U.S. Senator Kamala Harris is NOT a ‘natural born Citizen‘ of USA – NOT Eligible to be President and Commander-in-Chief of Our Military per U.S. Constitution

by: CDR Charles F. Kerchner, Jr. (Retired) – 11 Aug 2018

Updated: 05 Aug 2020

Senator Kamala Harris is NOT a 'natural born Citizen' to Constitutional Standards since both her parents were NOT U.S. Citizens when she was born

She fails the Three Legged Stool Test!

Three Required Legs of 'natural born Citizen' of the United States to Constitutional Standards

by: ProtectOurLiberty.org

Both of Senator Kamala Harris’s parents were not U.S. Citizens when Kamala was born. Kamala Harris was born to a Jamaican Citizen father (minus one stool leg) and to a Citizen of India mother (minus the 2nd stool leg).
Senator Kamala Harris’s staff has refused to answer any questions regarding the citizenship status of her parents when she was born. The normal path to becoming a naturalized U.S. Citizen takes five years. Kamala Harris was born in 1964. Her father emigrated from Jamaica to the USA in 1961. Her mother emigrated from India to the USA in 1960. Thus there was not sufficient time for either of Kamala’s parents to become naturalized U.S. Citizens. Kamala’s father eventually became a naturalized U.S. Citizen per his bio. It is not known at this time if Kamala’s mother ever became a naturalized U.S. Citizen. She moved to Canada with Kamala when Kamala was about seven years old. It is possible that Kamala’s mother might have naturalized at some point as a Canadian citizen. Kamala Harris’s mother is now deceased. As I said in the first sentence, Senator Harris is not being transparent on this issue and her office staff has refused to answer any questions on this subject. Given Kamala Harris’s year of birth, and her parents emigration years, she was born in the USA to two foreign nationals and thus inherited the citizenship of another country when she was born, in addition to being a basic Citizen by being born in the USA to aliens legally domiciled here. Thus Senator Kamala Harris was born with citizenship and required allegiance at birth to more than one country. She is a dual-Citizen and was born with foreign influence on her by birth by required allegiance at birth to another country, other than the USA. This is hardly what the founders and framers intended when they selected the “natural born Citizen” requirement for the person who would in the future be permitted to be the President and Commander in Chief of our military, once the founding generation was gone. And, per the 12th Amendment of the U.S. Constitution, she cannot serve as the Vice President either, for the same reasons.

As per ‘Principles of Natural Law‘ in place at the time of the founding of our country and when the founding documents including the U.S. Constitution were written, a ‘natural born Citizen’ is one born in the country to parents who are both Citizens (born Citizens or naturalized Citizens) of that country when their child is born in the country. See ‘The Three Legged Stool Test‘ for a graphic presentation of this constitutional requirement as to who can be President and Commander in Chief or our military. See the Euler Diagram shown to the right for a logic diagram presentation of this constitutional requirement.

U.S. Senator Kamala Harris is NOT a ‘natural born Citizen” of the United States to constitutional standards since both of her parents were foreign nationals who were NOT U.S. citizens when Senator Harris was born in the USA. She is missing two legs of the three legs of the ‘natural born Citizen’ test. She is of course a basic “Citizen” at birth per the Wong Kim Ark legal decision by the U.S. Supreme Court of 1898, and as such she is eligible to be a U.S. Senator, but she is not a “natural born Citizen” at birth, and thus is NOT eligible to be President and Commander in Chief of our military or the Vice President, per our U.S. Constitution. She inherited multiple allegiances at birth due to her parents being foreign nationals living in the USA when she was born. Senator Kamala Harris did not have sole allegiance and unity of citizenship at birth to the USA and only the USA.
A Simple Euler Logic Diagram Shows Logical Relationship of "natural born Citizen" to Other Type "Citizens" of the United States. Only a "natural born Citizen" Can constitutionally be the President and Commander in Chief or the Vice-President. Click on Image for More Information.
Some other politicians besides Kamala Harris (D) in the two major political parties who have been mentioned for future election to high national political office, who are also not a “natural born Citizen” to constitutional standards are: Marco Rubio (R), Ted Cruz (R), Bobby Jindal (R), and Nikki Haley (R). Both major political parties are choosing to ignore the founders and framers intent and understanding of what a “natural born Citizen” is in order to run candidates that they believe are very marketable political candidates. This started in a major way in the 2008 election cycle with Obama vs McCain.
For more information about the ‘natural born Citizen’ term read this White Paper essay – The Who, What, When, Where, Why, and How the Natural Born Citizen Term was Put Into Our U.S. Constitution as to eligibility for the office of the President of the United States | by CDR Charles F. Kerchner, Jr. (Ret).

Click [here](https://cdrkerchner.wordpress.com) to get a PDF copy of this article.

CDR Charles Kerchner, P.E. (Retired)
Lehigh Valley PA USA
[https://cdrkerchner.wordpress.com/](https://cdrkerchner.wordpress.com/)

P.S. Also read the following essays regarding the presidential eligibility term “natural born Citizen” in Article II of the U.S. Constitution:

1. Natural born Citizen and basic logic, i.e., trees are plants but not all plants are trees. Natural born Citizens are a subset of “born Citizens (citizens at birth)” but not all “born Citizens (citizens at birth)” are “natural born Citizens”:

2. Citizenship Terms Used in the U.S. Constitution – The 5 Terms Defined & Some Legal Reference to Same | by CDR Charles F. Kerchner, Jr. (Ret):

3. U.S. Constitution Article II Presidential Eligibility Facts: