Foreign Occupation of Our White House



By Lex Greene

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At a time when our beloved country is being systematically flooded with foreign invaders from all over the globe, South America, China, the Middle East, most of them military age males unaccompanied by women and children, it seems more important than ever to establish a means to prevent "illegal aliens" from voting in our elections, foreign interference in our elections, and most certainly, prevent any foreign occupation of The People's White House.

Most American voters do not know that only one tiny little three-word clause in Article II of the US Constitution, exists to prevent foreign occupation of the White House. Nowhere else in codified US Law is there anything else to prevent foreign occupation of the most powerful political office in the USA.

That three-word clause in Article II of the US Constitution pertaining to the offices of President and Vice President, is often referred to as the natural-born Citizen clause. In addition to an age and residency requirement, the natural-born Citizen clause is the only other constitutional requirement for the Oval Office, and it's the only one of the three designed to prevent foreign occupation of the office.

WHAT COULD BE MORE IMPORTANT?

Yet, most voters and politicians seem entirely unconcerned with the reality that "ineligible candidates" appear on our

ballots all of the time, especially since 2008, now 16-years ago.

Yes, secure borders, free, fair, transparent, and lawful elections, the economy, national security, many things are now high on everyone's priority list after COVID and three years of a totally destructive O'Biden administration. But if we can't even protect the Oval Office from foreign occupation, when there's a simple clause in the Constitution for just that purpose, then what else do you think you can fix?

Two brave honorable State Legislators in Tennessee recently <u>sponsored a bill</u> to prevent "constitutionally ineligible candidates" from gaining ballot access in the State, Representative Hulsey and Senator Nicely. WHY? Because voters assume all candidates are eligible for the offices they seek, simply because their name appears on the ballots. That's why…

Ineligible candidates have appeared on ballots in the USA in every election cycle since 2008. According to officials, the political parties are responsible for vetting their candidates before seeking to place them on the ballot. But neither political party is doing it as of today.

However, the bill was almost immediately targeted, as were the bill sponsors, by rabid misinformed alleged "Trumpers" who lit up the State House with emails and phone calls from across the country, all based upon a blatantly false attack by <u>social</u> <u>media activist Laura Loomer</u>. Then, someone named <u>Eric at</u> <u>Conservative Tree House</u> followed Loomer's lead, also without reading the bill and his followers jumped into the chaos.

Within 24 hours, social media followers had knee-jerk doomed the bill, without ever reading the bill. The following morning, <u>Tennessee Conservative News</u> actually read the bill and got the story right, but it was too late. Still, even some of those readers couldn't seem to grasp the reality that there's nothing in the bill that isn't in the Constitution, other than State enforcement of those requirements. I truly fear the lack of intelligence in our country today. It may be the biggest problem of all.

Now, to be at least somewhat fair to these online activists, the dozens of false accusations, and attacks on Trump ever since 2015, have turned many good people into real triggerhappy "conspiracy theorists" as they have grown to distrust pretty much everyone, except Trump…including many at Trump's side.

But this event demonstrates just how dangerous and selfdestructive, even nationally self-defeating it can be to blindly follow anyone, without doing your own homework to verify the story, especially related to social media posts.

No matter Loomer's intentions, that of Eric at Conservative Tree House, or even the many blind followers who lit up the Tennessee State House in hours, the outcome is terrible, and entirely counter-productive to their stated "conservative" goals. They killed a bill that should be passed in every State…if we ever want only "constitutionally eligible candidates" to appear on our ballots at election time.

The simple truth is, neither party and no state currently vets candidates for constitutional eligibility or prevents them from appearing along side eligible candidates on our ballots. Case in point… Nikki Haley is a "naturalized" citizen only by "Immigration and Naturalization" codes and the 14th Naturalization Amendment, a condition often referred to accurately, if not kindly, as an "anchor baby" citizen. Both of her parents were legal citizens of India, not the United States at the time of her birth. Her only access to legal citizenship as a result, was 14th Amendment "born on soil" naturalization, after which, her parents could apply for legal citizenship via their "anchor" baby.

The bill just torpedoed by alleged Trump supporters, would

deny Haley ballot access, as well as numerous others ineligible for the office. Vivek Ramaswamy was also "born on soil" to parents who were not citizens of the United States at the time of his birth, and not constitutionally eligible.

In my previous piece, <u>The Nikki Haley Plot Against the USA</u>, I explained just why this issue is of critical nature at this moment in US history. Sadly, due to the ill-informed actions of online activists who claim to be Trump supporters, it looks like this matter will not be corrected in Tennessee this year.

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Maybe another State will take the ball and run with it ...???