

Subversive Judicial Reasoning - 262 US 447 (1922)

The following Judicial ERROR exemplifies the rampant misdirection and disintegration of OUR Country's Morality:

Ours is a dual form of government and thus involves a dual citizenship.

Therefore both the Nation and the States have an equal interest in providing that the citizen shall be well born as well as well educated. If the newborn child is a citizen of the State in which he is born, he is equally a citizen of the United States, in which he is also born. Both governmental entities have a direct and practical interest in the new citizen.

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The Constitution territorially separates Federal Government from that of the States. Judicially manipulated as a "*dual government*" misdirection, it carries NO TRACEABLE CHAIN OF AUTHORITY.

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"the newborn child is a citizen of the State in which he is born"

TERRITORIALY references a STATE.

The Constitution EXPLICITLY SEPARATES
Federal from State Territorial Jurisdiction.

It is physically impossible

to be born simultaneously in two mutually exclusive territories.

BIRTH is NOT an authorized Federal Subject Matter,
NOT contained ANYWHERE in OUR Constitution.

Everything else in this Judicial cite is camouflage.

This is self-evident expansion (ABUSE) of Power by illogical manipulation -
Federal domination over American Citizens.