Status of our children © August 21, 2009 by Michael Keehn mhkeehn@gmail.com

Status, a topic completely avoided by public schools. Yet, our *status* controls the law to which we will be subjected. Legal Alien, naturalized, illegal alien, United States citizen, State Citizen. These are all a status which can be held by an individual living in these united States of America.

Because we are not educated on this topic of status, parents act to place their children in a jurisdiction into which they were not born. We do this automatically and almost immediately after birth. The action we <u>voluntarily take</u> is to acquire both a <u>birth certification</u> and a <u>social security</u> <u>account</u> for our new born child.

When we take this action we are publically declaring ourselves incapable of being responsible for the care and nurturing of our children and we are petitioning <u>the District of Columbia</u> to take care of our child from cradle to grave, and <u>they</u> are quite happy to accommodate us. The <u>birth</u> <u>certification</u> becomes <u>registered</u>, typically with the Department of Vital Statistics, and the <u>Social</u> <u>Security Account</u> is a <u>contractual obligation</u>.

<u>Contracts</u> is yet another topic strictly avoided by public schools lest the people begin to understand the many *hidden contracts* to which we subject ourselves.

The <u>contractual obligation</u> we have voluntarily entered establishes the rules which will govern <u>our relationship with our children</u> as well as the obligations our children will burden. In making the government responsible for our child, we have relegated ourselves to the position of baby sitter, making government the parent. Generally, the government will allow the babysitter to keep the child until a dispute arises. When there is a dispute over the "well-being" of the child, <u>the</u> <u>government</u> will determine what is best for the child and where the child is going to live. You have given up that right through contract.

In this contractual agreement with social security you have also assigned a status of *income tax payer* to your child, making the child a *highly valued asset* of government. And believe me, the government is going to place *its asset* where it wants *its asset* without any input from the natural parents, thank you!

The key to understanding all of this is *jurisdiction*, another topic not taught in public schools. Consequently we have little or no understanding of this term. In a nut shell, this is what is taking place.

The Constitution provides the formation of a <u>republic</u>. In this <u>republic</u> is the <u>several states</u> of the <u>union</u>. The same Constitution provides for the seat of the Federal Government, which the Constitution refers to as <u>a District</u>, and shall be <u>ten miles square</u>, the land to be acquired by <u>cession of particular States</u>.

<u>The District</u> of Columbia is a jurisdiction outside the republic of these united States of America, that's why a constitutional amendment (#23) was necessary for those in this jurisdiction to vote for President of <u>the</u> United States. Further, the Constitution gives <u>exclusive legislative authority</u> to Congress over <u>the District</u>, which means that Congress can make any law it sees fit for this jurisdiction <u>without any Constitutional limitations or restrictions</u>. This gives Congress a dual character. In one character they can make laws for the jurisdiction of <u>the District</u> of Columbia, and in the other character, they can make laws for the republic of these united States of America.

When Congress is making law for the jurisdiction of <u>the District</u> of Columbia, the identifier of the Act will contain an "R", which stands for "*resolution*." For the House of Representatives the identifier might be HR1234, and for the Senate, the identifier might be SR5678. If Congress were passing law for the republic of these united States of America, there would be no "R" in the identifier. For the House it would be "H1234" and for the Senate, "S5678," no "R" would be present. Virtually all federal law today contains an "R" in the identifier.

Going further, the Buck Act provided that the Federal Government may create a <u>Federal Area</u> for the imposition of the "Public Salary Tax Act of 1939." Therefore, the legislatures of the several states acted to create <u>municipal corporations</u> under the laws of <u>the District of Columbia</u>. Thus we have the STATE OF CALIFORNIA or STATE OF YOUNAMEIT, which are corporations, gaining their existence in the laws of the Federal Government, making these corporations subject to that jurisdiction. Following that, the counties became <u>municipal corporations</u> under the laws of the corporate state, thus we have the COUNTY OF GLENN or COUNTY OF YOUNAMEIT. Then many cities followed suit, thus we have the CITY OF WILLOWS, CITY OF YUBA CITY, CITY OF YOUNAMEIT. All of these corporations are subject to the laws of <u>the District of</u> *Columbia*.

Anyone holding a <u>registered birth certification</u> and/or <u>social security account</u> is contractually obligated to all the laws with an "R" in the identifier. Those people who do not hold such status (in other words those who do not have a registered birth certification or social security account, yet were born in these united States of America) are not subject to the laws with an "R" in the identifier, unless the government chooses to act unlawfully. They are not subject to any <u>municipal law</u>, but they are subject to the law of the republic of these united States of America. These people hold the status of <u>State Citizen</u> only (original citizenship) and are not citizens of <u>the United States</u>. It is important to understand there is a substantial difference between <u>the United States</u> (a municipal corporation), and <u>these united States of America</u> (a republic).

Most of us hold dual citizenship, being both a *State Citizen* (a Citizen of the republic of these united States of America) and a <u>United States citizen</u> (citizen / subject of the municipal corporate **District** of Columbia). You might notice the singular reference "the", as opposed to the plural reference "these." The singular reference "the" refers to <u>the</u> corporate United States whereas the plural reference "these" refers to the republic of <u>these</u> united States of America.

As individuals, we can not be free and at the same time make government responsible for us. If we, as a people, should decide that we want our freedom back, that we want a healthy economy, that we want to live without fear of attack by one or another government agency, then we need <u>control our status</u> and take control of the campaign issues, making our issues the ones being debated, not the phony baloney issues that emanate from laws which come from <u>municipal</u> <u>corporations</u>. And then we need to vote for those people who will debate and support our issues.

It should be clear that these contractual obligations are accomplished through fraud and deception by virtue of governments control over our education. It is commonly asserted by those in the legal profession that our "*ignorance of the law is no excuse*." Well, they should know because they control our education. And <u>they</u> are the ones who write the laws where the meanings of ordinary words are changed to deceive us. So, <u>they</u> know we are ignorant.

Failing to take that position we need accept our subjection to un-constitutional law and abandon all freedom and self determination, opting to be told everything to do, say and act. As the American Sheeple would say... "Ri-ah-ah-ah-ah-ah-ght... ba-a-a-a-a-ah".

I fully recognize that this information may generate numerous questions. If the reader should have a question I may be reached at: mhkeehn@gmail.com