

# Ballot access lawsuit filed: Rubio and Cruz

A lawsuit was filed last month to keep constitutionally ineligible candidates, Marco Rubio, Ted Cruz and former Louisiana Governor Bobby Jindal off the ballot in Vermont. Jindal dropped out of the race in November 2015 because nothing he said appealed to anyone, not to mention his horrific bungling as Governor of Louisiana:

- How Bobby Jindal Wrecked Louisiana, February 6, 2015
- How Bobby Jindal is leaving a budget mess for Louisiana's next governor, February 12, 2015

There's no need to rehash the entire history of all the lawsuits to keep the criminal impostor currently occupying the White House off the ballot in 2008 & 2012. A habitual liar who committed fraud against the people of this country with help from friends like Comrade Nancy Pelosi.

A fraud allowed to stand because of GUTLESS cowards sitting on the bench both at the state level and the U.S. Supreme Court. "We're evading that one". Clarence Thomas during a congressional hearing regarding presidential eligibility. Everyone, including Thomas, got a big laugh out of such a sickening admission that the U.S. Supreme Court was playing with the Constitution and bending over because of Barry Soetoro's (Obama) skin color.

All the horror and misery heaped on this country since Marxist, Muslim Obama illegally took office could have been prevented in January 2009 by Republicans in the Outlaw Congress. But not one of them, not Ron Paul, Rep. Steve King [IA] or Sen. Jeff Sessions stood up for the Constitution. By not challenging Soetoro's eligibility and stopping the electoral college vote every damn one of them is responsible

for the destruction to this country by Barack Hussein Obama. Oh how he and that slug he's married to must laugh themselves silly everyday for their good fortune. \$70.5 MILLION dollars spent on vacations so far. [Get educated, read book: The Evolution and Destruction of the Original Electoral College]

We had a repeat of such cowardice in January 2013 by those constitution loving conservatives in the Outlaw Congress. Why? Because to find Soetoro ineligible would mean every bill he signed into "law" was null and void. Every treaty and every action he's taken from troops dying for NOTHING in Iraq and Afghanistan to his favorite hobby, Executive Orders. It would mean "Justices" Elena Kagan (Kagan, Ginsburg acted 'unethically and unlawfully') and Sonia Sotomayor, who is a crook at the very least, are sitting on the Supreme Court illegally since old Barry is not legally the president. The very popular, Sen. Jeff Sessions, knew the big problems with Sotomayor and swept it under the rug:

- GOP Senators Ignore Sotomayor's Criminal Activities, July 20, 2009
- Sotomayor's Confirmation Vote Rescheduled – Here's Why, July 22, 2009
- Justice Sotomayor: Tax Evasion, Perjury – What Did Obama Know & When?, April 23, 2012

All executed by an individual who usurped the office of president. You can't tell me a whole lot of Republicans in the House didn't know by 2012 Soetoro was ineligible. They let him get away with it in 2008 because of his skin color and sacrificed OUR country giving that stinking Marxist free reign to stomp in our faces. The worst from Obama is yet to come.

Most of the lawsuits to stop Obama were tossed by cowardly judges using the judicial hallucination called 'standing'. If you would like to understand what happened, this is the most comprehensive analysis.

Millions of us had high hopes regarding lawsuits filed by Van R. Irion of the Liberty Legal Foundation in the State of Georgia. Please see this factual accounting. Kicked to the curb. Millions of us also had high hopes the Alabama Supreme Court would rent a bucket of guts that would finally bring this massive fraud to an end. That decision took almost a year. A decision defendants in the lawsuit below will surely use:

Alabama Supreme Court upholds decision to toss 'birther' lawsuit, Chief Justice Roy Moore dissents, March 21, 2014

"The Supreme Court majority upholding the lower court decision did not write an opinion, but justices Bolin and Bryan both wrote concurring opinions. Moore wrote a dissent, arguing the Alabama Secretary of State has a duty to investigate a presidential candidate's qualifications. Bolin wrote that it was desirable to check the qualifications of each candidate and the Alabama Legislature should authorize certain investigative and related powers to the Secretary of State's office to conduct such checks in the future, but he said for now, the office did not have the authority to engage in such checks." Do take the time to read the article as Chief Justice Roy Moore's opinion is very important. Here is the full decision.

A Secretary of State has no obligation to determine whether or not a candidate is eligible for the office they're running for! Really? Not to do so is not only dereliction of duty, but absurd when you think about it.

I am not a lawyer, but I've been so blessed to have dear friends who are constitutional attorneys. They have taught me much. I predicted the very winnable *Rodarmel v Clinton* case would be thrown out of court because, and to this day I cannot fathom why not, Judicial Watch did not go after Clinton using the Quo Warranto remedy. Hillary Clinton usurped the office of Secretary of State, no question.

I predicted the recall effort against another crook, Sen. Robert Menendez would fail. It did: Sen. Menendez Recall Killed by NJ Supreme Court

My coverage of a new case regarding eligibility will no doubt bring more hate mail. Every time I've written a column focusing on why Ted Cruz and Marco Rubio are constitutionally ineligible my email box is flooded with profanity laced emails from their supporters who say they don't care anymore. Cruz supporters yell at me in emails I'm nothing but a 'birther troll'. The most important thing is to get one of them in the White House – particularly Ted Cruz. Desperation is NOT acceptable as justification for further shredding the U.S. Constitution.

Do read: Cruz Says 'If Obama Can Do It, So Can I' – One point about that excellent column – Cruz won't talk about his eligibility, but he is following Obama's deceitful game book: Ted Cruz Cracks to Press: 'I Am Secretly a Citizen of Ethiopia', August 23, 2013

H. Brooke Paige vs State of Vermont Secretary of State James Condos is the new filing. The complaint is here; 45 pages. This lawsuit is pro se (plaintiff has no attorney), but Paige did a very good job of putting his argument together along with supporting exhibits. Paige is collecting petition signatures to get on the primary ballot. I'm guessing to get around the phony 'standing' issue.

You can be sure two things are going to happen in Paige's case: (1) Standing will be challenged and (2) like so many other decisions by gutless cowards wearing black robes, the argument will be made it's not the job of a Secretary of State to verify eligibility. Really? I guess anyone can simply send in a form and get on a ballot for any office no matter who they are or even if they meet requirements for that office. Unfortunately no one challenged Cruz here in Texas. This one got by most of us: Ted Cruz is in the U.S. Senate Illegally?

On page 14 of his complaint, Paige cites four candidates who were allowed on the ballot in 2012 who had ZERO eligibility qualifications. Nothing shocks me anymore, but that one sure did. Which brings me around to the very beginning of challenging eligibility of the fraud in the White House.

Leo Donofrio filed the first challenge in October 2008 against Nina Mitchell Wells, New Jersey Secretary of State. Leo is a lawyer, although he no longer practices. After what was done to him he decided to suspend his license and get on with life. The deliberate and malicious shenanigans pulled by U.S. Supreme Court clerks should have gotten them fired at the very least, but of course, no action was ever taken.

Clarence Thomas distributed Leo's case for conference, but as Thomas so jovially said, "We're evading that one". It costs a ton of money, not to mention time, to make a submission to the U.S. Supreme Court. They should have simply put a notice on the official U.S. Supreme Court web site back in December 2008: Don't waste your money. We will not take on Obama's eligibility because his skin is black and we're afraid there might be riots. That's what it all boiled down to back then.

The Supreme Court wasn't the only dirty dealer: JustiaGate: 'Natural Born' Supreme Court Citations Disappear, December 14, 2011

"Did Justia.com deliberately aid Barack Obama in 2008 by helping to hide the one legal case that might prevent him from legally qualifying for the presidency? On October 20, 2011, New Jersey attorney Leo Donofrio accused online legal research behemoth Justia.com of surgically redacting important information from their publication of 25 U.S. Supreme Court opinions which cite *Minor v. Happersett*, an 1874 decision which arguably contains language that appears to disqualify anyone from presidential eligibility who wasn't born in the country to parents who were citizens."

Sickening. The article above gives a blow by blow account of more blatant dishonesty – all to protect a malignant narcissist and one of the most accomplished liars ever to occupy the White House next to Bill & Hill Clinton – Barry Soetoro aka Obama.

Leo had all of his filings on his web site, but I don't see them anymore. However, his site is a treasure trove on this legal issue, historical facts on this legal issue and much more. While writing this column I went back to December 2008 and was once again amazed by Leo's work. I know, it's a massive amount of information that is 'old history'. But, in order to get full understanding of something like this which is history, you have to go back to the beginning.

Early in this column I mentioned a case in the State of Georgia. Leo submitted an Amicus Brief for that case, January 23, 2012. It is thorough and succinctly sums up the entire argument whether or not Barry Soetoro was constitutionally eligible to run for president. The clear answer is NO. Here is that brief. Even though I knew most of what's in it, I read it. Approximately 55 pages; the rest is exhibits.

Which brings us back to this new lawsuit. Ted Cruz and Marco Rubio clearly are not constitutionally eligible to run despite the opinion of those who willfully choose to ignore the facts. I know both have received a substantial number of polite snail mail letters as well as emails telling them they are not eligible and why. Not one person I know has received any response including yours truly. I must say Marco Rubio is quite puppet like. He's very good at robotically rattling off his spiel, but I don't believe he's very intelligent. But, he's smart enough to know at this point in time he's not eligible.

Ted Cruz, on the other hand, is no dummy. Princeton, Haavard Law Review, Haavard Law grad, former Solicitor General for the State of Texas among other achievements. He's a championship

debater which accounts for his smooth and practiced delivery during the GOP debates. But, Cruz is very ambitious which is one of the reasons I don't like or trust him. I know, he's very popular with millions of Republicans. What I don't respect is someone who has to know by now he's not eligible to run for president thumbing his nose at the U.S. Constitution for personal gain. Like it or not, it's what I believe because Ted Cruz is just too smart not to understand what Leo Donofrio wrote in the Amicus Brief I cited above.

Since both Cruz and Rubio are not going to man up and drop out, there is something you can do to clip their wings. The GOP convention is July 18-21, 2016 in Cleveland, Ohio. A friend of mine was able to secure me a pass to attend the 2008 GOP Convention in St. Paul, MN. The first couple of days delegates spent a lot of time in meetings behind closed doors. Watching Saint Sarah Palin on stage was not pleasant for me as I have never liked her; she sure as hell was not qualified for VP who is one heart beat away from the Oval Office. I am going to try to cover Cleveland if I can secure a pass and find the money.

The purpose of that convention is to nominate the party's choice for president. That is done by delegates. If you want Donald Trump to win the nomination he is going to need every delegate possible. Keeping Cruz and Rubio from getting the nomination requires delegates to vote against him.

NOW is the time to try and become a delegate so you can attend the convention. Otherwise, the GOP elites are going to use every dirty trick in the book as they did against Ron Paul in 2008 to keep Trump from winning the nomination. Money is betting Rubio since he's a player and it appears the cardboard cut-out, Jeb! couldn't win a race for city council. If the majority of delegates are run of the mill party hacks you can expect the 'establishment' to shove their candidate down your throat so you can hold your nose and vote this November. Aren't Republicans fed up with that game yet?

How do you become a delegate? This site deals with 2012, but has contact information for every state in the Union for GOP leaders. Hold your nose if you have to, but if you can, make the effort.

As for Paige's lawsuit, will he prevail? Everyone knows the massive implications if Cruz and Rubio were to be kept off the ballot in any state: The criminal impostor in the White House should also have been kept off the ballot in any state in 2008 and 2012. Since Obama should not have been on the ballot, no one had the 'right' to vote for him. Is there a single judge in the State of Vermont with the courage to rule for the truth?

I guess we'll see if Paige's lawsuit is thrown out or allowed to proceed. Paige was assisted by constitutional attorney Mario Apuzzo in putting together his complaint. That is great; Mario's web site is item 1 below. He has written extensively on this issue and been involved in earlier lawsuits. While I hate to say it, I predict the lawsuit will be thrown out. I would be ecstatic to be wrong, believe me.

Important reads:

1 – A Citizen is One Thing, But a Natural Born Citizen is Another

2 – Is Being Born a Citizen (Citizen at/by Birth) of the United States of Sufficient Citizenship Status to be President of the United States and Commander in Chief of Our Military? The Founders and Framers Emphatically Decided ... No, It Was Not!

3 – The U.S. Supreme Court Should Be Impeached

4 – Finally: Federal Judge Slams 'Standing'

[Just a short note about 9/11 and Smart Electric Meters. The cost of America's undeclared "war" (invasion) in Afghanistan has now reached \$1 trillion borrowed dollars – massive debt heaped on us all based on what happened on 9/11. Regular



readers of my column know I continue to press for the truth about the events of 9/11. Military grade nanothermite is not a conspiracy theory. It was found and tested from the rubble at the twin towers. A new, powerful film has been released: The Anatomy of a Great Deception. For full disclosure I receive no compensation, but I want you to get a copy (or a few) and share it with others or give a copy as a present. I've purchased half a dozen copies and given them to individuals I believe seek the truth. It's very powerful simply because it's one 'ordinary' man's story who ask a simple question that led him to a not so simple journey. There is factual information in this film that many have never heard about but everyone should. Just a suggestion, order more than one and give one to a friend. Also, must see video on the dangers of Smart Meters on your home, titled: Take Back Your Power.]

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