Question and Answer about the 1790 Naturalization Act

Question:

Bill what about the 1790 Naturalization act it seems to spell out the following "And the children of citizens of the United States that may be born beyond Sea, or out of the limits of the United States, shall be considered as natural born Citizens: Provided, that the right of citizenship shall not descend to persons whose fathers have never been resident in the United States: Provided also, that no person heretofore proscribed by any States, shall be admitted a citizen as aforesaid, except by an Act of the Legislature of the State in which such person was proscribed."

http://library.uwb.edu/static/USimmigration/1790 naturalization act.html

Answer:

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Hi

The key words in this quotation are: "children of citizens of the United States" ", "shall be considered as natural born Citizens." "citizens" meant and means two parents (one man and one woman) both of whom must be citizens of the United States of America at the time of a child's birth. Further, as you know, this 1790 statement was not present in the 1795 "Naturalization Act" which repealed and replaced the 1790 Naturalization Act. Thirdly, a "Natural Born Citizen" is NOT created by the Constitution or a statute, or a court decision, etc. A Natural Born Citizen inherits his or her citizenship at birth from both parents with the biblical controlling parent being the father and thus his citizenship. The documents that I have provided and referenced prove these facts beyond any doubt. There are many more supporting sources.

Further, Ted Cruz was a Canadian Citizen until 2014. According to the Naturalization Act of the United States, a citizen of the United States of America CANNOT be a citizen of any other country. Simply read the pelage an applicant must make under "oath" and the same pledge a person must take under "oath" before he or she becomes a "naturalized citizen". Congress has allegedly expanded the possible ways one can become a "naturalized citizen", initially in 1934 and 1940, but more formally and aggressively since 1952. No matter, Ted Cruz could not even become a naturalized citizen by statutes until after he revoked his Canadian Citizen in 2014. He did NOT tell the people of Texas the truth when he ran for the Senate and is NOT telling the people the truth now. Answer the question: Why has Ted Cruz had his records about his citizenship sealed? He will not honestly answer questions about these matters. Why did so many patriots rightly question the eligibility of Barack Hussein Obama and now blindly accepted the eligibility of Ted Cruz? Shall this become the unconstitutional norm? I, for one, shall not betray the truth or the law.

If Ted Cruz will not follow the federal Constitution with respect to the well documented meaning of the "Natural Born Citizen" clause, what else is he not telling us the truth about? If the federal Constitution is not followed, then it means nothing. It must thus be at a minimum a "living document", that means nothing, or at best what ever the courts and others say that it means. As Justice Scalia said: "If you contemplate the Constitution to be a living document, you must also contemplate it to be a dead document." The federal Constitution means what it meant when it was written using the definitions of the words at the time of its writing and ratification.

Are the People who want to have a compound constitutional republic form of State and federal governments again going to be conned a second time by a very articulate, dishonest attorney who is clearly NOT eligible to be President of the United States of America? I pray that the People will learn the documented truth, and totally reject Ted Cruz. He is NOT eligible to be the President of the United States of America. It is also evident that Ted Cruz was not and is not a lawful Senator for Texas.

Clearly, the alleged argument that you and other attempt to use, is NOT valid. I hope you will now reconsider your position and vote accordingly. Please encourage others to do the same.

Yours in Freedom and Liberty,

Bill