

Explain This, Obots

Congressman John Bingham of Ohio helped draft the Fourteenth Amendment, which deemed former slaves to be citizens of the United States. In a discussion on March 9, 1866 Bingham stated on the floor of the House of Representatives, “[I] find no fault with the introductory clause [S 61 Bill], which is simply declaratory of what is written in the Constitution, that every human being born within the jurisdiction of the United States *of parents not owing allegiance to any foreign sovereignty* is, in the language of your Constitution itself, a natural born citizen.” [Emphasis added]

That statement further reinforces the argument that the Founding Fathers understood the term “natural born citizen” to mean born on U.S. soil *to two-U.S. citizen parents*. Obama’s father, not having been a U.S. citizen, clearly was someone who owed allegiance to a foreign sovereignty.

Obama cannot therefore legally serve as president. It does not matter where he was born. He made his way into the White House by taking advantage of the fact that most Americans do not understand the difference between the terms “native born” and “natural born”—and knowing that the leftist media would not bother to point it out.

Don Fredrick

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