

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Their same sentence, second strike on OUR Constitution  
contains three instances of the term "*United States*".

Each instance can convey **four very different meanings**; thereby  
deploying **TWELVE possible misinterpretations in 28 words**.

Whenever used in OUR Constitution **prior to the 14<sup>th</sup> Amendment**,  
concise meaning was conveyed by contextual use,  
**purposeful inclusion of clarifying phrases** within each sentence;  
thereby ensuring **precise laws** to preclude misdirection,  
as shown in the following three excerpts containing "*United States*":

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

(a) In **Art IV, Section 4** below, this usage of “*United States*”

**clearly means “Federal Government”;**

clarified by inclusive wording “*shall guarantee*” in the same sentence.

The other meanings for “*United States*” are all territorial;

**territory cannot “guarantee” anything:**

“*The United States shall guarantee to every State in this Union a Republican Form of Government ... “.*

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

(b) In Art III, Section 2, Clause 2 below, this usage of “*United States*”

clearly means “the collection of OUR independent nation States”;

clarified by inclusive wording “*their*” in the same sentence:

*“The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority ...”*

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

(c) In **Amendment XIII** below, this usage of “*United States*”

clearly means “OUR independent nation States”;

clarified by inclusive wording “within” and “their” in the same sentence.

*“Neither slavery nor involuntary servitude, ... shall exist*

***within the United States**, or any place subject to **their** jurisdiction”.*

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

The 14<sup>th</sup> Amendment, same very first sentence (28 words)

delivers a **second barrage of misdirection**:

*“All persons born or naturalized in the **United States**,*

*and subject to the jurisdiction **thereof**,*

[implied same previous meaning - of the **United States**]

*are citizens of the **United States** and of the state wherein they reside.”*

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Immediately self-evident **in this ONE sentence**,

the Legislative Defendants **omitted contextual clarification**

of **THREE separate uses** of the term “*United States*”.

There are **FOUR starkly different meanings for even one use**:

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

(a) geographical land mass, accurately referenced as America:

The collection of OUR **currently 50 independent nation States**,

**INCLUSIVE of federal territory**;

denoting 51 mutually exclusive Territorial boundaries and Governments;

thereby **not a legal reference**.

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

(b) united States:

The collection of OUR currently **50 independent nation States**,

As evidenced by 50 separate Territories and Governments,

**EXCLUSIVE of Federal Government or Federal Territory**

by Constitutional Law;

easily clarified by inclusion of "these" or "their".



## Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

(c) **federal territorial jurisdiction**: Constitutionally restricted federal land  
designated solely for the functioning of Government,

**EXCLUSIVE of the independent nation States' Territories.**

(d) **federal subject matter jurisdiction**: Constitutionally restricted authority  
designated solely for the Security of "*We, the People*",

**EXCLUSIVE of the independent nation States' Governments.**

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Of these four possible meanings **for the first instance**:

*“All persons born or naturalized in the United States”.*

*“United States” **cannot mean Federal Authority**.*

Birth and naturalization are not authorized functions for land;  
nor authorized federal subject matter (OUR Const, Art 1, Sec 8, Cl 1 - 18).

*“The term ‘naturalization’ means the conferring of nationality of a State  
upon a person after birth, by any means whatsoever”.* 8 USC 1101(23)

Therefore, this **first instance** of “United States” must harmoniously (with  
Fundamental LAW) stipulate:

*“All persons born or naturalized [within **these united States]”***

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

**In the second instance** - “... **and** *subject to the jurisdiction **thereof**...*”,

the combined use of the words “*and*” and “*thereof*”

clarify another instance of the exact same meaning as the first instance above:

“...*and subject to the jurisdiction* [of any one of these **united States]**

Only one possible meaning substitutes in the first part of the sentence:

“*All persons born or naturalized [on any one of **these** **united States], and subject to the jurisdiction [of any one of **these** **united States], ...*****”

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

**OUR pre-existing laws already cover** the first 15 words of the sentence:

*“The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States. ” OUR Const Art 4, Cl 1*

*“The Congress shall have power ... to establish an uniform Rule of Naturalization ... throughout the United States” OUR Const Art 1, Sec 8, Cl 4*

*“The term ‘naturalization’ means the conferring of nationality of a State upon a person after birth, by any means whatsoever”. 8 USC 1101(23)*

The first 15-word cipher decodes to **two words**:

*“All natural born or naturalized persons” or "ALL AMERICANS"*

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Applying the above same decoded meaning of “*United States*”

to the remaining occurrence in the Legislative Defendants’ sentence:

***ALL AMERICANS*** “... *are citizens* [of any of these united States] *and* [are citizens] *of the state wherein they reside.*”

Redundancy emerges (existing Fundamental LAW),

making this sentence pointless; thereby requiring further scrutiny.

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

With Fundamental LAW clarifying the 1<sup>st</sup> fifteen words,

the fog begins in the third part of the sentence begins to lift:

***ALL AMERICANS** “... are citizens of the United States AND [are citizens] of the state wherein they reside.”*

Strategically placed in the middle of the manipulation is the word “**AND**”

connecting two distinct phrases; thereby **FALSIFYING** a

**2nd CLASS of AMERICAN CITIZENSHIP.**

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Self-evident, the last part:

“[are citizens] *of the state wherein they reside*”

is concise, pre-existing Fundamental LAW not requiring repetition;  
thereby extraneous camouflage.

The Legislative Defendants’ unintelligible 28 words subliminally convey  
the eight-word HIGHLY EFFECTUAL, **highly visible propaganda**  
IN OUR CONSTITUTION  
constantly **suborning catastrophic misdirection:**

**ALL AMERICANS "... ARE CITIZENS OF THE UNITED STATES ..."**

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

In this third occurrence of the term “*United States*”,  
both of its only two effectual meanings subvert OUR Constitution's restrictions  
and suborn rampant federal dominance.

**ALL AMERICANS are thereby demoted to federal subject citizens:**

“... *are citizens of* [UNAUTHORIZED **federal subject matter jurisdiction**]

and/or [UNAUTHORIZED **federal territorial jurisdiction**] ... ”



# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Countermanding the Legislative subversion: "citizens of [**federal territory**]",  
federal territory is finitely restricted (OUR Const, Art I, Sec 8, Cl 18).

“*WE*” are Citizens **on** these “**united** [individual] **States**” (lands).

ANYONE else is foreign.

Foreigners are provided a “*naturalization*” process  
to become Sovereign **State** citizens.

“*The term ‘naturalization’ means the **conferring of nationality of a State** upon a person after birth, by any means whatsoever*”.

8 USC 1101(23)

## Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

All Americans (*“We, the People”*) are *“free”* to roam or reside  
wherever WE choose within any of OUR 50 current States' Territories.

As WE freely cross over another State's borders,  
OUR Sovereignty, Citizenship, and all other Unalienable Rights  
move with us.

Our **actions only**, NOT our Existence, are transiently subject to that State's laws;  
laws standardized by OUR Constitution's mandates.

*“The **Citizens of each State** shall be entitled to all Privileges and Immunities of  
**Citizens in the several States**”*. OUR Const Art IV, Sec 2, Cl 1

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

Returning to the Legislative Defendants' encrypted sentence,

Americans are born in hospitals within OUR States' territorial jurisdictions.

OUR Existence is not derived from, nor constantly within, federal jurisdiction.

On occasion, when **WE choose** to enter a specific federal territory,

WE TEMPORARILY agree to be "*subject to*" federal **regulations**  
specific to that territory.

Upon exiting, WE are no longer "*subject to*".

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

This Legislative Defendants' encrypted very first sentence  
infers extension of Federal Jurisdiction to everywhere WE exist;  
thereby **suborning Federal Invasion**  
of every independent nation State's Constitutional Jurisdiction;  
and thereby **suborning** Federal Executive **militant domination.**

# Legislative Subversion of Jurisdiction (Sec 1, sentence 1)

The Legislative Defendants' encrypted very first sentence

is a **subversive base** from which propagates

more faulty Amendments and USC Code

misdirecting the Executive and Judicial Defendants'

**escalating Abuse** upon this Plaintiff (Allegations detailed herein).