

CITIZENSHIP AND JURISDICTION

The documents we have received from the Crown Prosecutor make it obvious that he would have you (The Judge) believe that Court of Queen's Bench Justice can convict our people based on an assumption. (When referring to Our People we mean those who are members of our Tribal Government.)

Let me show you how it was done 107 years ago.

There was a half breed born in Canada who, in his latter years, created Ruperts Land. This nation later became part of Canada covering two million square miles. This man was Louis Riel. He was half French and half Indian, identified by law as a Metis, or half breed.

He won the territory according to International law; yet, because of his religion and language, he gave his allegiance to the French part of his identity. Because of this, he was moved into a class of human beings that had no citizenship or constitution. This is recognized by the White civilized nations of the world, and by International law. He owed his allegiance to the two countries, side by side, which would NOT protect him. He could not be a legal citizen of either, but had to live and protect both. This term is called, Dual or Multiple nationality.

This was unknown to LOUIS RIEL who thought he had all the rights of the White Man. Canada and the United States proved he had "NO" rights as a human being, because of his allegiance, the Sovereignty of Indian also could "NOT" protect him. He was an "INHABITANT" and that only! He was hung for treason by Canada, and yet was a citizen of the United States. So both an American Citizen and an "Inhabitant" who has no rights, can commit the act of treason; The Indian cannot. But the Inhabitant can commit the act of treason not only within the country he resides, but the bordering country near his place of residence.

Let me show you how the same situation existed before. I'll give you a comparative to both concepts, and show how some countries hope to gain wealth off using the "INHABITANTS" crusade for human rights!

LOUIS RIEL, because of religion and language was in fact fighting for the French and didn't know it. JAMES WICKES TAYLOR using the dual and multiple citizenship of this Metis, tried to get the territory annexed to the United States. But Great Britain, weak in her territory but knowing that the United States had to recognize International law and Sovereign land rights, used this Metis leader to gain control of her territory.

How She did this becomes one of the great examples showing that non-white persons can be placed in a position to work from both sides of their citizenship, to gain control over masses by different countries.

The leader, after being accepted by the Canadian Government, led the territory of Ruperts Land and its members into a fight to stop white Canadian control over his territory, an act for which he was brought to trial and sentenced to hang by the neck till "DEAD".

He was charged with Treason. The sentencing of this man was one of greatest examples of non-citizenship, mostly because as an Indian, I'm acquainted with the problem.

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