

# Nation/State Citizenship = Slavery

by the People's Awareness Coalition

Most Americans do not understand that the organic (original) Constitution [of the federal government] did not house citizens. Its purpose was to govern world trade and protect the American republics militarily.

Moreover, *the organic Constitution does not confer rights to Americans, it protects their God given natural rights*; it also inherently guarantees the common law as the civil law. Such civil law is based on the customs and usage's of a society/nation; the society is not subordinate to the will of their state legislature; to clarify, the society is self-governing through traditions, no authoritarian law is used.

Furthermore, *under the organic Constitution, one is considered a national of his country or state*. He owes political allegiance to his country, and accordingly he is subject to the laws of his state as to being a citizen (statute) or 'free man' (common law) of the country.

Under the organic Constitution, *the federal government generally had nothing to do with a state national*; hence the federal laws did not apply to such people.

However, all this has been changed. . . After the Civil War a new governmental system was installed by the fourteenth amendment. The governments under this system are referred to as government de factos.

Below is the amendment which fundamentally *creates a new governmental system* which operates under private law:

## AMENDMENT XIV (14) Instituted July 9, 1868

*Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.*

*Section 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.*

*Section 3. No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.*

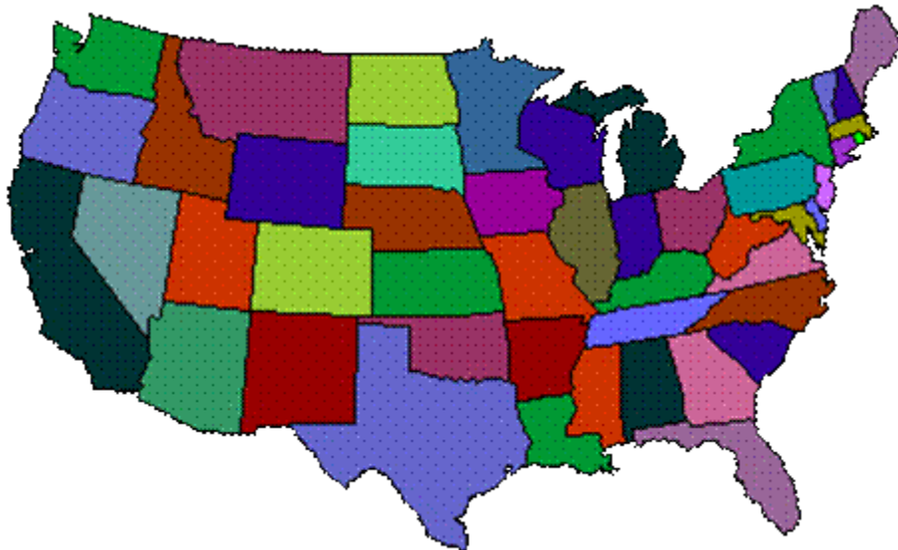
*Section 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.*

*Section 5. The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.*

# CITIZENSHIP = SLAVERY

## The United States of America under the 'organic' Constitution

Illustrated below in diagram 1: All states, which are also properly termed American republics, are considered all separate sovereign nations and/or countries unto themselves under the organic Constitution. What is meant by organic is: real; original; in full uniformity with the Ninth and Tenth Amendments. Under the organic Constitution, an American is a national of one of the American states/republics/nations.

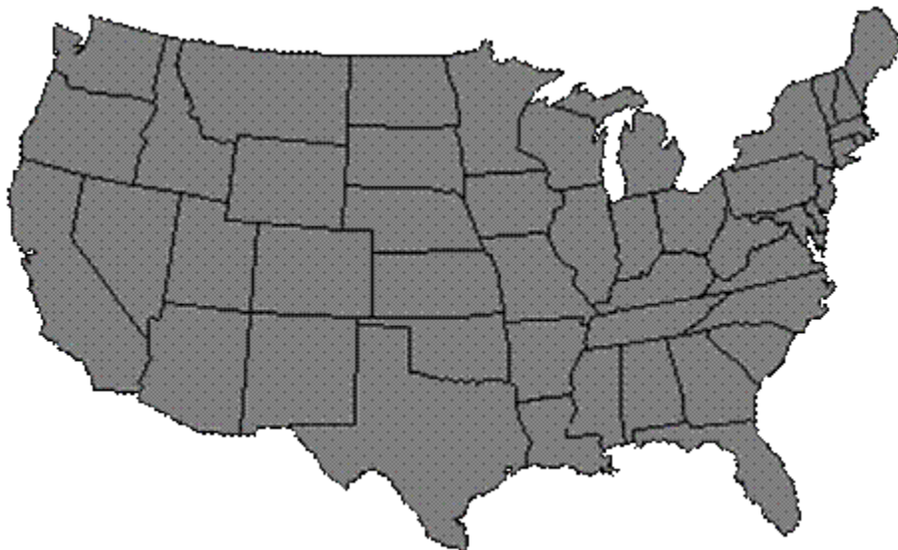


**Diagram 1 - Depicts separate "free" independent state/nations as protected by the Tenth Amendment of the Constitution.**

## The United States of America under the '14th Amendment' Constitution:

Illustrated below in diagram 2: Under the legal effects of the fourteenth amendment constitution, one "Super State/Nation" is fictionally formulated by the unification of the [U]nited States of America.

**The sum of the American states are considered to be 'each' a political subdivision of the United States or Washington DC i.e. federal areas or states.** To further clarify: The American states are quasi-counties of sorts, because Washington DC is acting as a State or "national government" for citizens of the United States, or U.S. or federal citizens see also dual citizenship.



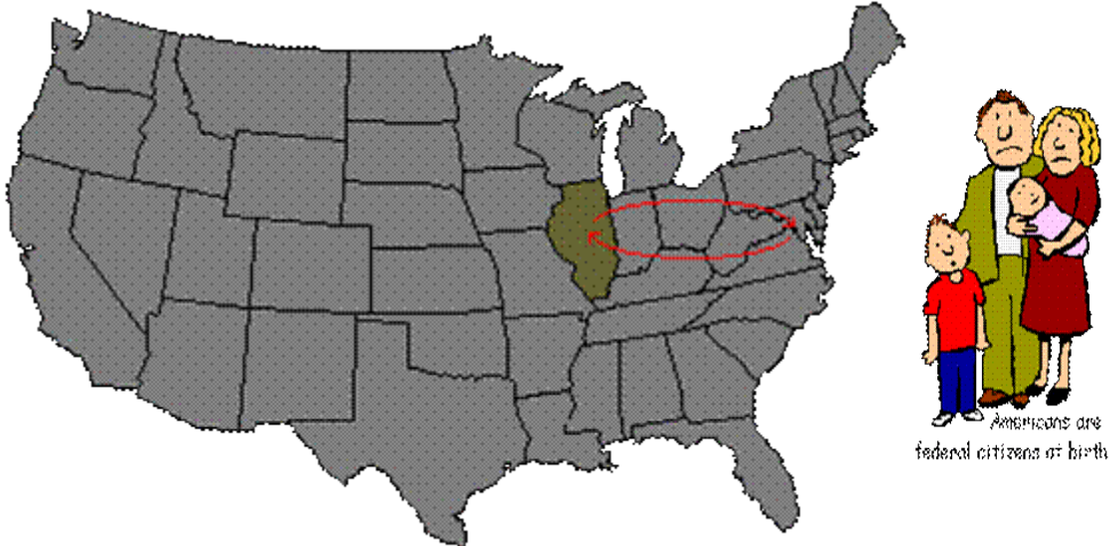
**Diagram 2 - Depicts one "Federal Nation" that has been created by the 14th amendment of the "United States constitution."**

# CITIZENSHIP = SLAVERY

## The Accomplishments of the 14th Amendment:

Illustrated below in diagram 3: The fourteenth amendment (in an operation of law) takes Americans out of their native states at birth; Americans are then citizens and nationals of the United States i.e. DC citizens or federal citizens.

Moreover, the fourteenth amendment installs a 'new governmental system' under a 'new constitution', *which in deception runs concurrent with the organic Constitution.*



**Diagram 3 - Shows fictional transportation of Americans to Washington DC at birth.**

The Americans are then fictionally transported back to the state in which they live as a "resident aliens" in that country/US political subdivision see Law of Nations. Such legal conditions further creates an unnatural nationality and/or citizenship, which turns natural born Americans into "unnatural" persons or legal fictions.

## The Law of Nations:

Under the Law of Nations, based on principles of natural law: *one is a national of the 'state' in which he was born*; such state is his native 'country' and nation; accordingly, he owes allegiance to his state/nation/country/government.

**Under the Law of Nations:** a 'national' is not a resident of his state/country, just a national; moreover, when one lives in a state in which he is not a national member, he is a 'resident' or an alien; a resident alien. Accordingly one is an 'alien' to every other state/nation/country/government. /1\

**Under the Law of Nations:** the term human being means a man, women or child; however, the term 'person' is a national of a society and/or nation. As a national, this occasions one to be under the protection of the government of such nation. The term 'national' differs from the term 'citizen'. In American law, the term we know as 'citizen' relates to political rights or being a 'subject'.

**Under the Law of Nations:** the term 'nationality' is the status of belonging to a particular nation by origin, birth, or naturalization [origin = native]. A 'nation' is a society of people bound in unity under a particular government by its mutual consent. The term 'naturalization' is the legal process of changing one's nation (or country) to be a member citizen of another; in other words to grant nationality to (one of foreign birth). Today, nationality has little to do with ethnic origin.

**Under the Law of Nations:** nationality can be changed: it is a natural right; such right is legally called expatriation: The changing of one's country; and accordingly his nationality and citizenship. One's native country is referred to as a natural domicile or domicile of origin; and, if one has changed his country, it is referred to as an acquired domicile i.e. one's 'domicile' = a permanent "natural born (native) national" or "non-native national" of a nation or country.

# CITIZENSHIP = SLAVERY

**Under the Law of Nations:** the term 'citizen' is in reference to being a 'subject of a sovereign or subject to a government. In American law, the term 'citizen' refers to political rights. One's political rights are protected under the original Constitution. Generally, the term 'national' and 'citizen' go hand-in-hand, that is to say, when one is naturalized he is a national and also has political rights.

**Under the Law of Nations:** the systematic and planned extermination of an entire national, racial, political, or ethnic group is referred to as genocide. This is a crime under international law.

Legal Information in this particular section is taken from the following sources: Bouvier's Law Dictionary, 1856; De Vattel's, Law of Nations; and, American Heritage Dictionary.

## **The Fourteenth Amendment Is A Political Cabal:**

The United States (federal government) was getting little support during its short period of existence. If you would investigate there were few people voting just prior to the Civil War. *The 14th amendment is the instrument that had established the support for the United States through an 'alternate political system'.*

Aside the force of the Civil War, the people could not be continually forced into supporting the United States so they had to be tricked into supporting it.

As many have heard "Governments are instituted by the consent of the governed", for the United States to get support a "mobocracy" had to be created. However, due to the American states being that of a sovereign autonomous capacity this could not be accomplished unless they were 'taken over'.

*Unknown to most people the fourteenth amendment is the device and artifice that deceives them to surrender their national sovereignty.* Section 2 of the amendment is where the operation of law is found that executes the act of sedition against the sovereignty of the state. Understand that this had all been sold as an act of rights and humanity. However you must further understand that the main objective was just to get enough "bodies" or "persons" to elect the officials so there was legal justification for the laws established by the United States to have some force and effect.

**Section 3** of the amendment installs the insurgent government[s] and also preserves the organic Constitution;

**Section 2** of the amendment empowers it;

**Section 1** of the amendment naturalizes all Americans as nationals of the United States at birth; the legal language in *section 1 actually creates a dual-citizenship on Americans*; such Americans are United States citizens i.e. federal citizens/U.S. persons /2\ and citizens of the state in which they reside [see diagram 3 above]. This in turn negates the natural rights of Americans [unalienable rights] held under the Law of Nations.

## **How the 14th Amendment Works:**

**Section 2** of the fourteenth amendment induces a voting American to tacitly throw off his primary political allegiance to his rightful state government; this causes a breach of allegiance to his government: This is sedition and hence treason. /3\ His allegiance is then given to the de facto governmental system over his state or country's lawful government; he is then politically bound to the federal government and he is now a 'resident' (thing/slave) of the state and is no longer a national of his country.

## **14th Amendment Citizenship:**

A United States citizen and national is considered a resident alien in every "State" (i.e. country) in which he chooses to live; he does not have natural rights which are conferred by God and protected by the original Constitution. He has rights which are granted by the federal and state governments at will, not God; accordingly, he is subject to both federal and state laws.

Due to the legal contrivance induced by section 2 of the fourteenth amendment, all the states are in war mode; the civil law (common law i.e. custom and usage) has virtually been suspended for anyone that participates; all U.S. citizens are subordinate to the de facto state legislatures and basically treated as enemies of the republic of which they reside. Such treatment is due to their presumed breach of allegiance to their lawful state governments under the law of nations.

# CITIZENSHIP = SLAVERY

## **The fourteenth amendment is actually a ‘Cabal’:**

It is of purpose to pull all Americans into a foreign jurisdiction (the federal government)—to impose on them—what they are constitutionally protected from. It makes all Americans who condone and participate in this system a resident: A "thing" of the State i.e. the federal and state governments. /4\

The scheme is three pronged: 1) It is a mechanism for government control; 2) It enables the federal government to implement an income tax for the World Banking Elite; 3) It allows both the de facto federal government and the de facto state governments to do business with/on Americans e.g. licensing; traffic fines; social security; etc., etc.

**Simply put: The 14th amendment is a subversive political cabal for the purpose of usurping the sovereignty of the American nations by the ignorant consent of the people.**

## **The Remedy To The Fourteenth Amendment: The Expatriation Act**

The day before the fourteenth amendment was announced purportedly ratified, an act was passed by a somewhat rogue Congress. The act was Public Law; 15 United States Statutes at Large, Chapter 249, pps 223-224 (1868). Most people refer to this Act as the "**Expatriation Act.**" The Act is as follows:

### ***CHAP. CCXLIX - - An Act concerning the Rights of American Citizens in foreign States.***

***PREAMBLE*** - Rights of American citizens in foreign states. WHEREAS the right of expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness; and whereas in the recognition of this principle this government has freely received emigrants from all nations, and invested them with the rights of citizenship; and whereas it is claimed that such American citizens, with their descendants, are subjects of foreign states, owing allegiance to the governments thereof; and whereas it is necessary to the maintenance of public peace that this claim of foreign allegiance should be promptly and finally disavowed.

***SECTION I*** - Right of expatriation declared. THEREFORE, Be it enacted by the Senate of the and House of Representatives of the United States of America in Congress assembled, That any declaration, instruction, opinion, order, or decision of any officers of this government which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government.

***SECTION II*** - Protection to naturalized citizens in foreign states. And it is further enacted, That all naturalized citizens of the United States, while in foreign states, shall be entitled to, and shall receive from this government, the same protection of persons and property that is accorded to native born citizens in like situations and circumstances.

***SECTION III*** - Release of citizens imprisoned by foreign governments to be demanded. And it is further enacted, That whenever it shall be made known to the President that any citizen of the United States has been unjustly deprived of his liberty by or under the authority of any foreign government, it shall be the duty of the President forthwith to demand of that government the reasons for such imprisonment, and if it appears to be wrongful and in the violation of the rights of American citizenship, the President shall forthwith demand the release of such citizen, and if the release so demanded is unreasonably delayed or refused, it shall be the duty of the President to use such means, not amounting to acts of war, as he may think necessary and proper to obtain or effectuate such release, and all the facts and proceedings relative thereto shall as soon as practicable be communicated by the President to Congress.

***Approved, July 27, 1868.***

**Now this "piece of work" explained. . .**

**The Preamble**—which has no effect of law—is stealthily stating that the state governments were going to be usurped by the 14th amendment political mandates. Mind you: The 14th amendment was set into action the day after said Act was passed. The purported reason was to keep “peace” under the totalitarian style socialist governmental system of which has been in the works since just after the Civil War.

# CITIZENSHIP = SLAVERY

The last 2 sections are just congressional babbling that set forth that the new “citizens of the United States” are going to be protected as if they were natural born or of a de jure character. To enforce this fact there are United States Attorney General opinions that reflect the language of those 2 sections that were written during the Civil War.

The Preamble of the “Expatriation Act” is simply stating: Because the United States gave such people the right of citizenship, the people that were not natural born Americans should—NOT MUST—give up their political allegiance to the several state governments of their states of domicile.

## **Congress can only control what it has ‘Constitutional’ control of:**

As Congress did not have the authority over people before the Constitution was enacted: Could Congress make this statement about any American that was natural born, which would include all his descendants?—NO. It has no authority to do so. Could those said people—along with all others that were not pre-Constitution descendants of natural born Americans—be tricked into giving up their de jure (rightful) political allegiance by participating in an alternate body politic set forth by an operation of law under the 14th amendment of the United States?—YES.

**Section 1 of the Act**—being the most important—is stating that *one can remove himself or herself from any body politic, country or nation, as it is a natural right of every man and woman*. As the fourteenth amendment creates a body politic de facto and a false nation, this Act is pertinent to one just saying no to the governmental system as it exists in America, and is a remedy to remove oneself from that system.

And, it should be noted that this Act does not point out that such citizens are going to be subject to the law of Congress and that all their natural rights are going to be taken away for acting in sedition to the law that is inherent in the original constitutional system. Moreover, as there are some that profess that the term citizen of the United States and American citizen are different in their meaning. In rebuttal of this, one should note that a derivative of the term American citizen is used in section 3 synonymously with the term citizen of the United States from section 2, hence they are the same. /5\

## **Legal Fraud Caused By The Fourteenth Amendment**

**“LEGAL FRAUD”** as defined by Black's Law Dictionary, sixth edition:

*"Acts as though not originating in actual evil design to perpetrate fraud, yet by their tendency to mislead others or to violate confidence, are prohibited by law. Misrepresentation of a material fact made willfully to deceive and acted on by the opposite party to his damages constitutes 'legal fraud'."*

The fourteenth amendment of the U.S. Constitution has fundamentally negated the Ninth Amendment in the Bill of Rights for Americans. This has been noted in cases such as U.S. v Cruikshank. Although the justices in cases such as Cruikshank do not clearly come out and say it, it is understood that the nations of the several American republics are in fact not politically autonomous as they once were.

**THE FRAUD IS**, that several American nations still exist under the fourteenth amendment; however it has been kept a secret from Americans. There has been no public notice given to Americans that U.S. citizenship is voluntary, nor that the several American republics do not maintain lawful national governments as they held under the organic (original) federal constitution. /6\

The scheme has been accomplished with newspeak, which is the clever manipulation and changing of words.

The scheme is commercially based and it is termed ‘Statism’: "The practice or doctrine of giving a centralized government control over economic planning and policy."

### **Statism is just another name for Communism.**

As the foregoing exposed legal scam is fundamentally an act of genocide, they have protected themselves. Accordingly there are congressionally provided methods to absolve the federal citizenship. You must use such legal methods to Emancipate yourself from the feudal system created by the 14th amendment. If you do not claim one of the several American republics as your country and nation, you will continue to be oppressed by the Elitists' nation which has been created by the cabal. . . THE FOURTEENTH AMENDMENT !

For more information on how and why this was done, and also legal information on the emancipation of federal status you may respond to the person you received this from...