TED CRUZ: ‘Reject Texas Birther Challenge’

March 5, 2016 - Newsmax.com posted an article online titled, "Cruz Asks Judge to Reject Texas Birther Challenge." They report:

“Republican presidential candidate Ted Cruz asked a federal judge in Texas to throw out a birther challenge to his eligibility to serve, saying there’s no legal basis to question his status as a “natural-born” U.S. citizen.”

“Cruz, who was born in Canada to an American mother and a Cuban father, rejects arguments that he’s disqualified to serve as president because he wasn’t born in the U.S. The senator claims it’s settled constitutional law that American citizenship is conferred on children the moment they’re born to U.S. citizens living abroad. Cruz’s family returned to Texas when he was a child, and he has renounced the Canadian portion of his dual citizenship.”

Read more at Newsmax.com http://www.newsmax.com/Headline/cruz-birther-suit-reject/2016/02/22/id/715592/ixzz422Ydht2k

The American Resistance Party declare that Mr. Cruz is either a dishonest lawyer, or else he is totally ignorant of the Constitutional issue at stake here.

He may be correct that the US Supreme is ignorantly declared that the 14th Amendment has allowed “anchor-babies” within the United States. The author of the 14th Amendment, Senator Jacob M. Howard of Michigan (1866) promised that this amendment would not apply to “foreigners or aliens.” Therefore Cruz says that since the US Supreme Court has adulterated the Constitution so therefore he then can claim to be “citizen.”

The Founder of the American Resistance Party, Edward C Noonan has brought such a “birther case” all the way to the US Supreme Court. In each lower court,
their cases got "dismissed" when the judges were too cowardly to actually RULE on the case, or when lawyers are cowardly (though brilliant) and sly enough to use the system against itself by invoking things like "court does not have jurisdiction", "claimant does not have standing", and a whole host of other loopholes. So just because a case gets dismissed BY NO MEANS proves that there is no MERIT to the case.

A Constitutional patriot with the pen-name ENFORCER writes the following in Newmax.com:

“... And the fact is, there IS merit to the case. I would LOVE to have someone like Cruz win, but it MUST be legal, and unfortunately Cruz is NOT a "natural born" citizen in the CONSTITUTIONAL sense. It is true that in modern times babies born to a US citizen, even when born abroad are CITIZENS, but that is a FAR CRY from a NATURAL BORN citizen!!!

“The very fact that he had DUAL CITIZENSHIP and had to “RENOUNCE IT”, is all you need to know if you understand the constitution and what the founders were concerned about. They were trying to avoid the EXACT situation that we have with Obama, where there is divided loyalty. There is SO much proof that Obama is NOT a natural born citizen, regardless of WHERE he was actually born, because his FATHER was NOT a US citizen, so at the VERY least he was born with dual citizenship, and that ALONE disqualifies him from being considered "natural born".

The REAL issue is not WHERE he was born, but whether BOTH parents, and PARTICULARLY the FATHER was a us citizen. In this day and age I believe BOTH parents should be us citizens, but in constitutional times women were generally not allowed to vote and were not really taken into consideration with such things, so it was the FATHER that was required to be a US citizen, but today it really should include BOTH parents.

Otherwise you run the risk of a child being raised with divided loyalty, and just as Obama had PROVEN over and over that he is a MUSLIM, in HEART at the very least even if not by actual "faith", and he publicly stated he would "STAND WITH THE MUSLIMS", and he truly has, over and over. He has done so much to “fundamentally change this country” with respects to how Muslims have been treated in comparison to ANY OTHER ethnic group, religion, or country. THAT is exactly what the founders were concerned about when they penned the words that a person MUST be a "Natural born" citizen in order to be qualified to become president.

Sad, in the case of someone who really DOES love America such as Cruz, and who could potentially do much good, but even someone such as that MUST abide by the rules, and unfortunately the constitution is CLEAR regardless of whether Cruz, or Rubio for that matter, want to accept that. So it’s not surprising that he would MUCH rather have the case dismissed as opposed to SETTLING it in court. Obama has done the EXACT same thing, dozens of times. NEVER has a court ruled on the true, actual merits of the case. In EVERY case some type of loophole or privilege etc has been invoked and the American people have NEVER had the chance to have ALL the FACTS heard, and ruled on!!

The American Resistance Party urges ALL to resist the corrupt court system.

###

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.” (bec us for proof of your referral.)

Permission to reprint in whole or in part is gladly granted, provided full credit is given.