

## Definition of U.S. National

According to the US National IRS Website under 'Pay For Independent Personal Services' (Income Code 16), the definition of a **U.S. National** is as follows:

### U.S. National

A U.S. national is an individual who owes his sole allegiance to the United States, but who is not a U.S. citizen (a citizen of American Samoa, or the Commonwealth of the Northern Mariana Islands).

Accordingly, they state that a **U.S. Citizen** is a citizen of American Samoa. **Are you that?**  
**OR** is a citizen of the Commonwealth of the Northern Mariana Islands. **Are you that?**  
**Both are corporate political jurisdictions formed by and as corporations.**

Accordingly, they say there is an allegiance to the **United States**, but clearly other jurisdictions have been established. However they are enclaves of corporations making them corporate jurisdictions. The United States properly, is a metaphor, a compilation of the **people** (aboriginal and indigenous) of the United (E)states, who established the **United States of America**, which is a compilation of the various original Union States and the Constitution that goes with it as the 'Law of the land'. Although most had or have an allegiance to, and thought they were a citizen of the United States, it is to be made **VERY** clear, that your nationality determines your political status and allegiance. The **UNITED STATES** and the acronyms **U.S.** and **U.S.A** were all formed in 1870 as a corporation, being the **corporate united states** and you **CANNOT** be a member / citizen of a corporation or **any** of its many enclaves, which by the way all are defunct anyway, as they went bankrupt in 1933 and are feigning to operate as a properly seated government, when they are **NOT!**.

In the definition of the **U.S. National**, they are using an allegiance to the United States (a metaphor) to cause confusion and this convolution has worked well for the masses. Expecting them to cease and desist is insane, they are corporations and they will liquidate over and over again and if you are a citizen / member, you will be liquidated as well. That is why and how, they are able to steal your property, which includes your liberties, without Due Process and rob your wages, which by the way is **NOT** income, it is compensation wages. So stop saying it is income and you will have a fighting chance at ceasing 'income tax' deductions and social security contributions (voluntary).

In the U.S. National definition, it states that a **U.S. National** has allegiance to the **United States** but is **NOT** a **U.S. citizen**. Right there you can clearly see at least three different political jurisdictions. Not to mention the **U.S.A.**, which makes a fourth political jurisdiction that many people continue to claim they are a citizen of, all of which are corporations. As your Nationality determines your political status; where you domicile determines your civil status.

Possibly now you can see that one who is a citizen of the United States is a 14th amendment 'person', a corporate person, as is described in the first clause of the 14th amendment itself, as one who was **born** or **naturalized** in the united states. Any one who claims to be a citizen of the united states is **DEFINITELY** a corporate 'person', so you can't be a citizen of the United States, old, new or otherwise. You are the 'people' of the land, as in "We The People".

### **Proof that a person who comes under the 14th Amendment is a 'Corporate Person'**

This is especially for all the fallen brethren Moors who *think* they are Negro, Colored, Black, etc. and need to *fight* for Civil Rights under the 14th Amendment instead of recognizing their Civil Liberties, determined by where they domicile, of which they cannot domicile in or as a corporation.

**Corporations are "persons"** as that word is used in the first clause of the XIVth Amendment;\* *Coyington & L. Turnp. Co. v. Sandford*, 17 S.Ct. 198, 164 U.S. 578, 41 L.Ed. 560; *Smyth v. Ames*, 18 S.Ct. 418, 169 U.S. 466, 42 L.Ed. 819; *People v. Fire Ass'n*, 92 N.Y. 311, 44 Am.Rep. 380; *U. S. v. Supply Co.*, 30 S.Ct. 15, 215 U.S. 50, 54 L.Ed. 87; *contra*, *Central P. R. Co. v. Board*, 60 Cal. 35.

**"Persons' are of two kinds, natural and artificial.** A natural person is a human being. Artificial persons include a collection or succession of natural persons forming a **corporation;** a collection of property\* to which the law attributes the capacity of having rights and du-ties. The latter class of artificial persons is recognized only to a limited extent In our law.

**Note:** The 'limited extent' of the corporate 'person' (14th amendment person) are that he has privileges, but has no Rights.

**PERSON.** A man considered **according to the rank he holds in society**, with all the right to which the place he holds entitles him, and the duties which it imposes. **People v. R. Co., 134 N.Y. 506, 31 N.E. 873.**

**Note:** 'rank' held in society, is what 'status' is. **What is your Status? Have you declared It?**

### **The First Clause of the 14th Amendment:**

**This is the power house to bring it home.** Leaders of Civil Rights ought to have read this and known this. Less they are incompetent to be leaders. This is why they will be unseated at once and some already have been unseated and have been placated with a TV personality j.o.b.

**14th Amendment—Section 1.** 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.

**There it is.** If you say you are born OR naturalized in the United States you ARE a 14th Amendment Corporate Person, member / citizen of the corporate United States with NO RIGHTS, ONLY PRIVILEGES!

**Note:** If you are a Natural person. Natural flesh and blood beings DO NOT and cannot reside in a state or a corporation (United States), etc. They can only 'live' in their own bodies. They can '**domicile**' on the land, which by the way is their ancestral estate as aboriginal AND Indigenous people (the first). Yet they DO NOT and CANNOT '**reside**' on any land or 'in' any corporation, i.e.. the united states or a state therein, or any other political corporate jurisdictions that have been created on paper. Corporations have no parity with the Real, they can only issue to other corporations. After all what could one be but a corporate citizen / member, employee /servant if they claim their civil status and political allegiance to a corporation?

Adminstrator's defined government succinctly. "Governments are corporations", in as much as every government is an artificial person, an abstraction, a creature of the mind only, a government can deal only with artificial persons. The imaginary, having no reality or substance cannot create or attain parity with the real. **Penhallow v. Doane's,**

**Lastly:** There is no sovereignty vested in the United States. Their only authority is a limited authority derived from the American Constitution. The problem is that 'the people' have not enforced it themselves. The supreme issue is to enforce the Supreme Law of the Land — the American Constitution of 1791, established as the Law of the Land **FOR** the United States of America, which cannot be changed or altered unless by the authority that established it and that means ABSOLUTELY NO Union State can alter it. When they talk of changes to it, they are NOT talking about the Organic Constitution. They have convoluted the truth to keep the people confused and their fraud, treason and racketeering alive against the people's ignorance.

“The Constitution is a written instrument. As such, its meaning **does not** alter. That which it meant when it was adopted, it means now.” **S. Carolina v. U.S., 199 U.S. 437, 448 (1905).**

**“The United States has no inherent powers of sovereignty** and only those enumerated in the constitution”... “the Manifest purpose of the **Tenth Amendment** was to put beyond dispute the proposition that all powers not so granted were **reserved to the people**”, and any further powers can only be obtained by a new grant. **Reference:** Kansas v Colorado, 206 U.S. 46, 27 Sup. Ct. 655, 51 L. Ed. 956. ; John Bouviers Concise Encyclopedia of Law Francis Rawles 3<sup>rd</sup> Revision page 639 Definition of Constitution.

**Amendment IX:** The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

**Note:** The constitution enumerates ‘certain’ rights, not all rights. That which is enumerated cannot be altered, twisted, disparaged, confused, or convoluted (trickery and deceit) in any manner that denies the people of those certain rights AND there can be no actions that denies the people of those that are not mentioned as they are retained with the people at all times as **unalienable / inalienable** birthrights, meaning they can’t be liened on.

**Amendment X:** The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

**Note:** This reinforces the retained and reserved rights not mentioned or enumerated AND enforces that no ‘new’ powers or rules of law can be established against those reserved and retained rights. The only thing that is delegated are that which is enumerated in the Constitution and NOTHING else. Thus, they CANNOT make up any ‘new’ and or different powers (statutes, ordinances and codes) over the people. They must stay in their lane. Any established government or government entity is only established to protect, preserve and secure the rights of the people and not to violate them in any way, shape, form or fashion. Statutes, ordinances and codes are NOT Law!

**IN CONCLUSION:** At either ‘type’ of person, Natural or Artificial, it is for CERTAIN that a Citizen of the United States is a 14th amendment person. At either rate in regards to any of the corporate jurisdictions: United States, UNITED STATES, U.S., U.S.A., and the newly formed U.S. National complete with the Real, yet fake I.D., you cannot be a citizen of ANY of them, as they are corporations. Even if they were established as a government or a government entity, they are a corporation obligated to protecting, preserving and securing the Rights of the people and upholding the Law of the Land, of which they derive their authority. If they are violating the Law of the land, they are the Law breakers and if anything, ought to be held accountable by the people for their infractions. Otherwise recognize in yourself and / or with others, that you or they, are willing participants as corporate citizens and ought then not have any complaints. **Which are You?**

Do you owe allegiance to the Corporate United States and it’s many corporate enclaves, of which the IRS corporation is the private accountants for?

**OR** Do you owe allegiance to the American land, your ancestral (E)state — Amexem, the Al Moroccan Empire (North, South, Central and the adjoining Islands) — The Moorish Nation (no doubt), of which descendants of are the true ‘possessors’ and the aboriginal and indigenous people—‘Nationals of the Land, wherein the lands’ resources provide for you without negative infiltration and contamination. **The answer is YOURS!!**

Will the Real American, Moor American National, Moorish American please stand up!!

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Just because one is the ‘true possessors’ of, does not mean he is in ‘possession’ of. However, that is by his choice, and usually due to his lack of knowledge that he is the ‘true possessor’.

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