



American Resistance Party

How long will you wear the chains of your Masters?

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**FOR IMMEDIATE RELEASE
ACTION ALERT**

**1895 NEWSPAPER:
Natural Born = Not Alien**

12/23/16 – EDWARD C NOONAN, Former 2012 & 2016 Presidential Candidate alert:

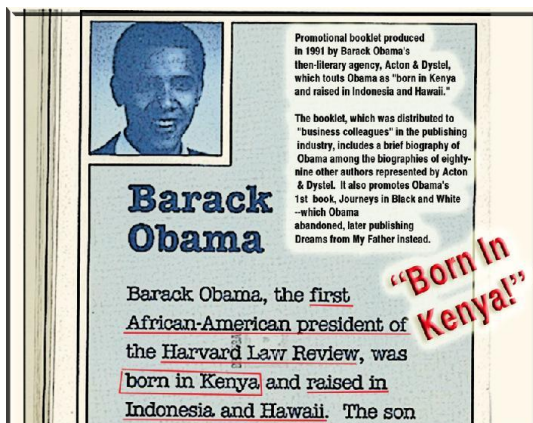
For the past 220 years it was well known that the Founders of the United States knew what a NATURAL BORN CITIZEN was.

Vattel – LAW OF NATIONS (published 1758)

§ 212: *Natural-born citizens are those born in the country of parents who are citizens – it is necessary that they be born of a father who is a citizen. If a person is born there of a foreigner, it will be only the place of his birth, and not his country.*

The Founding Fathers used this definition when they wrote Art II, Section 1, clause 4 of the US 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.”



Soetoro (aka BHO) declares in his own book bio, claims that he was BORN IN KENYA. (see left) This proves Soetoro was born in an alien country. He violates Vattel's definition and the Constitution.

And Soetoro's school records show that he became a citizen of INDONESIA (an alien country). This clearly prevents Mr. Soetoro from ever being able to be a candidate for POTUS.

Soetoro's birth father, B. Obama Senior (Kenyan tribesman) was an alien. Soetoro was NEVER qualified to be POTUS.

AMERICAN CITIZENS.

THOSE WHO ARE NATURAL BORN AND
THOSE MADE BY LAW.

The Former Only Are Eligible to the Office of President—Opinions of Leading Authorities Upon the Subject—Morse, Who Dissents, Is Short on Argument.

Kindly inform me whether a child born of American parents under the following circumstances is recognized as an American citizen or not: Case 1.—The child is born upon high seas. Case 2.—The child is born in a foreign country. An argumentative decision.

Answer.—Our correspondent, we apprehend, does not ask for all he wants. We will endeavor to enlighten him, however, on points which seem to have invited dispute, regarding eligibility of certain classes of citizens to the office of president of the United States. The child of a citizen born on the high seas under the American flag is a citizen of the United States and eligible to the presidency. The child of a citizen born in a foreign country is a citizen of the United States by law, but is not eligible to the presidency. The argument is in the constitution of the United States, which provides:

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 35 years and been 14 years a resident within the United States.

States.

The difference of opinion existing rests upon the meaning of "a natural born citizen." On this subject Paschal, regarded as one of the highest of legal authorities, says, "A natural born citizen (is one) not made by law or otherwise, but born." Bates on "Citizenship" (10 op., 382) limits the "natural" members of the body politic to "the people born in the country," and he repeats this, confining the meaning to "every person born in the country." Kent says, "Nativity furnishes the rule." Story on "The Constitution" says, "Considering the ages of all such—i. e., those who are alien born and citizens when the constitution was adopted—no person of foreign birth can now ever be president under this constitution." Morse, on "Citizenship" (page 125, section 90) says: "A natural born citizen is one not made by law or otherwise, but born. The constitution does not make the citizens. It only recognizes such of them as are natural, home born, and provides for the nationalization of such of them as are alien, foreign born, making the latter, as far as nature will allow, like the former. The expression 'natural born citizen' recognizes and reaffirms the universal principle common to all nations and is as old as political society—that the people born in a country do constitute the nation, and as individuals are natural members of the body politic." Now, a citizen is, first, natural born. Children born within the allegiance of the United States are natural born citizens. Second, made a citizen by

Citizens had been taught the Vattel definition of NATURAL BORN CITIZEN for nearly 200 years before Mr. Soetoro decided to violate the United State Constitution.

The last paragraph in the Provo UT article above states, "The expression 'natural born citizen' recognizes and reaffirms the universal principle common to all nations and is as old as political society -- that the people born in a country do constitute the nation, and as individuals are natural members of the body politic."

In Soetoro's case, he claims to have been born in alien Kenya, so not natural born!

giance of the United States are natural born citizens. Second, made a citizen by statute. Children born of American parents outside of this jurisdiction are made citizens by statute (United States Revised Statutes, section 2172) and are not citizens natural born. If there was no statute, they would not be citizens. The Journal of Commerce, Nov. 13, 1889, stated the case as follows:

They argue that, as a child born abroad of an American citizen is by act of congress invested with the full rights and privileges of citizenship, therefore he is a citizen by right of birth and is a natural born citizen and eligible to the presidency of the United States. But they overlook the fact that he is not a citizen by right of birth alone, but is made a citizen on account of his birth by act of congress. He is not therefore a natural born citizen, but a citizen made by the law. If he was a natural born citizen, there would have been no necessity for an act of congress investing him with citizenship. A person born out of the allegiance of the United States is therefore made a citizen by law, is not natural born and can not be legally elected president without a change in the constitution.

There was an old feudal doctrine under which the ambassador of a country to another carried with him a box of soil from his native land, and in the event of necessity he would put the box in position, and standing upon it assume that he was on his native heath for the time being. That, we believe, is no longer in practice. As to the officials representing the government of the United States in foreign countries, they are in no way superior to other American citizens, because in the United States there is no rank above citizen.

is no rank above citizen.

In order that the reader may clearly comprehend why children of American citizens born abroad are not eligible to the office of president, the following clause of the United States Revised Statutes is given:

The children of persons who now are or have been citizens of the United States shall, though born out of the limits and jurisdiction of the United States, be considered as citizens thereof (section 2172).

The difference between a citizen made under this provision of law and a natural born citizen is the difference of one born out of the limits and jurisdiction of the United States and one who is born within such limits and jurisdiction. It is the difference between an individual who needs the law to make him a citizen and one who is a citizen by the mere circumstances that he was born and exists. The opinions of Paschal, Story, Bates and Kent have been advanced, and Morse, although maintaining that a citizen made by the law, as quoted, is eligible to the presidency, has not succeeded in stating his position so as to support his theory. His statement clearly sustains the popular interpretation—that of the highest and leading authorities in law.—Brooklyn Eagle.

Berlioz.

Berlioz was made miserable by his wife. He married Miss Smithson, an actress many years younger than himself. She had prolonged fits of jealousy and ill temper, ruined him by her theatrical ventures and finally fell from a carriage and broke her leg, thus ending her artistic career. Berlioz bore with her in patience until she finally left him. He was a tall man, of stern aspect and very dignified. In spite of his immense musical abilities as a composer, he could play no instrument except the violin, and that very badly.—*ibid.*

The Provo, UT article (above) continues and at the top of the 2nd column it is stated: "...children born abroad are not eligible to the office of president..." This matches up with the Founding Father's definition from Vattel.

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