

THE REIGN OF THE HEAVENS SOCIETY **AMICUS CURIAE**



THE REIGN OF THE HEAVENS SOCIETY

- THE REIGN OF THE HEAVENS SOCIETY HAS BEEN RECEIVING MANY QUESTIONS IN THE PAST ABOUT VARIOUS SUBJECTS. NONE MORE THEN ON THE SUBJECT OF STATUS AND NATIONALITY. MANY BELIEVE THEY HAVE A NATIONALITY ALREADY SO WHAT IS THE POINT? THE POINT IS THAT MOST PEOPLE DO NOT HAVE A CLUE HOW IMPORTANT CLAIMING A NATIONALITY IS AND HOW IT CAN CHANGE THEIR LIVES.

THE REIGN OF THE HEAVENS SOCIETY

- FIRST: YOU ARE NOT BREAKING THE LAW NOR BEING REBELLIOUS AGAINST GOVERNMENT BY CLAIMING A NATIONALITY.
- SECOND: YOU CAN STILL WORK AND USE A SOCIAL SECURITY NUMBER. SOCIAL SECURITY HAS NOTHING TO DO WITH NATIONALITY.
- THIRD: YOU RECEIVE ALL INCOME TAXES TAKEN OUT OF YOUR PAYCHECK AT THE END OF THE YEAR.

THE REIGN OF THE HEAVENS SOCIETY

- THE CURRENT AMERICAN NATIONALS CLAIMED A NATIONALITY AND TOOK AN OATH OR AFFIRMATION. WHEN THEY DID THAT, THEY REALIZED THAT THE CURRENT STATE GOVERNMENTS WERE DESIGNED FOR RESIDENT AND QUASI CITIZENS. SO THE AMERICAN NATIONALS HAD TO FORM THEIR OWN GOVERNMENT FOR NATIONALS UNDER THE RULE OF PRIVATE AND PUBLIC INTERNATIONAL LAW.

THE REIGN OF THE HEAVENS SOCIETY

- THEN THE NEWCOMERS HAD TO BE TAUGHT AND TRAINED TO BE AN AMERICAN NATIONAL. THIS TOOK A LOT OF TIME AND PATIENCE . THEY ALL CAME FROM A PLACE WHERE EVERYTHING WAS DONE FOR THEM. THE TRANSITION WAS NOT EASY NOR DID IT GO SMOOTHLY. HOWEVER, EVERYTHING HAS WORKED OUT AND THE AMERICAN NATIONALS ARE READY TO SHARE THEIR SECRETS WITH THE REST OF THE WORLD.

LEGAL RIGHTS VS. HUMAN RIGHTS

- THE WORLD HAS DEVISED A WAY TO DO BUSINESS BY AND BETWEEN COUNTRIES THAT IS FOREIGN TO U.S. CITIZENS AND THEIR THINKING. HOWEVER, THEIR WAY WORKS AND IS SOUND IN ITS APPLICATION. THIS IS NOT TO SAY THAT SOME WILL TAKE ADVANTAGE OF THIS WAY OF DOING BUSINESS THAT HURTS OTHERS BY TAKING ADVANTAGE OF THE IGNORANCE OF OTHERS.

LEGAL RIGHTS VS. HUMAN RIGHTS

- LEGAL RIGHTS APPLY TO ENTITIES. THE REASON FOR ENTITIES IS BECAUSE A NATION IS SOVEREIGN. A NATION IS UNDER ONE SOVEREIGN TITLE. EXAMPLE: FRANCE, ENGLAND, SPAIN.....THESE ARE SOVEREIGN ENTITIES AND HAVE A PERMENANT POPULATION. FURTHER, WE CAN ASSUME THAT FRANCE DOES BUSINESS WITH SPAIN. IF THE PEOPLE DO BUSINESS OR TRADE WITHOUT THE SOVEREIGN TITLE ABOVE THEM, THEN BOTH COUNTRIES DISSOLVE INTO ONE COUNTRY. THEREFORE, LEGAL RIGHTS OF SOVEREIGN ENTITIES SOLVED THE VIOLATION OF THE LAW OF NATIONS AND MUST BE UPHELD SO THAT THE EXISTING COUNTRIES DO NOT DISSOLVE EACH OTHER AND CAUSE WARS.

LEGAL RIGHTS VS. HUMAN RIGHTS

- WHEN A COUNTRY IS NOT RECOGNIZED, LEGAL RIGHTS REVERT TO HUMAN RIGHTS OF ITS PEOPLE. HUMAN RIGHTS ARE VERY POWERFUL AND HAVE BEEN ESTABLISHED FOR THOUSANDS OF YEARS. HUMAN RIGHTS ARE IN PLACE WHEN A COUNTRY BECOMES EXTREMELY POWERFUL. HUMAN RIGHTS ARE ENOUGH TO STOP THE POWERFUL FROM OVERSTEPPING THEIR BOUNDARIES AND REMIND THE POWERFUL THAT NO MATTER HOW POWERFUL ONE BECOMES, HUMAN RIGHTS ALWAYS TRUMP POWER AND LEGAL RIGHTS OF ENTITIES. ALL PEOPLE HAVE TO REMEMBER, IT DOES NOT MEAN THAT HUMAN RIGHTS HAVE THE POWER AND AUTHORITY TO DO AWAY WITH LEGAL RIGHTS OF ENTITIES. BOTH WORK TOGETHER TO CREATE HARMONY.

LEGAL RIGHTS VS. HUMAN RIGHTS

- EXAMPLE: “STATELESS PERSONS” IS AN INTERNATIONAL LEGAL TERM. IT MEANS THAT THE PEOPLE IN A PARTICULAR AREA ARE NOT RECOGNIZED AS HAVING LEGAL RIGHTS, OR THEIR ENTITY TITLE (COUNTRY NAME) THEY STAND UNDER IS NOT RECOGNIZED AS HAVING LEGAL RIGHTS. THEREFORE, THEY HAVE THE HUMAN RIGHT TO BE RECOGNIZED AS GOVERNING AN ENTITY THAT HAS LEGAL RIGHTS IN INTERNATIONAL LAW. THEREFORE THE STATELESS PERSON MUST PROVE SELF DETERMINATION AND THE ABILITY TO SELF GOVERN AND THEREFORE THEIR SOVEREIGN ENTITY IS SELF GOVERNING AND CAN BE RECOGNIZED AS HAVING LEGAL RIGHTS IN THE INTERNATIONAL COMMUNITY. IT DOES NOT MEAN THAT THE COUNTRY HAS TO SHOW COMPLETE SELF SUFFICIENCY, THAT COMES AS THE COUNTRY DEVELOPS, THEN PAYS IT FORWARD BY SENDING FOREIGN AID WHEN THE COUNTRY CAN AFFORD TO DO SO WITHOUT HURTING ITS OWN PEOPLE.

STATELESS PERSONS

- IN THE U.S. BELIEVE IT OR NOT, STATELESS PERSONS EXIST. IN THE CASE OF THE 50 STATES, THE 50 STATES GAVE UP THEIR LEGAL RIGHT TO EXTEND NATIONALITY. ALL SOVEREIGN ENTITIES HAVE THAT LEGAL RIGHT TO EXTEND NATIONALITY TO ITS PERMENANT POPULATION. EXAMPLE:
- QUOTE: Section 101(a)(21) of the Immigration Naturalization Act from the U.S. defines the term “national” as “a person owing permanent allegiance to a state. END QUOTE

STATELESS PERSONS

- IN THE U.S. STATES, THE STATES CLAIM THAT THE PEOPLE ARE AUTOMATIC CITIZENS IF THEY MAINTAIN A PERMANENT ADDRESS WITHIN A STATE. THIS CONDITION IS NOT A PERMANENT POPULATION AND THEREFORE THE 50 STATES HAVE ALL VIOLATED THE HUMAN RIGHTS OF THE PEOPLE. QUOTE FROM THE UNIVERSAL DECLARATION OF HUMAN RIGHTS:
- QUOTE: (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality. END QUOTE.
-
- THEREFORE, TO DENY A NATIONALITY IN ANYONE OF THE 50 STATES INDEPENDENTLY OF THE U.S. IS A HUMAN RIGHTS VIOLATION AND A VIOLATION OF INTERNATIONAL LAW AND THE LAW OF NATIONS. THE 50 STATES WERE NOT CREATED NOR EVER MEANT TO HAVE CITIZENS. THE STATES WERE CREATED TO HAVE NATIONALS. IN ORDER TO BE A CITIZEN, NATIONALITY MUST BE REMOVED AND THEREFORE THE STATE HAS SUBJECTS, SUBJECTS OF A MONARCH.

STATELESS PERSONS

- IN ORDER FOR A MONARCH TO EXIST, THE PEOPLE MUST GIVE UP ALL LEGAL RIGHTS TO ONE FAMILY. ALL NATIONALITY MUST BE REMOVED FROM THE PEOPLE. THIS CONDITION HAPPENS ALL OF THE TIME AND HAS HAPPENED IN THE UNITED STATES. NOT ONE U.S. CITIZEN HAS ANY KIND OF OATH OR AFFIRMATION TO A STATE NOR THE UNITED STATES. THEREFORE HAVE NO LEGAL RIGHTS IN THE U.S. FOR WITHOUT LEGAL NATIONALS WITH PERMENANT ALLEGIANCE AS NATIONALS AND NOT CITIZENS, NO STATE CAN EXISTENCE.

PERMENANT POPULATION

- THEREFORE THE AMERICAN NATIONALS HAVE THE FOLLOWING WORDING IN THEIR OATHS OR AFFIRMATIONS:
Therefore, I, _____, hereby accept and acknowledged that my particular Nationality is counted as one of a permanent population of all fifty “one of the United States” within the metes and bounds of The United State of America, and
- THIS PARTICULAR WORDING AUTOMATICALLY GAVE THE 50 STATES ITS RIGHT OF NATIONALITY AND A PERMENANT POPULATION WHICH RESTORED THE INTERNATIONAL LEGAL EXISTENCE OF ALL 50 STATES. THE CURRENT AMERICAN NATIONALS HAD THE HUMAN RIGHT TO MAKE THIS LEGAL MOVE FOR THE PRESERVATION OF THEIR COUNTRY AS A WHOLE.

CLAIMING NATIONALITY

- THE UNIVERSAL DECLARATION OF HUMAN RIGHTS:
- QUOTE: Article 15
- •(1) Everyone has the right to a nationality.
- •(2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality. END QUOTE

CLAIMING NATIONALITY

- CLAIMING NATIONALITY IS A HUMAN RIGHT, THEREFORE PLEASE READ THE NEXT HUMAN RIGHT AND WE WILL PUT THE DOTS TOGETHER:
- •Quote: Universal Declaration of Human Rights: Article 22
- •Everyone, as a member of society, has the right to social security and is entitled to realization, through national effort and international cooperation and in accordance with the organization and resources of each State, of the economic, social and cultural rights indispensable for his dignity and the free development of his personality. END QUOTE
- THIS MEANS THAT SOCIAL SECURITY DOES NOT DETERMINE NATIONALITY NOR CITIZENSHIP. IT IS A HUMAN RIGHT FREELY GIVEN WITHOUT OBLIGATION NOR ALLEGAANCE TO ANY PARTICULAR STATE NOR THE UNITED STATES. THEREOFRE ALL AMERICAN NATIONALS MAY HAVE TAXES TAKEN OUT OF THEIR PAYCHECKS EACH MONTH, HOWEVER, A NATIONAL HAS A HUMAN RIGHT TO GET A FULL REFUND AT THE END OF EACH TAX YEAR AS A FOREIGN NATIONAL. THIS CONDITION ALSO INCLUDES VETERANS BENEFITS, PENSIONS, AND ALL RETIREMENTS WHICH DO NOT HAVE TO BE GIVEN UP WHEN CLAIMING A NATIONALITY. THE REASON IS BECAUSE The United States of America, THE ORIGINAL Confederacy STILL MAINAINS FULL LEGAL RIGHTS AS A COUNTRY AND A SOVEREIGN NATION.

THE NATIONALS GOVERNMENT

- IT WAS FOUND BY THE AMERICAN NATIONALS THAT THE STATES HAD SUCCUMBED TO THE RELENTLESS TEMPTATIONS OF THE MONARCHS OF EUROPE, THEREFORE ALL STATE GOVERNMENTS ARE ORGANIZED TO GOVERN RESIDENTS AND QUASI CITIZENS. THE AMERICAN NATIONALS NEEDED A WORKING GOVERNMENT OF AN ENTITY CALLED The United States of America TO MAINTAIN ITS LEGAL RIGHTS. SO THE AMERICAN NATIONALS REFORMED THE INTER GOVERNMENTAL ORGANIZATION INTO A SOVEREIGN NATION WITH A WORKING GOVERNMENT FOR NATIONALS SINCE THE AMERICAN NATIONALS WANTED A GOVERNMENT OF THEIR PEERS.

The United States of America

- THE AMERICAN NATIONALS ARE PROUD OF THEIR GOVERNMENT BECAUSE IT IS REFORMED WHERE THE NATIONALS MAKE THE LAWS BECAUSE NATIONALS INHERENTLY REPRESENT THEIR GOVERNMENT INDEPENDENTLY AND IN A COLLECTIVE ASSEMBLY. THE AMERICAN NATIONALS STILL HAVE ELECTED OFFICE HOLDERS, MORE LIKE STEWARDS BECAUSE EVERYONE HAS EQUAL LEGAL AND HUMAN RIGHTS. THIS TYPE OF GOVERNMENT REALLY DOES WORK VERY WELL.

The United States of America

- The American Nationals wish to share this freedom with others, so a series of presentations like this one are being produced for others to read, enjoy and place into action for themselves. All those that wish to claim their Nationality as American Nationals for The United States of America or for their state. This Government is for you. All start out with a RESIDENT DECLARATION: <http://theunitedstatesofamerica1781.info/resident-declaration/> THE AMERICAN NATIONALS GOVERNMENT GOES ONE STEP AT A TIME, PLEASE BE PATIENT, WITH FREEDOM COMES RESPONSIBILITY AND AN INTERNAL GROWING PERIOD. INTERNAL THINKING AND ADJUSTMENTS ARE TO BE EXPECTED.

THE REIGN OF THE HEAVENS SOCIETY

