THE END OF LUCIFER’S REIGN ON PLANET EARTH

Lucifer got and maintains his control through the use of fiat currency. To unwind his tentacles from the throats of our nations and citizens we must reply in kind.

This is likely to be the most important paper we will ever publish. The information contained herein is sufficient to “save” the united states of America (Republic) and its Constitution. It came to us anonymously and we apologize to its author if he did not want it in the public domain; we are in awe of the magnitude of the effort required to put it together in such detail. Eva has spent weeks formatting it for CONTACT and I have spent many hours in its final editing; it must have taken him (or them?) years to put it all together and for all that work we are most grateful.

At 40 pages the printing and mailing will cost an extra approximately $1,200 for this special issue and we will need extra help with it, also, please. I wish there was a way to be paid for its value; we could all retire.

It needs 3 things to complete it: 1) It is not made clear at the start that the Republic was “bankrupted” and abandoned in favor of a Corporation in 1933. When our State legislatures reinstate the Constitution of the Republic and of each of their States it will become clear that debt incurred after 1933 is debt of the Corporation, and not of the Republic. The intended servitude of our citizens to foreign bankers will also be nullified. Would it not be just terrible if we all had to have new Birth Certificates? And Social Security? Each State will need its own system, and will have plenty of money to fund it without paying for Zionist wars in Afghanistan and Iraq, as well as the ones in Iran and Pakistan they want to start. As an act of self-assertion the States can recall their militia and National Guardsmen and, if necessary, join together to send their own planes to fetch them.

2) The question of how the States can recover their own sovereignty is not answered. This requires action on the part of each State Legislature and should be quite simple to accomplish. The key person is the Sheriff of each County who has the authority to arrest and incarcerate treasonous (bribed) legislators who will soon become cooperative in reestablishing the sovereignty of the State. A simple definition of Treason is service (often for favors or compensation) to an entity other than the one to whom loyalty is owed and/or sworn and any legislator that puts the interests of the USA Corporation ahead of his own State can and should be incarcerated by the Sheriff of his county. This will return control of the States to their citizens instead of the International Bankers’ Cartel (IBC).

3) Ellen Brown has shown the way to and benefits of Public (Utility) Banking. The sequence should begin with the State’s takeover (friendly, we hope) of one of the more prominent local (domestic) banks that has a well-developed branch system so that it can serve the citizens state-wide. Next would be to direct all employers in the State and all self-employed persons to divert their payments for income, Social Security and all other taxes to the State Bank instead of to the IRS. Each State should declare a moratorium on the payment of loans and interest on loans and bonds until each debt can be examined to ascertain whether it should be declared paid, or what is the legitimate amount still owing, or whether there was fraud (kick-backs, etc.) so that the debt should be nullified. That process alone should rid the State of all or nearly all of its debt.

Now let us summarize what we will have accomplished: The legislators of each State will be again answerable to its citizens as was envisioned by the Founding Fathers. Asserting its sovereignty, each State can establish its own bank and issue its own currency with complete control of its quality and quantity. That is the final definition of State Sovereignty; the irrefutable proof of that can be seen as a result of the Euro debacle: Every Euro Nation lost its sovereignty when it gave up control of its currency. Having regained control of their legislatures the States can act in coordination to recover our Constitution and abandon the Corporation and its abysmal debt plus its centralized control of our lives.

All of the pieces are in place; it is a matter of getting the Sheriffs to understand their major role and to act.

EJ Ekker
American Governance

Both systems concurrently exist today. However, the corporate system has been gaining predominance in the last 70 years. Many Sovereigns (We the people) have contracted with the corporate system unknowingly, unintentionally, and or without full disclosure given.

Once you learn the difference, you may have to make a decision for yourself, family and posterity. That decision may require changes in how you conduct yourself. You will have to undo what has been done to make your Sovereign status known. This is not taught in the corporate government's public school system, because you are not to know.

The elite of the "One World government" corporate system want and need to have power and control over the population (masses) they call "Human Resources."

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<td>Declaration of Independence in 1776</td>
<td>Gettysburgh Address in 1864,</td>
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<td>Articles of Confederation in 1778</td>
<td>and the Incorporation of</td>
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<td>February 21, 1871, under the Emergency War Powers</td>
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<td>Act and the Reconstruction Acts.</td>
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<td>Then reorganized June11, 1878</td>
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<td>—16 Stat. 419 Chapter 62</td>
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<th>a “Republic”</th>
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<td>Having its beginning with the colonial resistance against England’s tyrannical government.</td>
<td>With a legislature was established , with all the apparatus of a distinct government created (Incorporated) by (Presidential) Legislative Act, February 21, 1871.</td>
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<td>Major opposition against British control began with The Stamp Act, established by British parliament on March 22, 1765—Taxation without representation, followed by the Declaratory Act, the Boston Massacre of 1770, and the Tea Act passed by Parliament on May 10, 1773 to save the East Indian Company from bankruptcy.</td>
<td>Forty-first Congress, Session III,</td>
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<td>Resistance continued with the Quartering Act established by Parliament on June 2, 1774, requiring American colonists to provide shelter to British troops and horses when requested.</td>
<td>Chapter 62, page 419</td>
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<td>From September 5 to October 25, 1774 twelve</td>
<td>On June 20, 1874, the President with advice of Senate abolished and replaced the 1871 government with a commission consisting of three persons.</td>
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<td>18 stat. at L. 116, Chap. 337</td>
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<td>A subsequent act approved June 11, 1878 (20 Stat. at L. 102, chap. 180) was enacted stating that the District of Columbia should 'remain and continue a municipal corporation,' as provided in 2 of the Revised Statutes relating to said District (brought forward from the act of 1871)</td>
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colonies, all but Georgia, sent 56 delegates to Philadelphia to participate in the First Continental Congress. The purpose of the First Continental Congress was to debate and plan a unified response to British policy and actions.

On March 25, 1775, Patrick Henry delivered his "give me liberty or give me death" speech to the Virginia Assembly in Richmond.

Various conflicts took place and blood continued to be shed.

On May 10, 1775, the Second Continental Congress convened in Philadelphia. Delegates from all thirteen colonies were present.

After signing the Declaration of Independence on July 4, 1776, and winning the revolutionary war which ended with the Paris Peace Treaty signed September 3, 1783, all American colonists became free, Sovereign people, endowed with the same rights that the King of England had.

"...at the Revolution; the sovereignty devolved on the people, and they are truly the sovereigns of the country, but they are sovereigns without subjects, and have none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty....

Sovereignty is the right to govern; a nation or State sovereign is the person or persons in whom that resides. In Europe, the sovereignty is generally ascribed to the Prince; here, it rests with the people; there, the sovereign actually administers the government; here, never in a single instance; our Governors are the agents of the people, and, at most, stand in the same relation to their sovereign in which regents in Europe stand to their sovereigns. Their Princes have personal powers, dignities, and pre-eminences; our rulers have none but official; nor do they partake in the sovereignty otherwise, or in any other capacity, than as private citizens."

—Supreme Court of the United States
2 US 419 (February 1794)

Chisholm v. Georgia
Chief Justice: Jay, John
Argued: February 5, 1793
Decided: February 18, 1793

having a de jure form of government
Of right; legitimate; lawful; by right and just title; "by law"—Black’s Law Dictionary 6th edition

DISTRICT OF COLUMBIA v. CAMDEN IRON WORKS,
181 u.s. 453 (1901)

Corporate Officers
"...But by the Act of June 11, 1878 (20 stat. chap. 180), a permanent form of government for the District was established. It provided ... and that the commissioners therein provided for should be deemed and taken as officers of such corporation."

The District of Columbia v. Henry E. Woodbury
136 U.S. 472 (1890)
http://www.supremelaw.org/docs/docases/woodbury/htm

In UNITED STATES CODE, Title 28, in Section 3002 Definitions, it states the following:
(15) "United States" means—
(A) a Federal corporation;

To incorporate means to become
A part of something bigger
Some people believe
It is incorporated with England
Or the crown
And the paperwork
Is filed in Puerto Rico.

This so-called government is
an imposter
posing and/or masquerading as the original government.

"As Charles Evans Hughes, Governor of New York and twice appointed Justice of the Supreme Court said. 'The Constitution is whatever the Supreme Court says it is.' This is as frank an assessment of the true situation as you will ever get from a government official. George Bush said practically the same thing when he declared 'The Constitution is just a piece of paper.' ...The Northwest Ordinance shows why the Federal government has no legal jurisdiction over any territory but that which is owned by the United States of America. ...the fact is, the Constitution, for all practical purposes, annuls the Declaration of Independence." —Lawrence Berg

a de facto government
In fact, indeed, actually; a state of affairs; but is illegal or illegitimate; "by equity" and not "by law"; is not constitutional. Thus an officer, king or government de facto is in actual possession, but by usurpation, or without lawful title.

| Created by Sovereigns | Created by merchants, bankers, and their cohorts by acts of treason.  
They also forced the South and other states to secede.  
Pres. Lincoln fell into their scheme and went along for awhile.  
This Martial Law government [actually: “Martial Rule”] is a fiction managing civil affairs. |
| --- | --- |

### Introduction

**Philadelphia** is the Capitol

The **Articles of Confederation** were agreed to by the united states in Congress assembled on November 15, 1777 and were ratified March 1, 1781. From the time of the Declaration of Independence, July 4, 1776, to the time of the Articles of Confederation there was a space of time of sixteen months and eleven days. During this period of time, the several nations, states, countries were sovereign unto themselves as relates to foreign earthly powers.

There was an outstanding debt of 17 million silver Lira from French banks over 21 separate occasions all due on December 1, 1789.

Therefore, a bankruptcy Charter had to be drafted. On September 17, 1787, twelve State delegates approved the Constitution. The States have now become Constitutors.

**“Constitutor**: In the civil law, one who, by simple agreement, becomes responsible for the payment of another’s debt.”

—*Black’s Law Dictionary 6th Ed.*

The States were now liable for the debt owed to the King, but the people of America were not. The people are not a party to the Constitution because it was never put to them for a vote.

The judge in the *Padelford case* stated; “But, indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution. The Constitution, it is true, is a compact, but he is not a party to it. The States are the parties to it. And they may complain. If they do, they are entitled to redress. Or they may waive the right to complain.”

—*Padelford, Fay & Co. vs. The Mayor and Aldermen of the City of Savannah. 14 Georgia 438, 520*

**“Articles”** establish a sovereign nation of people, but all **Constitutions** are bankruptcy charters or compacts.

**President Andrew Jackson paid the debt** in the 1830’s. In 1832, while discussing the Bank Renewal Bill to a delegation of bankers, he said, “You are a

### INTRODUCTION

Certain members of Congress created the District of Columbia (DC) from portions of two states; Virginia (Virgin) and Maryland (Mary). Physically united together they are *Virgin Mary*, to form a more perfect union as a new “United States”.

US Titles and Codes, in their awkward definitions, call “DC” the “United States”.

The new “United States” includes States such as District of Columbia, Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands. It does not include the 50 states united.

i.e. Title 26 Section 7701 Definitions (a) (9) and (10) 42 U.S.C. 405 (2)(c)(vii)

All Titles of the United States Code (USC) are strictly meant for the United States and none of the 50 states of the Union. Each of the 50 states has its own constitutions and laws. See Hepburn v. Elitzey, 2 Cranch, 445, 452, and John Barron v The Mayor and City of Baltimore 32 U.S. 243 (1833). These last two cases clearly state that the United States is not the 50 states of the Union.

All Rule comes from “District of Columbia” which is run by the Gnostic Priesthood of the undisclosed mystery Babylon.

**“Masonic Rule”**

Some of the Masonic symbolism is found in the layout of the District’s streets, the Washington monument (Obelisk), the Pentagon, and on the back of the One Dollar Federal Reserve Note.

“The best place to hide something is in full view”

**“Columbia”** is a name for “Goddess of Creation, War, and Destruction” more known as the goddess of death and pain. She is derived from the imagery of Semiramis, wife of Nimrod, and Queen of Babylon.

The statue on top of the Capitol building called the Statue of Freedom is actually **Persephone**, meaning “She who Destroys the Light”. She is the queen of the underworld. She is crowned with pentacles (pentagrams—stars with five points). When someone stands on something, it is usually an indication of ownership. Therefore, she owns the facility she stands upon. Although the dome on top of the Capitol building was not finished until 1868, the final installation of this statue on top of the dome took place on December 2, 1863. The original Capitol building, without the dome, was completed in 1826.

Columbia and Persephone are seen as other statues around Washington D.C. area.

Some of the Gnostic Priesthood include: Illuminati, Skull & Bones Society, Hospitaliers, Knights of Malta, Knights of Columbus, Knights of the Round Table, Oddfellows,
den of vipers and thieves. I intend to rout you out, and by the Eternal God, I will rout you out.”

The Articles of Confederation are still in operation.

“He [Patrick Henry] boycotted the Constitutional Convention of 1787 because, as he so eloquently put it, “I smell a rat” and suspected the worst: that the independent colonies that had thrived for over a century were to be herded under one consolidated government, a vast government apparatus founded not on liberty, but on the bureaucratic dreams of monarchists and mercantilists like Alexander Hamilton.”

—Ryan McMaken, columnist for LewRockwell.com

...We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,—That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government....

—Declaration of Independence

Samuel Adams said, ‘When the people fear the government they have tyranny, when the government fears the people they have freedom.’

Many governments are established by good people having good intentions. But, certain men with bad intentions or another agenda get into government office by some means, lawful or otherwise, find loopholes, revise government and its laws to suit their needs and agenda, and build an empire within government itself. Through deceit and lies and through the absence of truth, they gain power and control over the people, extracting the people’s well earned money from the people’s labor to finance and increase the empire to such an extent that it would seem difficult for people to rise up against it.

“Apathetic and dependant Americans today are unsuspectingly going into bondage unless America wakes up.”

—Jack Slevkoff 2006

The Constitution for the United States of America

Now known or referred to as the organic constitution. This Constitution established a central government with limited powers to do the will of the people. Its purpose was to form a more perfect Union, establish Justice, insure domestic Tranquility,


“Since 1873, the Global Elite has held Secret Meetings in the Ancient Redwood Forest of Northern California. Members of the so-called “Bohemian Club” include former Presidents Eisenhower, Nixon and Reagan. The Bush Family maintains a strong involvement. Each year at Bohemian Grove, members of this All-Male “Club” put on Red, Black and Silver Robes and conduct an Occult Ritual Wherein They Worship a Giant Stone Owl, Sacrificing a Human Being in Effigy to What They Call the ‘Great Owl of Bohemia.’”—Alex Jones; Infowars.com

There is a small owl just to the left of the “1” which appears on the upper right hand corner of the One Dollar Bill.

The Constitution of the United States

The original organic Constitution was adopted by the corporation as its “By-laws”. The original Thirteenth Amendment was replaced, and other amendments added, some by fraud.

The 14th Amendment was not ratified.
provide for the common defense, promote the
general Welfare, and secure the Blessings of Liberty
to ourselves and our Posterty.

The **Constitution** (a bankruptcy compact)
designates and limits the powers of the newly
established central government and restricts its
venue to a district not exceeding 10 miles square and
areas purchased for forts, magazines, arsenals,
dockyards, and other needful buildings.

The **organic** Constitution was created in 1787,
adopted in 1789, and amended in 1791.

“The Constitution is not an instrument for
the government to restrain the people, it is an instrument
for the people to restrain the government.”—Patrick Henry

### Republic

**I pledge allegiance** to The United States of
America, and to the Republic for which it stands,
One nation under God”

“Republican”
(means “common rights"
form of government

“Government of the people
and by the people”

A **republic** is a self governing forum wherein a free,
sovereign, moral, and enlightened people guarantee
to one another and to all minorities the right and
obligation to have, retain, and protect each other’s
God given common Rights to Life, Freedom, Liberty
and the Pursuit of Happiness in their separate
capacities as free inhabitants and/or as free
Sovereign people within a nation, state (nation state),
and/or a country, all by positively accepting the
Oaths as recipients of the oaths of their servants
holding public office.

The people created a republican form of government
with limitations on their servants.

The people are the government, not their servants.

“...shall guarantee to every state in this union a
republican form of government”—Constitution, Art.
IV Sec 4

At the close of the Constitutional Convention in
Philadelphia on September 18, 1787, a Mrs Powel
anxiously awaited the results, and as Benjamin
Franklin emerged, asked him directly: “Well, Doctor,

### Democracy

Emphasizes “Democracy” which is the next thing
to “Socialism” which is another form of “Communism”.

Did you say Communism?
Can’t happen here? Check it out!

**Communist Manifesto**

**Democracy**
(mean “Priest rule”)

“A democracy cannot exist as a permanent form of
government. It can only exist until the voters discover
that they can vote themselves generous gifts from the
public treasury. From that moment on, the majority
always votes for the candidates promising the most
benefits from the public treasury with the result that a
democracy always collapses over loose fiscal policy,
always followed by a dictatorship. The average age of
the world’s greatest civilizations from the beginning of
history, has been about 200 years. During those 200
years, these nations always progressed through the
following sequence: from bondage to spiritual faith; from
spiritual faith to great courage; from courage to liberty;
from liberty to abundance; from abundance to selfishness;
from selfishness to complacency; from complacency to
apathy; from apathy to dependency; from dependency
back again to bondage.”

—Attributed to Scottish History Professor at University of Edinburgh Sir
Alexander Fraser Tytler (1747-1813) and others.

“...often the most tyrannical government on earth.”
—Noah Webster

Democracy can be explained as “two wolves and a lamb,
voting on what to have for dinner” or “A political system
calculated to make an intelligent minority subject to the
will of the stupid.”

—Friedrich Nietzsche (1844-1900)

A **Mob Rule** form of government giving the impression
of representation and rule by its citizens. But, today, if
one follows the paper trail one will come to believe that it
is Rule by: Crown of England, Crown Templar, and the
Vatican together pulling the strings in Washington D.C.
as well as utilizing the “Mob Rule” principle. Some
believe the Roman Pope is in control, but actually, the

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Utah Supreme Court Cases, Dyett v turner, (1968) 439
P2d 266, 267; State v Phillips, (1975) 540 P2d 936; as
well as Coleman v. Miller, 307 U.S. 448, 59 S. Ct. 972; 28
Tulane Law Review, 22; 11 South Carolina Law
Quarterly484; Congressional Record, June 13, 1967, pp.
15641-15646)
what have we got, a republic or a monarchy?” “A republic if you can keep it” responded Franklin.

James Madison, the fourth president, known as “The Father of Our Constitution” made the following statement: “We have staked the whole of all our political institutions upon the capacity of each and all of us to govern ourselves, to control ourselves, to sustain ourselves according to the Ten Commandments of God.”

“The Constitution is not an instrument for the government to restrain the people, it is an instrument for the people to restrain the government.”—Patrick Henry

The Tenth Amendment clearly states: “The powers not delegated to the united states by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.”—ratified December 15, 1791

Article I, Section 8 of the original Constitution allowed the creation of certain federal areas and a district for certain limited purposes: “To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful buildings.”—Wikipedia

It is very important to know that Congress has exclusive Legislative power and authority only over certain specified areas purchased for certain reasons by consent of the state in which they lie. These are the only areas whereby a democracy is allowed to exist. Outside of these areas, a republican form of government is guaranteed.

The Residence Act of 1790 established the actual location of the district.

| “Republican government” is defined as one in which the powers of sovereignty are vested in the people and are exercised by the people, either directly, or through representatives chosen by the people, to whom those powers are specifically delegated.—Black’s Law dictionary, 6th edition, pg 695 |
| “Democracy” is defined as that form of government in which the sovereign power resides in and is exercised by the whole body of free citizens directly or indirectly through a system of representatives.—Black’s Law Dictionary, 6th edition, pg 432 |
| The rights of the people and the protection of the people of America are its main concern and maintain that all states shall be guaranteed a Republican form of government. |
| Expands and conquers by deceit and fraud and uses “words of art” to deceive. Convinces Americans to utilize such words and terms as “Residence”, “Reside”, and “US citizen”, regional designations (fictional outlays)such as “CA”, “NV”, “TX” etc. in addresses to expand its venue |

A large Egyptian symbol called the obelisque (obelisk) can be found in each of the three locations: The London financial area, the Vatican, and Washington D.C. (Washington Monument: 555 feet 5.5 inches). These three have been ruling the world and setting up the One World government system. These three places are NOT in UK, Italy or USA.

The Rockefeller grave site has an obelisque. Many national cemeteries have an obelisque. New York City has one that is 70 feet tall and weighs 193 tons.

The obelisk symbolizes the sun god Amon Re (Ra) as a petrified ray of the Aten, the sundisk.—Wikipedia

There are two entities known as the “Crown”. One is the king’s corporation, setup to do the king’s business and protect the king of England from liability. The other is the “Knights Templar” (Temple) a.k.a. “Crown Templar”, a secret society.

Those in power behind the scenes dress up their candidates for office, help them get elected, and then control them while in office. Supposedly giving you a choice when both major Political parties are controlled by them. Their controlled major media is used to control and direct public opinion. So, you wonder who is really in control— it’s definitely not the people.
The central government is limited in power and ability and its venue is restricted by the Constitution to the **10 miles square** district now called “Washington, D.C.” and its enclaves for forts and arsenals.

Gives away American rights, land, parks, and streams over to a foreign government such as the United Nations by Executive Orders or by decree and calling them “Biospheres”, “Biosphere Reserves”, “World Heritage Sites” or some other designated name. As planned according to Article 4 of UNESCO’s Statutory Framework for U.N. Biosphere Reserves.

Represents “We the People” and the “state Republics” among nations.

Represents its own supposed sovereignty among nations.

Living souls are created by God and are answerable to their Maker who is Omnipotent.

"...one nation under God..."

**The Bible** is the Basis of all Law and moral standards. In 1820, the USA government purchased 20,000 bibles for distribution. Also take note of PUBLIC LAW 97-280 approved October 4, 1982

- **Separation of God and state?**

  - "We recognize no Sovereign but God, and no King but Jesus!"

    John Adams and John Hancock gave this response to a British major who ordered them and those with them to disperse in the name of George the sovereign King of England on April 18 1775.—American History

    "It cannot be emphasized too strongly or too often that this great nation was founded not by religionists but by Christians, not on religions but on the Gospel of Jesus Christ."—Patrick Henry

    "Americans should select and prefer Christians as their rulers." —John Jay (very first Supreme Court Justice)

This corporate so-called government sees itself as god.

It sets morals and values of those in its jurisdiction without any basis. These values are ever changing at their whim and are influenced by opinion and the media.

Emphasizes religious and social tolerance but discourages Christianity.

It provokes the godly to give up their stand and to go with the crowd.

Homosexuality and abortions are no longer discouraged, but are now protected.

"Thus it is easy to understand how law, instead of checking injustice, becomes the invincible weapon of injustice. It is easy to understand why the law is used by the legislator to destroy in varying degrees among the rest of the people, their personal independence by slavery, their liberty by oppression, and their property by plunder. This is done for the benefit of the person who makes the law, and in proportion to the power he holds."

"...it erases from everyone's conscience the distinction between justice and injustice. No society can exist unless the laws are respected to a certain degree. The safest way to make laws respected is to make them respectable. When law and morality contradict each other, the citizen has the cruel alternative of either losing his moral sense or losing his respect for the law."

—1848 THE LAW by Claude Frederic Bastiat, a French economist, statesman, author, and philosopher.

No state of Emergency and is not at war

US continues to be in a permanent state of national emergency since March 9, 1933, and possibly as far back as the Civil War

—Senate report 93-549 (1973)

Adjournment of Congress **sine die**

a Latin term meaning “without [fixed] day”;

(No day is set for reconvening)

Seven southern nation States of America walked out of the Second Session of the Thirty-sixth Congress on **March 27, 1861**.

On **April 15, 1861**, President Lincoln reconvened Congress under the Executive branch by proclamation (number 1):

"I do hereby, in virtue of the power in me vested by the Constitution, convene both Houses of Congress."

Caesar (President) is now in full control even over the Senate (Congress).

A Presidential dictatorship has been imposed on U.S. citizens. The sad thing is, "Most American people do not..."
In so doing, the Constitutional due process quorum necessary for Congress to vote was (temporarily) lost and Congress was adjourned sine die, or "without day." To some, this meant that there was no lawful quorum to set a specific day and time to reconvene. Some say that according to Robert's Rules of Order, Congress automatically dissolved because there are no provisions within the Constitution allowing the passage of any Congressional vote without a quorum of the States. Keep in mind that Robert's Rules of Order was created and published by Henry Martyn Robert who was born in South Carolina in 1837. He sold a half million copies of his rules by 1914. Those rules were not made a part of the Constitution or any Amendment to the Constitution. According to The Constitution, Congress was only required to meet at least once in every year on a specific date unless changed by law and a smaller number may adjourn from day to day. Therefore, because there were no other provisions, dissolution does not take place unless "the people", the creators thereof, or the posterity thereof, the sovereigns of the states, say so.

Because the King's men did not attend a meeting required by Him does not constitute a loss of the King's kingdom or His government. It just means that such men may lose their heads for not obeying the King.

The King in this case is the people or "We, the people"

"...to prevent abuses in our government, we will assemble in Convention, recall our delegated powers, and punish our servants for abusing the trust reposed to them."

—paraphrased by Patrick Henry, June 1788

The corporate government created in 1871 will continue to exist as long as:

1. "state of war" or "emergency" exists (War on Drugs, War on Poverty, War on Terrorism, War on Iraq, etc.),

2. the President does not terminate "martial" or "emergency" powers by Executive Order or decree, or

3. the people do not resist submission and terminate by restoring lawful civil courts, processes and procedures under authority of the "inherent political powers" of the people.

The Fourteenth Amendment for all intents and purposes does not exist. On March 28, 1861 Congress adjourned sine die and never has reconvened de jure.

The original Thirteenth Amendment (no title of nobility), approved by 13 of the 17 states March 12, 1819 and thereby ratified, is the last proper draft of a de jure Amendment but is not recognized by the corporate (de facto) UNITED STATES.

The original 13th Amendment prohibits "Esquires" (Attorneys) from holding positions of public office.

---

**Flag**

The United States of America Military Flag

Plain and simple—no gold fringe or other ornament and symbolism attached.

Prior to the 1950's, state republic flags were mostly flown, but when a USA flag was flown, usually only at USA facilities, it was one of the following:

1. Military flag—Horizontal stripes, white stars on blue background
   Has no fringe, braid (tassel), eagle, ball, spear, etc.

---

**Not the original USA Military flag.**

Some say it is a flag of Admiralty/Maritime type jurisdiction and is not supposed to be used on Land. Others say it's not a flag at all, but fiction.

However, the gold fringe which surrounds the flag gives notice that the American flag has been captured and is now being used by the corporate so-called government to give notice of its jurisdiction.

The flag shown above appears to be a "USA flag" but has one or more of the following:

1. Gold fringe along its borders (called "a badge")
2. Gold braided cord (tassel) hanging from pole
3. Ball on top of pole (last cannon ball fired)
   Mainly used at induction centers.
4. Eagle on top of pole
Some say the correct size ratio is 1 x 1.9

2. **Civil Flag**—Created in 1799 by Secretary of the Treasury Oliver Wolcott. Intended for peace time usage, denoting civil jurisdiction under the Constitution and common law. Has vertical stripes, blue stars on white background—last flown before Civil War with a few exceptions.

Another example of the vertical stripes:
"The Coast Guard Ensign (flag) was first flown by the Revenue Cutter Service in 1799 to distinguish revenue cutters from merchant ships."—Wikipedia

5. **Spear** on top of pole

Some people see them as ornaments but all symbols have a meaning and purpose.

The flag shown above is Not described in Title 4 of USC and therefore is illegal on land except for maybe (1) the President since he is in charge of Naval Forces on high seas, and (2) naval offices and yards.

President Eisenhower settled the debate on the width of the fringe.

The so-called justification for a Naval/Maritime flag to be on land is that all land was under the high water mark at one time even if it was eons ago.

Flags on poles flying at the same height as other flags have equal status. A flag flying higher than the flag below indicates superiority over the flag below. Note that corporate state flags fly below the US flag.

Keep in mind that the states were originally Sovereign over the central government and only the state flags were flown except in the District of Columbia not exceeding 10 miles square, its territories, forts, dockyards, arsenals, and other needful buildings, such as Post Offices, purchased with the consent of the legislature of the affected state. (Constitution, Section 8, Clause 17)

The people in the geographic continental USA are at peace but the corporate government continues to be at war to exist, to increase and perpetuate debt, and to enrich others through Defense contracts.

---

**GOVERNING BODY**

The President (a Caesar) rules by Executive Order (Unconstitutional)

Congress and the Courts are under the President. Did you ever wonder why Congress is ignored by the President?

The President is the Chief Executive Officer (C.E.O.) of the government corporation. Impeachment today is nearly impossible, unless it is in the best interest of the controlling bankers and the one-world government elite.

Also, what most people do not realize is that most courts today are legislative Courts and not Judicial.

The so-called (corporate) Congress sits by resolution not by positive law.

Therefore, the position of power is as follows:

1. President (C.E.O of the corporation sits as Caesar—does not need congressional approval)
2. Legislature (The new Congress and Senate voices Public Opinion)
3. so-called Judicial (Legislative, Article I courts)
4. Non-existent Judicial (Article III courts) except for Special circumstances that benefit the elite

The top position has control over the second position and...
elected by the people.
Together, they can come to a conclusion that meets the rights, interests, and benefit of both the state and the people.

Separation of Powers
"To announce that there must be no criticism of the President, or that we are to stand by the President, right or wrong, is not only unpatriotic and servile, but is morally treasonable to the American public."
—Theodore Roosevelt, 1912

<table>
<thead>
<tr>
<th>Medium of Exchange</th>
<th>MEDIUM OF EXCHANGE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lawful Money</strong></td>
<td><strong>Legal Tender</strong></td>
</tr>
<tr>
<td>Has substance</td>
<td>Has no substance—Built on credit</td>
</tr>
<tr>
<td>Controlled by Treasury of the united States of America</td>
<td>Controlled by US Treasury</td>
</tr>
</tbody>
</table>

### Real Money
Assets of value such as gold or silver or can be exchanged for same.

Many of the older generations of the American people were taught to write the "S" with two lines through it. The two lines was a derivative of the "U" inside the "S" signifying "Units of Silver". The United States of America silver dollar is the accepted and approved uniform monetary unit (coin standard). The United States of America did not issue paper money until 85 years after its independence from Britain, and when it did, it was backed by silver or gold. Even at that, early Californians refused to accept and use paper currency, especially the people in San Francisco.

<table>
<thead>
<tr>
<th>Consists of:</th>
<th>Consists of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Silver coins* (Silver Specie) Silver dollar--standard unit of value containing 90% silver</td>
<td>1. Federal Reserve Notes (FRN's)***</td>
</tr>
<tr>
<td>2. Gold Coins* containing 90% gold</td>
<td>2. Bonds</td>
</tr>
<tr>
<td>3. Spanish milled dollar called the &quot;real.&quot; and its fractional parts such as the &quot;medio&quot; (half-real).</td>
<td>3. Other Notes--evidences of debt.</td>
</tr>
<tr>
<td>4. Warehouse receipts or certificates redeemable in gold or silver* such as &quot;Silver Certificates&quot; and &quot;Gold Certificates&quot; are not in itself money but is an exchange for a specified amount of lawful money.</td>
<td>4. Tokens--clad coinage having no inherent asset value.</td>
</tr>
<tr>
<td>&quot;The first coins issued by authority of the United States were</td>
<td>5. &quot;A unit of debt&quot; in a cashless society--Electronic banking.</td>
</tr>
</tbody>
</table>

### Phoney Money
Not backed by assets But thrives on faith alone.

Today, all computer programs, stock certificates, financial paper, accounting records, balance sheets and summaries, bills, bonds, Promissory notes, bank paper such as checks, et cetera use the familiar symbol $ having only one line through it to denote the amount of debt considered.

All Notes are "I Owe You's" (IOU's) including Federal Reserve Notes (FRN's) All Notes represent debt. The corporate UNITED STATES is in bankruptcy and has no assets but can only monetize debt.

***Issued by the Federal Reserve Bank (FRB)--A private corporation created by the Bank of England in 1913 and is owned by foreign bankers/investors.

The Federal Reserve is a continuation of the "Exchequer" of the Crown of England.

Edward Mandell House was instrumental in setting up the
the "Fugio" cents. Entries in the Journal of Congress . . . "Saturday, April 21, 1787. . . ."

"That the board of treasury be authorized to contract for three hundred tons of copper coin of the federal standard, agreeable to the proposition of Mr. James Jarvis, . . . That it be coined at the expense of the contractor, etc." "On Friday, July 6, 1787, there was "Resolved, that the board of treasury direct the contractor for the copper coinage to stamp on one side of each piece the following device, viz: thirteen circles linked together, a small circle in the middle, with the words 'United States,' around it; and in the center, the words 'We are one'; on the other side of the same piece the following device, viz: a dial with the hours expressed on the face of it; a meridian sun above on one side of which is the word 'Fugio,' (The meaning is, 'time flies') and on the other the year in figures '1787', below the dial, the words 'Mind Your Business.' The legends have been credited to Benjamin Franklin by many, and the coin, as a consequence, has been referred to as the Franklin Cent."

"These cents were coined in New Haven, Conn., and possibly elsewhere. Most of the copper used in this coinage came from military stores. It is believed to have been the copper bands which held together the powder kegs sent to us by the French." —A GUIDE BOOK of UNITED STATES COINS 35th Edition

Did you ever wonder where the words "bank" and "currency" come from? Keep in mind that a river has two sides. Therefore, that is what the bankers do; they control the current or flow of money called currency. Federal Reserve.

"Some people think the Federal Reserve Banks are U.S. government institutions. They are not government institutions. They are private credit monopolies which prey upon the people of the U.S. for the benefit of themselves and their foreign and domestic swindlers and rich and predatory money lenders." Chairman Louis T. McFadden, House Banking and Currency Committee, June 10, 1932.

Federal Reserve is not listed under the Federal Government. They are in the white pages, along with Federal Express, Federal Deposit Insurance Corp. (FDIC), and any other business. Find out for yourself if all this is true. And then, go to your local law library and look up the case of Lewis vs. US, case #80-5905, 9th Circuit, June 24, 1982. It reads in part: "Examining the organization and function of the Federal Reserve Banks and applying the relevant factors, we conclude that the federal reserve are NOT federal instrumentalities, but are independent and privately owned and controlled corporations—federal reserve banks are listed neither as 'wholly-owned' government corporations [under 31 USC Section 846] nor as 'mixed ownership' corporations [under 31 USC Section 586] . . . 28 USC Sections 1346(b), 2671."

Payable, in Specie
Means "In coin"
from Latin, in kind

The "Dollar"

"The dollar, or "Thaler" (which did not originate with the Spaniards), is short for the "Joachimsthaler" of Joachimsthal, a mining town in the Joachim's Valley in Bohemia, where the coins were first struck in the sixteenth century."

"Thomas Jefferson recommended on September 2, 1776, to the Continental Congress, that the United States adopt the silver "Spanish Milled Dollar" called "Pillar Pieces of Eight", as our monetary unit. States adopt the silver "Spanish Milled Dollar" in 1776, to the Continental Congress, that the United States..."—The United States Mint

A "dollar" was defined by law (Act of April 1792) as 371.25 grains of pure silver, which was the amount contained in a One-Dollar silver coin.

The gold eagle was equivalent to Ten silver dollars and had 247.50 grains of pure gold.

Therefore, 371.25 grains of pure silver was equivalent to 24.75 grains of pure gold; a 15:1 ratio.

Coinage started in 1783. The first gold coins were

The amount of FRN's printed is based upon the corporate government's borrowing or appetite for debt. For example: If the corporate government prints $100 billion in interest-bearing U.S. bonds and takes them to the Federal Reserve, the Federal Reserve places the $100 billion in a checking account and the government writes checks or prints debt currency against the balance. In other words, this private banking system creates so-called money out of thin air and the bankers get interest on it forever. In addition, new debt and debt currency has to be created just to cover the compounding interest. An ideal "Ponzi scheme."

Keep in mind that bonds are IOU's and are to be paid back by the people through their future labor or the labor of their posterity. That is why wars are created and perpetuated, government bureaucracy and empire building increases, and superfluous spending continues. They create an ongoing and ever increasing debt to enslave the people and their posterity. Debt must be continually created to feed the debt-credit economy system.

The so-called expanding economy always needs new debt notes (FRN's) and therefore more debt must be created. Budgets can never be balanced in this type of system. If the budget is balanced, the economy will collapse because no new FRN's can be printed and no new debt credit created.

The FRB pays 2½ ¢ per FRN note printed whether $1 or $1000. The US in-turn pays FRB interest indefinitely for each outstanding note or representation of a note. With electronic banking FRNs are created out of nothing and
made July 31, 1795 and consisted of 744 half eagles.

Coinage of Silver coins for circulation ended with the 1964 coins.

Under the "free coinage" provision, no charge was to be made for converting gold or silver bullion into coins "weight for weight." At the depositor's option, however, he could demand an immediate exchange of coins for his bullion, for which privilege a deduction of one-half of one percent was to be imposed.

**Redeemable Certificates**

Although the first paper currency was issued in 1862, redeemable certificates were not issued until 1886.

Silver Certificates were contracts initially redeemable in face value silver coin or silver bullion. Silver Certificates were released into circulation in 1878, redemption in silver dollars ceased in 1934, last printed in 1957, and redemption in all forms ceased on June 24, 1968.

Gold Certificates were contracts initially redeemable in face value Gold coin or Gold bullion. Gold Certificates were released into circulation in 1882 and ended in 1928.

**Banker's Currency**

- **Mints**

Although a government mint was approved February 21, 1782, no immediate action was taken. The first mint building was erected in 1792 on Seventh Street near Arch in Philadelphia. The first coin struck was the half disme (half-dime). Fifteen hundred were produced during the month of July 1792 before the mint was completed. File marks on early coins was a mint process of weight adjustment.

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The Mint was initially a part of the Department of State, became an independent agency in 1799, and became part of the Department of the Treasury in 1873 when the Mint's administrative headquarters moved from Philadelphia to Washington, D.C.

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**Central Banking and Credit**

Beginning in 1963, the words "redeemable in lawful money" and "will pay to the bearer on demand" were removed from future issues of Federal Reserve Notes.

Public Law 88-36, approved June 4, 1963 made Silver certificates redeemable for silver bullion in the form of pellets or granulations and not in silver dollars. The exchange could only take place at the U.S. Assay Office in San Francisco up to June 24, 1968. After that, Silver certificates were no longer redeemable and are only legal tender having same value as Federal Reserve Notes.

The silver content of the dimes and quarters was completely eliminated under the Coinage Act of 1965 and the silver content of the half dollars was greatly reduced and or eliminated since then. Coins that no longer have silver content are called "Copper-nickel clad coins" or just "clad coins" and have no intrinsic value.

In 1982, the Cent was changed from being 95 percent copper and 5 percent zinc to copper plated zinc weighing 20 percent less. The Cent is now just like a token.

"In My opinion, the purchasing power of the debased coinage and the increasingly inflationary currency system is undeniable proof to substantiate extortion and embezzlement by the banking industry and those who hold office in the corporate government system."

—Jack Slevkoff 2008

In my opinion, it is impossible to pay the entire US debt because there is not enough money in circulation and not enough money created to cover the principal let alone the interest being created and accumulated.

—Jack Slevkoff 2008

**A Maxim of Law:**

"One is not required to do the impossible."

---

**America's wealth**

would be like a "Pot of Gold"

**Fore warned:**

"If the American people ever allow private banks (the Federal Reserve Banks) to control the issue of

The Greenback Acts of 1861 allowed the Union (during the Civil War) to print and issue paper currency in 1862 for the first time in US history. Prior to that, the federal government restricted itself to coins. The paper money was not backed with gold or silver but simply with the full faith and credit of the Union government. The ink chosen for the back side was a peculiar green; thereby nicknamed "greenbacks".
their currency, first by inflation and then by deflation, the banks and corporations that will grow up around them will deprive the people of all property until their children wake up homeless on the continent their fathers conquered."—Thomas Jefferson

The Law, which still stands, stated:

Individual states are "not allowed to make any things but gold and silver coin a tender in payment of debts." The Constitution also stated: "Congress has the power to COIN money and regulate the value thereof." —Article I Section 10 of the Constitution

Notice that it states the word "coin" and not "print paper currency."

Our Founding Fathers knew how a central bank’s printing paper money would collapse our economy.

"And to preserve their independence, we must not let our rulers [leaders] load us with perpetual debt."—Thomas Jefferson

"Until we realize that our money power is our sovereign power we cannot act as sovereigns."—E.C. Riegel

"Gold will always remain the ultimate form of payment in the world."—Alan Greenspan, Testimony before US House Banking Committee, May 1999.

The confederate states did the same thing and their currency was called "bluebacks" and "graybacks."

One year later, the 1861 Acts were revoked and replaced with the National Banking Act in 1863. An Act passed on April 12, 1866 authorized the sale of bonds to retire currency called greenbacks.

FRN's were first issued in 1914.

The Independent Treasury Act of 1921 suspended the de jure Treasury Department of the United States government and turned it over to a private corporation called the Federal Reserve (de jure means "by right of lawful establishment").

Just prior to the Stock Market crash of 1929, millions of dollars of gold was taken out of this Country and transferred to England.

All of the remaining assets of the US citizens, including their person, are held by the Depository Trust Corporation (DTC), the central securities depository, at 55 Water Street, New York, NY—secured by Uniform Commercial Code (UCC) Commercial Liens, which are then monetized as "debt money" by the Federal Reserve.

Under the umbrella of the DTC lies the CEDE Corporation, the Federal Reserve Corporation and the American Bar Association, the "legal arm" of the banking interests.

Return Money To The People

Today, the popularity of the dollar has fallen behind the Euro.

"the Euro is the currency with the highest combined value of cash in circulation in the world, having surpassed the U.S. dollar (USD)."—Wikipedia

Sovereigns

Living Souls coming out of mother’s womb onto the land of one of the several states of America are "Sovereign", "Freemen", and "Freeborn" unless that right is given up knowingly, intentionally, and voluntarily upon full disclosure.

Amendment X

"The powers not delegated to the United States by the Constitution, ...are reserved to ...the people."

The people are Sovereign

"...at the Revolution, the sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects... with none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty."

—Chisholm v. Georgia (US) 2 Dall 419, 454, 1 L Ed 440, 455 @Dall 1793 pp471-472

SUBJECTS

US citizens (Chattel Property) are belligerents in the field and are "subject to its jurisdiction" (Washington DC)

U.S. citizens are 14th Amendment citizens implemented by the Civil Rights Act of 1866 originally established for the newly freed slaves.

That is to say: "Now slaves of the corporate government plantation"

Today, almost all mothers, black or white, unknowingly inform on their own babies. Take a look at the so-called "Birth Certificate" CERTIFICATE OF LIVE BIRTH where the mother signs and you will see the title of the box stating in small print:

"MOTHER OR OTHER INFORMANT".

The word "OTHER" makes the mother "an informant."

By signing the "Birth Certificate" as an informer, she contracts with the government putting her child and her child’s future labor as collateral for the national debt (servitude—slavery). The father or mother can rescind the contract within three business days (Truth-in-Lending).

Since the Birth Certificate neither lists the father as the
**Sovereign**

A chief ruler with supreme power; one possessing sovereignty. (q. v.);

2. In the United States the **sovereignty resides in the body of the people.**

   Vide Rutherf. Inst. 282.


"[It is] the people, to whom all authority belongs."

—Thomas Jefferson to Spencer Roane, 1821.

"There is no such thing as a power of inherent Sovereignty in the government of the United States. In this country sovereignty resides in the People, and Congress can exercise no power which they have not, by their Constitution entrusted to it: all else is withheld."—Juliard v. Greenman, 110 U.S. S. 421

A piece of paper does not give people the right to walk the earth as one of God's creatures. People have that right without the Constitution, without the Amendments some people call the "Bill of Rights," and without a Birth Certificate.

No Political or Royal figure can give one the right to be free or take that right away. The idea that one is "given" what one already has is an illusion created for the purposes of control, power, and manipulation. Such an idea exists only when people allow it to exist or are ignorant of their rights.

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**Judicial Name**

**(Appellation)**

Name of a living soul in a flesh and blood man. ('man' includes woman and child).

John James, Christianson

Note upper and lower case (Proper by Rules of English Grammar)

Christian Appellation: John James (Sole property)

Family Name: Christianson (Common property)

Here is an example of how Jack, the author, declares who he is:

Jack, the son of Jack, of the family named Slevkoff (surname), a living soul in a flesh and blood man on the land, [hereinafter I, Me, My, or Myself], is an American having Sovereign status [Declaration of Independence: anno Domini, Seventeen seventy-six for America], a native of California, thereby being a husband nor lists the wife's acceptance of the father's surname as her own but has the mother's maiden name instead, the baby is considered a **BASTARD**. Bastards are therefore under the care and control of the Priest Rule (democracy) and can be taken from the mother at any time.

The **hospitals** receive a fairly large monetary benefit ($3,000, more or less, per child) from the corporate government for having Birth Certificates filled out and signed.

"The primary control and custody of infants is with the government"—Tillman V. Roberts. 108 So. 62

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**Legal Name**

  is a "Prisoner of war" name

Fictitious "nom de guerre" name for a non-living entity: also referred to as the **"Strawman"** and/or **"Transmitting Utility"**

   **JOHN DOE**

   Name is in all capital letters a.k.a. all CAPS

   which is in a format called **Capitus Diminutio Maxima**

   **Capitus Diminutio Maxima**

   (Maximum diminished status)

means that a man's condition changes from freedom to bondage and becomes a slave or an item of inventory.


    **John C. Doe**

    Note: middle initial

    (No name at all—A fiction)

    **First Name: JOHN**

    **Middle Initial: C.**

    **Last Name: DOE**

    **A fictional persona**
California national, California being one of the
Republics and a nation unto itself [an Act
establishing government in California: anno Domini,
eighteen hundred forty-nine]

being surety for the debt
as a fiction in commerce
Also known as an “Ens Legis”
which means 'legal entity'.
It is non-human, 'civilly dead'.

Look at the name on Drivers Licenses, Social Security cards,
Credit Cards, Deeds, Bank Accounts, etc.

<table>
<thead>
<tr>
<th>Maintaining Sovereignty</th>
</tr>
</thead>
</table>
| As a result of a king's uncontrolled spending spree, France had severe inflation which resulted in a monetary crisis. A group of people stormed the Bastille in Paris on July 15th 1789, and the French Revolution was born. The 'Rights of Man' was declared on August 26, 1789. By midsummer of 1792, the king was dethroned and the royal family was imprisoned. Since the people no longer had any use for a king and queen, Louis XVI was beheaded on January 21, 1793 and Marie Antoinette was beheaded later that year.

Therefore, it is the people who are really in control. It is intended for government to be the servants and the people to be the masters. It is better for the government to fear the people than the people fear their government.

"...whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government..."  

— Declaration of Independence, July 4, 1776

| U.S. citizens were declared enemies of the U.S. by F.D.R. by Executive Order No. 2040 and ratified by Congress on March 9, 1933, 48 Stat. 1 |
| FDR changed the meaning of The Trading with the Enemy Act of December 6, 1917 by changing the word "without" to citizens "within" the United States. |

People become surety for the debt by a number of different ways. One way is by a Birth Certificate when the baby's footprint is placed thereon before it touches the land. The certificate is recorded at a County Recorder, then sent to a Secretary of State which sends it to the Bureau of Census of the Commerce Department. This process converts a man's life, labor, and property to an asset of the US government when this person receives a benefit from the government such as a drivers license, food stamps, free mail delivery, etc. This person becomes a fictional persona in commerce. The Birth Certificate is an unrevealed "Trust Instrument" originally designed for the children of the newly freed black slaves after the 14th Amendment. The US has the ability to tax and regulate commerce.

The central banks now have a negotiable instrument against which credit is advanced by the international funding community, namely The World Bank, International Monetary Fund, Bank for International Settlements, Bank of England, Federal Bank of America etc.

<table>
<thead>
<tr>
<th>Bond Servant</th>
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</table>
| To cover the debt in 1933 and future debt, the corporate government determined and established the value of the future labor of each individual in its jurisdiction to be $630,000. A bond of $630,000 is set on each Certificate of Live Birth. The certificates are bundled together into sets and then placed as securities on the open market. These certificates are then purchased by the Federal Reserve and/or foreign bankers. The purchaser is the "holder" of "Title." This process made each and every person in this jurisdiction a bond servant.

"None are more enslaved than those who falsely believe they are free." — Goethe

| Freeborn |
| Freeman |
| Freeholder |
| Sovereign |
| "We the people..." |

<table>
<thead>
<tr>
<th>Inherent rights</th>
</tr>
</thead>
<tbody>
<tr>
<td>present at birth</td>
</tr>
<tr>
<td>but not necessarily hereditary</td>
</tr>
</tbody>
</table>

<p>| Inalienable rights |
| Rights from the corporate government that can be lien ed against or taken away at any time. Very much like a |</p>
<table>
<thead>
<tr>
<th>Unalienable rights</th>
<th>‘privilege’</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rights from God that are not lienable.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Elector</th>
<th>VOTER</th>
</tr>
</thead>
<tbody>
<tr>
<td>The &quot;Electoral college of electors&quot; are the ones that actually determine who will be President - not any popular vote, poll, media, or statistic.</td>
<td>&quot;Registering to vote&quot; is an admission that the declarant is subject to the exclusive legislative power of the corporate Congress and is a 14th Amendment citizen residing in federal territory.</td>
</tr>
<tr>
<td>An Elector is not subject to exclusive legislative power of Congress.</td>
<td>&quot;Stop and think for a moment as to voting. When you vote for an office to be filled in the UNITED STATES OF AMERICA or one of its SUB-CORPORATIONS (THE STATE OF TEXAS), you have voted to fill a fictional corporate position designed to represent the CORPORATION, not a political position to represent the people. All elections in the &quot;United States&quot; are nothing more than proxy fights in a board room!&quot;—Ed: Brannum (Secretary of Privatization; Provisional Government; Republic of Texas)</td>
</tr>
<tr>
<td>Almost anyone can become an elector. Did not used to have to be a registered voter or a party member.</td>
<td>There are more people receiving government benefits today than ever. Most of these people are Democrats and vote for people who are Democrats. Reason being; the Democratic party provides and creates more benefit programs and services to obtain votes and popularity. Also, there are more people coming from Mexico, legally or illegally, amnesty or not, who know that the benefits are mostly created by Democrats and will always vote for the Democrats or convince others to do so. As these numbers increase, it will be very difficult for any non-Democrat to win an election.</td>
</tr>
<tr>
<td>Currently, there are 538 elector positions. It now takes 270 Electoral Votes to win the Presidential Election. The total number of electors a state can have is equal to that state's total representation in Congress. Less populated states such as Wyoming, North Dakota, and Vermont have at least one Representative and two Senators. Therefore, they have only three electoral votes. California, for instance, with 52 Representatives and two Senators, have 54 electors. Members of Congress or anyone holding any Federal office cannot be an elector based on what the Constitution refers to as: 'trust or profit.'</td>
<td>&quot;The elite and the major media have the people pitting the democrats against the republicans or vice versa. The democrats get in, the people find negative consequences and then vote republican. The republicans get in, the people find negative consequences and then vote democrat next election. In the meantime, the one-world government elite’s agenda is being fulfilled. People have to wake up and realize that this is a corporation doing business disguised as the former government and is not the government originally instituted in the 1700's. Stop playing their game.&quot;—Jack;Slevkoff 2009</td>
</tr>
<tr>
<td>The Founding Fathers did not intend to have institutionalized party systems such as Democrats, Libertarians, and or Republicans.</td>
<td></td>
</tr>
</tbody>
</table>

| An Elector's choice (election) or decision counts like one on the Board of Directors | A voter's vote is a recommendation only. Votes are counted at a poll or polling station. "Poll" is defined as an inquiry into public opinion. |

<table>
<thead>
<tr>
<th>Justice System</th>
<th>&quot;JUST-US&quot; SYSTEM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Judicial Branch of government established by &quot;Article III&quot; of the Constitution</td>
<td>So-called Judicial system and Legislature are under the President. Most courts today are Article I or Article II courts.</td>
</tr>
<tr>
<td>Separate from Executive and Legislative branches of government &quot;serving the People&quot; under Constitutional mandates.</td>
<td>The so-called Judicial is not separate although it may appear that way.</td>
</tr>
<tr>
<td></td>
<td>Most so-called courts today are listed in Dun &amp; Bradstreet as a private company or corporation, operating as a business, for profit.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Judicial Venue</th>
<th>Federal (feudal) Venue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministerial court system To serve the people—&quot;Servant&quot;</td>
<td>Administrative court system Responsible to the administration—&quot;Support&quot;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>General Law</th>
<th>Private, internal law</th>
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</table>
**Common Law**  
"The nature of law is to maintain justice."  
—Bastiat 1848

"...the conversion of the law into an instrument of plunder."  
"Thus, in order to make plunder appear just and sacred to many consciences, it is only necessary for the law to decree and sanction it."—Bastiat 1848

**Common Law**  
(Law not written)

Common Law is based on custom and usage and includes the **Magna Carta** and The Great Charter of the Forest.

Common Law has two basic requirements:

1. Do not Offend Anyone  
2. Honor all contracts

The 7th Amendment guarantees a trial by jury according to the rules of the common law when the value in controversy exceeds Twenty dollars [in silver specie; not FRN's]

"When injustice becomes law, resistance becomes duty."  
—Thomas Jefferson

**Civil Law**  
based on the Roman Civil Law

Covers a vast number of volumes of text that even attorneys can't absorb or comprehend such as:

- Regulations
- Codes
- Rules
- Statutes

There are now over 60 million of these so-called laws on the books. Keep in mind "ignorance of the law is no excuse". Everyone must be guilty of something. The more so-called laws, the more revenue generated.

"The more corrupt the State, the more numerous the laws."—Cornelius Tacitus (c. 55-117 A.D.)

"The more numerous the laws, the more corrupt the state."—Bastiat law (1936-)

Prior to bankruptcy of 1933

"Public Law"

Now the so-called courts administer "Public Policy" through the "Uniform Commercial Code" (instituted in 1967)

**Constitution**

Supreme Law of the land restricting a central government, appointed and elected officials, and their staff.

The "organic" Constitution and its amendments are created by the states united to institute, restrict, and restrain a limited central government and to protect the people from such central government from infringing on the peoples God-given rights.

"The more corrupt the State, the more numerous the laws."—Cornelius Tacitus (c. 55-117 A.D.)

Now the so-called courts administer "Public Policy" through the "Uniform Commercial Code" (instituted in 1967)

**No stare decisis**

Means no precedent binds any court, because they have no law standard of absolute right and wrong by which to measure a ruling—what is legal today may not be legal tomorrow.

So-called "court decisions" are administrative opinions only and are basically decided on the basis of "What is best for the corporate government."

Most so-called laws today don't protect you against them, but protects them against you.

**Grand Jury** composed of 25 people who are Sovereigns

—**Magna Carta**, Article 61

**Judicial Courts**

with real Judicial Officers and real Juries who can judge the law as well as the facts  
Jury decisions cannot be reversed by the judge

**so-called Grand Jury**  
composed of 24 US citizens

**Judicial Courts**

The so-called courts are actually  
**Corporate Arbitration Boards**

Consisting of an Arbitrator  
(so-called "Judge")  
and sometimes a panel of corporate employees  
(so-called "Juries")

Panel decisions (recommendation) can be reversed by the Arbitrator

**Judges**

The so-called judge, a corporate "black-robe" referee, an
The judicial officer is actually a coordinator who sits in on behalf of the people, for the good of the people, who swears by full oath of office to abide by and uphold the Constitution, and is there to give presenters and counselors equal opportunity to present their case, with fairness and un bias to all, whether it is pertaining to a controversy or one suspected of a crime or injustice, to produce and provide an impartial and fair trial or suite in Law by bringing forth the facts and the law to be judged by the people who are peers.

The people are the ultimate "judges" of both the law and the facts.

Common Law Court

is a "Court of Record" that proceeds according to Common Law, keeps a record of the proceedings, has power to fine or imprison, and the tribunal is independent of the magistrate. (May also have a seal)

These so-called courts are not "in law" but are simply acting on behalf of a corporate business enforcing its contracts under the disguise of Equity Courts, Superior courts, Federal courts, District courts, Municipal Courts--Merchant Law, Military Law, Marshall Law, Summary Court Martial proceedings, and administrative ad hoc tribunals (similar to Admiralty/Maritime) and appear to be governed by "The Manual of Courts Martial" (under Acts of War) and the "War Powers Act of 1933."

Lawful or Unlawful

Based on God's law, the common law, and any law that any prudent man will abide by under normal circumstances without giving up one's rights or infringing upon another's rights.

All legal actions are pursued under the "color of law"

Color of law means "appears to be" law, but is not "Because of what appears to be lawful commands on the surface, many Citizens, because of their respect for what appears to be law, are cunningly coerced into waiving their rights due to ignorance."

—United States Supreme Court
US. v. Minker , 350 US 179 at 187 (1956)

Trial by Jury

of one's peers, whether Civil or Criminal.

The people have the ultimate say in any matter.

Provides "hearings" whenever possible for total control unless one insists on having a jury trial.

"Jury Trial" (recommendation) is not the same as "Trial by jury of one's peers."

So-called judges have been known to overturn jury trial recommendations. Hearings are not mentioned in the constitutions.

<table>
<thead>
<tr>
<th>Suit</th>
<th>Action</th>
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<tbody>
<tr>
<td>Accuser</td>
<td>Plaintiff</td>
</tr>
<tr>
<td>Accused</td>
<td>Defendant</td>
</tr>
<tr>
<td>Accusation</td>
<td>&quot;Charge&quot;</td>
</tr>
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</table>
"Claim"  
other terms used: "true bill," "libel"

"In-jury"  
Latin for infringement-of rights

Charged with...(a negative) (payment or retribution is the positive)

"an assertion that someone is guilty of a fault or offence"  
"(criminal law) a pleading describing some wrong or offense"

When asked, "Do you understand the charges...?", actually means "Do you stand under the charges...?"

### "Writ"
Form of written command in the name of one in authority such as a Sovereign, such as a member of "We the people"

Some examples are as follows:
- *Writ of Habeas corpus,* 
  "An order to bring forth the body"; usually from jail or prison.
- *Writ of Mandamus* 
  "Commanding an official to perform a ministerial act."
- "Used only when all other judicial remedies fail"  
  *Writ of Prohibition* 
  "An order prohibiting an act"  
  *Writ of Certiorari* 
  "An order demanding the record"

Although most definitions today only mention that writs can be issued by a judge or are a court order, in reality, almost anyone, except "US citizens" (subjects or slaves), can issue such writs. Writs are tools of the common law.

<table>
<thead>
<tr>
<th>Emit writs</th>
<th>Submit documents</th>
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</thead>
</table>
| "Present"  
Present as oneself. | "Represent"  
derived from re-present.  
To present as someone else.  
To re-present as the "Ens Legis" a.k.a. STRAWMAN name  
If you are represented, you are a ward of the court and are incompetent or a juvenile. |

"Venue"  
(A place)  
"the county from which the jury are to come, who are to try the issue"—*Bouvier’s Law Dictionary*

"Re-venue"  
Now often seen as "revenue" which refers to monies collected by changing ones venue to a corporate government venue.

"in-law"  
(i.e. "Son-in-law" or a "covenant in law")  
Submersed in (true) law.  
Dealing with Law itself.

"at Law"  
"Attorney at law"  
Can be at something but not submersed in it or a part of it.  
On the outside of law, not in it.

### "Private" side
- man, woman, child  
- "one of the people"  
- "a living soul"

"Public" side  
- "Person"  
defined as a corporation, trust, partnership,...  
- "artificial legal entity"  
- All fictions
<table>
<thead>
<tr>
<th>Original Text</th>
<th>Natural Text</th>
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<tbody>
<tr>
<td><strong>&quot;flesh and blood&quot;</strong> mirror-like identity recognizable in written form; usually in all caps. The word &quot;person&quot; originated from the Latin word &quot;persona&quot; derived from Etruscan &quot;phersu&quot; which means &quot;mask.&quot; Is the STRAWMAN masquerading as the real man?</td>
<td></td>
</tr>
<tr>
<td><strong>&quot;the people&quot;</strong> mankind</td>
<td></td>
</tr>
<tr>
<td><strong>&quot;Sui Juris&quot;</strong> Latin, of one's own right One who has all the rights to which a freeman is entitled; one who is not under the power of another, as a slave, a minor, and the like. To make a valid contract, one must, in general, be sui juris. <a href="http://www.lectlaw.com">www.lectlaw.com</a> Appearing on one's own behalf—meaning you are not beholden to or obligated to anyone in or out of government. Referring to people who present themselves as a living soul in a flesh and blood body presenting the law and the facts.</td>
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<tr>
<td><strong>&quot;Persons&quot;</strong></td>
<td></td>
</tr>
<tr>
<td><strong>&quot;Pro se&quot;</strong> Re-presents one's self &quot;in person&quot; or &quot;in persona&quot; (mask) as a fiction. Serving as one's own attorney. A privilege that can be taken away at anytime. United States v Dougherty, 473 F 2d 1113, 1122 &quot;Pro per&quot; short for &quot;propria persona&quot; meaning &quot;proper person&quot; Since &quot;Person&quot; is a fiction you are telling them you are in your proper person (mask) and not a man by any means. Keep in mind that pro per is better than pro se. Jurisdiction not admitted, if no attorney pleads.</td>
<td></td>
</tr>
<tr>
<td><strong>Affirmation</strong> testify to the facts written testimony of the facts witness statement of the facts Declaration To declare &quot;...by these Presents&quot; &quot;...being of sound mind, over the age of 21 years, competent, and having firsthand knowledge of the facts stated herein, do hereby tell the truth, the whole truth and nothing but the truth and herein say, saith, declare, proclaim, and claim as follows:...&quot;</td>
<td></td>
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<tr>
<td><strong>Affidavit</strong> (statutory venue) &quot;An affidavit is an oath in writing, sworn before and attested by him [officer/notary] who hath authority to administer the same.&quot;</td>
<td></td>
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<tr>
<td><strong>Speak the Truth</strong> &quot;My word is My Bond&quot; Cannot swear or make an oath Matthew 5:33-37, James 5:12</td>
<td></td>
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<tr>
<td><strong>Oath</strong> an external pledge to swear or affirm usually under penalty of perjury &quot;I Object&quot; &quot;Objection, please&quot;</td>
<td></td>
</tr>
<tr>
<td><strong>&quot;I do not accept&quot;</strong> &quot;I take exception&quot; to that</td>
<td></td>
</tr>
<tr>
<td><strong>Counsel</strong> or &quot;Counsellor-in-Law&quot;</td>
<td></td>
</tr>
<tr>
<td><strong>Attorney</strong> an &quot;Esquire&quot; (British nobility)</td>
<td></td>
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</tbody>
</table>
(Lawyer)  
No license required  
No registration required  
No Bar card required  
Just need to know the Law.  
The Law is simple  
Do not Offend Anyone  
Honor all contracts  
And of course, you have to obey "Natures law" such as "gravity" or "breathe air to live."

<table>
<thead>
<tr>
<th>a title meaning &quot;Shield Bearer&quot;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attorney-at-law</td>
</tr>
<tr>
<td>The defense Attorney, the Prosecutor, and the so-called Judge are all attorneys doing business in the corporate administrative courts (tribunals) of the U.S. as agents of the Crown of England.</td>
</tr>
<tr>
<td>Attorneys swear an oath to uphold the &quot;BAR ASSOCIATION&quot;.</td>
</tr>
<tr>
<td>The BAR ASSOCIATION is registered with the INTERNAL REVENUE SERVICE as a 501(c)(3) organization like a religious tax exempt organization.</td>
</tr>
<tr>
<td>Some people believe that the first letter of B.A.R stands for &quot;British&quot;. (British Accredited Registry).</td>
</tr>
<tr>
<td>This could be a myth, although the &quot;bar&quot; term may have originated in London having to do with an obstruction that denies or allows entrance such as &quot;raising the bar&quot; being a bridge or a gate.</td>
</tr>
<tr>
<td>The BAR in the U.S. was first organized in Mississippi in 1825.</td>
</tr>
<tr>
<td>The &quot;integrated bar&quot; movement, meaning &quot;the condition precedent to the right to practice law,&quot; was initiated in the US in 1914 by the American Jurisprudence Society.—Black's Law Dictionary, 4th edition</td>
</tr>
<tr>
<td>&quot;When only attorneys can understand the codes, statutes, and regulations (so-called laws), then only attorneys should be required to obey them.&quot;—Jack Slevkoff—2002</td>
</tr>
</tbody>
</table>

| The Supreme Court for The United States of America |
| The UNITED STATES SUPREME COURT |

| The District Court for The United States of America |
| The UNITED STATES DISTRICT COURT |

| Lawyer or counsel for the states united |
| UNITED STATES DISTRICT ATTORNEY |

| Prosecutor |
| A government official who conducts criminal prosecutions on behalf of the corporate STATE. |
| An attorney who works for the LOCAL, STATE or FEDERAL government to bring and litigate so-called criminal cases. |
| At the LOCAL level, the prosecutor will usually be the COUNTY DISTRICT ATTORNEY's Office. In some cases the prosecutor may be from the CITY ATTORNEY's Office. The PROSECUTOR reviews evidence to determine if a complaint may be filed. |

| Counsel to help the accused or the lawyer who knows and studies the law |
| Must have damaged party |

| Defense Attorney |
| A so-called court can safely assume jurisdiction when one is represented by an attorney. |
| Compels performance |
| No damaged party is necessary. |
Maintains rights, freedoms, and liberties of the people.  | No rights except Civil Rights and privileges that can be taken away at any time. Restrictions freedoms and liberties.

Unalienable rights, fundamental rights, substantial rights and other rights of living souls are all protected by The Law and protected by the "organic" Constitution and its amendments.  | US citizens are at the mercy of government and the administrative courts and tribunals.

Servants (subjects/ bond-servants) cannot sue the Master (Corporate government) unless allowed to.

The first ten articles of amendment to the constitution are sometimes referred to as "Bill of Rights" which is incorrect. They are not a "Bill" but are simply "amendments."

Due Process is required  | Due Process is optional—Sometimes Gestapo-like tactics without reservation.

**Innocent until proven guilty**

"No Bill Of Attainder or Ex-post Facto Law, shall be passed."

—Constitution, in Article 1, Section 9, Paragraph 3

"Guilty" until proven "not guilty"

(Especially, when faced with issues relating to the corporate government, its agents, and or its highwaymen.)

The so-called judge will ask if one is "guilty" or "not guilty." Always claim to be "innocent."

A "plea" enters one into a binding contract with the so-called court.

**Jurors** judge the law as well as the facts.

Jurors are the last bastion of hope to free one from tyrannical or unjust laws imposed by government.

**Jury nullification**

"Jury nullification occurs when a jury returns a verdict of ‘not guilty’ despite the common belief that the defendant is guilty of the violation charged. The jury in effect nullifies a law that it believes is immoral, unconstitutional or is wrongly applied to the defendant whose fate it is charged with deciding. Traditionally jurors are free to disregard the judge if they feel he is part of the system of oppression. Jury nullification is an essential protection for citizens against governmental tyranny." —John Tiffany; AmericanFreePress.net

The judge instructs the jurors to try only the facts (not the code, statute, et cetera).

The judge usually gives the statute, regulation, code, rule, etc. that will most likely convict the defendant.

If there is any dispute with the so-called law, the judge will declare "I say what the law is."

If there is any more dispute with the law, the judge will say, "I will hold you in contempt if you continue in this manner."

Crime

A crime is an offence against a public law. This word, in its most general signification, comprehends all offences but, in its limited sense, it is confined to felony.


2. The term misdemeanor includes every offence inferior to felony, but punishable by indictment or by particular prescribed proceedings.

3. The term offence, also, may be considered as,

All crimes are considered **Commercial crimes.**

"Any of the following types of crimes (Federal or State): Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes. Addiction to narcotic drugs and use of marihuana will be treated as if such were commercial crime."

—27 CFR Sec 72.11 (4-1-02 Edition)
having the same meaning, but is usually, by itself, understood to be a crime not indictable but punishable, summarily, or by the forfeiture of, a penalty.

Burn's Just. Misdemeanor.

4. Crimes are defined and punished by statutes and by the common law. Most common law offences are as well known, and as precisely ascertained, as those which are defined by statutes; yet, from the difficulty of exactly defining and describing every act which ought to be punished, the vital and preserving principle has been adopted, that all immoral acts which tend to the prejudice of the community are punishable by courts of justice.

2 Swift's Dig.
All from Bouvier's Law Dictionary

"Poor people have access to the courts in the same sense that the Christians had access to the lions."—Judge Earl Johnson, Jr.

"...there simply is too much law (government) to even function—we cannot get out of our own way, we have tied ourselves in knots—when we were supposed to have a limited government and the purpose of the Constitution was to tie government down to the EXPRESS powers given it. There simply is nothing left that government does not touch, have its hands on, and has not made a mess of. More law, more government will not save us—they are the problem."—from an article written in 2006 by Attorney Gary Zerman, titled: "South Dakota Government Acted In Concert Against The People"

Most courts have become the collection agency for the debt and the corporate government system.

Lawful or Judicial determination

"The people's one supreme Court is the county Court of record; the highest Court in the Land. Once it rules, the United States Supreme Courts, Federal or State, cannot question the ruling; read the 7th amendment. The State and federal Courts are inferior tribunals to We the People's one supreme Court. The one supreme Court exists wherever the People convene it! ...the People have agreed to convene it at the county seat and the county judge is elect[ed] by the people as the administrator of their one supreme Court of Record. He makes no judicial ruling. He is only there to keep the Court open and see that it is run orderly and enforce the judgments of the Court of the People. When the jury is called and has been sworn from among the People they are the twelve justices sitting as the one supreme Court of Record for the People of that county."

Thomas Jefferson worried that the Courts would overstep their authority and instead of interpreting the law would begin making law, an oligarchy, the rule of few over many.

The very first Supreme Court Justice, John Jay, said, "Americans should select and prefer Christians as their rulers."

Legal determination

"THERE IS NO LAWYER OR JUDGE THAT CAN OR WILL GO AGAINST THIS COLORABLE SYSTEM!!"

"Under this system, the judge makes "legal determinations" which is in accord with the creditors of this country. No Lawyer (Ly'Er) will demand a "JUDICIAL DETERMINATION". Legal Determinations ARE NOT appealable as are Judicial Determinations!! Legal determinations are anything the judge says they are under their colorable Public policy laws. However, Judicial determinations are in accordance with the Public Law and are subject to CONstitutional constraints."

"Since the Erie RR v. Thompkins decision in 1938, the courts have been operating under Public Policy, in the interest of the "nations creditors," instead of Public Law in accord with the CONstitution."

"The judges are not allowed to consider any case law prior to 1938! BUT, there is one case, Clearfield Trust, et al v. US, 318 US 363 (1943). All courts are Administrative Tribunals, operating under a Colorable Admiralty Jurisdiction called Statutory Jurisdiction and all judges are Administrators, and all Lawyers (Pronounced Ly'Er) are officers of the colorable courts."

"The whole judiciary is administering the Bankruptcy of the US, declared by Roosevelt in 1933!!...
—2004 Billy-Joe Mauldin

Everyone is responsible for his actions and words spoken.

It does not matter what position or title one has in life.

The United States Supreme Court gave full immunity against both civil and criminal prosecution for perjury to Judges, Attorneys, Court Reporters, Stenographers, Law Enforcement Officers and Expert Witnesses, who testify for the STATE.

The deck is stacked against the ordinary people and even the innocent.
Prisons for Incarceration

To Protect Society

The responsibility, accountability, and liability for incarceration belong to the state.

Inmates are not merchandise to be sold for profit.

The initial purpose of prisons is to protect the people from criminals.

Prisons were also created to punish the guilty for offensive crimes against victims of such crimes.

The amount of punishment was to fit the crime.

There are too many people, in recent times, sent to prisons for the wrong reasons and or were not actually guilty.

As a result of excessive so-called laws, overly zealous, ambitious, and or corrupt prosecutors and judges, ordinary people, innocent people, non-criminals are found guilty of so-called crimes and are sent to prison.

Many people, today, are sent to prison, for one reason or another, to silence them for speaking and sharing information found on this web page.

Many people are not receiving a fair, impartial, and unbiased trial and/or not receiving a trial by their peers, especially if it affects the pocket books of such prosecutors and judges such as a tax issue or revenue issue.

<table>
<thead>
<tr>
<th>PRISONS FOR PROFIT</th>
<th>A Commercial Business</th>
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<tbody>
<tr>
<td>More and more prisons today are privately owned and run as a profit making commercial enterprise creating products and services for sale. It is believed that many judges hold stock or an interest in these privatized prisons. These commercially run prisons do not have the best interest of the Inmates or Staff in mind but the bottom line—PROFIT. They need a continuous supply of low-cost labor (slaves) to produce products in order to increase profits. Even when the crime rate is down, these privateers lobby the appropriate governmental and judicial authorities to increase the incarceration rate in order to add to their already substantial profit taking. There are no checks and balances for monitoring this type of system.</td>
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<tr>
<td>To name a few privateers:</td>
<td></td>
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<tr>
<td>- Corrections Corporation of America (CCA)—founded in 1983, based in Nashville, Tennessee, now operates more than 77 facilities across the USA</td>
<td></td>
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<tr>
<td>- Wackenhut Services, Inc. of Florida</td>
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<tr>
<td>- Wackenhut Corrections Corp.(WCC)—misappropriated over $700,000 of funds in Texas, which were allocated by that state for drug rehabilitation programs.</td>
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<tr>
<td>Directors consist of former members of the FBI and CIA.</td>
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<tr>
<td>- Becon-Wackenhut Inc. of Florida</td>
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<tr>
<td>- U.S. Corrections Corporation, a private company headquartered in Louisville, Kentucky—since 1986</td>
<td></td>
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<tr>
<td>- Rehabilitative Industries &amp; Diversified Enterprises Inc. (PRIDE), a firm based in Clearwater, Florida, now manages all 53 Florida prison work programs as a for profit operation. PRIDE has made a $4 million profit in one year. Many states considering privatization of prison industries are studying the PRIDE operation. PRIDE products range from optical and dental items to modular office systems.</td>
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<tr>
<td>- Pricor Corporation</td>
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<tr>
<td>- American Correctional Systems, Inc.</td>
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<td>- Corrections Development Corporation</td>
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<td>- Buckingham Security Ltd.</td>
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<tr>
<td>- Cornell Corrections—currently has contracts to operate 81 facilities in 17 states and the District of Columbia</td>
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<tr>
<td>- Correctional Services Corp.(CSC)</td>
<td></td>
</tr>
<tr>
<td>- UNICOR—a federal government-owned corporation established by the Franklin D. Roosevelt administration in 1934 otherwise known as &quot;Federal Prison Industries.&quot; UNICOR maintains factories in every Federal Prison in the country. Nationwide sales of &quot;PRISON PRODUCED PRODUCTS&quot; in year 2000 were 8.9 billion dollars. Some products produced are: office furniture, high tech military cable and wiring systems, mattress and box springs, camouflage military uniforms, sheets, towels, pillow cases, brooms, mops, et cetera. UNICOR has now partnered with Spire, an American solar</td>
<td></td>
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<tr>
<td>Guarantees</td>
<td>&quot;QUARANTINES&quot;</td>
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<tr>
<td><strong>Amendment IV</strong></td>
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<tr>
<td>&quot;The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.&quot;</td>
<td>Warrantless and unreasonable searches in homes, airports, corporate government facilities, on the roadways (highways), etc.</td>
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<tr>
<td></td>
<td>Government may search and seize Americans' papers and effects without probable cause to assist in so-called terror investigation.—Patriot Act</td>
</tr>
<tr>
<td></td>
<td>In Nazi Germany. It started with: &quot;Where's your papers?&quot; or &quot;Your papers, please?!&quot;</td>
</tr>
<tr>
<td></td>
<td>History repeats itself. Now, it is: &quot;ID, please?&quot;</td>
</tr>
<tr>
<td></td>
<td>The I.D. called &quot;Real ID&quot; with biometrics is on the horizon and about to be implemented if not already.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Guarantees</th>
<th>&quot;QUARANTINES&quot;</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amendment V</strong></td>
<td></td>
</tr>
<tr>
<td>&quot;...nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.&quot;</td>
<td>Property is constantly, currently, and consistently being taken for alleged taxes without due process and without just compensation.</td>
</tr>
<tr>
<td></td>
<td>Land and property is now being taken by EMINENT DOMAIN for purposes not originally intended.</td>
</tr>
<tr>
<td></td>
<td>All kinds of fees and penalties are being extorted from the people for so-called laws. The people can no longer win in court against the corporate government system. If one tries, one may be held &quot;in contempt of court&quot; and fined.</td>
</tr>
<tr>
<td></td>
<td>The Senate examined exactly what powers they had granted the President by amending the Trading With the Enemy Act on March 9, 1933, they concluded that: &quot;Under these powers the president may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law [actually: Martial Rule]; seize and control all transportation and communication; regulate the operation of private industry; restrict travel, and in a plethora of particular ways, control the lives of all American citizens.&quot;—Senate Report 93-549.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Guarantees</th>
<th>&quot;QUARANTINES&quot;</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amendment VI</strong></td>
<td></td>
</tr>
<tr>
<td>&quot;In all criminal prosecutions, the accused shall enjoy</td>
<td>Government may jail Americans indefinitely without a trial.—Patriot Act</td>
</tr>
</tbody>
</table>
the right to a speedy and public trial, by an impartial jury... and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense." (does not say "attorney")

So-called Government may monitor federal prison jailhouse conversations between attorneys and clients, and deny counsel to Americans accused of crimes.

Fascism police-state tactics and methods, similar to Nazi Germany.

"The privileges and immunities clause of the Fourteenth Amendment protects very few rights because it neither incorporates any of the Bill of Rights nor protects all rights of individual citizens. See Slaughter-House Cases, 83 U.S. (16 Wall.) 36, 21 L.Ed. 394 (1873). Instead, this provision protects only those rights peculiar to being a citizen of the federal government; it does not protect those rights which relate to state citizenship."—Jones v. Temmer, 829 Fed. Supp. 1226 (1993)

<table>
<thead>
<tr>
<th>States</th>
<th>STATES</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;state&quot; when used by itself refers to the &quot;Republics&quot; of The united states of America.</td>
<td>In U.S. Titles and Codes &quot;State&quot; refers to U.S. possessions such as Puerto Rico, Guam, etc.</td>
</tr>
</tbody>
</table>

All of the states are "Republics"

| e.g. "California republic" |
| "California state" |
| or just "California" |
| abbreviated "Calif." |

Each state is a nation unto itself

The book *Golden Fleece in Nevada* written by Judge Clel Georgetta states "In 1780, the Continental Congress adopted a resolution requesting the thirteen original states to surrender to the central government (the Confederation) all the lands they claimed in the territory west of their original boundaries [west of the Appalachian Mountains] to the Mississippi, so such lands could be sold to private interests for money to pay off the debt incurred by the Revolutionary War, and then the area would be divided into new states to be admitted into the Confederation on the same basis as the original states." Judge Georgetta continues "The thirteen independent sovereign states were first joined together in a Federal Union known as 'The Confederation' and in 1781 ratified 'The Articles of Confederation and Perpetual Union.' Those Articles contain the following words: Article II. Each state retains its sovereignty, freedom and independence, and every power, jurisdiction and right, which is not by this confederation expressly delegated to the United States in Congress assembled. Article IX. The citizens of the corporate States, federal areas, are "subjects" and are called "Residents" derived from "res" meaning "the thing" and "ident" meaning "identify." Therefore, a "resident" is "a thing identified."

And, "President" is "P-resident," meaning "Principal resident" enjoined in the federal area.

"Nonresident" means any person whose residence is outside "this state" and who is temporarily sojourning "WITHIN THIS STATE". [1961 c 12 §46.04.360. Prior: 1959 c 49 § 37; prior: (i) 1943 c 153 § 1, part; 1937 c 188 § 1, part; Rem. Supp. 1943 § 6312-1, part. (ii) 1937 c 189 § 1, part; RRS § 6360-1, part.] (emphasis added).
"We the people" created the states (the republics) and are Sovereign over the states.

Certain powers are granted to the state, not by the state.

A document made by the people to create a state purposely limits the powers granted to the state; said document does not measure the rights of those governed, but is to assure that those rights are not trampled upon.

Sovereigns of California are sometimes referred to as "California nationals." In Texas, "Texas nationals," etc.

Likewise, "We the People" made the document that created the government of the United States of America (USA) and are therefore sovereign over the USA government.

Also, people from each individual state of the states united participated in the creation of the document that created the government of the united states of America with limited power. The people from each state accepted and gave their approval with the conditions that each individual state gave up only certain portions of their power on an equal basis but retained all other rights and powers in the states and in the people. Thereby, the states and the people in each state retained their Sovereignty over the government of the united states of America.

The creator is over the created, not vice versa.

<table>
<thead>
<tr>
<th>Indirect tax verses Direct</th>
<th>Sales Tax and Sales Permit</th>
</tr>
</thead>
<tbody>
<tr>
<td>In some states, an indirect tax is implemented on certain specific items. Other states may not have any indirect tax, while others may have an indirect tax on all items sold by corporations. Although &quot;direct taxes&quot; are unconstitutional, &quot;indirect taxes&quot; are constitutional.</td>
<td>Only corporations are required to pay sales tax. The sales tax is what corporations are required to pay as creatures of the corporate government. But they got ordinary people volunteering to pay upfront sales tax on their behalf directly. They also got other companies to collect sales tax up front as well by making a &quot;Sales Permit&quot;.</td>
</tr>
</tbody>
</table>
are acceptable. A man or woman still has a choice to pay the tax or not. For example: Do not buy cigarettes if you do not want to pay the indirect tax. A "direct tax" is appropriate only by means of apportionment under certain circumstances.

Permit" mandatory to enter corporate trade shows. A "Sales Permit" is a license and makes one obligated to collect taxes and to turn them over to the corporate government. Out of ignorance, most companies volunteer to obtain a license even though it is voluntary. Most government people enforcing Sales licenses assume every company is required to collect sales tax. That is what the majority believes.

California's original constitution was created by 48 delegates from 10 districts of California who were called to convene a Constitutional convention on September 1, 1849 in the Colton Hall building in Monterey. Said constitution was signed October 13, 1849, adopted by the people of California and went into effect on November 13, 1849. Said 1849 constitution designated San Jose as the capital. California was admitted into the union as a Republic on September 9, 1850.

—Volume 9, Statutes at Large, Page 452

The people created the original state constitution to give the government limited powers and to act on behalf of, and for the people.

Four days after being admitted, the President said "...which, on due examination, is found to be republican in its form of government..."

Preamble

"We the people of California, grateful to Almighty God for our freedom: in order to secure its blessings, do establish this Constitution"

Preamble

"We the People of the State of California, grateful to Almighty God for our freedom: in Order to secure and perpetuate its blessings, do establish this Constitution"

Adjournment sine die occurred in California on April 27, 1863

A one word change in the original State (California) constitution from "unalienable" to "inalienable" made rights into privileges.

"Inalienable" means government given rights that are "in-a-lien-able" condition.

"Unalienable" means God given rights that are "not-in-a-lien-able" condition.

Debt

Wouldn't it be nice to be completely out of debt, personally, and have a stash of gold and silver besides?

"The budget should be balanced, the Treasury should be refilled, Public Debt should be reduced, the arrogance of officiodom should be tempered and controlled, and the assistance to foreign lands should be curtailed lest Rome become bankrupt. People must again learn to work instead of living on public assistance."—Cicero, 55 B.C.

DEBT

Trillions of Dollars

First bankruptcy was in 1863

In 1865 the total debt was $2,682,593,026.53

A portion was funded by 1040 Bonds to run not less than 10 nor more than 40 years at an interest rate of 6%

When a government goes bankrupt, it loses its sovereignty.

Members of Congress are the official Trustees in the bankruptcy of the US and the re-organization.

<table>
<thead>
<tr>
<th>Taxation</th>
<th>TAXATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Limits on taxation</td>
<td>No limit on taxation</td>
</tr>
<tr>
<td>Direct taxes such as &quot;Income taxes&quot; are unlawful</td>
<td>Income taxes are legal when properly applied and are ever increasing.</td>
</tr>
<tr>
<td>Indirect taxes such as excise tax and import duties are lawful</td>
<td>Other taxations such as inheritance taxes are legal when properly applied.</td>
</tr>
</tbody>
</table>

IRS's 1040 forms originated from the 1040 Bonds used for funding Lincoln's War.

1863, first year income tax was ever used in history of US. The taxes were collected to help finance the civil war.

The IRS is a collection arm of the Federal Reserve. The Federal Reserve was created by the Bank of England in 1913 and is owned by foreign investors. The IRS is not listed as a government agency like other government agencies. The IRS does not have franking privileges. The IRS has to pay for postage. United States Government Attorneys deny Internal Revenue Service is agency of United States Government.

"All individual Income Tax revenues are gone before one nickel is spent on services taxpayers expect from government"—Ronald Reagan, 1984

Grace Commission Report provided the information Reagan used.

This corporate Government is actually funded by the trillions of dollars collected from duties on import/exports and the excise taxes placed on cigarettes, liquors and other products. Not one cent of the trillions collected from income taxes by IRS runs the government. Highways are funded by gasoline taxes. The Postal Service is run like a business and is funded by postage (stamps and the like).

"Our federal tax system is, in short, utterly impossible, utterly unjust, and completely counterproductive it reeks with injustice and is fundamentally un-American... it has earned a rebellion and it's time we rebelled"—President Ronald Reagan, May 1983, Williamsburg, VA

The Constitution provides for imposts, excises, and duties to provide funds for running the government.

Jesus asked Peter "From whom do the kings of the earth collect duty and taxes--from their own sons or from others?" Peter replied "From others. Jesus said to him "Then the sons are exempt".

—Matthew 17:25

"Taxes are not raised to carry on wars, wars are raised to carry on taxes."
—Thomas Paine 1737-1809

"Our federal tax system is, in short, utterly impossible, utterly unjust, and completely counterproductive it reeks with injustice and is fundamentally un-American... it has earned a rebellion and it's time we rebelled"—President Ronald Reagan, May 1983, Williamsburg, VA

<table>
<thead>
<tr>
<th>Benefits</th>
<th>BENEFITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unalienable rights (are &quot;not-a-lien-able&quot; condition) meaning &quot;cannot be liened&quot; in other words.</td>
<td>Inalienable rights (are &quot;in-a-lien-able&quot; condition) Government given rights that are really Privileges.</td>
</tr>
</tbody>
</table>
"cannot be infringed upon"
(rights that cannot be taken away or lost)

Composed of:
God given rights,
Substantial rights,
Fundamental rights,
Natural rights (breath, locomotion etc.)

Flesh and blood people have unalienable rights granted to them by their Creator, which can never be sold, given away, or contracted away.

**Unalienable vs Inalienable**

Right to Enjoy:

1. Life
2. Liberty
3. pursuit of Happiness
4. full property ownership.

"The Master does not ask his servants or slaves for benefits."

No US benefits—Every living soul is responsible for itself and has the option of helping others.

Each living soul gives accordingly to help others in need and receives the credit or gives the credit to his Maker and Provider.

**No tax burdens or government debt obligations.**

| Records |
| Ex-officio clerks |
| County Clerk is also Clerk of the superior court, (i.e. a court of common law) and "courts of record" |
| Records are also kept by Sovereigns such as in a family Bible. |

| Records |
| Ex-officio clerks |

| Records |
| Ex-officio clerks |

Can be taken away at any time.

Persons (legal fictions) have only inalienable rights, which may be surrendered or transferred without the consent of the one possessing such rights.

So-called Benefits are as follows:

1. Social Security Applying for and receiving an "SS card" makes one a member of the "US DC Communist Party" and is eligible for benefits of the party membership. Since one is eligible for benefits, 100% of one's earnings (wages) belong to the party and the party determines what they will keep and how much you will get back. (You paid all your working life and there are no guarantees that there will be money for you to help in retirement).

The Supreme Court ruled that Congress has no constitutional authority whatsoever to legislate for the social welfare of the worker. The result was that when Social Security was instituted, it had to be treated as strictly voluntary.

**Railroad Retirement Board vs Alton Railroad**
(1935) 295 US 330

There is no law that requires one to get a Social Security card.

2. Medicare
3. Medicaid
4. Grants
5. Disaster relief
6. Food Stamps
7. Licenses and Registration (Permission)
8. Privileges only no Rights
9. Experimentation on citizens without their consent.

Corporate government takes your money and gets credit for helping others. Politicians in return create more such programs to get more votes. Eventually there is no more to collect and give. Everyone becomes takers and there are no givers. The government then collapses within. That is why democracy never survives.

| Records |
| Ex-officio clerks |

| Records |
| Ex-officio clerks |

**RECORDS**

| County Clerk |
| Recorder's Office |

Created by statute to keep track of the corporate government's holdings which are applied as collateral to the increasing debt. The written records are a continuation of the *Doomsday Book* which keeps track of the Crown of England's holdings. The *Doomsday Book* originated as a written record of the conquered holdings of King William, which was later the basis of his taxes and grants.

Property recorded at the Recorders office makes the corporate de facto government "holders in due course"

Your TV is not recorded there, therefore you are "holder
Record the date family members are born, married, and the date they pass on in the Family Bible. "Birth Certificate" is required. It creates a trust and puts one into commerce as a fictional persona. The "Death Certificate" closes the trust.

<table>
<thead>
<tr>
<th>Common Law Marriage</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Agreement of the two parties and consent of the father of the bride is all that is really required to be married, and/or</td>
</tr>
<tr>
<td>2. Married by a minister or pastor constitutes a marriage, and/or</td>
</tr>
<tr>
<td>3. Living together for more than 7 years constitutes a marriage.</td>
</tr>
</tbody>
</table>

A ceremony was optional. The seven years is only encountered when one of the two requirements for common law marriage was missing, presumably the consent of the father. The seven years is the law of Jubilee which is the forgiveness of the obligation to allow the marriage to be lawful.

<table>
<thead>
<tr>
<th>Certificate of Matrimony</th>
</tr>
</thead>
<tbody>
<tr>
<td>Both George Washington and Abraham Lincoln were married without a marriage license. They simply recorded their marriages in their Family Bibles.</td>
</tr>
</tbody>
</table>

"Marriage License" Invokes the Corporate State to be the third party to your union and whatever you conceive is theirs and becomes their offspring (children). That is why they can take away your children at any time at their discretion. The State leaves them in your custody and care unless or until they find reason not to.

Definitions from BLACK'S LAW DICTIONARY, 4th Ed:

"license"  "The permission by competent authority to do an act which without such permission, would be illegal."

"marriage license"  "A license or permission granted by public authority to persons who intend to intermarry."

What if you apply and the State says "no"?

"Interrace" is "Miscegenation"

"Miscegenation"

"mixture of races; marriage between persons of different races, as between a white and a Negro."

Some marriage licenses will actually state that its purpose is for interracial marriage.

"marriage certificate"

"An instrument which certifies a marriage, and is executed by the person officiating at the marriage; it is not intended to be signed by the parties, but is evidence of the marriage. It seems that a certificate would be more appropriate than a license.

"Marriage is a civil contract to which there are three parties—the husband, the wife and the state."


<table>
<thead>
<tr>
<th>Property</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full and complete ownership</td>
</tr>
<tr>
<td>1. Allodial Title—Land Patents—Allodial Freeholder</td>
</tr>
<tr>
<td>2. Cannot be taxed (Only voluntary)</td>
</tr>
<tr>
<td>You are king of your castle</td>
</tr>
<tr>
<td>No government intrusion, involvement, or controls</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PROPERTY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Privilege to use</td>
</tr>
<tr>
<td>1. Fee title—Feudal Title</td>
</tr>
<tr>
<td>2. Grant Deed and Trust Deed Note: GRANTOR and GRANTEE in all caps are fictional persona</td>
</tr>
<tr>
<td>3. Property tax (Must pay)</td>
</tr>
<tr>
<td>4. Other taxes (such as water district taxes)</td>
</tr>
<tr>
<td>5. Subject to control by government</td>
</tr>
<tr>
<td>6. Vehicle Registration (The incorporated State owns vehicles on behalf of US)</td>
</tr>
<tr>
<td>7. Property and vehicles are collateral for the government debt</td>
</tr>
</tbody>
</table>

"All the property of this country now belongs to the state..."
<table>
<thead>
<tr>
<th>CONTACT—THE PHOENIX EDUCATOR: PHASE II</th>
<th>CONTACT—THE PHOENIX EDUCATOR: PHASE II</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Free Enterprise</strong></td>
<td><strong>CORPORATISM</strong></td>
</tr>
<tr>
<td>The people engage in <strong>free enterprise</strong> by trading ones labor for another's labor.</td>
<td>Composed of, encourages, and creates a <strong>corporate structure of corporations and big businesses</strong> that use people as human resources to further its goal to grow and expand and become more powerful thereby eliminating competition and becoming more controlling.</td>
</tr>
<tr>
<td>There is <strong>no filing, registering, or obtaining permission or licensing</strong> from any government structure.</td>
<td>The thing created (the corporation) becomes more powerful than the creator (man) who created it. <strong>Man is no longer free but is subservient (a slave) to the corporate structure.</strong> The corporate structure needs to reduce the wages of its human resources to decrease cost to increase profit to keep growing.</td>
</tr>
<tr>
<td>The people are responsible for themselves and each other.</td>
<td>Corporations eat each other and grow bigger and more powerful thereby allowing fewer persons having big egos controlling the lives of the common folk from cradle to grave.</td>
</tr>
<tr>
<td>The people do not rely on insurance to overcome irresponsibility and capriciousness.</td>
<td>Corporations have no feelings. Corporations’ primary purpose is to grow and they are thereby less responsible and less sympathetic towards the people, thereby rely on and utilize insurance or other resources such as the corporate government to bail themselves out of irresponsible critical situations.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Common Way</strong></th>
<th><strong>ROADWAYS</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Sovereigns have a right to use the common way such as the traveled way (Public right-of-way) for locomotion purposes.</td>
<td>Drivers Licenses are required, because driving is a privilege.</td>
</tr>
<tr>
<td>The right to travel is an ancient right; acknowledged by the Magna Carta.</td>
<td>First state law requiring all drivers to pass an exam before receiving a [commercial use privilege] license took effect in July of 1913, in New Jersey.</td>
</tr>
<tr>
<td>The right to travel was recognized in the Articles of Confederation.</td>
<td>Beginning in 1920, courts began to hold that driving is not a right, but a privilege that the state may revoke.</td>
</tr>
<tr>
<td>&quot;Liberty of the common way&quot;</td>
<td>May lose licensed privilege or have it suspended at the</td>
</tr>
</tbody>
</table>

"Liberty of the common way"
No "Driver's License" is required for private, personal, and recreational use of the common way. A "driver's license" can only be required for those people using the common way for hire for commercial purposes such as Taxi Drivers, Truck Drivers, Bus Drivers, Chauffeurs, etc.

<table>
<thead>
<tr>
<th>Motor vehicle</th>
</tr>
</thead>
<tbody>
<tr>
<td>*(6) Motor vehicle.—The term &quot;motor vehicle&quot; means every description of carriage or other contrivance propelled or drawn by mechanical power and used for commercial purposes on the highways in the transportation of passengers, passengers and property, or property or cargo.&quot;</td>
</tr>
<tr>
<td>*(10) Used for commercial purposes.—The term &quot;used for commercial purposes&quot; means the carriage of persons or property for any fare, fee, rate, charge or other consideration, or directly or indirectly in connection with any business, or other undertaking intended for profit.&quot;—Title 18, Section 31(a)(6) &amp; (10) United States Code</td>
</tr>
</tbody>
</table>

"The Motor Vehicle Act (Stats. 1913, p.639) is not unconstitutional...in that it requires professional chauffeurs, or drivers of motor vehicles for hire, to pay an annual license tax, but exempts all others operators of such vehicles from such tax and regulation." In re Stork, (1914), 167 C. 294.


*Bouvier's Law Dictionary* describes TRANSPORTATION as: "punishment. In the English law, this punishment is inflicted by virtue of sundry statutes; it was unknown to the common law. 2 H. Bl. 223. It is a part of the judgment or sentence of the court, that the party shall be transported or sent into exile. 1 Ch. Cr. Law, 789 to 796: Princ. of Pen. Law, c. 4 2."

| "Controlling the Car"—The act of having power over a car in a safe manner as it is propelled. |
| "Steering the car"—Directing the path of the car as it is propelled. |
| "Traveling" and "Locomotion" are unalienable rights. |

| "Traveling on the common way"—The act of locomotion and conveyance on the common way for private, personal, and recreational purposes |
| "Control"—The act of having power over locomotion or to direct locomotion. |
| "Controlling the Car"—The act of having power over a car in a safe manner as it is propelled. |
| "Steering the car"—Directing the path of the car as it is propelled. |
| "Traveler"—One who uses any means of locomotion, from point to point, for private and personal reasons, convenience, and pleasure. |
| "Driver"—One who is for hire or employed to transport goods or passengers upon the roadways and highways. |

| "Passenger"—One who pays, employs, or hires someone to transport himself to another location. |
| "Driving" is a licensed privilege that can be taken away at any time. |

| "Guest"—One who comes along for pleasure, recreational, or private reasons without cost or without having to pay.. |
| "Traveling on the common way"—The act of locomotion and conveyance on the common way for private, personal, and recreational purposes |
| "Traveling" and "Locomotion" are unalienable rights. |

| "Driving on the road"—The act of propelling a motor vehicle on the roadway or highway by one who is employed or hired to transport goods or passengers. |
| "Drive"—The act engaging locomotion and control of an automobile, bus, or truck by one who is employed or hired to transport goods or passengers. Operating Motor Vehicles on the roadways for commercial purposes. |

By law, the state can only regulate intrastate commerce. By law, the government of the united states of America can only regulate interstate commerce.

whim of government.

Must comply with the Department of Motor Vehicles, the Vehicle Code, which is ever changing, and the Highway Patrol.

Even the ordinary "Class C" Driver's license is a "commercial" license.
"Travelers"—A number of people who use some form of locomotion, from point to point, for private and personal reasons, convenience, and pleasure.

"TRAFFIC"—Commerce, trade, sale or exchange of merchandise, bills, money and the like.—Bouvier’s Law Dictionary of 1914

Police Officer

A re-venue agent that enforces corporate government contracts and protects the assets of the corporate government including human resources. Compels performance, no injured party necessary. One who has policing powers as found in a "POLICE STATE" i.e. Nazi Germany.

Americans have the right to travel freely in their cars...

Chicago Motor Coach v. Chicago, 169 NE 221
Thompson v. Smith, 154 SE 579
Kent v. Dulles, 357 US 116, 125
Schactman v. Dulles 96 App DC 287, 225 F2d 938, at 941
1890 Swift v. City of Topeka
1889 Indiana Supreme Court, Holland v. Bartch
King v. New Rochelle Housing Authority (1971)

The state cannot issue a license or charge a fee for the exercise of that right...

Murdock v. Pennsylvania, 319 US 105

If the state does try to license or charge for the exercise of a right, the people may engage in that right with impunity...

Shuttlesworth v. Birmingham, AL, 373 US 262
Miller v. US, 230 F 486, at 489
Sherer v. Cullen, 481 F 946

A right cannot be made into a privilege...

Hertado v. California, 110 US 516, U.S Supreme Court
Bennett v. Boggs, 1 Baldw 60
Article Six of the U.S. Constitution

All laws repugnant to the Constitution are null and void.

Marbury v. Madison, 5 US 137
Miranda v. Arizona, 384 US 436, 491

"Law enforcement" out there has changed drastically over the past few years. It used to be that you would be pulled over for bad or dangerous driving to protect other drivers and property.

Today’s traffic court is nothing more than a collection agency for the government. The cops are the collection agents, and the judge is the “Head Collector” who plays God over the lives of unsuspecting Americans.

A “Good” motorcycle cop will write as many as 75-100 tickets in one day with his trusty radar gun… (Hmmmmm…10 cops each write 75 tickets totaling 750 tickets @ $200 each = Why that’s $150,000 PER DAY!!)”

—James R. Butler, Beat The Court.Com

DUI checkpoints and other traffic stops bring in a lot more revenue to the cities via car impoundments. Tow truck companies are in bed with the city police for monetary gain. Both are committing theft and are in violation of the RICO Act (racketeering) and the Hobbs Act (Extortion). Extortion is defined as “the obtaining of property from another, with his consent, induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right.” 18 U.S.C. § 1951

"Between February 1, 2002 and April 30, 2007, the Maywood Police Department towed and impounded some 17,773 vehicles.”—News Release by Attorney General, California Cities collect an impound release fee varying from $100 to $500 for each returned vehicle or sell the car at auction.

Therefore, 17,773 vehicles at $100+ each = Almost 2 million dollars collected in three months’ time not including citation fines and penalties.

City of Fresno collects $184 release fee plus $110 for driving without a license, suspended license, or under the influence.—Fresno Bee

A Maxim of Law

Free people have a right to travel on the roads which are provided by their servants for that purpose, using ordinary transportation of the day.

"The streets of a city belong to the people of the state, and every citizen of the state has a right to the use thereof….. "The use of highways for purposes of travel and transportation is not a mere privilege, but a common and fundamental right, of which the public and individuals cannot rightfully be deprived … [A]ll persons have an equal right to use them for purposes of travel by proper means, and with due

VEHICLE Codes

Do not have an enacting clause on their face to qualify as a law that binds People to obedience.

Taking on the restrictions of a license requires the surrender of a right.
regard for the corresponding rights of others..."
—Rumford v. City of Berkeley, supra, 31 Cal.3d 545, 549-550
and: City of Poway v. City of San Diego (1991) 229
Cal.App.3d 847, 280 Cal.Rptr. 368

| Mail | CONTACT THE PHOENIX EDUCATOR: PHASE II

| Post Office of the United States of America |
Created in Philadelphia under Benjamin Franklin on July 26, 1775 by decree of the Second Continental Congress. Based on the Postal Clause in Article One of the United States Constitution, empowering Congress "To establish post offices and post roads," it became the Post Office Department (USPOD) in 1792. It was part of the Presidential cabinet and the Postmaster General was the last one in the United States presidential line of succession.—Wikipedia

| Non-domestic |
Mail that moves outside of D.C. its possessions and territories.

| Zip Code never required |
must never be used
and CA, NV, AZ, etc. must never be used.
Spell out completely or abbreviate the state properly in upper and lower case letters such as "Calif." or "Nev." or "Ariz."

3 cents—Sovereign to Sovereign labeled properly and is from general Post to general Post.
"Non-domestic" inscribed on both labels.
(Old 3 cent postage stamps preferred) Otherwise, current Postal Service rates.

Write out the state completely such as "California" or abbreviated "Calif." Never use "CA" for the mailing location of a Sovereign or in your return mailing location.

| Domestic |
Mail that moves between D.C., the regions of the US, and possessions and territories of the U.S.

| Zip Codes are required when using "federal regions" such as CA, NV, AZ, etc. |
Cost is 44 cents for first class in 2009.

Must now use "jurisdictional regions or zones" such as CA, NV, AZ, etc. that are not abbreviations but are "two-digit designations" of the federal fictional overlays (Counterfeits) of the states.

| Non-use of Zip |
The latest cite for the statement "zip codes may be omitted" is now "
DMM 602.1.3e (2)"
(last printing on January 8, 2006). Previously it was "DMM 122.32"
"DMM" is "DOMESTIC MAIL MANUAL"
The U.S. Postal Service cannot discriminate against the non-use of ZIP codes, pursuant to the Postal Reorganization Act, Section 403 (Public Law 91-375).

18 USC Sec. 1726.
Postage collected unlawfully

| Zip Code Implementation |
"on July 1, 1963, non-mandatory ZIP codes were announced for the whole country"
"In 1967, these were made mandatory for second- and third-class bulk mailers, and the system was soon adopted generally."
"a cartoon character, Mr. ZIP, to promote use of the ZIP code."
In 1983, "add-on code 9998 for mail addressed to the postmaster"
"9999 for general delivery"
—Wikipedia

| Federal Districts |
The corporate de facto government utilizes the "ZIP-
Whoever, being postmaster or other person authorized to receive the postage of mail matter, fraudulently demands or receives any rate of postage or gratuity or reward other than is provided by law for the postage of such mail matter, shall be fined under this title or imprisoned not more than six months, or both.

**AMENDMENTS**

1994—Pub. L. 103-322 substituted "fined under this title" for "fined not more than $100".

Last modified: April 13, 2006

**Titles of Nobility**

Do not use or accept titles of nobility such as "Mister" meaning "Master" (has authority over servants) and abbreviated "Mr.", "Esquire" abbreviated "Esq."; and others like "Missus", "Madame" (non-English nationality) or "Mesdames" meaning "Mistress, feminine version of Master" and abbreviated "Mrs."; "Missy" meaning "unmarried young mistress" and abbreviated "Miss."

Patrons receive mail by "general delivery" or "general Post" at main post office or post offices in existence prior to the creation of corporate government.

Since July 1st, 1863 Customers receive "Free delivery" to any location having a mailing address or PO Box. Rural Free Delivery became an official service in 1896. This is a corporate government benefit. Receiving a benefit admits that one has a contract with the corporate government. There is usually an exchange, consideration, or payment made for a "benefit." So, what price is paid for this benefit? If the price is "loss of freedom and liberty". Is the price too high?

**Examples of Mailing Labels:**

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>John-David</td>
<td>1324 WEST WELDON</td>
</tr>
<tr>
<td></td>
<td>FRANKLIN NV 66633</td>
</tr>
<tr>
<td></td>
<td>General Delivery 1324 West Weldon Avenue</td>
</tr>
<tr>
<td></td>
<td>Franklin, NV 66633</td>
</tr>
<tr>
<td></td>
<td>John David General Post Office</td>
</tr>
<tr>
<td></td>
<td>Franklin, California</td>
</tr>
<tr>
<td></td>
<td>John-David; Christian General Post Office</td>
</tr>
<tr>
<td></td>
<td>Franklin, California</td>
</tr>
<tr>
<td></td>
<td>in care of temporary Post location</td>
</tr>
<tr>
<td></td>
<td>1324 West Weldon Avenue, Suite 7</td>
</tr>
<tr>
<td></td>
<td>Franklin [Non-Domestic]</td>
</tr>
</tbody>
</table>

**Code** system to prove that one actually resides in a "federal district of the District of Columbia". This is why the IRS and other government agencies (federal, state, and political subdivisions thereof) assert jurisdiction by sending letters and notices with zip codes required. They claim that this speeds up the mail, but this is a sly and subtle deception. It is also prima facie evidence that one is "a subject" of corporate U.S. Congress, a "citizen of the District of Columbia", and is a "resident" in one of the several States although not a state Citizen or National of that state.

The IRS has adopted ZIP code areas as "Internal Revenue Districts". See the Federal Register, Volume 51, Number 53, for Wednesday, March 19, 1986

The corporate so-called government attempts to assert jurisdiction by sending letters with ZIP codes, when jurisdiction would otherwise be lacking.
Some people who are afraid to leave off a zip use the format below. I prefer not to use any zip at all unless out of absolute necessity (rarely). I receive hundreds of mail and packages without a zip code, without delay.

John David; Christian
in care of 1324 West Weldon Avenue
Franklin, California republic [near 54321]
Non-Domestic

Note: All caps and/or Middle initial makes the name a fiction—a non-living entity

Schools

Enroll your child
"sign up," "join"

Home taught
Community or town schools
Parochial schools
Children who knew how to handle a gun safely, went to school with one for protection along the way.
Prayer was respected
Children learned according to their abilities.
Children were taught to respect their elders.
Discipline was respected and taught in the schools as well as at home.
The rod was not spared.
The "Ten Commandments" were respected and cherished as good rules to live by.
No worshipping of a flag
No blind obedience

Human Resource DEVELOPMENT

Register your child
"put into inventory"

Public Schools
are actually government schools paid for by forced taxation whether they want it or not.
Teaches blind obedience to the central STATE.
Similar to Nazi Germany.

"Give me a child and I'll shape him into anything."—B. F. Skinner, Jewish psychologist and pioneer of behaviorism "modern methods of propaganda."

"The populace will not be allowed to know how its convictions were generated. When the technique has been perfected, every government that has been in charge of education for a generation will be able to control its subjects securely without the need of armies or policemen..."
—Bertrand Russell, The Impact of Science on Society

"...in the communist ideology ... education is tied directly to jobs — control of the job being the critical control point in an authoritarian state."—Eugene Maxwell Boyce, Professor of Educational Administration at the University of Georgia, The Coming Revolution in Education, 1983.

Pledge of Allegiance (a loyalty oath) to one nation. Not to one particular state of the several states or to God.
"one nation, indivisible"
"one nation under God"
Which God? Whose God?
Individualism and the love of liberty of the American founding fathers would always stand in the way of achieving the socialist utopia.

"National Public School Celebration" in 1892 was the first national propaganda campaign.

Originally, "students were taught to recite the Pledge with their arms outstretched, palms up, similar to how Roman citizens were required to hail Caesar, and not too different from the way in which Nazi soldiers saluted their Führer. This was the custom in United States public schools from the turn of the twentieth century until around 1950, when it was apparently decided by public school officials that the Nazi-like salute was in bad taste."—Thomas J. DiLorenzo author of *The Real Lincoln: A New Look at Abraham Lincoln, His Agenda, and an Unnecessary War* (Forum/Random House, 2002) and professor of economics at Loyola College in Maryland.

The origin of this practice was instituted by Pharaoh Akhenaten in his worship of the glory of Aten/Aton, the Sun Disc (the Sun god).

<table>
<thead>
<tr>
<th>No government bureaucracy</th>
<th>In 1867, President Andrew Johnson signed legislation creating the first Department of Education. Its main purpose was to collect information and statistics about the nation's schools. However, many people feared the Department would exercise too much control over local schools and called for its abolition. Thus, the new Department was demoted to an Office of Education in 1868. In 1979, Congress passed Public Law 96-88 creating the Department of Education.</th>
</tr>
</thead>
<tbody>
<tr>
<td>No bureaucratic costs</td>
<td>In the 1860's, a budget of $15,000 and four employees handled education fact-finding. By 1965, the Office of Education employed more than 2,113 persons with a budget of $1.5 billion. As of early 2002, the U.S. Department of Education has about 4,800 employees and a budget of $54.5 billion.</td>
</tr>
<tr>
<td>No additional overhead cost</td>
<td></td>
</tr>
<tr>
<td>No government control</td>
<td></td>
</tr>
<tr>
<td>No superfluous costs or spending</td>
<td></td>
</tr>
<tr>
<td>Freedom to teach without government influence or intervention</td>
<td></td>
</tr>
</tbody>
</table>

**Private Schools**

Colleges and universities were originally privately owned and run by religious groups. Usually opened and closed with prayer to God.

**Colleges and universities** changed over to **government control** through grants and other privileges such as accreditation.

**Guns**

Sovereigns have a right to own and use guns—"Right to bear arms" against "enemies foreign and domestic".

The founding fathers knew the importance of protecting themselves from governments who get out of hand.

**2nd Amendment**

"...the right of the people to keep and bear arms, shall not be infringed."

"Those who hammer their guns into plows will plow for those who do not."—Thomas Jefferson

"Those who trade liberty for security have neither."—John Adams

Free men do not ask permission to bear arms.

**GUNS**

This government wants to disarm the Citizens so as to have complete control and power. Every tyrannical government in the past has taken away the guns to prevent any serious opposition or rebellion. History continues to repeat itself because the new generations who come along don't know or tend to forget about the past and will say it will not happen here.

Disregards the 2nd Amendment or justifies what weapons should not be legal. Ever changing and ever restrictive.

The corporate government system requires:

Registration of guns.

Means to bring them into the corporate registrar.

Then becomes the property of the corporate government, and that is why they can take them at any time.

The constitutions make no mention of registering guns.
You only have the rights you are willing to fight for. When you remove the people's right to bear arms, you create slaves.

The Second Amendment is in place in case the politicians ignore the others.

64,999,987 firearms owners killed no one yesterday.

If any of you saw the motion picture called "Red Dawn" you would realize that the enemy finds these lists and then goes door to door collecting all of the guns.

**Militia**

**Amendment II**

A well regulated militia being necessary to the security of a free state, the right of the people to keep and bear arms shall not be infringed.— Constitution for the united states of America

"The Second Amendment (Amendment II) to the United States Constitution is the part of the United States Bill of Rights that declares a well-regulated militia as "being necessary to the security of a free State" and prohibits infringement of "the right of the people to keep and bear arms."

"In United States v. Cruikshank, 92 U.S. 542 (1875), the Supreme Court held that the Second Amendment is only a limit on the power of the federal government, but some people contend that it also limits the power of each State.[4] In the landmark decision in District of Columbia v. Heller (2008), the Supreme Court ruled a Washington, D.C. ordinance, that was an outright firearm ban, to be unconstitutional. In doing so, the Court identified a personal right of self defense protected by the Second Amendment.—Wikipedia

An oath most Americans take today and agree to:

"I will support and defend the Constitution and laws of the United States of America against all enemies, foreign and domestic".

**MILITARY**

**Armed Forces**

"I believe that being in the Militia, based on the Declaration of Independence, declares and maintains one's Sovereignty, but joining the US military, no matter which department (Navy, Army, Marines, etc), one loses all rights and privileges and becomes the property of the US so-called government to do with what they may; therefore a subject (slave). Everyone in the military has volunteered even if and when summoned under the draft system. When they ask for everyone to take a step forward or backward, or give an oath, it is a voluntary action. At that moment, is when one is actually inducted. The one that does nothing or the opposite maintains all rights and privileges. Yes, they will try to persuade you or make you look bad in front of everyone else, and may even yell at you. But, if you maintain your stance, in spite of it all, you will most likely be released; cognizant of your belief and understanding."—Jack the son of Jack of the family Slevkoff, sent above in an email on the Third day of the Eleventh month 2008

**Infantry**

derived from the word infant. Infant: One under the age of twenty-one years. Co. Lit. 171—Bouvier's Law Dictionary.

Infancy: Minority; the state of a person who is under the age of legal majority,—at common law, twenty one years.

—Black’s Law Dictionary, 8th Ed.

**Faith and Worship**

Churches exist alone.

No permission of government required.

**1st Amendment**

Protects against government making a law that would respect an establishment of religion or prohibit the free exercise of one's belief.

The French and other romance languages get their word for church from the Greek word "ekklesia," meaning "called out" referring to all those, living or dead, who have accepted what Jesus, The Christ, has offered.

"I do not go to a specific church but am just one member of The Church."—Jack; Slevkoff 1986

**RELIGION**

This government wants to control religious institutions by having them come under their jurisdiction as corporations under Section 501(c)(3), under Title 26 of the Internal Revenue Code (U.S. Code)

This is to prevent the clergy, Pastors, Ministers, etc. from having any political influence on its members or the public in general. This government regulates what is to be said and not to be said.

These churches also display the gold fringe flag.

Their faith is in the government and not in God. They exist by permission of this government not by God alone.

They signed away their Birthright for a so-called benefit: "Tax-exempt corporation."