U.S. Senator Tammy Duckworth was born a dual-Citizen and thus is NOT a “natural born Citizen” of United States with Unity of Citizenship and Sole Allegiance to USA. She was born in Thailand.

A PETITION FROM THE UNDERSIGNED

Recognizing that Tammy Duckworth is NOT a "natural born Citizen" of the United States and is NOT constitutionally eligible to be President or VP.

Whereas as put into the Constitution of the United States in Article II Section 1 Clause 5 by our founding fathers and framers requires that, to be eligible for the Office of the President and Commander in Chief of our military forces, a person alive at the time of the adoption of the Constitution had a “grandfather clause” therein and only had to be a “Citizen” of the United States, but that in the future a person born after the adoption and ratification of our U.S. Constitution they had to be more than just a “Citizen” of the United States but must be a "natural born Citizen" of the United States;
Whereas Tammy Duckworth was not alive at the time of the adoption of the U.S. Constitution and cannot avail herself of the “grandfather clause” therein available to only the Original Citizens and therefore has to meet the more restrictive “natural born Citizen” clause;

Whereas the founders and framers considered simply being a “Citizen” and then per Alexander Hamilton’s suggestions being simply “born a Citizen” for the presidential eligibility clause and the framers did not adopt those less restrictive terms for who could be the President and Commander in Chief once the founding generation had passed;

Whereas the term "natural born Citizen", as that term appears in Article II, Section 1, Clause 5 is not specifically defined in the Constitution of the United States (since the Constitution does not include a glossary but was written in terms as noted in the Federalist Papers using language and terms that were clearly understood by them and the people of the USA who were called upon to adopt and ratify it), and thus we must look elsewhere outside the Constitution to what the people of founding and framing era understood said term to mean (as is mentioned in the U.S. Supreme Court Case of (1875) Minor v Happersett), in order to determine its “originalist” meaning to those that chose that term and those that voted for and adopted and ratified our U.S. Constitution;

Whereas the Laws of Nature and Natural Law as evidenced by the Preamble of our Declaration of Independence strongly influenced our revolution and break away from England and the writing of our founding documents;

Whereas that per the "Principles of Natural Law" by Emer de Vattel (1758/1797) and the common law familiar to the founders and framers, and the people of the founding and framing era, understood that a "natural born Citizen" was a person born in the country to parents who were both Citizens (born or naturalized Citizens as long as they are both Citizens) of the country when their child was born in the country, and that term was chosen as a future national security clause as a "strong check" against "foreign influence" by or at birth on the person who would be eligible to be President and Commander in Chief of our military forces once the founding generation had passed;

Whereas Tammy Duckworth was clearly and admittedly NOT born in the USA but was born in Bangkok, Thailand as evidenced by her self-stated biography and said Tammy Duckworth was admittedly born to a non-U.S. Citizen (Thai Citizen) mother and a U.S. Citizen father, that said Tammy Duckworth was thus born with foreign allegiance and influence upon herself via citizenship at birth in more than one country and thus she was born with multiple allegiances and divided allegiances and national loyalties at and by birth, exactly what the founders and framers did NOT want for the person who would be President and Commander in Chief of our military forces in the future after the founding generation, the Original Citizens, had passed away;

Whereas Thailand while a friendly country is a foreign country and is not part of the United States or its territorial jurisdictions;
Whereas Tammy Duckworth’s parents were NOT in the diplomatic service or military service of her father’s country while they were residing and domiciled outside the United States or its territorial jurisdictions in a foreign country when their child Tammy Duckworth was born, and thus she is not recognized under the Principles of Natural Law and Law of Nations exceptions covering parents who are out of their country under the direction of and in the service of their country;

Whereas Congress under its powers granted to it in the U.S. Constitution in Article I can only create naturalized Citizens, either at birth or after birth subject to certain precedent and subsequent conditions outlined in said laws, and that any law or congressional act that Tammy Duckworth may point to past or present to try and claim eligibility, said law can only make her a “Citizen” at birth and not a “natural born Citizen” at birth. Adjectives mean something.

Therefore, be it declared:

That Tammy Duckworth is NOT a "natural born Citizen" under Article II, Section 1, Clause 5 of the Constitution of the United States and is NOT constitutionally eligible to be President or Vice-President.

SIGN THE PETITION AND MAIL TO YOUR ELECTED MEMBERS OF CONGRESS

First Name: ________________________ Last Name: __________________________

Zip Code: _______ Date: _____ Email Address (optional): _______________

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