Department of Justice

October 29, 2022.

COMPLAINT

The United States Attorney's Office has the power outlined in 8 U.S.C. § 1451(a)(c)(e), 8 U.S.C § 1427 (a)(e), 8 U.S.C. 1101 §(f)(6), INA § 340 (a), Election Law U.S.C 42 § 1973i to commence proceedings in a Federal District Court for Revocation of a Certificate of Citizenship or Certificate of Naturalization for (1) knowingly, willfully concealing material of facts for the sole intention to prevent or hinder the discovery of disqualifying facts in the Naturalization process. (2) who knowingly or willfully pays or offers to pay or accepts payment either for registration to vote or for voting will be fined not more than \$10.000 or imprisoned not more than five years or both.

CONTACT INFORMATION

1. Compliantant Information.

Name:

Otto Duke, President of Baptist PAC.
Candidate for California Governor 2026. FPPC 1472490.
Member of SEIU Local 2015.

Address: 2517 Mission Street, STE. 7
San Francisco, CA. 94110.

Website: <http://www.baptistpac.com>

Website: <http://www.prostatecancerresource.com>

Email: info@baptistpac.com

2. The name, title, business address, and telephone number of the person who committed the alleged violation(s).

Elon Reeve Musk
Hyperloop Plaza
865 FM 1209
Bastron, TX. 78602.
X/Twitter: @elonmusk

3. Each person's name and contact information are believed to have information that would assist the investigation.

Kimbal Musk
531 West Avenue, NY.
651-464-033 04
<http://www.kimbalmusk.com>
<http://www.instagram.com/kimbalmusk/>
X/Twitter: @kimbal

Introduction.

I am filing a complaint seeking the United States Attorney's Office to initiate proceedings in Federal District Court for the Revocation of a Certificate of Citizenship or Certificate of Naturalization issued in 2002 at California's Pomona, Fairplex to foreign-born Elon Reeve Musk, 51, Pretoria, South Africa for (1) knowingly, willfully concealing material fact for the sole intention to prevent or hinder the discovery of disqualifying facts in the Naturalization process citing the following: 8 U.S.C. § 1451(a) (c) (e), 8 U.S.C. § 1452 (a), 8 U.S.C. § 1427 (e), INA § 340 (a). (2) the prosecution for knowingly, willfully pays or offers to pay or accepts payment either to registration to vote or for voting will be fined not more than \$10,000 or imprisoned not more than 5 years or both under U.S.C. 42 § 1973i.

I will offer an interpretive opinion and establish upon information and belief to determine that Elon Reeve Musk under oath purposely with specific intent to strategically conceal material facts in a faint hope to circumvent or outmaneuver the discovery of the disqualifying facts in the Nationalization process and open defiance and outright contempt of Election Law U.S.C. Title 42 § 1973i.

STATEMENT OF PROBABLE CAUSE.

Upon information and belief, here is the statement on Elon Reeve Musk's widespread and intentional misconduct based on the following violation:

A. VIOLATION OF 8 U.S.C § 1451 (a) (c) (e), 8 U.S.C. § 1452 (e), INA § 340 (a).

1. It is abundantly clear, foreign-born, Mr. Elon Reeve Musk worked in the U.S. illegally while on a student visa in 1995. Importantly, in 2005, Elon Reeve Musk emailed his Tesla co-founders acknowledging he did not have authorization to be in the U.S. when he started Zip2. It bears mentioning, as part of Discovery process, an email was submitted as evidence in a now-closed California defamation lawsuit against Elon Reeve Musk which provide enough justification beyond a reasonable doubt, he was an illegal immigrant working in the United States. Source: Washington Post. October 26, 2024. Credit Reporters: Maria Sacchetti, Faiz Siddiqui, Nick Miroff. Essentially then, by all accounts, Mr. Elon Reeve Musk, under oath, knowingly concealed his illegal status in the Naturalization process, a federal offense and grounds for the Certificate of Citizenship issued to Elon Reeve Musk in 2002 to be revoked as laid out quite plainly in 8 U.S.C. § 1451 (a) (c) (e), 8 U.S.C. 1452 (e), INA § 340 (a). I subscribe to the point of view that the U.S. Department of Justice must enforce this important law in the Federal District Court.


B. VIOLATION OF ELECTION LAW 42 USCS § 1973i

2. On October 13, 2024, Elon Musk announced to the news media that every day he would pay \$1 million to a randomly select registered voter who signed a pledge. Noteworthy, Elon Reeve Musk kept his promise, announcing three Pennsylvania and one North Carolina-based winners. Musk's \$1 million giveaway is illegal under Election Law U.S.C. 42 § 1973i. That being said, there is reason to believe that Elon Reeve Musk commit a federal offense and the remedy is for the U.S. Attorney's Office to proceed with a civil or criminal lawsuit in a Federal District Court to revoke the Certificate of Citizenship and a deportation order issued to foreign-born Elon Reeve Musk to the place of his birth in South Africa.

CONCLUSION

The complainant Otto Duke established the two elements (1) knowingly, willfully concealed material fact that Elon Reeve Musk was an illegal immigrant in the United States. (2) the violation of Election Law to allow a full investigation by the U.S. Attorney Office's office into Elon Reeve dastardly attempt to circumvent Federal laws.

Submitted by:


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