

7 Transitions of American Citizenship

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1. Everyone owes a debt to (EJP) Eric Jon Phelps, he is the one who figured out the political Citizenship status and how important it is. Many people had learned how to navigate commerce through Private Trusts but many gurus were still going to jail or still having IRS issues. EJP had already done research dating back to the Protestant Reformation and how that influenced our founding fathers.
2. I will go over just the highlighted sentences, I am not releasing these show notes, I will ask people to take notes during the show.
3. I will go over the 1856 Dredd Scott US Supreme Court decision because it leads to the 14th Amendment
4. 14th Amendment – All persons born or naturalized in the United States and are subject to the jurisdiction thereof, are citizens of the United States and citizens of the state wherein they reside.
5. Corporate Sole (Corporation of One) – a legal entity consisting of a single incorporated office, occupied by a single natural person.
6. SEPERATION OF POWERS

Article I -Congress, has exclusive total power over the territories.

Article II – Executive Commander-in-chief, [power over all Federal employees

Article III – Judiciary (where Private Citizens rights are enforced today)

Article IV republican form of Gov't enforced in Article III Courts only

Summary of Seven Transitions

Transition I

Fourteenth Amendment, 1868.

Citizenship intended for both Whites and Blacks.
Constitutional, *de jure*, White Private Federal American
Citizenship conferred by Article IV, Section 2, and fully described
in the pristine *Dred Scott* decision, is "**broadened**" to include
Blacks and Asians.

Citizenship to be "**National**" as opposed to the former "**Federal**"
Citizenship for Whites only, termed "White American Freemen."
National Citizens, White and Black, are "American Freemen."

"**Broadened**" and "**Enlarged**" Citizenship creates in substance a
"New Republic" called by this author "the Second Republic."
(The New Republic is a centralized Roman Republic waiting for
the imposition of its temporary Military Government in 1933.)
That "broadened" *de jure* citizenship is now "National," not
"Federal" as was the initial American citizenship as per Article IV,
Section 2, of the Constitution of the United States.

"**Reversed Origin and Character**" of American Citizenship, this
"broadened" *de jure* National citizenship being "paramount and
dominant," state citizenship being "subordinate and derivative."

Modifies and Alters Constitution, the **Form** of it being unchanged,
its **Substance** being wholly changed. The "**New Republic**" of the
United States of America remains a *de jure* Republic in **Form**, but
is a *de facto* Empire in **Substance**. It is waiting for the imposition
of *de facto* emergency war powers military government to "oust"
the Republic's *de jure* civilian government.

Transition II

Slaughterhouse cases, 1873.

Supreme Court rules privileges and immunities of the new 14th Amendment American citizenship do not include "fundamental rights," do not include "common law rights" and later, do not include the first eight Bill of Rights, Maxwell v. Dow (1900); Twining v. New Jersey (1908).

Transition III

Pursuant to the design of the Jesuit Order in its Counter Reformation plot to overthrow all limited governments of Western Civilization born out of the Protestant Reformation, the Jesuits planned to impose absolutism in America. The Order realized the Congress had only constitutionally limited powers to legislate over the Private American Citizens living in the states. The Order also knew the Congress had constitutionally unlimited powers to legislate over the inhabitants living in territories of the United States as decided in Downes v. Bidwell, 182 U.S. 244 (1901). (Knight of Columbus Justice Edward White, educated by the Jesuits of Georgetown University, was a part of that radical decision having departed from the established holding of the Court that constitutional limitations on Congress in legislating for a state were the same as for a territory.) If you add the absolute power of Congress to regulate commerce, then why not plot to reduce the states to mere conquered territories to be "temporarily" ruled by an emergency war powers military government while simultaneously conferring a new, corporate/business-styled, Public "U.S. citizenship" on the once Private American Citizens, who, as a whole, composed the Sovereign People that created the Constitution imposing express limitations on the Legislative, Executive and Legislative branches of government? The sovereignty of the People would be transferred to the government, the people then to be ruled by legislative absolutism of Congress, its myriad of statutes to be enforced by the courts, federal and state, sitting in Executive Roman Equity (Roman Equity courts of

corporate
sale

Puerto Rico
Guam

Art I
Art II

the military Conqueror/Commander in chief). Remember, the seal of the Executive Office of the President is the same seal for every Federal District Court, the same Great Seal placed on the One Dollar Bill in 1935 commemorating the imposition of the New World Order—the Seal of the Commander in chief! This plot would be set on course with the public filing of a “Certificate of Live Birth” on a state level, the empire’s *de facto* “Certificate of Baptism,” incorporating the new “U.S. citizen” into the “United States” under temporary military occupation.

Birth Certificates, 1900-1910

Birth Certificates begin to be filed in the States during the first decade of the 20th Century. Their **open-but-false** purpose is to merely record the birth of babies/natural persons. Their **secret-but-true** purpose is to act as **unilateral contracts under seal** by operation of law, each creating a statutory, artificial person/corporate sole/Public “U.S. citizen” with an all-caps name of war (“nom de guerre”). The 14th Amendment, individual, Private American Citizen/natural person, with the same name of the statutory Public “U.S. citizen,” though his name is in both upper and lower case letters (Christian name), will, in 1933, consent by silence to be subordinate **Surety** for and bonded to the state-created Public “U.S. citizen.” By 1939, he will be a “person” required to file a tax return pursuant to the Internal Revenue Code.

Seven Transitions of American Citizenship

Transition IV

Emergency War Powers Proclamation, March 9, 1933

Amended "Trading With the Enemy Act," March 9, 1933

Constitutionally-created Courts of the Republic, federal and state, become Emergency War Powers courts, their Military Due Process of Law imposed by the Amended "Trading With the Enemy Act" being perfected by January, 1939.

In Personam Jurisdiction is now obtained over the Private American Citizen/natural person through his artificial person/Public "U.S. citizen" for which he is subordinate Surety and with which he is bonded, wedded and merged into one quasi-corporate, individual Public "U.S. citizen." This new statutory Public status acts in conjunction with the statutorily-amended "Trading With the Enemy Act" which confers a military process upon all Constitutional civilian courts, federal and state. That artificial person/creation-of-the-state-of-birth, statutory Public "U.S. citizen" is attached to the natural person/14th Amendment Private American Citizen who unknowingly acts as servile Surety for the artificial person with which he is bonded into one new hybrid individual Public "U.S. citizen." This In Personam Military Jurisdiction, springing from the above Emergency Proclamation and amended "Trading With the Enemy Act," to be deceptively wielded over the individual Christian man/14th Amendment Private American National Citizen bound to his artificial person/Public "U.S. citizen," is a judicial secret—a legal fiction concealing the fact that Private American National Citizenship has undergone a change—to be known only to the Emergency War Powers judges, federal and state.

*Trustee
Defendant*

The **second legal fiction** is that the government of the United States has undergone a change. It is a Republican government in **Form** but a Military government in **Substance**. The *de jure* Republican government of the United States is a creation of the Sovereign "We the People" of the United States according to the Preamble to the Constitution. The *de facto* Military government of the United States is a creation of both the Congress and the President (acting in his capacity as Commander in Chief) addressing the deliberately created, national banking emergency born out of Rome's pre-planned "Great Depression." The *de facto* Military Government is not a creation of "We the People." The Congress (representing "U.S. citizens" who were seized as "booty of war" on March 6, 1933) imposes a *de facto* Military government by way of the wicked "Emergency Banking Relief Act" now codified into the US Code at **12 USC 95a**. That EBRA amended a World War I war statute (that was conveniently never repealed after the war!), known as the "Trading with the Enemy Act" of 1917 codified into the US Code at **50 USC App. 5(b)**. The President issues his Proclamation 2040 validated by Congress via that amended federal war statute imposing the "Trading With the Enemy Act" on every "person" in the United States. Hence, the *de jure* civilian government created by the Constitution has been ousted; the *de facto* military government created by the "Emergency Banking Relief Act" of March 9, 1933, having amended the "Trading With the Enemy Act" of October 6, 1917, has taken its place. The Commander in chief ruling his *de facto* Military Government of the "United States" is now the sovereign; "We the People" have been reduced to an inferior grade and are now his subjects. He is the Beneficiary; "We the People" are the trustees. He has the Use of the seized property; "We the People" have the Duty to perform pursuant to the demand of his hundreds of executive orders and tens of thousands of congressional statutes. American Citizens, the sureties for their state-created "U.S. citizens," are now under the Second Reconstruction imposed by a *de facto* military government (1933-Present). The pope's Dark Ages has been imposed in America pursuant to the plot of the Jesuit Order's Counter Reformation Council of Trent (1545-1563).

Art & ITH

Transition V

House Joint Resolution 192, 1933

All payments in gold are suspended, national bankruptcy declared by the *de facto* Military Government as a matter of federal statute. All gold is now the property of the pope's Federal Reserve Bank as the nation's gold cannot be allowed to be collateral for the impending, monstrous national debt to be imposed by the Vatican's socialist-communist New Dealers. All debts of the *de facto* American Empire under *de facto* Military Government can now be "discharged" with paper negotiable instruments, legal tender, to the exclusion of gold. As a result, all the artificial persons/individual Public "U.S. citizens" on file with the states are given a monetary value to serve as collateral for all credit to be extended to the U.S. Congress by the pope's Federal Reserve Bank. The *de facto* Empire is to have unlimited war-making power, therefore it must have access to unlimited credit. If "the borrower is servant to the lender," then the Jesuit Papacy's Federal Reserve Bank owns every Public "U.S. citizen." Thus, for the Federal Reserve to extend unlimited credit to the war-making Congress, there must be securities with unlimited collateral to secure that debt. Those securities with unlimited collateral are all of the Certificates of Live Birth, having created quasi-corporate, artificial persons/individual Public "U.S. citizens," on file with the state government and notice given to the federal government. What gives value to the artificial person/individual Public "U.S. citizen" is its *Surety*, the individual Christian man, Fourteenth Amendment Private American National Citizen. In Washington, the Certificates of Live Birth (unilateral contracts under seal) filed on a state level are noticed by (but not filed with) the Bureau of the Census under the Department of Commerce. It is by these "Certificates of Live Birth" that Rome's great merchants of the earth (the Knights of Malta, Knights of the Equestrian Order and high-level, Scottish Rite Freemasons ruled by the Jesuit General) "trade in the souls of men."
(Revelation 18:13)

they took the
Real Money
away

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Social Security Act, 1935

Every Artificial Person/Public "U.S. citizen" is given a commercial/quasi-corporate social security number. Every Public "U.S. citizen" (the commercial vessel of the Private American National Citizen with which he is merged as *Surety*) is insured for its engaging in interstate and foreign commerce as are all corporations. The Public "U.S. citizen" has been seized by the Commander in chief, deemed collateral for the national debt and brought into commercial service via the second Emergency War Powers Proclamation of 1933 (Proclamation 2040). The Public "U.S. citizen" is now "at sea," no longer in port near the land. Hence, its Private American National Citizen/*Surety* is also "at sea," no longer on the land upon which God created him. (Like Dorothy, he is no longer in Kansas, but in the land of Oz, ruled and populated with only legal fictions!) The *Surety*/Private American citizen is bound to his principal/Roman *persona*/Public "U.S. citizen" in world war and world commerce---all for the benefit of Washington in service to the Jesuit Papacy!

Transition VI

Erie Railroad case, 1938

Swift v. Tyson (1842) overruled; no more federal general common-law of any type, procedure or rights. The Seventh Amendment is now moot, there being no more suits at common law. The Private American Citizen, submitted to his Public "U.S. citizen" statutorily controlled by the *de facto* **Military Government** created by federal statute and ruling the United States under military occupation, can no longer limit the federal courts to federal common law procedures. How can he? He is wedded/bound to his statutory, state-created Public "U.S. citizen" possessing no Common Law rights whatsoever! All is now, in substance, **Roman Civil Law/Roman Equity** procedure involving only artificial persons, be they corporations or individuals. The individuals are the Public "U.S. citizens" created by their sole corporation instruments, the "Certificates of Live Birth," via the clandestine and unnoticed operation of law.

Carolene Products case, 1938

Lochner v. New York (1905) overruled; no more common law rights protected by Supreme Court decisions. The glorious Lochner Era ends. The Private American National Citizen can no longer claim he has common law rights in federal court. Unknown to him, all is now privilege conferred through his **principal**, the artificial person/Public "U.S. citizen" in commerce for which he is mere **Surety**. Silent judicial notice of his status in contract with the state of birth is taken by every court. He is deemed an "enemy" and "trustee" in every case. Hence, when he cries out for his common law right to work to be recognized, the court states he has "failed to state a claim upon which relief may be granted." Such was the case with this author in federal court in Allentown, Pennsylvania, before Judge James Knoll Gardner in 2008.

Transition VII

Emergency War Powers Proclamation 2914, December 16, 1950

President Truman's Emergency War Powers *de facto* Military government declares perpetual foreign war. *De Facto* Congress never declares war again pursuant to its war making power granted by Constitution of the United States. All Courts are now, in substance, "Emergency War Powers courts" of the Conqueror/Commander in chief using Military Due Process of Law in handling criminal and civil actions within the pope's American Empire while it wages its domestic war on the enemy "We the People" and foreign wars for the benefit of Rome.