

Obama: An Adopted Citizen & Illegitimate President.

Most children are born as natural members of their family.
Some are not, but become members by legal adoption.
Most citizens are born as natural members of their nation.
Some are not, but become members by legal adoption.

Their adoption is via naturalization law, and effected by the procedures required by that law. Some alien-conceived members of the nation, by being born within the nation, are legally recognized as members immediately upon birth. But they are not natural members of the nation because they were not born of its members but of outsiders. They must not be conflated with the other 96%+/- of children born in America to members of the American family. They were not adopted. They are known as “natural born citizens” and labeled such by the U.S. government.

If foreign parents are legal members of American society then children born to them obtain that which they do not possess and have no natural right to possess. Thanks to the naturalizing authority of the 14th Amendment, they obtain membership via automatic national adoption, -being naturalized at birth rather than later in life (as their parents may seek).

The two forms of membership from the beginning of life are essentially identical, but with one infinitesimal difference. Like children born of surrogates, the children of immigrants aren't natural members of the American national family but are automatically adopted from the day they are born.

They are labeled by the government as the “native-born” citizens because it is unacceptable to label them as they were labeled in England, which was “alien-born subjects”. Calling new American citizens “alien-born citizens” would carry a negative connotation that would be undesirable.

The “native-born” are the ones granted citizenship via the 14th Amendment because their parents are legal, State Department-sanctioned permanent-resident immigrants and they themselves were born in the United States. They are not natural born citizens but they are naturalized constitutional citizens and equal to natural citizens in every way under the sun,...except one.

It involves an office held by only one in 315 million people. That office is the office of President of the United States and wields the power of the Commander-in-Chief. Only a “natural born citizen” may hold that office and position. Constitutional native-born citizens may not because they are Americans by adoption, and not by nature. They are not full-blood members of the American family. They are half-blood brothers whose foreign father, with a foreign nationality, render them ineligible to be the American President.

Bar'ack Hussein Soetoro-Obama Jr. is neither a natural American nor one of those adopted constitutional citizens because his citizenship was not bestowed by the 14th Amendment. He does not qualify for citizenship by it since it was not written to apply to children through their mother, but only through their father (as it had been since the founding of the nation).

But due to the 19th Amendment, by which women gained the right to vote, they also eventually gained the right to have their children inherit their American citizenship if their father happened to be a foreigner. That had never been previously allowed in American history.

Citizenship was always conveyed by patrilineal descent. The children were born with the father's citizenship and his name, not the mother's, since he had always been the head of the family, and represented it socially and politically. Then, due to changes in nationality law occurring in the mid-20th century, children of mixed nationality marriages began inheriting from both parents, and dual-citizenship became possible from birth.

Obama Jr. obtained his citizenship not by being born in the U.S. under the 14th Amendment but on a provisional basis by a statute that was never written, -at least not in a form that directly applied to his birth circumstance (foreign father, American mother, U.S. birth). Instead it was written for birth to an American mother and foreign father outside of the U.S.

It was never written because it was incorrectly assumed that all native-born children with a foreign parent were automatically deemed to be U.S. citizens due merely to the fact of being born within U.S. Jurisdiction. But that assumption, made by an Attorney General, was false from the very beginning over 110 years ago.

It was false because children of non-immigrants do not fulfill the second requirement of the 14th Amendment, which is that in addition to being born in the U.S., one must be born to a father who is fully subject to the authority of the federal government, as only citizens and immigrants are. Foreign fathers who are not permanent members of American society are still fully members of their own society and nation, and under its political jurisdiction exclusively. Their relationship to the U.S. Government is via treaties, State Department policies, and the Law of Nations, -*not* via naturalization law nor immigration law. *

So lacking an immigrant father, Obama Jr. was born without 14th Amendment citizenship. But the government still has not figured that out. It's not their job to do so. Their job is to simply apply "the law" as they received it from those who preceded them, and not question the validity of what they've received. Their job is "to do or die, and not question why". "The Law", as they received it, has continued the error made at the end of the 19th century following a Supreme Court opinion that American-born children of immigrants are made U.S. citizens via the 14th Amendment. But what the court did *not* declare was that the children of *non*-immigrants are also U.S. citizens.

The subtle but enormous import of the error of assuming that that court opinion also applied to children born of non-immigrants was never recognized by anyone in a position to fix it, and so it has been perpetuated generation after generation after

generation because no one ever questioned it and challenged it. Instead of being corrected, it became "the law of the land". But eventually it became hugely significant thanks to An unforeseen massive invasion of illegal aliens into the country, -migrants and illegal immigrants, who gave birth here. Those "legal citizen" children, through all the Hispanic voters connected to them, will determine who the next President will be, and thereby determine the fate of our nation.

The world of our founding fathers was a world that was very defective. Defective in the way England treated them, and in the way the American well-off treated other human beings by holding them as slaves. It was a defective age due to what humans denied to their fellow humans.

Today we also live in a defective world. One way in which it is defective in America is the opposite of the defect present back when slavery was perfectly legal. Today the travesty isn't in what we deny to people but in what we foolishly feel obligated to surrender to people, -to those who have no natural right to what we mindlessly bestow, namely the prize of American citizenship.

It's bestowed without any principle behind why it is bestowed. The United States is one of the only nations on Earth foolish enough to do such a thing. Being born within U.S. borders is not a principle, it's merely an event that occurred thanks to a pregnant woman happening to be present at delivery within the physical territory that we claim as ours. That fact has no connection to any principle. Principles have their origin in the natural realm or in natural rights. Place-of-birth determining one's citizenship is not connected to either of those two. It's merely a simple fact to which no natural right is connected.

So we have those who blindly, foolishly, and mistakenly are assumed to be Americans when they have no natural nor legal right to membership in the American nation.

And we have those who have no natural right, but have a legal right, -a constitutional right via the 14th Amendment, making them adopted citizens.

And then we have natural citizens who are born of American parents, making them the natural members of the American family, possessing member-

ship by no law whatsoever, other than natural law. And finally we have Barack Obama who's none of the above.

He was not born to American parents. He was not born to legal immigrants. He was not born to illegal immigrants. He was not born to non-immigrant diplomats or visitors. He was born as a conglomeration of circumstances and citizenships. He was born as a political hybrid. He was born as a cross-breed of two different nationalities possessing only the citizenship of his father at his birth.

His mother's citizenship was not conveyed to him because the law that was written to do that only applied to births in foreign nations, and a law relating to a U.S. birth location was never written because of the error that was never recognized.

BHO never became a permanent United States adopted statutory citizen until after his mother divorced his father. Only then did U.S. Law make U.S. citizenship possible, though what he obtained was provisional citizenship, which would become permanent citizenship provided he lived in the U.S. for five years from the age of 14.

What he is can be called various things but one of them is not what the Constitution requires that he be, which is "a natural born citizen". If an angel appears to you in a dream and proclaims that Barack Obama is a natural born citizen, you should tell Satan's messenger to return to hell from whence he came. Deceiving "Angels of Light" have been warned about in scripture, so if in the war in which we find ourselves, between Big Brother and Liberty, if a Supreme Court Chief Justice tells you something other than what your own mind knows to be true, don't believe him for a second.

If a judge calls a punitive penalty a "tax", know that Truth has been subverted, and darkness is on the march. If an "angel of light" in a black robe declares an adopted child to be your full-blood brother, know that truth has been subverted and a usurper is being protected from the light of the truth and the consequences that come with that it.

The consequences would be too severe for anyone in government to be able to contemplate. Undoing and overturning what was done by an illegitimate President would be a mind-boggling task. That fact prevents anything from being done, -along with the fact that malevolent agents,

(working unseen in illegal manners to influence those in government positions who could expose the truth or prevent his reelection) will not tolerate anything that seriously threatens the preservation of an unconstitutional presidency.

Barack Hussein Obama's reelection can only be stopped at the ballot boxes in a few swing states, and in an extremely close race, those ballot boxes will be compromised by any and every sort of fraud that the corruptocrats are able to accomplish. If they succeed, kiss the future good-bye because then America will be in the same condition as a person with inoperable cancer.

The prognosis is certain and dire. It will be the end of the road for the nation that our founding fathers gave us and that their children's generations have preserved until the socialists and statists corrupted every institution in the nation with their anti-American philosophy of big and all-powerful redistributive, dependent "social justice" government.

The Health Care court ruling that made government the king of us all, can be laid at John Roberts' feet, but not his alone. Obama appointed two of the court's justices, and they voted as his surrogate to support his unconstitutional rape of individual liberty.

Every single major domestic issue connected to this man is illegitimate, beginning with his birth certificate, his presidency, his autocratic dictates during the fiscal crisis, his crony-rewarding "green energy" give-aways, his deadly and indefensible Fast & Furious fiasco, and his overthrow of the 10th Amendment by almost everything that he does, from lawsuits against the states to blocking anything that is disapproved by his union-thug contributors, anti-carbon global warming environmentalists, and fellow socialists.

* Someone wrote:

The 14th Amendment's use of (born) 'in the United States', and subject to the jurisdiction thereof' is EXACTLY equivalent in form and subject to its parent expression used in the 1790 Naturalization Act "any Alien... who shall have resided WITHIN THE LIMITS AND UNDER THE JURISDICTION OF THE UNITED STATES for the term of two years, may be admitted to become a citizen thereof." ~

That means being subject to the laws of the land, but it means more than that, it means being subject also to the political jurisdiction of the US government, meaning mainly the State Department, but also the Defense Department and Homeland Security (along with the IRS). Which translates to obeying government orders regarding banned travel, banned trading, and banned association with hostile governments. That's in addition to being subject to the draft, if re-instituted, along with military service, beginning with mandatory registration with the Selective Service if 18-25 and male.

It means TOTAL obedience to the full jurisdiction of the federal government, even it that means defying the orders of one's own foreign government. Foreign immigrants may take the meaning of jurisdiction either way, but foreign visitors do not. They do not subjugate themselves to the full jurisdiction of the United States, nor does the government consider them subject, so if they delivery a baby on US soil, it is under their jurisdiction, and they are under foreign jurisdiction, so their baby would not be a legal US citizen by the words and intent of the 14th Amendment. As a matter of fact, the declared intent of the amendment left all children of immigrants) as aliens unless their father became an American via completing the naturalization process.

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Thomas Jefferson, who penned the original draft of the Declaration of Independence, wrote roughly 40 years later in 1816 to Samuel Kercheval:

“We must make our election between economy & liberty, or profusion & servitude. If we run up such debts as that we must be taxed in our meat and in our drink, in our necessaries and our comforts, in our labors and our amusements, for our callings and our creeds, as the people of England are, our people, like them, must come to labor sixteen hours and then give the earnings of fifteen of these to the government for their debts and daily expenses, and the sixteenth being insufficient to afford us bread, we must live, as they now do, on oatmeal and potatoes, having no time to think, nor means of calling the mis-managers to account, but be glad to obtain subsistence by hiring ourselves to rivet their chains on the necks of our fellow-sufferers.”

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