KEYES V. BOWEN  
Stalks Ted Cruz & Marco Rubio

February 16, 2016 – The American Resistance Party states the following:

There appears to be a new law in the land which has been decreed by the Judges of the California. We the People have been instructed as to who now has the "duty" to investigate and vet POTUS candidates. This royal decree can be found in Keyes v. Bowen:

189 Cal.App.4th 647 (2010) - 117 Cal.Rptr.3d 207
ALAN KEYES et al., Plaintiffs and Appellants, v. DEBRA BOWEN, as Secretary of State, etc., et al., Defendants and Respondents.
No. C062321.

"Any investigation of eligibility is best left to each party, which presumably will conduct the appropriate background check or risk that its nominee's election will be derailed by an objection in Congress, which is authorized to entertain and resolve the validity of objections following the submission of the electoral votes. (3 U.S.C. § 15.)[3]"

"661*661 Indeed, in a case very similar to this one, the United States District Court for the Northern District of California dismissed a challenge to John McCain's citizenship, holding that presidential qualification issues are best resolved in Congress. (Robinson v. Bowen (N.D.Cal. 2008) 567 F.Supp.2d 1144, 1147.)"

"(7) The federal court noted that title 3 United States Code section 15 sets forth a process for objecting to the President-elect, and the Twentieth Amendment provides that, "if the President-elect shall have failed to qualify, then the Vice President-elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President-elect nor a Vice President-elect shall have qualified, declaring who shall then act as
President, or the manner in which one who is to act shall be elected, and such person shall act accordingly until a President or Vice President shall have qualified."

[end quote]

This decree is located in the Keyes v. Bowen (at the end of the RULING, II Section 6 and 7). Here the Court of Appeals of California, Third District clearly states that ONLY the parties have the duty to vet their candidates or else "...risk that its nominee's election will be derailed by an objection in Congress..."


So, my plan is simple. As founder and National Committee Chairman of the American Resistance Party, I am entering the race as a write-in candidate for the office of POTUS. As a candidate of the office, I will have standing to challenge the eligibility of any of my fellow non-eligible candidates. Hence, I plan to challenge the candidacy of Mr. Ted Cruz, and Mr. Marco Rubio. The suit will be brought against the Republican Party for failing to vet their candidates as per the ruling in Keyes v. Bowen. The candidates themselves will also be named as respondents.

I would be pleased to accept any legal donations that you are able to make. Please send to paypal account at ednoonan7@gmail.com or snail mail at: EDWARD C NOONAN c/o AMERICAN RESISTANCE PARTY HQ - 937 N. BEALE RD #C-119, MARYSVILLE, CA 95901.

The courts have ruled that the Secretary of State of California does NOT have a duty to uphold the U.S. Constitution. They ruled in Keyes v. Bowen:

(8) For the reasons stated above, plaintiffs have not established that the Secretary of State has a ministerial duty to investigate and determine whether a presidential candidate is constitutionally eligible to run for that office. Thus, we need not address any of plaintiffs' challenges to the trial court's alternate grounds for sustaining defendants' demurrers.

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If you'd like more information about this topic, or to schedule an interview with Mr. Edward C. Noonan, Founder and National Committee Chairman: American Resistance Party, please call 530-777-3474 or email at: ednoonan7@gmail.com Forward this email to 10 of your friends for a "free gift." (bcc us for proof of your referral.)

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