## 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 <u>dual form of government</u> and thus involves a <u>dual citizenship</u>. 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 <u>the newborn child is a</u> <u>citizen of the State in which he is born</u>, 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. 262 US 447 (1922)

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.

Exhibit 007A

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

TERRITORIALLY 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.