

(Natural Born Citizen, continued) To the Founding Fathers a natural born citizen has no foreign ties, via parents or location at birth. They belong to only one country. Parents of Natural Born Citizens, are American citizens who do not have allegiance to their former countries, either by birth or by renouncing their previous allegiances if they immigrated.. This is a requirement so no other allegiance can be passed on to their children, at birth. A natural born American is also born in the United States of America, so no other country can claim their allegiance because of their place of birth.

It is not only about being born within the United States, because then America becomes only the place of your birth and not your nationality.

The Founding Fathers used a revolutionary new book to help them write both the Declaration of Independence and the Constitution which is called "The Law of Nations." It was written in 1758 by a man named Vattel and it is mentioned in our Constitution.

Being native born makes one a US Citizen, but is only one half the requirements for a natural born citizen. The Founding Father's rejected the British Common law definition of what is a natural-born subject, because this definition still gave foreign countries a claim over people born in the United States.



To take back what was yours, you must first learn what you had.

Start learning the true intent of the Founding Fathers at:

<http://thebirthers.org>

<http://federalistblog.us/2008/11/>

<http://texasdarlin.wordpress.com/2008/11/28>

<http://www.obamacitizenshipfacts.org/>

<http://www.greschak.com/essays/natborn/synopsis.htm>

<http://atlasshrugs2000.typepad.com>

As Benjamin Franklin left the Constitutional Convention, on September 17, 1787, a certain Mrs. Powel shouted out to him: "Well, doctor, what have we got?," and Franklin responded: "A Republic, if you can keep it."

Will you keep the Republic, or will you allow it to be stolen from us because of apathy. Demand that Barak Obama prove he is a Natural Born American. The burden is on him to prove, but the burden is on you to demand the proof.



INELIGIBLE



Under Article II of U.S. Constitution

Presented by

The Birthers



What is a Natural Born Citizen?

The term “a natural born citizen” is used only once in our Constitution and it is found in Article II, Section 1, clause 5, that describes the qualifications of President of the United States of America.

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

The accepted definition used by the Framers was, that Natural born citizens are those born in the country, of parents who are citizens. The Law of Nations, Vattel, published 1758, Section 212.

This phrase a Natural Born Citizen was included in our Constitution when George Washington received a letter from John Jay concerning the dangers of foreign influence in the office of the President. Jay wrote, “*Permit me to hint, whether it would be wise and seasonable to provide a strong check to the admission of Foreigners into the administration of our national Government; and to declare expressly that the Commander in Chief of the American army shall not be given to nor devolve on, any but a natural born Citizen.*”

If we accept this as the reason for wanting a natural born citizen to be President, then defining what is a natural born citizen has its roots in our history and laws. A definition that endures public opinion. (Continued)

Obama is NOT a Natural Born American Citizen. His Father was not a US Citizen nor an Immigrant. Barak Obama Jr. is a natural-born British Subject.

No one is 100% percent sure where Barak Obama was born, he could be born in Hawaii or Kenya. We do not know because unlike the average American who must present their birth certificate for simple things like a drivers license, Obama has not released his Hawaiian Birth Certificate. What he has released is a certification of live birth, but anyone can get a certification of Live Birth, including his Indonesian born sister Maya. Do not believe he was born in Hawaii until he proves it.

However, regardless of his actual place of birth he still is a British subject who is entitled to a British passport. This is a fact and not conspiracy . When he was born in 1961 his father was a British subject, and the British laws that made his father a subject also made his son one too. The British Nationality Act of 1948 states that British Citizenship comes from the father.

Barak Obama, Jr. received his British citizenship from Section 5, Subsection 1 paragraph (a) of this act. It states, “*that person is born or his father was born in a protectorate, protected state, mandated territory or trust territory or*

any place in a foreign country where by treaty, capitulation, grant, usage, sufferance, or other lawful means, His Majesty then has or had jurisdiction over British subjects “

It is not important under British law that he was born in a foreign country, because his father was born in Kenya where Britain had jurisdiction over its subjects. Strangely enough when we study our own history and the history of our states we find that from 1796 to 1843 Hawaii was a Protectorate of Great Britain and in Hawaii during this time Britain also had jurisdiction over its subjects.

We are not making this up, we have investigated this and have posted on our website. Do not be fooled by people who have no respect for our Constitution.

Ask yourselves, could a true American President enslave three generations yet born with an inescapable debt, and could a true American President surrender our Constitution to international laws that mock our Constitution?