

Urban Nullification of the Nation



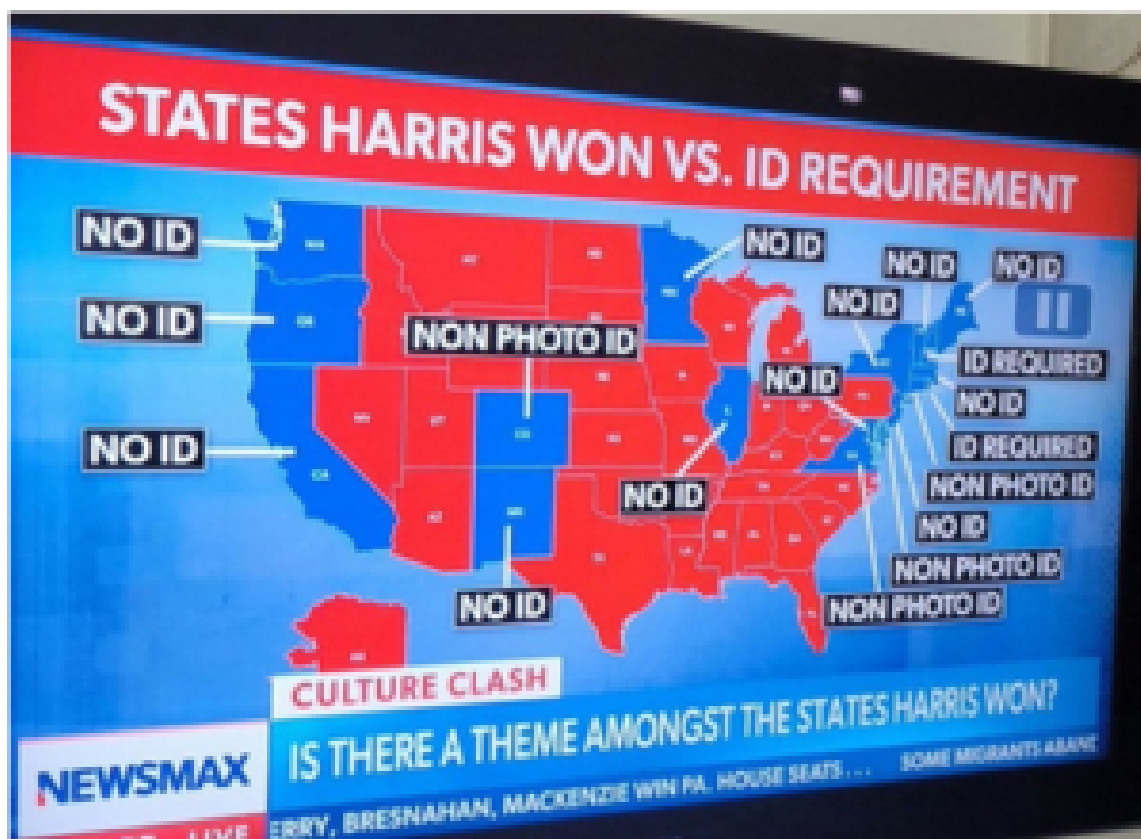
By Lex Greene

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Most Americans do not know, or didn't know until recently, that our [federal government gangsters](#) have been using illegal aliens to take Congress from legal American Citizens for years now!

"Decennial U.S. census figures are based on actual counts of persons dwelling in U.S. residential structures. They include citizens, non-citizen legal residents, non-citizen long-term visitors and undocumented immigrants."

A Marine buddy of mine coined the term "urban nullification" years ago, referring to the reality



that there are no “blue states,” just “blue cities” taken over by far left extremists and destroyed in every case, like L.A., San Francisco, Chicago, Baltimore, Boston and Denver, just to name a few.

Whole RED states are controlled by their BLUE population centers. In part, this is accomplished by flooding these cities with *illegal aliens*, who are then counted as an equal to legal American Citizens in the Census, to add extreme left congressional districts.

Every Presidential election proves that there are no “blue states.” But it has also proved that on a national level, **democrats cannot win a race without “illegal” voters in the crime sanctuaries.** It proves that Congress would not be narrowly divided if we were not counting non-citizens for purposes of *Congressional Districting*.

Note that the image above proves 2024 Harris-Walz votes came strictly from states with no Voter ID requirement. They lost every state that had some form of voter ID requirement to assure that only “legal American Citizens” could vote.

This is exactly why 100% of democrats oppose voter ID and defend their crime sanctuaries as if their entire political career depends on it, because it does!

This is why 100% of Congressional Democrats oppose every measure to end illegal foreign migration to the USA or create legitimate elections by legal American Citizens only!

A couple days ago, Rep. Marjorie Taylor Greene [introduced a bill to end the counting of non-citizens in the US Census.](#)

But in May of 2024, “U.S. House Republicans [passed a bill Wednesday to add a citizenship question to the census and exclude noncitizens from the official headcount when determining population for representation in Congress and electoral votes.](#) The legislation, passed on a 206-202 party-

[line vote.](#)”

However, the anti-American rogue Supreme Court blocked it!

“[Since the first census in 1790](#), citizens and noncitizens have been included in the official population count of the U.S. due to the 14th Amendment’s requirement to include “whole numbers of persons in each State.”

Here we go again...an intentional misuse of the 14th Amendment adopted solely for the benefit of former slave families, just like Amendments 13 and 15, and not to create “anchor baby citizens” from illegal invaders in our country.

What’s interesting here is that the 14th Amendment wasn’t even adopted until July 9, 1868. Yet, our legal beagles claim that it was the 14th Amendment that requires the counting of non-citizens in our Census since 1790...???

Of course, just like “birthrights” and “gay marriage” are not mentioned in the 14th Amendment, neither is “Census” taking.

By now, every American should reasonably conclude that the mass-destruction of our Constitutional Republic, our national sovereignty and security, and all natural Rights of legal American citizens, has mostly come from our [British Common Law lawyers](#), all of them!

Today, the 119th Congress includes 160 [British Common Law lawyers](#), with another 54 in the U.S. Senate. That’s why anti-American British Common Law lawyers have been confirmed to our rogue federal courts, which now runs both the Legislative and Executive Branches from their unelected benches...

How do we fix this by 2026?

CRITICAL NOTE: The 14th Amendment didn’t exist until 78-years after 1790, so it could not be the alleged source of “counting everyone” in 1790. The adoption of the U.S. Constitution had

only taken place 3-years earlier in 1787, and the Bill of Rights 1-year earlier in 1789.

The first “legal American citizens” became “naturalized citizens” upon the adoption of the Constitution in 1787. The first generation of “natural born American citizens” were the children of our Founding citizens born after the adoption of the Constitution. This is why all Founders had to be exempted from the [Article II natural born Citizen requirement](#) for the office of President, later applied to the office of Vice President as well in the 12th Amendment.

“No person except a natural born citizen, or a citizen of the United States, at the time of the adoption of this Constitution;” [via true “birthright” and The Laws of Nature, jus sanguinis...](#)

The only branch of government with constitutional authority over the matter of immigration is the [Article I Branch](#), the legislative body. The Judicial Branch has no power over the subject whatsoever beyond the equal application and enforcement of the laws as adopted by Congress.

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