

PERMANENT ALLEGIANCE TO A STATE:

If we were to examine the term national in the US Codes we would see a national owing their allegiance to a State and further see a distinction concerning a 'national of the United States'.

"Title 8" USC § 1101(a) (21) The term 'national' means a person owing permanent allegiance to a state.

(22) The term 'national of the United States' means (A) a citizen of the United States, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States.

(23) The term 'naturalization' means the conferring of nationality of a state upon a person after birth, by any means whatsoever.

Can one be a national in America with a right to live, work and travel in America without being a national of the United States?
Yes. If they will be a part of another governing body.

Until the people become a party to the constitution they were not citizens subject. " For when the revolution took place, the people of each state became themselves sovereign; and in that character hold the absolute right to all their navigable waters, and the soils under them, for their own common use, subject only to the rights since surrendered by the constitution to the general government."

Martin vs Waddell, 41 US (16 Pet) 367, 410 (1842)

"Merely being native born within the territorial boundaries of the United States of America does not make such an inhabitant a Citizen of the United States subject to the jurisdiction of the Fourteenth Amendment."
Elk v. Wilkins, Neb (1884), 5s.ct.41,112 U.S. 99, 28 L. Ed. 643.

_----1938n fara link))))))))))))))))))))))))))))))))

THE "MISSING THIRTEENTH AMENDMENT":CONSTITUTIONAL NONSENSE

AND TITLES OF NOBILITY

<http://www.thirdamendment.com/8SCIDLJ577.pdf>