

## **The Truth about Ted Cruz and His Supporters**

The most common tenets to support Ted Cruz deal with the following questions: Is Ted Cruz Constitutionally able to hold the Office of the United States Presidency? Is Ted Cruz a ‘True Conservative’? Is Ted Cruz devoted to the ‘Word of God’? I will try to answer these questions as shortly as possible, but truth be told, I could do a long dissertation on the matter.

The answers to all of those Questions are **No, No, and No.**

### **Introduction:**

The reasons why I have posted the many comments and resources on your blogs (a list in every blog post) in the manner I have—which my nephew Nathan called ‘the shotgun approach (I would call it the buckshot approach)’, is because even though all those links are in one document:

[For-Ted-bots-2016-April-15 - pdf.file](#)

I do know that the vast majority of Ted Cruz supporters are progressives (a.k.a. communists in progress; globalists, where the agenda trumps logic, and the Constitution). What does that have to do with anything? As most any progressive, a Ted Cruz supporter (a.k.a. a termite continually gnawing at the woodwork) will seldom take the effort to try to grasp the full concepts, stories, and pictures that inculcate the image of the man; this is often a deliberate effort, and one in which the counter to a progressive’s arguments (if they can be called arguments) are thwarted with personal attacks, rather than principled arguments, for a full imagery of logical reasoning is the antithesis of progressivism, it goes counter to the narrative.

Facts are an inconvenience that cause Cruz supporters discomfort. My nephew Nathan’s recent excuse for not delving into the many resources I lay upon him was ‘I don’t care enough...’, which is a typical symptom of the progressive disease. It lends itself to hold false opinions, to argue without arguments; dialogue is obstructed, and a proper evaluation of the truth is stifled. So, in blogging the way I do, my hopes lie in making it as easy as possible for my target audience to reach the material as effortlessly as possible, like a candy store that is packed with sweets and colors, I would hope that at least some of the items, articles, and videos will entice Ted Cruz supporters to at least have a peek, and a second look at the facts.

What I mean by Ted Cruz supporters being generally hardcore progressives: first the agenda is set; here it might be something like, ‘Ted Cruz is the [only or true] conservative in the race’; and then if arguments come forward that support that argument, that information is accepted and held firmly, and if evidence comes forward that provides a better layout of facts that goes counter to the narrative, that information is dismissed by all means. Facts matter none when they don’t fit the agenda. A progressive’s arguments are therefore biased (a.k.a. a synonym for false)—arguments without arguments.

For a detailed definition of progressivism, please open the following link, watch the 1 minute video, and then read the .pdf file below it that contains the text to the video, along with a detailed explanation of it:

[The Ant & The Termite](#) by Dinesh D’souza

[The Ant & The Termite Text](#) – by Dinesh D’souza, [and Explanation of Its Relevance](#)

## Body:

1. So for the first question: Is Ted Cruz Constitutionally able to be the United States President? **That answer is 'NO', and it is not my opinion, but it is simply fact!**

And, it matters not what the Supreme Court says on the matter. It's not unknown that Justices have taken the pleasure to legislate from the bench (a.k.a. progressives with judicial power; crappy judges making crappy judgements). The Supreme Court [and other lower courts] have done a miscarriage of justice on many occasions, but here I'll make that list short: The Supreme Court ruled in favor of ObamaCare, where it has no jurisdiction. The Supreme Court ruled on abortion where it has no legal basis for its ruling (Roe v. Wade, 410 U.S. 113 (1973)); the Court ruled 7-2 that a right to [privacy](#) under the [Due Process Clause](#) of the [14th Amendment](#) extended to a woman's decision to have an abortion, ..., and ignored specifically the right to "Life, Liberty and the pursuit of Happiness" for babies in the womb, who have no say, and no representation in the matter, of which has fomented arguments as to whether it's a baby or not, what a baby is, and states saying it's not (or not significant) before 3 months or 2, and many people in fact argue, including Obama, that post-birth abortions (a.k.a. infanticide) are just fine—arguing without arguments, as progressives insist on doing, where facts are trumped by the agenda; an unborn embryo or child is thus denied, and by extension, even a born child who is under the custody of a mother, is also denied. Central Banking is unconstitutional, as is the current taxing system where the redistribution of wealth is pervasive throughout the country; therefore, a ponzi scheme built on Marxist ideology where the oligarchs' distribution of wealth oscillates throughout every fabric of the U.S. economy: 'From each according to his ability, to each according to his needs', an expression popularized by Karl Marx. And we mustn't forget the crimes committed by the legalization of slavery, which were confirmed to be validly just in the [Dred Scott v. Sandford](#) case— Arguments without arguments. And so the U.S. system of government, which was built on the Torah, declines further into the abyss as it moves away from its principles. It is not I who is right in this topic, but the facts only point in one direction; Ted Cruz is not Constitutionally fit to be the President of the United States.

**Bart Daugherty from Facebook recently stated: Chris - read the Constitution and then read the laws - United States U.S. Code Title 8 § 1401 paragraph (g), and the Nationality Act of The Immigration 1952. BOTH of these CURRENT laws state quite clearly that Cruz is a Natural Born Citizen. NEITHER of them have been overturned or even modified by ANY court decision.**

**WHY do you continue to peddle this malarkey that Cruz is not NBC (Natural or naturalized?? Born Citizen)?**

I almost feel that Bart is a character in one of Molier's classical plays because his assertion is so mind-boggling erroneous on this matter.

- The 14th Amendment to the Constitution defines citizenship this way: "All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside." But to be President, you must also be a "natural born" citizen, according to Section I, Article II of the U.S.

- <https://www.law.cornell.edu/uscode/text/8/1401>: Do you see anywhere here where it uses the expression 'natural born citizen'? Because I've read it, and I've looked, and I just don't see it. Anyway, we'll address such an assumption later on in this discussion.
- [The Immigration and Nationality Act of 1952 \(The McCarran-Walter Act\)](#): Well, lo and behold, there it is! Just kidding! Nope, not there. You know these silly terms: naturalized or national or natural, they really don't mean anything different, do they? **Well, actually, a natural born citizen by any other name would smell just as sweet, IF WE DIDN'T CHANGE IT'S DAMN CHARACTER, YOU KNUCKLEHEAD!**

8 U.S. Code § 1401 - Nationals and citizens of United States at birth defines nationals and citizens, but does not offer the definition of 'natural born':

But hey, what do facts matter? Don't take my word for it, please follow the link below for another assessment:

### [What Does It Mean To Be A Natural Born Citizen](#)

besides that, which clause may include Ted Cruz?

(c) a person born outside of the United States and its outlying possessions **of parents both of whom are citizens of** (Oops, not applicable) the United States and one of whom has had a residence in the United States or one of its outlying possessions, prior to the birth of such person;

### [Ted Cruz Citizenship Timeline - pdf.file \(The above U.S. Code § 1401 clearly does not apply to Ted Cruz:](#)

### [Ted Cruz releases his mother's birth certificate to verify that she is in fact a United States Citizen:](#)

However, that does not obfuscate or clarify the 'natural born' clause. The U.S. Constitution uses, but does not define the phrase "natural born Citizen", and the reason for that is probably because everyone at the time knew both its meaning and its purpose— purpose is also a term that Ted supporters (a.k.a. progressives as defined herein previously, asleep on the job) MUST also refuse to acknowledge, and must therefore refute the principles of the clause; and if they refute one principle, they are by definition refuting all principles of the Constitution in order to pursue the agenda.

**Extract from Wikipedia:** . . . various opinions have been offered over time regarding its precise meaning. The consensus of early 21st-century constitutional scholars, together with relevant case law, is that natural-born citizens include, subject to exceptions, those born in the United States. Many scholars have also concluded that those who meet the legal requirements for U.S. citizenship "at the moment of birth", regardless of place of birth, are also natural born citizens, but the matter remains unsettled. Every president to date was either a citizen at the adoption of the Constitution in 1789 or born in the United States; of those in the latter group, every president except two had two U.S.-citizen parents. (The natural-born-citizen clause has been mentioned in passing in several decisions of the United States Supreme Court, and by some lower courts that have addressed eligibility challenges, but the Supreme Court has never directly addressed the question of a specific presidential or vice-presidential candidate's eligibility as a

natural-born citizen. Many eligibility lawsuits from the 2008 and 2012 election cycles were dismissed in lower courts due to the challengers' difficulty in showing that they had standing to raise legal objections (My comment added: Which is B.S. because the President has a direct impact on every single citizen's life).

Additionally, some experts have suggested that the precise meaning of the natural-born-citizen clause may never be decided by the courts because, in the end, presidential eligibility may be determined to be a non-justifiable political question that can be decided only by Congress rather than by the judicial branch of government – **Wikipedia documentation extraction completed.**

### **It cannot be something Congress can manipulate!**

Again, the reason why the 'natural born citizen' was not defined specifically in the Constitution was because at that time, everyone knew what it meant, and it was an inherited right. It is not and never will be something that can be manipulated by a man-made act.

So, in that, we must refer to the original documentation in the Constitution:

"No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty-five Years, and been fourteen Years a Resident within the United States."

And, just as important, the reasons why they added this clause were due to the following:

Many of the founders and framers expressed fear of foreign influence on the person who would in the future serve as President of the United States since this particular office was singularly and uniquely powerful under the proposed new Constitution. This question of foreign influence was elevated when John Jay considered the additional power granted to the Presidency during times of war, that is when he serves as Commander in Chief of the military. Jay felt strongly that whoever served as President and Commander In Chief during times of war must owe their sole allegiance to and only to the United States.

Obama, for example, is an illegal president (and yes, I can prove it). Not only that, his allegiance lies with Islam and Marxism. To take a step back, we all know that just because someone is born a natural born citizen does not preclude that person from wanting harm to the United States, of course; nevertheless, it was imperative we found someone firmly loyal to the interests of the Nation of the United States (a.k.a. a Nation built on the Torah; where the rule of law restricts a government's role in the lives of its citizens, and where individual responsibility, and individual freedoms take precedence); for more information, please see the following video:

Why the Jews? Caroline Glick explains the roots of genocidal Jew hatred (But she also talks about what made the United States special);

### **[Why the Jews?](#)**

John Jay was an avid reader and proponent of natural law and particularly Vattel's codification of natural law and *The Law of Nations*. In his letter to Washington he said that the Citizenship requirement for the office of the commander of our armies should contain a "strong check" against foreign influence and he recommended to Washington that the command of the military

be open only to a “natural born Citizen”. Thus Jay did not agree that simply being a “born Citizen” was sufficient enough protection from foreign influence in the singular most powerful office in the new form of government. Rather, Jay wanted to make sure the President and Commander In Chief owed his allegiance solely to the United States of America. He wanted another adjective added to the eligibility clause, i.e., ‘natural’. And that word ‘natural’ goes to the Citizenship status of **one’s parents** via natural law.

### [Article II Facts - Ensuring Sole Allegiance to the United States of America](#)

In the above paragraph, the phrase ‘one’s parents’ is used, but as we’ll soon see, it is the father’s citizenship that matters. **But, the premise behind the ‘natural born’ clause was that they wanted a ‘strong check’**, and that the President and Commander In Chief during times of war must owe their sole allegiance to and only to the United States. We must herein note that Ted Cruz renounced his Canadian Citizenship in 2014.

But some questions just don’t go away: The Old ‘Natural Born Citizen’ question as being one of the requirements to serve as president, Article II, Section 1 of the Constitution states only that the president must be a “natural born Citizen” of the United States. Unfortunately (Or intentionally, and not Unfortunately), the Constitution fails to expand on the exact definition of **“natural born Citizen.”**

### [Born in Canada](#)

For clarification on what “natural born citizen” refers to, we must go to review what the framers meant. For that, we are now going to refer to two videos of two Constitutional Law Professors, one of which was Ted Cruz’.

This document in .pdf, and the two following videos, and the text in .pdf files to those videos can be viewed here:

### [Natural Born Citizenship](#)

### [Natural Born Citizen Explained!](#)

### [Laurence Tribe \(Cruz’ Law Professor at Harvard\) on Ted Cruz, Constitution, citizenship with Canada](#)

Below, I have summarized what I thought would be the most paramount statements in this topic:

**In the first video:** “When our Constitution was drafted and ratified everybody knew what a natural born citizen was...”

The framers KNEW what a natural born citizen was, and they knew they weren’t natural born citizens, so they had to exempt their generation from the requirement of being a natural born citizen. But after that first generation of presidents was gone, all subsequent presidents were required to be natural born citizens.

So, what is a natural born citizen? **In order to understand the GENUINE meaning of a TEXT, we must use the definition the framers use, otherwise, text becomes like Play-Doh;** they mean whatever you want them to mean, to get the outcome you want (a.k.a. progressivism, facts

have little merit if they go against the agenda). And congress could change the definition of terms in the Constitution from time to time by passing a law. Well, that's ridiculous.

When our Constitution was drafted and ratified everybody knew what a natural born citizen was. Vattel (Emer de Vattel) defined it in his book *The Law of Nations*. And we know from correspondence from Benjamin Franklin, and other sources, that the delegates to the convention of 1787 where this was drafted (the Constitution) relied on Vattel's book. It was a classic, studied in the Universities, and everybody knew it. Vattel said that natural born citizens are those born of parents who were citizens. It is necessary that they **be born of a father who was a citizen**. He goes on to say that the place of birth is not significant because it is our extraction who our parents were which gives us our rights as natural born citizens.

At about 5:00 in the first video above: "Another document from the time of our framing is David Ramsey's 1789 *Dissertation on Citizenship*. Ramsey was a Historian, a Founding Father, and a member of the Continental Congress. His dissertation on the manner of acquiring the character and privileges of a citizen of the United States was published in 1789. At the bottom of page 6, Ramsey says, 'The citizenship of no man could be previous to the Declaration of Independence, and as a natural right, belongs to none but those who have been born of citizens since the 4th of July, 1776'. So Ramsey sets forth the understanding of the time: that a Natural Born Citizen is one who is **"Born of Citizens"**. So, a natural born citizen inherits his citizenship from his parents. Just as he inherits his eye color, he inherits his citizenship. **No provision in the Constitution makes him a [natural born] citizen, and no act of Congress makes him a [natural born] citizen.** Just as no provision in the Constitution or act of Congress determines his eye color. **It's inherited from his parents, it's in his blood. Not an act of Congress."**

**In the second video posted above:** Ted Cruz' former Harvard Law School Professor has a few things to say about it:

.. Without amending the Constitution, or getting a definitive ruling from the U.S. Supreme Court, **it's just wrong to say, as Senator Cruz has tried to say, that it's a settled matter...**

... I call it the way I see it. And I think that this is about a lot more than whether Donald Trump will succeed in encouraging somebody to sue Ted Cruz, or whether anybody will yank Ted Cruz off the stage; that's not what I think is going to happen. **What this does is give us a window into the character of Ted Cruz, the sort of person he is with respect to the American Constitution.** What's intriguing— it was true even when he was my student years ago, **he used to believe in originalism. That is [that] the constitution always means what it meant when it was adopted, except when it's not convenient for him to mean that. I mean, this is a perfect example.**

If the Constitution always meant what he claims, namely, that if you've got an American mother, it doesn't matter where in the world you were born, you become a natural born citizen at birth; well then, why in the world did Congress need to pass a law dealing with **naturalization and immigration in 1934**, saying 'from now on, although it wasn't true before, if you have a mother who is an American citizen, that's good enough, so you don't need to get naturalized. Of course they weren't talking about legibility to run for president. **But what's intriguing is the way that Ted Cruz tries to prove that it's sort of an open and shut case;** not by looking at the original meaning of the Constitution was, he looks at all these events in the **1930s, and the 60s and 70s**, and what happened when John McCain tried to run for president, and so on.

That means that when the people who get hurt by an adequarian historically rigid view of the Constitution: gays, women, minorities; when the people who get hurt are those guys, he's an originalist, but **he's a fair weather originalist** because when the people who get hurt are Ted Cruz, by that philosophy, **he's kind of a weather vane on the subject. He's a fair weather originalist**, and I think that's what makes this really important.

The reason why I got into it wasn't that I got an axe to grind about Ted Cruz, or that I was looking forward to having Donald Trump quote me, it was because I care about the Constitution. **Ted Cruz claims to care about the Constitution.** When he studied it at Harvard he was at least consistent about it, **but now he picks and chooses an approach to the fundamental important American document that suits his purposes. And I don't think that we can afford to have the Constitution in the hands of someone who plays fast and loose with that fundamental law. That's why I care so much about this.....**

Note: Within a very short time of posting the above information, I would like to show you the differences between progressives and others searching for logic in their discourse:

Blogger #1

RazzBarry1

You are correct, Cruz is ineligible. The Framers were clear on Natural Born Citizenship.

"1) In 1969 Pinckney McElwee uncovered evidence in the House Committee notes from 1795 which indicate that the reason the reference to natural born citizen (NBC), included in the 1790 Naturalization Act, but entirely removed from the 1795 Naturalization Act, was that people would wrongly infer that that Act was actually intending that those born overseas outside the country were to become natural born citizens. Clearly Madison was not wanting to make natural born citizens of the children born overseas to American parents. On June 14, 1967, Representative John Dowdy introduced McElwee's unpublished article, "Natural Born Citizen" (pg 10), on the House floor, to the U.S. House of Representatives. Until recently, the import of this evidence has been largely unrecognized."

Notes about Blogger #1: Here he agrees (You don't have to agree with me, but if you don't you're probably wrong), and provides additional and useful information.

Blogger #2

Indeptex56

Actually Moron, numerous courts have ruled in favor of Cruz in the briefs before the courts.

Notes about Blogger #2: Here, it doesn't seem as though this person (or robot or drone) read anything above because I dedicated the entire first page to defining the very character of this style of blogger in my futile attempt to persuade reasonable people to reasonable arguments—either that, or he doesn't recognize the irony. A typical frontal attack, and No useful information. He calls me a derogatory something, which [attempts to] puts me low, and him/her high; I am beneath his intelligence, although I reason in plain English, and he/she reasons without intelligence—he is of the class of the Intelligentsia, as Thomas Sowell may suggest.

Blogger #3

Pattée Cross ✓ Nationalist

And lest we forget, what about the sudden disappearance of ALL ONLINE references to the precedent-setting, Supreme Court ruling on the definition of "Natural-born Citizen" in "minor vs. happerset" on justia.com???

## [Natural Born Citizen – Respecting the Constitution?](#)

Notes about Blogger #3: Now, at the time of this note, I'm still reading it because it's very useful information. In fact, the information is so useful in what I've written herein that I'd like to add a few extracts from it:

Extracted:

The Mr. Binney Funeral Humiliates The Reputation Of The United States Supreme Court.  
Posted in Uncategorized on February 7, 2012 by naturalborncitizen

**The lack of historical analysis evident in every judicial opinion which has discussed Obama's eligibility is staggering.** If you compare Judge Malhi's recent opinion in Georgia, and the Ankeny case from Indiana, to important citizenship decisions by the U.S. Supreme Court, it becomes clear what separates the men from the boys. In a word; research... .

U.S. Supreme Court opinions dodge nothing.

Of course, some of these decisions are obviously rigged to issue a pre-determined conclusion. The worst example of this is the racist holding in Scott v. Sandford. Still, the opinion doesn't run and hide like a sissy from tough issues. But in confronting the racial issue, the Court gave itself and the nation a disease which led directly to civil war.

Bad ass research and an intellectual capacity to delicately do ballet thereupon is what makes the Supreme Court's opinions stand out in contrast to their lower court peers. The SCOTUS gives the appearance of true legal authority. And it's this patented appearance of legal authority that the stability of the nation is grounded upon.

When that appearance of authority was humiliated in the Dred Scott case, all hell literally broke loose upon this country.

Unfortunately, in U.S. v. Wong Kim Ark, we have the second worst piece of stinky refuse the Court has ever passed wind upon. And the appearance of true justice has once again been utterly humiliated. Consider that Justice Gray was appointed by Chester Arthur, a man born of an alien father. And in 1898, when Wong was decided, had the public at large, and the Court at large, known that Arthur was born a British subject in the U.S., then there would have been no need to determine the citizenship fate of anyone else born in the country to alien parentage.

If alien parentage didn't stop old Chet from being President, why should it stop anyone else from being a citizen?

### **End of Extract**

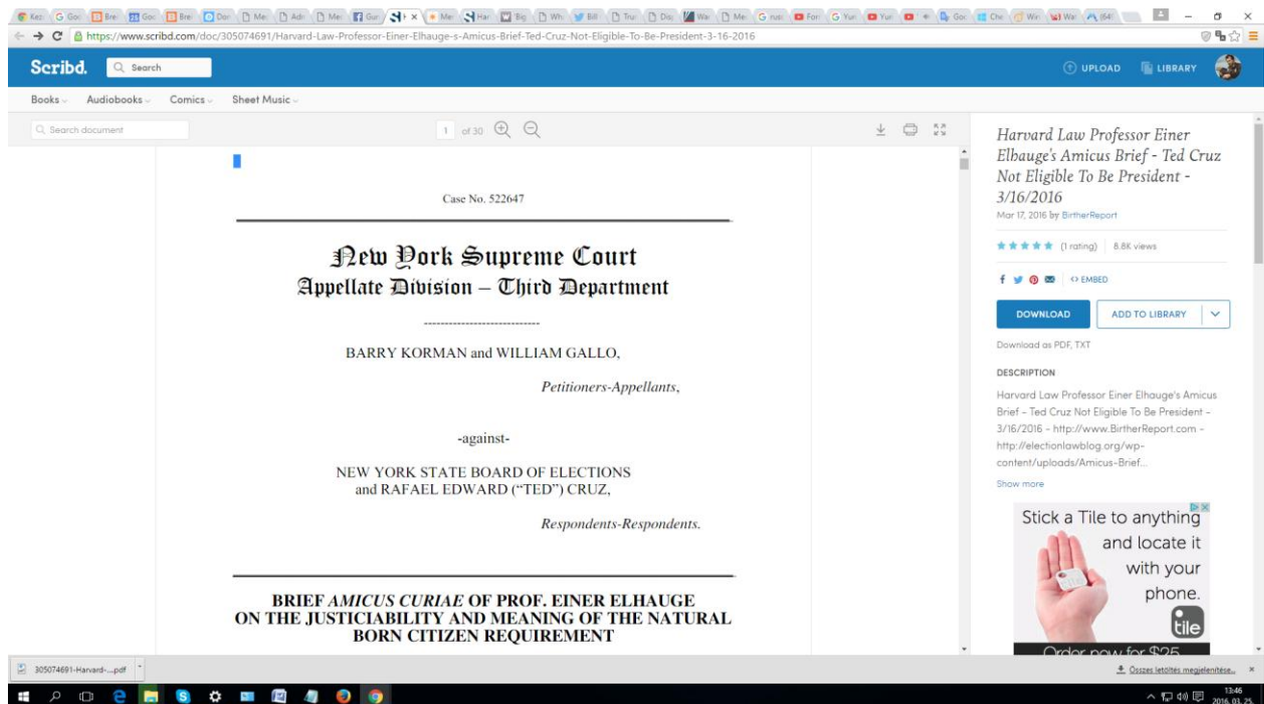
The article does also dive into the covering up of facts and the naturalization and natural born questions. My main point being that I have drawn my assertions, not based on opinions, but based on facts.

Now, a couple of other bloggers also provided additional and useful information, while progressives have thus far only provided a frontal assault on my mental state, arguments without arguments, and on a rare occasion, a futile attempt at presenting me with substance.

Even my nephew Nathan attempts to ridicule my assertions with disheartening, indolent refutations—arguments without arguments— even though my assertions are simply deductions based on the facts, whereas his assertions are based on scant copies of samplings without merit he found online. For readers who may be interested to see just a small sampling of how many times I’ve tried to provide reason which was rebuked by personal attacks against me, click on the following link (a bit unorganized, but lots of info):

[For-Ted-bots-2016-Feb-25 - pdf.file](#)

**Below is a lawsuit filed by another Harvard Professor:**



i TABLE OF CONTENTS STATEMENT OF INTEREST OF AMICUS ..... 1 I.  
 WHETHER TED CRUZ IS A NATURAL BORN CITIZEN IS NOT A POLITICAL QUESTION  
 ..... 1 II.  
 TED CRUZ IS NOT A NATURAL BORN CITIZEN ..... 7 CONCLUSION  
 ..... 25

**Blogger #4**

You see, this guy Trey Philmon is a Cruz supporter and we started going tit for tat on FB: I would provide a statement followed up by an example, and he would provide an attack, followed by another attack, starting with, but not ending with, 'After all of the vitriol hatred and spewing of lies from the Trump supporters, I think that the biggest source of evil comes from them. Trump can't win because his supporters have lied and attacked everyone else so much that none of them will ever join.'

Now here I state my general rule of thumb: I am in the habit of showing respect until someone steps over that boundary, and then I can be the most vulgar of them all, however, I will spare my

readers herein of those details. After a time, I told him I would challenge him on facts and evidence. He finally, after some days, sent me a list that he said I needed to examine. Now, I told him that I was going to do a detailed assessment and get back to him in a couple of days; however, when I revisited his initial introduction to his proposal, I also saw a lot of demeaning and personal attacks, and strong implications that he wasn't at all serious about having an adult to adult conversation, so I reneged on my offer to try and assert logical reasoning into the equation.

When I first saw his list from Glenn Beck, who has really become unhinged (and who I used to support), and therightscoop.com (a.k.a. therightpoop.com, and thewrongpoop.com, etc.), who I had had a personal relationship with, and who I used to support throughout the years until I saw the page's sharp turn to hell in every effort to avoid reason, and to support the Cruz train, which is also going to hell, I still wanted to have that discussion with a perspective of assessing the information objectively, even though I had already seen most of those articles and the biases in them prior. But upon further review, I revisited this Trey guy's assertion that he didn't have time to look at my documentation, which is complete with facts and deductive reasoning, I figured that I wouldn't bother with his either because he just didn't seem at all serious.

Nevertheless, I did open the one birther link that he sent, and quite honestly, I don't know whether we should be laughing or crying at his most utterly pathetic excuse for an example. Should I now quote the likes of Bertrand Russel or that of the Soviet spy Yuri Bezmenov, who have both defined this mental condition, where logic is trumped by assertions of which only Satan himself could be proud? Please see links below for those reference:

Stories of Consequence and Moral Dilemma:

[Bertrand Russell - snow is black - pdf.file](#)

What the former Russian spy Yuri Bezmenov has to say about this mental mindset (My assertion is that liberalism is a disease.)

[With Open Gates: The forced collective suicide of European nations](#) - Extended Cinematic 1080p

(With Russian Spy) - 14:40 - 15:30

[Yuri Bezmenov: Psychological Warfare Subversion & Control of Western Society \(Complete\)](#)

[Yuri Bezmenov: Deception Was My Job \(Complete\)](#)

[Former KGB Agent Yuri Bezmenov Explains How to Brainwash a Nation \(Full Length\)](#)

The one link that Trey says is proof that Ted Cruz is eligible to be president is here:

[Claims that Ted Cruz is not eligible are "pure speculation"](#)

On that page there is printed text to the video (I don't know if it's all the text), and then the video. The author of the page also puts in his quibs that are both frightening and of a real Ted-bot mental symptom. The lawyer is William Jacobson (The Founder of Legal Insurrection and College Insurrection [The definition of Insurrection may sound alarm bells in and of itself: An act or instance of rising in revolt, rebellion, or resistance against civil authority or an established government— you just can't make this stuff up], he's also a Clinical Professor of Law (whatever that means) and the Director of Security's Law Clinic at Cornell Law School).

The commentator says that 28% of Republicans believe Ted is not qualified to be president. And instantly Jacobson says, "That's scary (with a few chuckles)"- he's the smart one and we're all

the stupid ones, including the three lawyers I referenced above. See the belittling narcissism agenda of leftists (a.k.a. progressives, scary infatuation of one's own existence)?

The commentator asks, "So, natural born citizenship, this is not a settled thing?"

Jacobson: "I don't like the word 'settled'. I think that it is pretty clear that Ted Cruz and Marco Rubio fall within an acceptable definition, but I don't like the word settled because that presumes that it has been definitively decided by the Supreme Court, which it has never been decided. ... but by not liking the word settled, I don't think there isn't a legitimate dispute about it."

My comments: Say what? Liberal speak for Ted Cruz and Marco Rubio fall under an 'acceptable definition' even though it has not been 'settled' in court, even though I, Jacobson, the Lawyer of Insurrection, don't like that word.

Jacobson goes on to say "The term 'natural born citizen' is only used once in the U.S. Constitution, so there's no definition in the Constitution, so where you start ... are the words of it ... but here the words don't really help us very much because there's no explanation.."

And then he twists that into a term that is used frequently of "native born citizen". ... and this how you interpret any statute or any law, or anything, that you assume (to ASSUME makes an ASS out of U, NOT ME) they meant, by not using certain words... .

So now he twists the law of 'natural born citizen' and 'native born citizen' to mean the same. So, now we are talking about PLAY-DOH, being the term Law Professor Publius Huldah talks about. In fact, upon trying to find this lawyer's name, I found that she so succinctly rebukes the likes of the 'nullification deniers'.

Ref: [Constitutional Expert Publius Huldah Speaking to Campaign For Liberty Memphis](#)

- addresses nullification
- James Madison rebukes nullification deniers

If James Madison were alive today, he would be amazed to see how people who claim to be on our side are misrepresenting what he said on his two major papers on resisting tyranny by the Federal government. Law Professor Randy Barnett; Robert Levy of the Cato Institute; everyone, apparently at the Heritage Foundation; David Barton; Human Events; and Mark Levin insist that nullification is unlawful, is literally impossible, that only the Supreme Court decides what is unconstitutional, and that James Madison was deadset against nullification. These are the nullification deniers. THEIR CLAIMS HAVE BEEN PROVEN TO BE FALSE. To persist in their claims is intellectually and morally indefensible. ..

To get back on topic, and to make a longer story shorter, Jacobson, the Lawyer of Insurrection, says over and over again in so many ways that the law is not settled, and that HE DOESN'T KNOW WHAT IT MEANS. After 240 years you still don't know how to read the Constitution of the United States? This is Plah-Doh on ultra-drive.

Now that I've called this blogger Dimwit a few dozen times, I just need to emphasize a few points. Leftists (a.k.a. communists, 3 categories: 'Those who preach water and drink wine', those who are freeloaders, and those who are shoulder shruggers) argue without arguments (Ref:

Thomas Sowell's 'Intellectuals and Society'). They continually argue that the spot on the shirt really isn't that bad, when the whole damn outfit is rotten!

And finally after similar debates with this Ted-bot doofus on FB, Blogger #5's remark tells the truth of his passions (first the agenda, and then any logic that fits that agenda is good, and any logic that does not is rejected by all measures, which is a definition of an argument without an argument): Steve Crane: You realize no one is American. We are a nation of immigrants. We meld together to be Americans. To close borders.....is wrong. It reminds me of a police state. Vet a ton, but don't close the borders. No thx. And no I don't agree with Cruz statement of patrolling Muslim neighborhoods.

So there you have it. No one else can provide an argument against the facts because the assertions I have presented above are not of my own opinion, but they are simply facts, and undeniably so.

If the Law Professor Randy Barnetts, the Robert Levys of the Cato Institute, those of the Heritage Foundation type, the David Bartons, the Human Events, and the Mark Levins of the world could have their say, then Prince Hashim bin Hussein of Jordan with an American mother could be the President of the United States too!

Additional Extra and Excellent Articles are linked below. My paper has gotten a bit lengthy, so I won't summarize them further, but be informed! I've copied them onto my website so the information wouldn't get lost. More Excellence in logical reasoning!

Addendums:

1. [Should We Elect An American President?](http://www.gunlaws.com/Should%20We%20Elect%20An%20American%20President.htm) - The "Natural Born Citizen" Issue Explained  
It's not a court issue—the Founders defined it—we've just forgotten.  
WHITE PAPER - February 24, 2016 - by Alan Korwin  
The Uninvited Ombudsman (GunLaws.com)  
<http://www.gunlaws.com/Should%20We%20Elect%20An%20American%20President.htm>
2. [WE'RE ALL RUTH BADER GINSBURG NOW](http://www.anncoulter.com/columns/2016-01-13.html) – the Birther Issue - January 13, 2016 -  
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<http://www.anncoulter.com/columns/2016-01-13.html>
3. What's a '[Natural Born Citizen](#)' and why a U.S. President Must Be One, with KrisAnne Hall
4. [Ted Cruz Has No US Citizenship Of Any Kind](#) – One Week To Drop Out - Posted on April 11, 2016 by Rick Wells in 2016 Election, Politics, Senator Ted Cruz

Constitutional Attorney Steven Pidgeon joined JB Williams for a discussion of the threats to our Constitution and our sovereignty from the Globalist cabal who, if we fail to stop them this election, will have succeeded in stealing the country from the American people. Cruz is chief among those globalist threats.

Williams says, "For years we've been talking about election fraud, we've been talking about dead voters, we've been talking about felon voters, we've been talking about illegal alien voters, okay? We're not talking about that anymore, we're talking about stupid voters. We're talking about people who are American citizens, who do have a right to vote and are not smart enough to tie their own shoes if they think a guy whose Canadian born is eligible to be a US president, without any documentation whatsoever."

Williams puts the campaign on notice, saying, "If Ted continues on, within the next two weeks, I'm going to make a prediction. Within the next two weeks, if he is still in this race, we are going to release the files we have. Two weeks from tonight and we will bury Ted Cruz forever in American politics."

He says, "I'm sick of it, I can't believe we actually have to take this guy down this way, I cannot believe the American people are not smart enough to figure this out on their own, but they're not; so we'll figure it out for them." He adds, "If we have to expose this guy, if we have to expose this guy in order to stop him from defrauding this nation then we are going to do that. I hope somebody with Ted is listening tonight, I hope you go play this for him, send him the podcast, make sure he understands he's got two weeks to come clean with the American people or we're taking him down."

5. [Purported Factual Cruz Citizenship Timeline](#)

Although I've already unequivocally put the 'natural born' baby to rest—which does not rest well in Ted's favor, there is also a debate as to whether Ted is even a legal naturalized citizen, which would make his seat in the U.S. Senate illegal, if Ted doesn't have legal citizenship; and even his residence in the United States may be illegal.

Although I've spent all the time I have time for on this matter, the 'naturalized citizen' debate may become a hornet's nest in and of itself. Ted's history is confusing, and many resources state that Ted has sealed his records, nor has he provided the Federal Election Commission with decisive paperwork that I can see. Ted's mother, Eleanor Darragh Wilson, has also had her records sealed.

Ted's mother, it seems, was registered to vote in Canada, so there is a debate about whether she relinquished her United States citizenship or not, and whether she resided in the United States for the required duration, and whether proper papers were filed on Ted's behalf.

To ensure the integrity of my work here, I wouldn't want to speculatively side one way or another on that one, but there are many unanswered questions that should be answered.

I've just stumbled across more on the 'naturalized citizen' status, and after reviewing it, it does appear that Lyin' Ted Cruz isn't even a United States citizen, but you can be the judge on that—I don't have the time to check every fact, but the cross references do match.

Then there is the matter of principles of the laws; even if there are loopholes that make it legally possible to do something, there are moral and ethical questions of whether they should still be done; the nullification of the principles of laws shouldn't be had simply because there are no legal repercussions. It is imperative that our elected officials have loyalty to none other but the United States—all of them.

**What is quite clear, however, is the vulgarity of the man: "Let me be clear: Donald Trump may be a rat, but I have no desire to copulate with him" - Ted Cruz. And the vulgarity of the masses of so-called 'Christians' who march to his tune.**

[More Cruz family drama: mother's first husband is an ex-pat Texan in London](#)

[U.S. Citizenship and Immigration Services - Citizenship Through Parents](#)

6. [Breaking: Cruz is Not legal US citizen, it's all over for him! - April 13, 2016](#)

<http://departed.co/breaking-cruz-is-not-legal-us-citizen-its-all-over-for-him>

The debate over whether or not Senator Ted Cruz is eligible for the U.S. Presidency is about to end. It has now been confirmed that Senator Ted Cruz is neither a “U.S. natural born Citizen” or a “legal U.S. citizen.”

According to all relative legal citizenship documentation available at present, Senator Ted Cruz was born Rafael Edward Cruz, a legal citizen of Canada on December 22, 1970 and maintained his legal Canadian citizenship from birth until May 14, 2014, 43 years later.

The Cruz Campaign for the U.S. Presidency has claimed that Senator Ted Cruz was a “citizen at birth” via his U.S. mother and a “dual citizen” of both Canada and the United States in 1970 and that by renouncing his Canadian citizenship in 2014, he would become eligible for the Oval Office.

There are several problems with this claim... which make the claim false

“citizen at birth” is a 14th Amendment naturalization term based upon “All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside.”

Senator Cruz was born in Canada, subject to the jurisdiction of Canada. Further, any U.S. citizen by virtue of the 14th Amendment only, is a “citizen” and not a “natural born Citizen,” as you will see below. (Source is Cornell Law on the 14th)

“dual citizenship” was prohibited in Canada in December 1970. (Source is Canadian Law)

From May 22, 1868 until December 31, 1946, all residents of Canada were British subjects. There was no such thing as a Canadian citizen or Canadian citizenship until January 1, 1947.

From January 1, 1947 until February 15, 1977, Canadian law prohibited “dual citizenship.” Foreign parents giving birth to a child in Canada in 1970 were forced to choose between Canadian citizenship only, or citizenship in another country, and to declare that with Canadian officials at the time of birth. The parents of Ted Cruz chose and declared “Canadian citizenship” for Rafael Edward Cruz.

United States laws make it possible to be a legal U.S. citizen by only the following means...

a) NATURAL BORN CITIZEN – “As the society cannot exist and perpetuate itself otherwise than by the children of the citizens, those children naturally follow the condition of their fathers, and succeed to all their rights. The country of the fathers is therefore that of the children; and these become true citizens merely by their tacit consent.” (The Natural Law as understood by the Founders in Article II of the US Constitution)

b) NATIVE BORN CITIZEN – All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. (The 14th Amendment definition for “citizen”)

c) NATURALIZED CITIZEN – the legal act or process by which a non-citizen in a country may acquire citizenship or nationality of that country. It may be done by a statute, without any effort on the part of the individual (aka anchor baby), or it may involve an application and approval by

legal authorities, (such as a Consular Report of Birth Abroad (CRBA) form filed with the US State Department at the time of birth). (This includes “anchor baby” or “citizen at birth” born here or abroad, under the 14th) Source is U.S. State Department

“dual citizens” are prohibited from being “natural born Citizens” as it pertains to Article II requirements for the Oval Office.

As the stated purpose of the Article II “natural born Citizen” requirement for the Oval Office is to prevent anyone with foreign allegiance at birth from ever occupying the Oval Office, and all “dual citizens” at birth are born with “dual national allegiance” at birth. The mere condition of “dual citizen at birth” would be a direct violation of the known purpose and intent of the natural born Citizen requirement in Article II. Source is a letter from Founder John Jay in proposing the NBC requirement for the Oval Office.

Notes: To see the full text of this article, please follow the link above.

7. **MONDAY, APRIL 11, 2016**

TED CRUZ IS NOT NOR HAS HE EVER BEEN AN AMERICAN CITIZEN...

Rafael “TED” Cruz’s eligibility - The whole sordid affair

<http://giveusliberty1776.blogspot.hu/2016/04/ted-cruz-is-not-nor-has-he-ever-been.html>

8. [Fox News Declares Ted Cruz Ineligible To Be POTUS Due To Birth In Canada](#) - Published on Mar 9, 2013

9. [Heidi Cruz Confronts Fiorina For Sleeping With Lyin’ Ted Cruz](#) - Greenville, Indiana Saturday, April 30, 2016

The article has it that "...Later that Saturday afternoon, Stuzman, Fiorina and Cruz, braved the rain on the footsteps of the Hancock Courthouse in downtown Greenville, to pitch their campaign spills to a small crowd of people.

Obviously, Heidi Cruz, still very emotionally upset from her earlier altercation with Fiorina, made the following statement, calling her husband an ‘Immigrant’

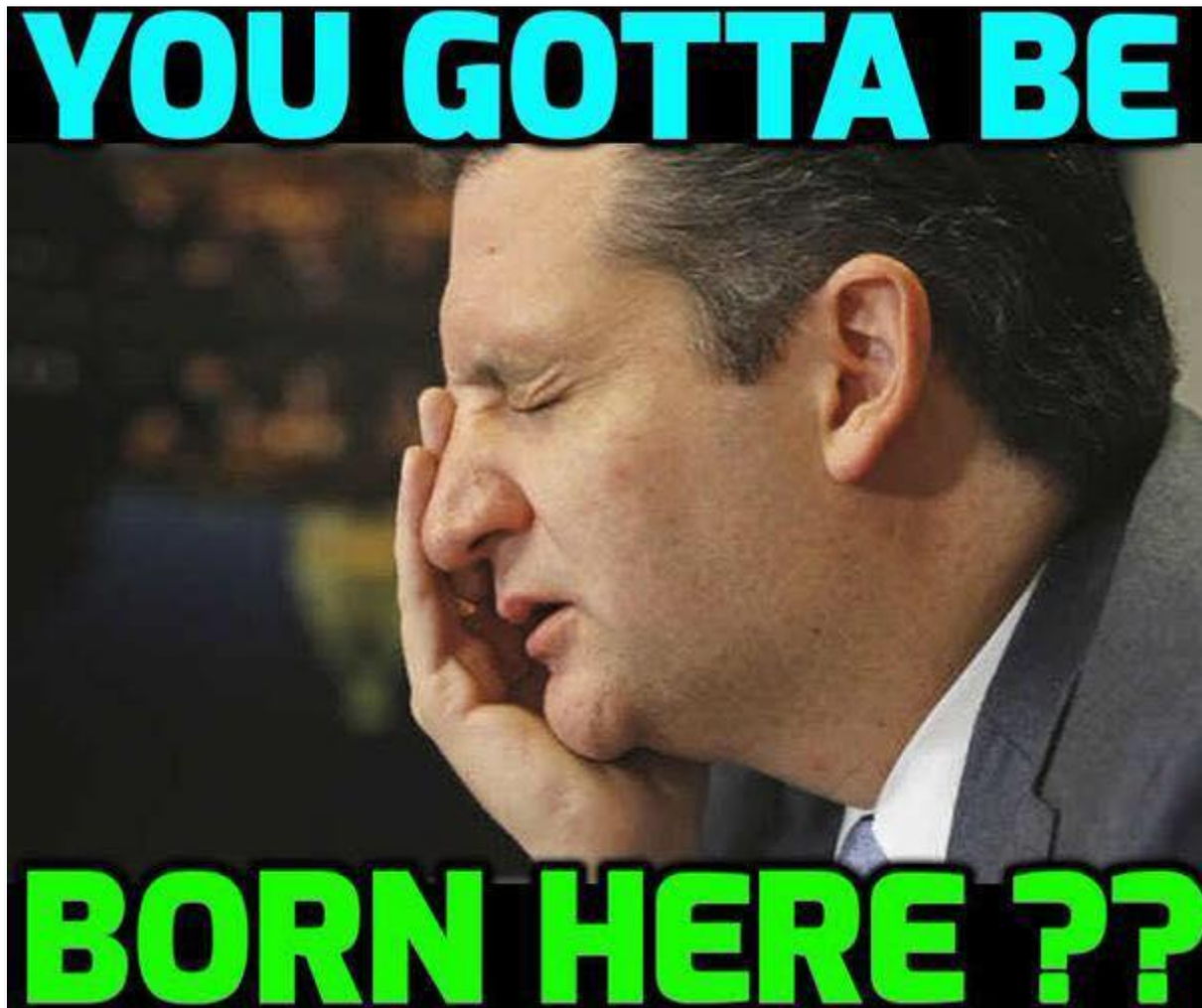
‘... Do you know that Ted has been winning the millennial vote in state after state? He’s been winning the women’s vote in state after state. Ted is an immigrant. He is Hispanic. He can unify this party. ...’

10. [Heidi Cruz "Ted IS an IMMIGRANT" - Ted Cruz on Illegal Immigration](#) (Fox, Publius Huldah, Carl Cameron, Heidi Cruz; and Ted reveals his globalist agenda and amnesty program)

11. [Heidi Cruz: Ted Is An Immigrant! - The Alex Jones Channel](#)

12. [\[FULL INTERVIEW\] Ted Cruz Interviewed by Chuck Todd On "Meet The Press" \(5/1/2016\)](#)  
(3:40 - Carly finds it odd that Ted didn't renounce his dual citizenship until ...)

13. [Natural Born Citizen Crisis - Presidential Usurpation](#)



"From the US Constitution: "No Person shall be a Senator who shall not have attained to the Age of thirty Years, and been nine Years a Citizen of the United States."

Cruz was a citizen of Canada just two years ago. He is ineligible to be a Senator, much less a POTUS.

Make this go viral. Contact your Representatives. Contact Rush Limbaugh, Mark Levin, Paul Ryan.

Step down Mr. Cruz. You have been a fraud your entire life.

FYI -- I grant permission to copy this and post it in your page.

#VoteTrump2016. Get America back.

~Evie Ryan~

DIVISION OF VITAL  
STATISTICS



DEPARTMENT OF HEALTH  
EDMONTON

## Certificate of Birth

This is to Certify that the particulars of the unborn birth which is recorded in this Department are as follows:

Name RAFAEL EDWARS CRUZ Sex Male  
Date of Birth 22nd December 1970 Place of Birth Calgary, Alberta  
(Day) (Month) (Year)  
Name of Father Rafael Hernandez Cruz His Birthplace Havana, Cuba  
Name of Mother Honour Elizabeth Wilson Her Birthplace Wilmington, Delaware, U.S.A.  
Before Marriage Honour Elizabeth Wilson Her Birthplace Wilmington, Delaware, U.S.A.  
Occupation of Father Geophysical Consultant  
Registered at Calgary on 11th December 1970 Record No. 70-08-01206  
(Day) (Month) (Year)

Given under my hand and seal of the Director at Edmonton, Alta

Twenty-first day of January 1971

*J. Calvert*  
DIRECTOR



332334