



## EXPATRIATION EXAMINED © Authored by PAC [info@pacinlaw.us](mailto:info@pacinlaw.us)

*"The wise know their weakness too well to assume infallibility; and he who knows most, knows best how little he knows." —Thomas Jefferson*

### INTRODUCTION

In setting the premise:

There are some *so-called* "patriots" out there that say that *expatriation* is the wrong thing to do in freeing oneself from "the system". We beg to differ — herein are some law authorities:

### EXPATRIATION AND THE LEGAL ENTAILMENTS

First, we ask that you read the definition of expatriation:

- **expatriation.** A voluntary change of allegiance from one country to another, effecting an absolute termination of all civil and political rights as of the date of such act. *3 Am J2d Aliens § 120*

The above definition is from *Ballentine's Law Dictionary, 3rd edition*. Note that the definition refers to American Juris Prudence in regard to *aliens*. Now, below is the general definition of an alien that is found in a current edition of *American Heritage Dictionary*:

- **alien.** Owing political allegiance to another country or government.

Americans have never owed political fidelity to the federal government, because it is not nor ever was a true *national* government. Moreover, the definition of *alien* encompasses that one does not owe political allegiance to a government. With those stated facts established:

- **QUESTION:** Are your political rights derived from the federal government or the Federal Constitution? Answer: NO.<sup>1</sup>

Now to evidence the fact that the government entitled the federal government — *i.e.*, the United States — is not a bona fide *national government*... or, in other words — that it does not represent a nation, per se. See this definition from *Black's Law Dictionary, 4th edition*:

- **national government.** A national government is a government of a single state or nation, united as a community by what is termed the social compact, and possessing complete and perfect supremacy over persons and things, so far as they can be made the lawful objects of civil government. A federal government is distinguished from a national government, by its being the government of a community of independent and sovereign states, united by compact.

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<sup>1</sup> Originally, the slaves of the South were given their political rights from the federal government via the Fourteenth Amendment; however, at the same time everyone in the Union was duped into the same unification agenda of the Neo-Roman Empire due to their ignorance.

In further evidence that the United States is not actually a *country* or a *nation*, the Articles of Confederation — which were overwritten by the United States Constitution — are essentially a compact by the several states of the Union. Now, in retrospect, take look at this definition which pertains to *The War Between the States*, which is wrongly referred to as the *Civil War*:

- **rebels.** A term loosely but incorrectly applied to the Confederate Forces engaged in the Civil War. *30 Am J Rev ed Insurr § 2*

Why were the *Confederates* not considered rebels?... There was no breach of allegiance to their state governments or nations, nor did they commit treason against the “American Union” to a foreign power. They had a *lawful war* pursuant to the doctrines of international law. As a matter of law it was not even a *civil war*— it was an *international war*.

Now you may be saying to yourself: *Well, if one expatriates, he would have to leave the United States or what most people think of as is “the country”*. For some odd reason this is the trend of thought. However as we have stated herein above the United States *is not* a *country* under principles of international law; the United States is a federation of countries. It is deemed a country internally under *the color of law* — or rather *fraud* — of the Fourteenth Amendment and some *colorful applications* of international law. Under international law your state is your lawful country and nation. See this from *Bowvier’s Law Dictionary, 1856*, as proof:

- **Country.** By country is meant the STATE of which one is a member.

Now this question, how can you owe allegiance to all states if they are all separate countries?

The above was referenced to lay the groundwork for you to understand the following:

Firstly, the United States is an incorporation or federation of countries, it is not a country. So the question is, how can one have a bona fide *nationality* of a federation *or* corporation?

Secondly, the devious Fourteenth Amendment establishes a *so-called* dual citizenship.<sup>2</sup> And because the Fourteenth Amendment establishes a *so-called* dual citizenship — and as it would violate due process of law after the *installment* of the amendment — the term noted as “*citizen of the United States*” can ONLY MEAN a *United States citizen* or *federal citizen* when used in authorities of law.<sup>3</sup> Accordingly, in view of such matters, we must ask these two questions:

- 1) Can a person participate in elections without being a *United States citizen* under the Fourteenth Amendment? Answer: NO. Then he does not have political rights unless he is claiming to be a *citizen of the United States*—does he? And, if one were to participate, would he not be deemed a *citizen of the United States*? Answer: YES.

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2 See the paper *Citizen as a Legal Fiction* at : [www.pacinelaw.us/citizen](http://www.pacinelaw.us/citizen)

3 By their usage and context, these three sections taken from the Constitution establish that the term “Citizen of the United States” means someone that has been *naturalized* to be a citizen. The 14th Amendment also naturalizes people at birth. So, it can be said that the term “citizen of the United States” always means *naturalized citizen*.

**Article I - The Legislative Branch.**

**Section 2 - The House.** No person shall be a Representative who shall not have attained to the Age of twenty five (25) Years, and been seven Years a *Citizen of the United States*...

**Section 3 - The Senate.** No person shall be a Senator who shall not have attained to the Age of thirty (35) Years, and been nine Years a *Citizen of the United States*...

**Article II - The Executive Branch.**

**Section 1 - The President.** No person except a natural born Citizen, or a *Citizen of the United States*, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty-five (35) Years, and been fourteen (14) Years a Resident within the United States.

2) Because the new federal government has set-up a new system of law which is grounded in Roman Civil Law under the 14th Amendment that establishes rights that are repugnant to the common law, by expatriating would one not be giving-up these rights, *e.g.*, Title 42 suits? Answer: YES.

Now look at the definition of *expatriation* again to see if the foregoing facts fit:

- **expatriation.** A voluntary change of allegiance from one country to another, effecting an absolute termination of all civil and political rights as of the date of such act. *3 Am J2d Aliens § 120*

So are you still saying that “expatriating” is not the proper and *legal* way to remove yourself from the governmental system and its Fourteenth Amendment bondage? Are you saying to yourself, the Fourteenth Amendment is a fraud and you do not have to expatriate? Well, these questions are asked... And remember *ignorance of the law is no excuse* is a maxim of law:

- 1) Have you signed any government form or participated in any activity that states you must be a “citizen of the United States” or a U.S. citizen, *e.g.*, voting in any or all state or federal elections or sign any Social Security or other benefit/taxation form that requires you to be a U.S. citizen?
- 2) Because only United States citizens can vote, and under established international doctrines of law a child carries the nationality of his father, did your father participate in any U.S. election in his lifetime? <sup>4</sup>

Now we must ask: After a 140+ years of the Fourteenth Amendment system being in place, do you really think there is not a *presumption* or *established fact* that you are regarded as a *citizen and national of the United States* by government agencies and judges? Have you heard of a thing called *legal fictions*?<sup>5</sup> Have you ever heard that *possession is nine-tenths of the law*? Who possesses the territories known as the *several states*? The ‘new’ *citizens of the United States*, or the *lawful citizens* that existed prior to the amendment? So, whose law system rules then?

And in closing, below is the legal definition of ALIEN from a legal source that is not common to the legal profession, but many of the judges in America use, *Ballentine’s Law Dictionary*:

- **alien.** One who, having been a “citizen of the United States,” has expatriated himself. –*Ballentine’s Law Dictionary, Third Edition*

Now look at this definition established by the *insurgent* United States Congress:

- **Title 8 USC § 1101(a)(3).** The term “ALIEN” means any person not a *citizen* or *national* of the United States.<sup>6</sup> –*US Code*

Any questions?

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4 See this information at : [www.pacinlaw.us/establishment](http://www.pacinlaw.us/establishment)

5 NOTE: A “Legal Fiction” is also referred to as a “presumption”. See this authority: “A presumption is a deduction which the law expressly directs to be made from particular facts.” (Code Civ. Proc., sec. 1959 [ note: now Evidence Code, § 600 ].) And “a presumption (unless declared by law to be conclusive) may be controverted by other evidence, direct or indirect: but unless controverted, the jury is bound to find according to the presumption.” (Code Civ. Proc., sec. 1961 [ note: now Evid. Cd, § 602 et seq ].) (bracketed information added) In re Bauer (1889), 79 Cal. 304, 307.

6 Movies like Men in Black — you know, the one where US government agents chase around what the average American perceives to be aliens — is just a movie that taunts the truth in stealth. The people who have orchestrated this governmental system like to do such things to mock the average American.

## A FINAL NOTE:

The Coalition refers to *expatriation as Correction of Nationality*, which is correcting or declaring one's status to be of the *de jure law* of the Union; such law incorporates *rightful political status* and the *Common Law* in contraposition to that of the *Roman Civil Law* that is established under the 14th Amendment governmental/political system. In essence, you are removing yourself from the *Marxist country — that is present under the 14th Amendment political system —* and returning back to your *true-lawful country*. This is the only absolute form of *emancipation* from this governmental system.<sup>7</sup> A *national of a state* is the rightful (*de jure*) sovereign, political power of his country... You have the absolute right to claim what has been taken from you under fraud.

*“I admire PAC’s readiness to inform and assist souls out of the New World.”*

—Tupper Saussy, author of *Rulers of Evil*



❖ **Contact the Coalition and *get right* by correcting your nationality:**

◆ [www.pacgroups.us/enroll](http://www.pacgroups.us/enroll)

## PEOPLE’S AWARENESS COALITION WELCOMES YOU!

**The Coalition has been *separating the wheat from the chaff* since 1998.**

The primary goal of PAC is to assist people of America in gaining back their freedoms under the *pre 14th Amendment* style system of law. To aid in this endeavor, our optimum proposal is titled the *PAC Unification Project*. Its objective is to provide people with an understanding that working together is required to achieve proper knowledge so that we may obtain our goals.

Please join us in appropriating education and freedom that the republics provide!



Visit People’s Awareness Coalition at : [www.pacalliance.us](http://www.pacalliance.us)



Join us at the *PAC Open Forum* :  
[www.pacgroups.us/register](http://www.pacgroups.us/register)

## ISLAND MAKERS PROJECT

People who are dividing *the movement* need to be exposed. The purpose of the *Island Makers Project* is to accomplish such measure and also show people where they are in their quest.

◆ IMP Site : [www.islandmakers.us](http://www.islandmakers.us)    ◆ PAC Unification Project : [www.pacalliance.us/unification](http://www.pacalliance.us/unification)



The book titled *The Red Amendment* is an in law exposé. It centers on legal operations of the 14th Amendment put into the Constitution in 1868 which caused the usurpation of the original governmental system. Remedies are also discussed.

◆ Visit The Red Amendment WebSite at : [www.redamendment.net](http://www.redamendment.net)

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<sup>7</sup> See this additional information at: [www.pacinlaw.us/questions](http://www.pacinlaw.us/questions)