

How to finish off canadian Cruz

The Cruz campaign working in concert with D.C. Republican Party insiders, has been trying to hijack the 2016 GOP nomination... not from Trump, but from the millions of Americans who have voted for Trump. It isn't Trump who is disenfranchised by the Cruz delegate wrangling, but rather more than ten million voters who cast a ballot to make Trump the GOP frontrunner.

With all the facts out in the public about Ted's Canadian citizenship from birth in December 1970 through May 14, 2014, literally everyone knows that Ted Cruz is not constitutionally eligible for the Oval office... even though many pretend not to know, simply because they do not care.

Yet, despite loss after loss in the GOP primaries, Ted continues to pretend that he has a pathway to the nomination, naming a VP running mate less than 24 hours after a five state total bludgeoning last week, as if bringing aboard the 2016 primary one-percenter Carly Fiorina, will somehow turn things around and guarantee Ted the nomination that Trump has already won.

Meanwhile, numerous legal challenges concerning Ted's ineligible status continue to be rejected by courts that will never rule Ted "ineligible" because they would have to rule Obama "ineligible" at the same time. Oh, it's true, neither is eligible for the Oval Office... but as long as Obama occupies that office, no court in the USA is going to rule against Ted and Ted knows it.

So, I receive a daily flow of read email and for over a month now, the number one subject is –

“How do we get Ted out of the race and hold him legally

accountable for his massive fraud?"

Because we have a usurper in the White House right now, no court in the country is going to disqualify anyone and remove them from the ballot on the basis of not being a natural born Citizen of the USA. So, those who continue to ask the courts this question, are going to continue getting the same result that this issue has received for 7 ½ years now.

Until someone asks the right questions, they will never get the right answers...

Texas's hold the silver bullet that will end Ted Cruz's entire political career...

This is documented proof (hard admissible evidence) that Rafael Edward (Ted) Cruz was born a legal citizen of Canada on December 22, 1970.

Unless Ted also has a United States birth record from 1970, the result of a CRBA (Consular Report of Birth Abroad), he has no proof (admissible evidence) to support his claim that he was a "dual citizen" of both Canada and the United States on December 22, 1970. Despite endless requests by numerous sources, no such proof has been offered by Ted Cruz or his campaign.

This document is proof (admissible evidence) that Rafael Edward (Ted) Cruz remained a legal citizen of Canada from his date of birth until May 14, 2014.

These two authenticated official documents (admissible evidence) are the only citizenship papers offered by Ted Cruz or his campaign as proof of legal citizenship. Both of these documents are from Canada, and are admissible evidence proving that Rafael Edward (Ted) Cruz was as his wife state in Indiana yesterday, an "immigrant to the USA" who was born Canadian and remained Canadian for 43 years, until deciding to seek the U.S. Presidency.

Now, a very important date lies in between December 22, 1970 and May 14, 2014.... and that date is January 3, 2013... the day Ted Cruz was sworn into the U.S. Senate as a (secret) legal citizen of Canada.

Texans hold the cards...

Article I of the US Constitution has the following requirements for a seat in the U.S. Senate...

“No person shall be a Senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States and who shall not, when elected, be an inhabitant of that state for which he shall be chosen.”

In order to appear on the Texas ballot for U.S. Senate in 2012, Cruz had to file an application with both the Texas Republican Party and Texas Secretary of State (the chief elections officer in the state) swearing under oath that he meets these requirements. If his statements on that application were false, if he did not meet those requirements, then he committed “fraud” all the way back in 2012.

Ted was at least thirty years of age and he was an inhabitant of Texas... but was he a legal citizen of the United States, as he claimed on his application to appear on the ballot?

Contrary to Cruz campaign talking points memos, the United States does not recognize any “undocumented” inhabitant residing in the United States as a “legal citizen” of the United States. In short, if you are not a “documented citizen,” you are not a legal citizen at all.

It is a documented FACT that Ted Cruz was a documented citizen of Canada from birth until May 14, 2014, which means he was a documented citizen of Canada in 2012 and 2013 when he ran for and became a U.S. Senator for Texas. However, to date, no documentation of legal U.S. citizenship has been provided for Rafael Edward (Ted) Cruz... He remains “undocumented” as of today, and is therefore, NOT a “legal citizen of the United

States" as of today.

It is also a documented FACT that Ted never disclosed his legal Canadian citizenship to Texas Election Officials or Texas voters in 2012. It is a FACT that Ted Cruz has been able to offer NO U.S. documentation of any type of legal U.S. citizenship to date.

Which means, we know a few more critical facts...

1. The Republican Party of Texas failed to properly vet Rafael Edward (Ted) Cruz in 2012. If they had, they would have learned that Ted was in fact a legal citizen of Canada at that time and not eligible for either chamber of the U.S. Congress.
2. The Texas Secretary of State (the states chief elections officer) also failed to properly vet Rafael Edward (Ted) Cruz in 2012, or they would have denied his application to run for U.S. Senate on arrival.
3. The result of these failures was the defrauding of millions of Texas voters and campaign donors, which has since led to the defrauding of millions of American voters and donors in the Cruz bid for the Oval Office.

The Silver Bullet

The question is not what is a natural born Citizen, or is Ted a natural born Citizen eligible for the Oval office... The question is, how did a legal citizen of Canada become a U.S. Senator from Texas in 2012-2013?

Texas voters are in the unique position (legal standing) to ask the right authorities in Texas this very simple and obvious question... The Texas GOP and Texas Secretary of State are the right authorities to ask...

How did a legal citizen of Canada become a U.S. Senator from Texas?

Eight months after Ted Cruz was sworn into office in the U.S. Senate, the Dallas Morning News reported the fact that Cruz

was born Canadian and still remained a legal citizen of Canada. The legal beagle rush to create a viable back-story and common law argument to protect Cruz from his act of fraud was underway. But none of those arguments could overcome the reality that all of Ted's authenticated citizenship documents say Canada, and none of them say United States.

The only legal U.S. citizens are "documented" U.S. citizens... Natural Born, Native Born and Naturalized are the only types of legal U.S. citizens, all of which possess authentic U.S. documentation as proof of legal citizenship. Ted has none of the three...

When Texas voters decide to deal with this fraud, they need go no further than asking the right question of the right Texas authorities. Ted's documentation (admissible evidence) proves beyond any doubt that Ted was always a legal citizen of Canada from his birth until May 14, 2014... Unless Ted can come up with any authenticated documentation of United States citizenship, he is undocumented in the United States, which means, illegal and guilty of massive fraud on a level comparable to Obama's fraud.

© 2016 JB Williams – All Rights Reserved