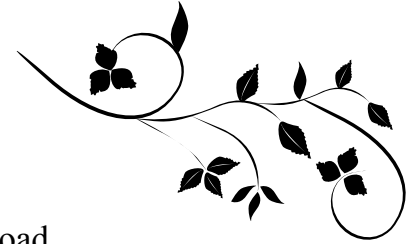


Humans: Divisible into Three Groups;



- 1.) American Citizens
- 2.) **Non-Citizens:** a.) Foreign nationals, b.) non-citizen U.S. Nationals, c.) Stateless persons
- 3.) **Dual-Citizens:** Children of U.S. citizens & foreign nationals, or U.S. kids born & raised abroad.

American Citizens, (aka; **Citizens of the United States**): Divisible into 3 Groups containing **8 types**:

1. **Citizens by Nature: Natural Citizens by birth**; born of American parents (aka “natural born citizens”) .
 - a.) born within State or Federal territory. b.) born outside American territory.
2. **Citizens by Law:**
 - 2a. Naturalized Citizens (via naturalization and the oath of **Allegiance & Renunciation**)
 - 2b. Derivative Citizens (children naturalized automatically when parents naturalize.)
 - 2c. Statutory Citizens (children born abroad of married parents with mixed nationality)
 - 2d. Provisional Citizens (children born abroad to an unmarried American woman)
 - 2e. Constitutional Citizens (children of immigrants; naturalized at birth via the authority of the 14th Amendment; aka “**native born citizens**”; dependent on birth inside the U.S.A.)
3. **Citizens by Policy: Presumptive Citizens:** (native-born children of non-immigrant aliens) This class came into being in **1898** when **Attorney General John Griggs** misinterpreted the U.S. vs Wong Kim Ark Supreme Court opinion by failing, like everyone else in government at that time, to understand the meaning of “**jurisdiction**” as used in the **14th Amendment**. By this error, all persons born on U.S. soil (except children of diplomats) are erroneously presumed to be U.S. citizens by U.S. law. That’s an entrenched institutionalized error. Possible example: children born in U.S. Territories of Guam or Puerto Rico to foreign visitors. **Barack Obama** is a presumptive citizen, and as such is constitutionally ineligible to be **President**.

