

## TREASON BY DESIGN © Authored by LB Bork [lb@pacinlaw.us](mailto:lb@pacinlaw.us) *The true evil behind the 14th Amendment*

### DEDICATION

**It has been said that ignorance is bliss. That may be true, but it is also criminal....**

*I dedicate this thesis to all the people who vote and partake of the system of government under the 14th Amendment of the Constitution, for it is they who have destroyed America. —LB Bork*

### INTRODUCTION

I happened upon a treatise by Lysander Spooner<sup>1</sup> entitled, “No Treason: *The Constitution of No Authority*”, in the middle of December, 1999. This particular article was forwarded to me by an acquaintance in the freedom movement. Spooner was a brilliant attorney from the country of Massachusetts who spoke out gallantly against “The State”. While the title of this particular work of Lysander Spooner was intriguing enough, I was floored by its issues.

To set premise: the reason this particular treatise set me on end is that Mr. Spooner had the exact same sentiments about the purpose of the Civil War which I have come to discern. Accordingly, for the past year I have been researching the Fourteenth Amendment — that is fallout from the *so-called* Civil War — and its *bastard* effects. In my researched opinion, this amendment is evil, but goes beyond the comprehension of many. That said, I had found most people in the movement only scrutinize Section 1, wherein the issue of *citizenship* and *due process* is established; however the true evil lies within the other sections. In the opinion of this jurist, the most evil is Section 2. This particular section deals with the [re]apportionment of the *so-called* “inhabitants” for representation and also sets forth voter stipulations.

Before we delve into this evil, it would be most beneficial to read the final excerpts from the last chapter of the writing of Lysander Spooner entitled: No Treason. Here for your legal and historical enlightenment, behold the following perceived wisdom from Mr. Spooner....

#### **NO TREASON, by Lysander Spooner**

These are the terms on which alone this government, or, with few exceptions, any other, ever gives “peace” to its people.

The whole affair, on the part of those who furnished the money, has been, and now is, a deliberate scheme of robbery and murder;<sup>2</sup> not merely to monopolize the markets of the South, but also to monopolize the currency, and thus control the industry and trade, and thus plunder and enslave the laborers, of both North and South. And Congress and the president are today the merest tools for these purposes. They are obliged to be, for they know that their own power, as rulers, so-called, is at an end, the moment their credit with the blood-money loan-mongers fails. They are like a bankrupt in the hands of an extortioner. They dare not say nay to any demand made upon them. And to hide at once, if possible, both their servility and their crimes, they attempt to divert public attention, by crying out that

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1 Born 1808, Died 1887

2 Undoubtedly a reference to General Ulysses S. Grant, who had just become President.

they have “Abolished Slavery!” That they have “Saved the Country!” That they have “Preserved our Glorious Union!” and that, in now paying the “National Debt,” as they call it (as if the people themselves, *all of them who are to be taxed for its payment*, had really and voluntarily joined in contracting it), they are simply “maintaining the National Honor!”

By “maintaining the national honor,” they mean simply that they themselves, open robbers and murderers, assume to be the nation, and will keep faith with those who lend them the money necessary to enable them to crush the great body of the people under their feet; and will faithfully appropriate, from the proceeds of their future robberies and murders, enough to pay all their loans, principal and interest.

The pretense that the “abolition of slavery” was either a motive or justification for the war, is a fraud of the same character with that of “maintaining the national honor.” Who, but such usurpers, robbers, and murderers as they, ever established slavery? Or what government, except one resting upon the sword, like the one we now have, was ever capable of maintaining slavery? And why did these men abolish slavery? Not from any love of liberty in general not as an act of justice to the black man himself, but only “as a war measure,” and because they wanted his assistance, and that of his friends, in carrying on the war they had undertaken for maintaining and intensifying that political, commercial, and industrial slavery, to which they have subjected the great body of the people, both white and black. And yet these imposters now cry out that they have abolished the chattel slavery of the black man although that was not the motive of the war-as if they thought they could thereby conceal, atone for, or justify that other slavery which they were fighting to perpetuate, and to render more rigorous and inexorable than it ever was before. There was no difference of principle but only of degree between the slavery they boast they have abolished, and the slavery they were fighting to preserve; for all restraints upon men’s natural liberty, not necessary for the simple maintenance of justice, are of the nature of slavery, and differ from each other only in degree.

If their object had really been to abolish slavery, or maintain liberty or justice generally, they had only to say: All, whether white or black, who want the protection of this government, shall have it; and all who do not want it, will be left in peace, so long as they leave us in peace. Had they said this, slavery would necessarily have been abolished at once; the war would have been saved; and a thousand times nobler union than we have ever had would have been the result. It would have been a voluntary union of free men; such a union as will one day exist among all men, the world over, if the several nations, so called, shall ever get rid of the usurpers, robbers, and murderers, called governments, that now plunder, enslave, and destroy them.

Still another of the frauds of these men is, that they are now establishing, and that the war was designed to establish, “**a government of consent.**” The only idea they have ever manifested as to what is a government of consent, is this-that it is one to which everybody must consent, or be shot. This idea was the dominant one on which the war was carried on; and it is the dominant one, now that we have got what is called peace.

Their pretenses that they have “Saved the Country,” and “Preserved our Glorious Union,” are frauds like all the rest of their pre-tenses. By them they mean simply that they have subjugated, and maintained their power over, an unwilling people. This they call “Saving the Country”; as if an enslaved and subjugated people or as if any people kept in subjection by the sword (as it is in-tended that all of us shall be hereafter) could be said to have any country. This, too, they call “Preserving our Glorious Union”; as if there could be said to be any Union, glorious or inglorious, that was not voluntary. Or as if there could be said to be any union between masters and slaves; between those who conquer, and those who are subjugated.

All these cries of having “abolished slavery,” of having “saved the country,” of having “preserved the union,” of establishing “**a government of consent,**” and of “maintaining the national honor,” are all gross, shameless, transparent cheats-so transparent that they ought to deceive no one-when uttered as justifications for the war, or for the government that has succeeded the war, or for now compelling the people to pay the cost of the war, or for compelling anybody to support a government that he does not want.

The lesson taught by all these facts is this: As long as mankind continue to pay “national debts,” so-called—that is, so long as they are such dupes and cowards as to pay for being cheated, plundered, enslaved, and murdered—so long there will be enough to lend the money for those purposes; and with that money a plenty of tools, called soldiers, can be hired to keep them in subjection. But when they refuse any longer to pay for being thus cheated, plundered, enslaved, and murdered, they will cease to have cheats, and usurpers, and robbers, and murderers and blood-money loan-mongers for masters.” [ *END SPOONER CLIP* ]

## FORWARD

The most important thing to note is, Lysander Spooner established the sentiments of “The Union” and what *IT* called “a government of consent” after the “Civil War”. This is what astonished me about the piece: two weeks prior to receiving it I completed an article based on my research on the Fourteenth Amendment entitled: “*Are You a Traitor?*” This particular article covered two encumbrances which stem from Section 2 of the Fourteenth Amendment:

1) Consent; 2) Treason.

In the mind of this jurist, what Lysander Spooner’s treatise had done is totally confirm all my research and my conclusions thereof. Below is the revealing and condensed article prepared to inform people in “the movement”. The article is of a tutorial nature.... So you may have to review its content several times to have a full understanding of the *main point* being made....

## ARE YOU A TRAITOR? *By LB Bork / PAC*

This article will determine whether or not you are a traitor to your *country*. By the time you finish reading it you will be in total shock, as most people unwittingly are deemed traitors.

### CONSENTING TO GOVERNMENT

To set the premise of the above notation, please view this segment from the Declaration of Independence: “*We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. —That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.*”

“GOVERNMENTS ARE INSTITUTED AMONG MEN, DERIVING THEIR JUST POWERS FROM THE CONSENT OF THE GOVERNED!”

Now, look at this definition from Black’s Law Dictionary Deluxe, sixth edition:

- **CITIZENS.** Citizens are members of a political community who, in their associated capacity, have established or submitted themselves to the dominion of a government for the promotion of their general welfare and the protection of their individual as well as collective rights.<sup>3</sup>

Now, a question is posed to you: What government have you *consented-submitted* to? Well... the answer please? Here are two shocking facts:

- ✓ The “United States” *is not* your *country*, as a matter of law!
- ✓ The “United States” *is not* your *nation*, as a matter of law!

Now here is the most shocking and unconscionable fact: IT IS A CRIME TO VOTE!

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<sup>3</sup> U.S. v Cruikshank, 92 U.S. 542.

You are probably dumbfounded because this sounds like lunacy; however, IT IS TRUE!

Before it is explained *how* it is a crime to vote, you must understand *why* it is a crime to vote. To assist in explaining this unconscionable truth, the following facts — *that are inherent in the United States Constitution* — need to be verified for you to understand.

To prove the facts illustrated, definitions from Bouvier’s Law Dictionary (*1856 edition*) will generally be referenced. This particular law dictionary is chiefly utilized due to it being pure in definitional nature. It has been found that current law dictionaries have been altered — to some point — and/or are vague in their definitions. If the source is different it shall be noted.

## THE MAKEUP OF THE UNION

Under international and constitutional law, all *states* that are in the American union — that are also referred to as republics — are separate sovereignties, countries and nations. To assist in explaining this let us view the first set of legal definitions which are as follows:

- **COUNTRY.** By country is meant the state of which one is a member; Every man’s country is in general the state in which he happens to have been born.

And accordingly,

- **NATIONS.** Nations or states are independent bodies politic; societies of men united together for the purpose of promoting their mutual safety and advantage by the joint efforts of their combined strength... *i.e.*, your state/republic/country

Ergo: Lawful “nationality” defined — pursuant to international law — is:

- **NATIONALITY.** The state of a person in relation to the nation in which he was born... *i.e.*, your state reflects your nationality, *e.g.*, Iowan, Ohioan, etc.<sup>4</sup>

As you can plainly see, a *country* is a *state*, and a nation is somewhat synonymous with state. All states (*i.e.*, several states) of America make-up the “[U]nited States of America” (*Union*) the incorporated unit makes-up the “United States” (the ‘*State*’ of the *Union*).

Before this time, did you realize that the “United States” *is not* your nation? Doubtful, as most of us have been educated in the governmental (*public*) school system. Perhaps you are seeing some of the reasons why they do not teach law to the children in school.<sup>5</sup>

## CONVERSION FROM LAWFUL TO UNLAWFUL

Understanding the above principles, the lawful system of government for the Union (under the Constitution established by the founding fathers) has not been seen by any American for over 140 years. Unknown to most Americans the main purpose of the Fourteenth Amendment to the Constitution was to create new citizens (United States citizens). Moreover, people also do not realize that it also defines — *and sets-up* — a usurpation governmental system. This system of government is referred to as a *de facto government*, or a *government de facto*.

Before we further explain this unconscionable matter of conversion, you should understand the general difference between *de facto* and *de jure*. The definitions are as follows:

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4 Nation = Nationality. This can be changed; it is referred to as *Expatriation*. See Title 8 USC § 1481; see also Title 8 USC § 1101(a)(23). Definitions. The term “naturalization” means the conferring of nationality of a state upon a person after birth, by any means whatsoever. see also definitions of jus sanguinis and jus soli, *i.e.*, your native republic/country.

5 See this information : [The Stealth Slavery](#)

- **DE FACTO.** In fact, as distinguished from “de jure”, by right, *i.e.*, not constitutional.

And now for the lawful reference...

- **DE JURE.** By right; by lawful right; rightfully; complying with the law in all respects; valid in law, *i.e.*, constitutional.

Both the above definitions are taken from the modern Black’s Law Dictionary, sixth edition.

## **ALL AMERICANS ARE DEEMED DE FACTO**

The infamous Fourteenth Amendment was instituted by a rump<sup>6</sup> congress on the date of June 13, 1866 and *purportedly* ratified July 9, 1868. With that established, now let us look at the language that is found in Section 1 of the Fourteenth Amendment. It is as follows:

*“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.”*

Most people in the “freedom movement” believe the Fourteenth Amendment does not affect them because they think they are not within the *jurisdiction* of the “United States”, as they live in a State, *or* they are not of African descent. Sorry, but this is incorrect. Everyone born within the jurisdiction of the United States of America — *i.e.*, in one of the several states — is fundamentally *naturalized* by the Fourteenth Amendment at birth, except for Indians.<sup>7</sup> As to this fact, see this corresponding definition from Black’s Law Dictionary, sixth edition:

- **NATURALIZATION CLAUSE.** The Fourteenth Amendment to the United States Constitution, Section 1, provides that 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.

The “uniform rule of naturalization”<sup>8</sup> clause found in the body of the Constitution provides some broad power to *fiddle* with whatever the United States wants in regard to the control of the peoples’ citizenship of the several states. Of course this takes affect through *operations of law*<sup>9</sup> with the people not even realizing it. The courts then have the ability to *toy* with it.

To further illustrate: In 1884 in the case of *Elk v Wilkins*,<sup>10</sup> the court stated the following in reference to Section 1 of the Fourteenth Amendment and its *dual* citizenship:

*“...this section contemplates two sources of citizenship and two sources only: birth and naturalization. The persons declared to be citizens are ”All persons born or naturalized in the United States and subject to the jurisdiction thereof. The evident meaning of these last words is, not merely subject in some respect or degree to the jurisdiction of the United States, but completely subject to their political jurisdiction and owing them direct and immediate allegiance...”*

6 RUMP, *n.* A legislature having only a small part of its original membership and therefore being unrepresentative or lacking in authority. —*American Heritage Dictionary*

7 However American aborigines can be United States citizens if they want; and all other citizenship exceptions, see Title 8 USC § 1401 for such exceptions.

8 Article I, section 8, clause 4, expressly gives Congress the power to establish a uniform rule of naturalization.

9 OPERATION OF LAW. This term expresses the manner in which rights, and sometimes liabilities, devolve upon a person by the mere application to the particular transaction of the established rules of law, without the act or cooperation of the party himself. —*Black’s Law Dictionary, Sixth Edition Deluxe*

10 *Elk v Wilkins*, 112 U.S. 94 (1884). A great 14th Amendment case to study and review.

The last statement may sound familiar to you: “United States” Pledge... Allegiance?<sup>11</sup>

Accordingly, a United States citizen owes allegiance to *all the states*. However, one should ask: What is wrong with this picture? How can you have allegiance to every state if they are all separate nations? A little investigation would show that prior to the *so-called* “Civil War” the peoples of the several states owed fidelity to *their* states, not the United States.

## WAR IN PROPER FORMAT

Now, to make a point: As discussed above, we know that California and Nevada are deemed nations under international law. Let us say that one nation attacked the other... in other words, declared war on the other for some reason or another. If you were a member of the nation of the Nevada republic — *which you would have direct allegiance to* — how can you go to war against California which you also have allegiance to? You cannot fight/be on two sides!

Simply put, you can only have allegiance to *one* of the countries, your country: Nevada.

To expand on this premise (as to above example because it is the same situation) you may have heard that the Confederate Soldiers in the “Civil War” were deemed rebels. This is not correct. In other words, in saying this is fraud, *see* this documented authority:

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

Why?... There was no breach of allegiance to their nations (*countries/state governments*) nor did any one of them *commit treason* against the Union to a foreign power! The *Confederate States* had a *war* pursuant to *international law*. It was actually an International War : A war between nations... the individual states. Courts properly call it *The War Between the States*.

## LET THE GENOCIDE BEGIN

What are we seeing is actually the real purpose of the *so-called* “Civil War” : Genocide. This is melding of many nations into one which essentially destroys their ability to be sovereign. Accordingly, to further illustrate this farce see this definition Title 8 USC § 1401:

*The following shall be nationals and citizens of the United States at birth: (a) A person born in the United States, and subject to the jurisdiction thereof; (b) A person born in the United States to a member of an Indian, Eskimo, Aleutian, or other aboriginal tribe: Provided, that the granting of citizenship under this subsection shall not in any manner impair or otherwise affect the right of such person to tribal or other property.*<sup>12</sup>

Note the above statutory reference states: “*a person born in the United States, and subject to the jurisdiction thereof shall be a national and citizen of the United States at birth.*”

This noted status is further defined by Title 8 USC § 1101(a)(22), definitions:

- The term “national of the United States” means a *citizen of the United States*.

In other words, a citizen of the United States is a national of the United States. Pursuant to the Fourteenth Amendment operations you have one “nationality” only: United States nationality. Of course, this is repugnant to constitutional law and the law of nations. But again, this was all in the hidden design of the *so-called* “Civil War” as established by its orchestrators:

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<sup>11</sup> See how the *Pledge of Allegiance* brought about “national socialism” here : [www.pacinlaw.us/pledge](http://www.pacinlaw.us/pledge)

<sup>12</sup> Subsection (b) is referencing Indians not taxed. They are precluded from the jurisdiction.

*“The Communists are further reproached with desiring  
to abolish countries and nationality.”<sup>13</sup>*

## THE GOVERNMENT OF CONSENT

NOW... this brings us back to the original question posed:

What government have you *consented* and/or *submitted* to?

Well, according to the operations of the Fourteenth Amendment, you have submitted yourself to the general jurisdiction of the *federal government*. This has been accomplished through various operations of law, your silence, and also by overt acts that you have done.

BUT HERE IS THE UNCONSCIONABLE OVERT ACT! You may refer to it as the *SET-UP!*

It is a fact that you have to be a ‘new’ *citizen of the United States* (federal citizen) to vote in elections. You may verify that fact by searching your [S]tate statutes regarding voting. Now, although it is hard to see — as the language is *intentionally* written to confuse people — if you *decipher* Section 2 of the Fourteenth Amendment, you will see that the *de facto* states or governments truly *only represent people who are voting*, with others being put in a perilous limbo-land.<sup>14</sup> Remember earlier in this article it was mentioned that it is a *crime to vote*. Now we can take a look at how this is done. The pertinent text found in Section 2 of the Fourteenth Amendment illustrates to us that it *is a crime* to vote. This is so evil it is beyond belief:

*“...the right to vote at any election. . . is denied. . . except for participation in rebellion, or other crime. . .”*

Understand that you cannot create ‘new’ *citizens of the United States* (so-called ) without having to violate some constitutional principles and rules of international law. The lawful government(s) of the several states of the American union needed to be usurped. This is done by setting-up voters to *unwittingly* throw-off their allegiance to their *lawful* governments. The clause illustrated in Section 2 of the Fourteenth Amendment accomplishes this. By *operations of law* under the amendment, the “citizens” of the several states are made into criminals:

- ✓ By voting as a *United States citizen* — or *citizen of the United States* — you join in the rebellion[s] noted in Section 2 of the 14th Amendment. When you vote as such a *person* — or do not denounce the fraudulent United States citizenship by proper process<sup>15</sup> — you are joined *in rebellion* against your “constitutional state government”. You then give silent and paramount allegiance to the *insurgent governmental system* over your (or a) lawful state government.

The crime referenced is rebellion, hence a form of *treason*. Treason can be found mentioned in the body of the Constitution under Article III, Section 3. It is defined as follows:

- **TREASON.** This word imports a betraying, treachery, or breach of allegiance. The constitution of the United States, art. 3, s. 3, defines treason against the United States to consist only in levying war against *them*, or in adhering to their enemies, giving *them* aid or comfort. This offence is punished with death.

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13 The Communist Manifesto, 1848

14 See the detailed assessment on Section 2 of the 14th Amendment here : [www.pacinlaw.us/error](http://www.pacinlaw.us/error)

15 Public Law; 15 US Statutes at Large, Chap. 249, pps 223-224 (1868); Title 8 USC § 1481.

To further expand, *insurgent* and *rebel* are defined by Noah Webster (1828) as follows:

- **INSURGENT.** A person who rises in opposition to civil or political authority; one who openly and actively resists the execution of laws. [See *insurrection*]  
An insurgent differs from a rebel. The insurgent opposes the execution of a particular law or laws; a rebel attempts to overthrow or change government, or he revolts and attempts to place his country under another authority. All rebels are insurgents, but all insurgents are not rebels.

It is asked of you, is this not fitting? In addition, see this definition that further illustrates the matter of rebellion against the *lawful* governments of the several states of “*The Union*”:

- **INSURRECTION.** A rebellion of citizens or subjects of a country against its government. (*see also*: belligerent)

#### TO REITERATE:

*Treason* imports a betraying, treachery, or breach of allegiance; and,

*Insurrection* is a rebellion of *citizens* or *subjects* of a country against its government with purpose of turning their county over to another authority.

This alternate governmental system that seated itself after the *so-called* “Civil War” can be evidenced in Section 3 of the *infamous* amendment. This particular section has also been very craftily executed: the *insurgent* Fourteenth Amendment governmental system<sup>16</sup> has to uphold the *organic* Constitution pursuant to other clauses in Section 3. This had to be done *or* the *de facto* participants — *i.e.*, the *government officers* — would be deemed to be in rebellion also. Wherefore, they are only considered “insurgents” for not following some of the laws. It is the people voting that have turned over the “political power” of their states (or *countries*) to the federal government. Secretly, the ‘new’ *voters* are the true rebels in this orchestrated war!

Voter registration is *prima facie* evidence of being in rebellion. In theory, two people actually have to see a person vote — or the personal admission of the voter — to fill the requirements for treason. But who is to truly enforce this when the ones who have installed this plot (or *bad joke*) are the ones in control. Undoubtedly, this is why voting is taught to be confidential, or by—as they call it—*secret ballot*: voters are actually traitors to their countries. As such voters and their cohorts — known as *citizens of the United States* — have unwittingly tossed their constitutional governmental system aside they are then treated as a *public enemy* and given *privileges* as the rebels they are.<sup>17</sup> This whole scenario nullifies *rights* as secured by the Constitution. The lawful societal law, custom and usage law — the *common law* — is then discharged. A system of “private law” has been put in its place. The ‘new’ *citizens* are now controlled by the United States and the state *wherein* they reside. One could say that these self-inflicted *de facto* States are actually penal colonies operating under the *Color of War*.

## RIGHTFUL STATUS PRESERVED

So, are you asking yourself: *What does this all really mean?*

And are you asking the following: How can my rights be taken away? And, why do I have to be involved in *criminal activity* or be *associated* with *criminals*? The answer to the former is: They cannot. The answer to the latter is: You do not. The factors surrounding this evil plan are that the lawful rights of people who do not want to participate are preserved.

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<sup>16</sup> For description of this government, see Black’s Law *Deluxe*, 6th edition: *government de facto*.

<sup>17</sup> See the article, *Criminal Ignorance*, for more on the setup, at : [www.pacinlaw.us/criminal](http://www.pacinlaw.us/criminal)



Once again, the sad truth is this is just a clever scheme to make you *subject to* both the state and federal governments.<sup>18</sup> However, the good news is the *de facto* governments have to uphold the principles of the *organic* Constitution, hence there is a *congressional cure*. See, study, and — *most importantly* — *understand* Title 8 USC § 1481.<sup>15</sup> When you complete that task you should understand the following found in Title 8 of the United States Code:

- The term “alien” means any person *not* a citizen *or* national of the United States.<sup>19</sup>

Now let us reference this definition from Title 8 of the United States Code:

- The term “national” means a person owing permanent allegiance to a state.<sup>20</sup>

NOW. . . Behold true constitutional freedom:

- **Title 18 USC § 242.** Deprivation of rights under color of law; (Criminal) [*in part*]: Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien... shall be fined under this title or imprisoned not more than one year, or both.

THERE IS YOUR REPUBLICAN FREEDOM!<sup>21</sup> For one to be immune to deprivation of rights done under color of law (*i.e.*, private law) and have freedom under this *insurgent system of government* installed by the infamous Fourteenth, one has to **BE AN ALIEN**.<sup>22</sup> As you can see, having the *citizen and national of the United States* status creates many hidden liabilities.

## SYLLABUS

So, the question is: Have you unwittingly breached your allegiance to your native state?

As you can clearly see, Mr. Spooner had insight on the *planned servitude* of our American nations in his piece “No Treason”. Suitably he stated this about the *silent* ballot:

“*Submit quietly to all the robbery and slavery we have arranged for you, and you can have peace.*”

Ultimately the instrumental blow came after the *so-called* Civil War. The conversion of Americans’ lawful state citizenship and nationality — under *international law* — has been slowly implemented not to draw attention. People in the “freedom movement” have gone deep into the issue of “state” citizenship; however, they have not found the true key. The appropriate index is NATIONALITY! Remember, in *Elk v Wilkins supra*, the court had stated that a *citizen of the United States* owes *political allegiance* to the “United States”. However, inherent *constitutional political allegiance* is to *your* state. All other governments are foreign

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18 The Thirteenth Amendment to the Constitution as written: “Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.”

19 Title 8 USC § 1101(a)(3) of the definitions that define their use in Chapter 12.

20 Title 8 USC § 1101(a)(21) of the definitions that define their use in Chapter 12.

21 In early editions of this paper, “constitutional liberty” was used. It has been replaced with “republican freedom” based on a statement by Justice Black in the case of *Adderley v. State of Florida (1967)*. Liberty or the term referred to as “constitutional liberty” is freedom under *civil law* and is actually attached to “civil rights”.

22 **ALIEN.** Owing political allegiance to another country or government; foreign alien residents. An unnaturalized foreign resident of a country; also called noncitizen. —*American Heritage Dictionary*  
Important! The United States Code, and accordingly the United States government, is for the most part foreign; the federal government only has some matters of *Public Law* on such *persons* as conferred by the Constitution.

(alien), including the United States.<sup>23</sup> Thus, Americans with proper status — *nationals of the states* — are ALIENS (as per law of the *United States*). This legal premise existed under the organic Constitution, that also regarded citizens to be “aliens” to *sister states* in the Union.

Under original constitutional premises, *generally* the federal government had little to do with the American people. The Fourteenth Amendment establishes a *new constitution* that runs concurrently with the original or *organic* Constitution. All subsequent amendments are part of the *bastard* constitution and/or “*government of consent*” under the Fourteenth. And if you have not guessed by now, the “Pledge of Allegiance”<sup>11</sup> is brainwashing propaganda that was of purpose to get all Americans to buy into the ‘*One Nation Under Fraud*’.<sup>11</sup> The herein noted material is a planned, extensive, progressive *scheme* that has been contrived by words, disinformation, and designed ignorance.<sup>24</sup> There is only one method to remove the Fourteenth Amendment noose from your neck. Such method is congressionally conferred and is well hidden by design. It is ventured that most “*government servants*”<sup>25</sup> do not know about it.

THE QUESTION IS: Who does know, *and* are they willing to fix it!?!



“I apprehend no danger to our country from a foreign foe... Our destruction, should it come at all, will be from another quarter. From the inattention of the people to the concerns of their government, from their carelessness and negligence, I must confess that I do apprehend some danger. I fear that they may place too implicit a confidence in their public servants, and fail properly to scrutinize their conduct; that in this way they may be made the dupes of designing men, and become the instruments of their own undoing. Make them intelligent, and they will be vigilant; give them the means of detecting the wrong, and they will apply the remedy.”

~Daniel Webster (circa 1848)

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**Authored by** LB Bork of the People’s Awareness Coalition.

**Additional credit** given to *Gregory Williams, Joseph Rorie, and John Ainsworth* for their research. It has provided insight in understanding other crucial details surrounding the usurpation.<sup>26</sup> **NOTICE**

❖ Also see these articles on Section 2 of the 14th Amendment and the Constitution:<sup>27</sup>

- ◆ [www.pacinlaw.us/error](http://www.pacinlaw.us/error)
- ◆ [www.pacinlaw.us/usage](http://www.pacinlaw.us/usage)
- ◆ [www.pacinlaw.us/conjob](http://www.pacinlaw.us/conjob)



❖ **Visit the Coalition at the following Internet addresses:**

- ◆ [www.pacinlaw.us](http://www.pacinlaw.us)
- ◆ [www.pacalliance.us](http://www.pacalliance.us)
- ◆ [www.pacgroups.us](http://www.pacgroups.us)

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23 TITLE 22. FOREIGN RELATIONS AND INTERCOURSE. Title 22 USC § 2659. State statutes to be procured. The Secretary of State shall procure from time to time such of the statutes of the several States as may not be in his office, *i.e.*, the states are *foreign* to the United States.

24 Higher education is telling your children that *state sovereignty* is a sickness : [www.pacinlaw.us/child](http://www.pacinlaw.us/child)

25 See the assessment on who your “servants” really are here : [www.pacinlaw.us/servants](http://www.pacinlaw.us/servants)

26 Although I like to give credit to those who assist in educating others, I no longer work with this list of three due to the fact I feel they are either misguided and/or perhaps disinformation agents, *i.e.*, *Operatives*.

27 Also find a simple explanation of Section 2 of the 14th Amendment here : [www.pacinlaw.us/14th](http://www.pacinlaw.us/14th)

# STATE NATIONALS SOCIETY: THE ESSENCE OF PAC

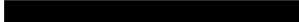
Many people in America fail to understand the principles of how the system of government works under the Fourteenth Amendment of the United States Constitution. Below we have provided a graphic that illustrates the *political state* of affairs of the American Union:

**STATE NATIONALS SOCIETY** ~ The De Jure Political Group | Legitimate Principals


**Citizens and Nationals of the United States**  
*The illegitimate Body Politic under the 14th Amendment*

- ✓ Treated as Legal Entities (14th Amend, Section 1)
- ✓ Enemies of their Republics (14th Amend, Section 2)
- ✓ Hold Illegitimate Public Offices (14th Amend, Section 3)
- ✓ Cannot Question the Public Debt (14th Amend, Section 4)


U.S. Citizens / Voters




U.S. Citizens



State Nationals Society | Lawful





*Even if you are not a voter, signing any government form could put you in the "Gray Area".*

## 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*. The objective of this project is to provide people with an understanding that working together is required to achieve proper knowledge and 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)

➤ Please DO NOT omit this page during distribution