

March 12, 2016

To: Corey Lewandowski
Campaign Manager

And: Michael Glassner
Deputy Campaign Manager

Donald J. Trump for President Campaign Headquarters
5th Floor
Trump Tower
725 Fifth Avenue
New York, NY 10022

From: Paul A. Guthrie, physical scientist, political scientist, legal analyst and strategist,
Law scholar, Constitutional expert, author

RE: The Trump Card

Dear Mr. Lewandowski and Mr. Glassner,

My name is Paul Aaron Guthrie, natural born Citizen from Indiana. I am the same Paul Guthrie of *Guthrie v. United States* who sued Obama twice, beginning in 2013 and then in 2014, for not being a natural born Citizen, and actually won my case. But no one has covered the story or will cover it, or even comprehends what I have accomplished, because everyone seems to be educationally-challenged when it comes to comprehending law and the meaning and definition of Article II natural born Citizen (nbC) status. Without my proven scientific theory of law, Mr. Trump will not be able to conclusively show that Obama, Cruz, and Rubio do not qualify. It is impossible. And, I sincerely believe that Mr. Trump will not have the information and evidence he needs to look like Presidential material and win the Office of President. Mr. Trump may be one of the wealthiest men on Earth, but he has not shown me that he understands what a natural born Citizen is, or how it is defined in law, and he is a pauper next to those who are behind Obama, those who must install a non-natural born Citizen in the Office in order to protect their wealth and to protect their asses from going to prison for High Treason and waging war against the United States, which is what Obama, Cruz, and Rubio are guilty of. Those opposition forces measure their wealth in the trillions and tens of trillions, and they will surely assassinate Mr. Trump if it comes down to that, in order to prevent Trump from attaining the Office, because they cannot take the chance that a bona fide natural born Citizen will attain the Office of President and expose them all.

I am a serious scientist. I am a male natural born Citizen. I am 54 years old. I graduated in 1987 from Purdue University with a double major in Applied Physics and

Mathematics, and I am a law professor specializing in the difference between Natural Law (the "Law" jurisdiction of Article III, Section 2), and Positive Law (Equity, Admiralty, Maritime, which are all branches of Positive Law).

I am the world's leading scientific expert on the definition and meaning of Article II "natural born Citizen". The others have it incorrect. I am the only person in the country who has the correct scientific theory of law discovered and proven. I am the only person in U.S. history to have sued Obama in federal court (7th Circuit), twice!, for him not being an Article II natural born Citizen, Pro Se, with no attorney's help, as they do not know the law and refuse to help me. And I gained a major victory in the courts regarding Obama's ineligibility, getting one federal judge, Sarah Evans Barker, to nullify and reverse another judge, a Jane Magnus-Stinson appointed by Obama, whom I proved was an illegal phony judge, a phony just like Obama, a judge who was in a financial conflict of interest and could not hear my case. But Stinson refused to recuse herself from my case, despite the obvious financial and other conflicts of interest. Subsequently Barker re-instated my case that had been unlawfully and illegally dismissed with prejudice by Stinson to cover for her crimes and Obama's, a case which is still currently active and can be refiled at any time. I was able to get the judges to commit perjury and Seditious Conspiracy, and at the same time prove the definition and the validity of my discovered Theory, and the idiots recorded their criminal corruption right into the court record, which is now a public record for all to see! No one else in the country can claim this level of victory. It is because the courts know that I am correct, but they do not want to admit it, because it will indict them as frauds and expose the religious nature of the government and courts under Obama, which is a violation of the separation of Church and State under the First Amendment's Establishment Clause.

I have re-discovered the Natural Law Theory of the Father that proves objectively and conclusively, as a scientific matter of jurisprudence, that nbC status is simply defined as the legitimate offspring of a U.S. citizen father from a State of the Union. The place of birth (soil territory jurisdiction) and birth to a U.S. mother are 100% irrelevant to the determination of nbC status, and are not even part of the equation. The place of birth and mother are only used by Congress to determine who is a natural born SUBJECT of immigration and naturalization at birth (synonymous with *naturalized* citizen at birth), which is the legal opposite of a natural born Citizen. A natural born SUBJECT of the Positive Law jurisdiction of Congress at birth is banned by Article II from the Office of President. Obama, Cruz, and Rubio are all natural born SUBJECTS of Equity Law, under the 14th Amendment or by a statute passed in 1934, not natural born Citizens of the "Law" jurisdiction of Article II.

The case against Obama, Cruz, and Rubio is actually one regarding the separation of Church and State, the biggest and grossest violation since the time when we were under King George III and the government was a monarchy and a religion. We have come full circle, and are once again under a monarchy and religious form of government under Obama, who is actually a de facto King, not a President, by legal definition under U.S. law. One of the keys to understanding the law surrounding nbC status is to realize that a monarchy form of government is automatically a religious form of government, because

there is no valid *objective scientific basis* for the source of authority of a monarchy. Only a Republic with citizens and natural born Citizens (citizens created by the sex act, i.e., natural procreation by males who are citizens) is based upon an objective scientific application of the rule of law, which is independent of 'opinion' or point of view, and thus can establish a scientific basis for a government, based upon an objective legal system derived from Nature setting the standard of rights independent of man's Positive Law opinions.

I will now prove that a monarchy government is a religious government.

PROOF

The source of authority for a monarchy government is the *Divine Right of Kings*, and *Might Makes Right*. The *Divine Right of Kings* is a religious concept, and *Might Makes Right* is the *Law of the Jungle* that does not even apply to mankind, only to lower animals, because mankind is supposed to be governed by reason, facts, and rules which are objective and just discovered to exist in Nature. The monarchy form of government has no scientific basis of law as its foundation, therefore the monarchy form of government is automatically a religious form of government, because the source of authority is subjective, arbitrary, and disconnected from Nature, and thus cannot be proven to be a legitimate source of authority for the basis of a government.

END OF PROOF

Most lawyers and attorneys believe that it is the First Amendment's Establishment Clause which establishes a separation of Church and State. While that may be technically correct, that is NOT the full story. In reality, the First Amendment does not act alone to establish a separation of Church and State. It is the definition of what a *natural born Citizen* is, which establishes the separation of Church and State in Article II, Section 1, Clause 5, banning monarchy forms of government by requiring the head political leader of the county be a natural born Citizen of a Republic. However, as Thomas Jefferson would have asked, what is to stop the Congress from cooperating with a non-natural born Citizen to install him illegally in the White House, and thereby erect a de facto King and establish a religious government again? There was NOTHING! Thomas Jefferson realized that if Congress were to cooperate with a non-nbC qualified person to install him in Office, then Congress would be, in substance, using their powers and authority under Positive Law to re-define nbC status with a decree, or in other words, make a law to establish a religious form of government. Therefore, Jefferson insisted on the First Amendment in the Bill of Rights to prevent Congress from cooperating with a non-nbC qualified candidate and installing him into the Office, which would establish a religious form of government in the courts and legislative branch. That is why it says in the First Amendment, "*Congress shall make no law respecting an establishment of religion*".

Now I will prove that by cooperating with Obama and installing him in Office, Congress has made a law with respect to establishing the government to be a religion that all must worship as the source of all of their rights, in violation of the First Amendment's Establishment Clause.

PROOF

The actual definition of natural born Citizen status is that it is defined as *the legitimate offspring of a U.S. citizen father from a State of the Union*. But Congress has determined and decreed falsely that the definition is that a natural born Citizen is a natural born SUBJECT of immigration and naturalization at birth under the 14th Amendment, i.e., the offspring of a non-citizen father who is only born on the soil territory jurisdiction of Congress or to a citizen mother. And Congress has then used that decree from their Positive Law powers and authority to establish a legal basis to permit Obama, Cruz, or Rubio to attain the Office of President. Thus Congress has 'made a law' (i.e., invented one out of thin air, not passed one in Congress) which establishes a forced religious government, because it is only a religious opinion that a natural born Citizen is a natural born SUBJECT, not an objective scientific fact of Nature nor a fact of U.S. law.

END OF PROOF

In fact, once any non-natural born Citizen, like Obama, is installed, this automatically transforms all of the courts, County, State, and Federal, from being secular state courts under the Constitution, and turns them into religious venue courts which are not under the Constitution, and are not even courts of competent jurisdiction to file a court case in! Then, every single piece of legislation passed by Congress after that is just more 'law' being illegally and unlawfully made without Constitutional authority, which are laws to further establish the government to be a Religion that all must worship for their political rights, because it is only a subjective and arbitrary unprovable religious opinion that the 'laws' passed by Congress from that point forward are actually 'laws' at all, as they are null and void as unconstitutional acts the second they are passed. But the courts have accepted these 'laws' as legitimate when they are entirely null and void on their face as unconstitutional acts of an illegal non-representative Congress. And thus the courts are engaged in the religious practice of adjudicating non-laws, and forcing the public, who has not given its consent, to have to accept the laws and court rulings as valid and legitimate, when it is only a religious opinion that the courts and laws are legitimate, not a scientific fact of Nature or U.S. law.

I hope this helps you to see what is going on. I would like to know where the organizations for the Separation of Church and State have been all of this time. They are obviously clueless, because they are not smart enough to see through the illusion like I have, and are thus brainwashed into ineptitude by neo-Nazi fascist propaganda emanating from the news media and from the false Congress. They have been criminally

psychologically manipulated to not be able to see the gross violation, so that their organizations, which usually rise to defend against such injustice, cannot. I am going to forward my analysis to try to solicit some help from them to take my next case, because this is all way too much for one poor impoverished individual all alone. I need help, and you need my help to put Trump into the Office of President, so we need to help each other.

What needs to happen? I would like an attorney to help me (and Trump) sue the FEC, and the Illinois State Board of Elections, with a Motion for Declaratory Judgement and Injunctive Relief petition. We also can qualify for an Emergency Stay to prevent Cruz or Rubio from qualifying in any more primaries, due to the fact that we are overwhelmingly likely to succeed on our Declaratory Judgment and Injunctive Relief Petition --should you deem that this is appropriate at this time.

At the federal level, I can show that because it is not currently the mandate of the FEC to determine whether the candidate is a natural born Citizen, the FEC Candidate Statement Forms have no way to prevent an unqualified candidate from obtaining funds, and its employees have no explanation of what the standard of the law and definition is, provided to them by the FEC rules and regulations. Thus there is no way to assess the veracity and legitimacy of an applicant on the FEC forms to permit the FEC employee to prevent campaign finance fraud; and thus the forms, the lack of oversight, and the lack of a standard definition of nbC status to go by, actually grants the FEC employee total and complete unfettered power and authority to re-define nbC status according to the arbitrary whims of the FEC employee. This permits the FEC employee to authorize campaign finance *fraud*, and authorize the illegal criminal financing of the overthrow of the Constitutional Republic, as has already happened with Obama, and is happening again with Cruz and Rubio! Thus the codes, rules, forms, and regulations at the FEC have failed to permit the FEC to carry out its mandate to prevent campaign finance fraud, and are seriously legally deficient, permitting the FEC employees to commit gross violations of the rights of natural born Citizens, and therefore must be struck down as unconstitutional and rewritten.

At the State level, where it is the State Board of Elections who certifies that the candidate is a natural born Citizen and thus qualified to be on a ballot, the same thing is going on. My research has concluded that in all 50 State Boards of Elections, the Candidate Statement Forms and eligibility provisions are 100% useless and serve no function, because even if the candidate certifies that he is nbC qualified, it is meaningless because it is impossible for the State employees or Board members to know if the certification is fraudulent, as there is no place on the forms or in the rules and regulations which govern the State employees or the Election Boards, where the definition of what is a natural born Citizen is written down for the employee or Board member, in order to have a standard definition of what a natural born Citizen is, which would permit them to do their jobs and prevent an unqualified candidate from being in a Presidential election. Therefore, the rules and regulations in all the 50 States' Boards of Elections grant complete and total unfettered power and authority to the State employee or Board member to just use their own subjective and arbitrary religious opinion of what a natural born Citizen is. So on

their own unfettered authority, they can re-define nbC status to mean whatever they want it to mean, and this permits the States to alter the form of government with a Presidential election and overthrow the Constitutional Republic to establish a religious government which strips all of the natural born Citizens of their rights under the law, and places the citizens under religious tyranny, in violation of the First Amendment's Establishment Clause, and in violation of the non-monarchy clause which is the nbC clause of Article II. This has already happened with Obama, and explains how he was able to pull off his criminal usurpation so easily. Therefore, those forms, rules, and regulations must be struck down as unconstitutional, and must be rewritten in order to provide a standard definition of nbC status, so that the power and authority is taken away from the State employee or Board member to take it upon themselves to re-define nbC status and thus permit the overthrow of the government with a Presidential election!

Please find three documents enclosed which document my efforts to launch a criminal investigation through my local County Circuit Courts. These documents will show you the application of the correct theory of law governing the definition and meaning of nbC status. The enclosed attached document entitled *The True Meaning of Article II "natural born Citizen"* gives a nice summary of the law which you need in order to put Trump into the Office of President. These documents are proof that I have already used the correct theory of law in a court and in a legal context, TWICE, to jam up the courts and tell the judges to stick their court orders up their ass, and I have *not* been charged with contempt of court. Instead, upon reading my explanations of the law, the courts and judges would rather sweep the matter under the rug and commit Misprision of Felony 18 USC 4, Misprision of Treason 18 USC 2382, and Seditious Conspiracy 18 USC 2384.

Also, I am including a free copy of my new book *Demonic Positivism versus the Science of "natural born Citizen"*, which documents the criminal fraud and criminal corruption that I encountered in federal court, and explains the basis of the law in great detail.

Please contact me as soon as possible, as we need to talk and coordinate our efforts. From my perspective, Trump has no lawful opposition, and all of the delegate votes assigned to Cruz and Rubio can be taken away from them and given to Mr. Trump, but *only* if you can prove the definition of natural born Citizen status scientifically and objectively in a court of law and at the convention, which I don't think you guys can do yet without me bringing you all up to speed. Also, by succeeding in this lawsuit, you will also remove Hillary Clinton from the election, because she will be seen to be not Presidential material since she will be seen as not comprehending the science and law governing nbC status. She will be exposed as a fraud and traitor to the nation who aligned herself with the seditious traitor Obama to betray a nation and line her own pockets, because she worked for Obama as his false Secretary of State when he was not even a lawful or legitimate President! She will have to pull out of the race and flee the country to avoid criminal prosecution and that will finish her campaign for the Office. Then Mr. Trump will be effectively unopposed in the election!

If you would like to accomplish this by helping me with this very important lawsuit on Mr. Trump's behalf, so that we can both help Mr. Trump become President, then please

get in touch with me right away. I would like to be brought to a meeting with you and Mr. Trump, and the rest of those who need to know, in order that I may give a lecture presentation, and then answer your questions. This will bring Mr. Trump up-to-speed and guarantee that he becomes the next President.

Sincerely,



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DOCUMENTS ENCLOSED:

Please read in this order:

- 1) You are Hereby Put on Legal Notice (Madison County, IN)
- 2) The True Meaning of Article II "natural born Citizen" by Paul Guthrie
- 3) Letter to Judges of Madison County, IN

Book:

Demonic Positivism versus the Science of "natural born Citizen" by Paul A. Guthrie