

Where is the “United States Of America”?

- 1864-- the “acting Congress” passed an Act changing the meaning of "state, States and United States" to mean "the territories and District of Columbia". (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864.
- [“US Territories” ---- portions of the United States that are not within the limits of any state and have not been admitted as states. Includes all federal installations— military bases, docks, courthouses, etc.]
- This was never changed, amended or appealed, so, all references to “state, States, and United States” in Federal Code that are not otherwise specifically defined, must be construed as “the territories and District of Columbia”.

Do you live in Washington DC?

- The actual District of Columbia was set up in 1790 and fully chartered by 1801, the aim of the Act of 1871, to set up “U.S. Corp”---
- the Act of 1871 was to create a private corporation owned by the actual government of the District of Columbia--- thus the birth of the infamous District of Columbia Municipal Corporation:
- 68 square mile area area known as Washington DC.
- Is that where you live????

Constitutional vs Contract

- The only “government” created by the Act of 1871 was that of a private corporation which determines its own administrative rules and structures.....the US Corp dba “UNITED STATES” is not merely the name of an incorporated municipality (District of Columbia)--- it is the name of a private corporation (District of Columbia Municipal Corporation) that was created by the “acting Congress” via the Act of 1871
- Title 28 3002 (15) (A) (B) (C), it stated unequivocally that the UNITED STATES is also the name of a corporation, as just demonstrated from the public records.

Does the UNITED STATES – the private corporation operating the government of “the Territories and District of Columbia” have “citizens”?

1873: U.S. v. Anthony 24 Fed. 829 (1873) "The term resident and citizen of the United States ('United States' meaning 'territories and District of Columbia') is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress."
(That is a “citizen of the United States” is a “statutory citizen” —created by legislative action.) This is the opposite of a National, who has constitutional rights.

Definitions and public record

- 1967 - Also Congressional Record , June 13, 1967, pp. 15641-15646):
A "citizen of the United States" is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT, PCT stands for Public Charitable Trust. It is the corporate umbrella trust over all the Cestui Que Vie trusts of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc. in Section 4.
- [This neatly explains once and for all what a "citizen of the United States" is under the Federal Gov... USA inc. and why Americans should forthrightly expatriate from any such "citizenship" and instead declare allegiance to the land of their nativity, for example, The republic of Texas, The republic of California, Nevada or Ohio.]

How many Americans know this?

- “the United States of America, Inc.” in 1933 and the UNITED STATES entered into insolvency. When it is announced that the “UNITED STATES” is insolvent, what does that mean? It means that the corporation operating “as” the government of the “territories and District of Columbia” is insolvent and subject to liquidation of its assets. And who --- or what --- is on the hook to pay for all this? All the “citizens of the UNITED STATES” which this corporation created out of thin air to benefit itself and which it has operated under your names----
- JOHN MARK DOE & MABEL HELEN RHODES

Fraud vitiates any contract

- 5 April, 1933 Presidential Executive Order 6102

Forbidding the Hoarding of Gold Coin, Gold Bullion and Gold Certificates By virtue of the authority vested in me by Section 5(b) of the Act of October 6, 1917, as amended by Section 2 of the Act of March 9, 1933, entitled

An Act to provide relief in the existing national emergency in banking, and for other purposes~',

in which amendatory Act, Congress declared that a serious emergency exists,

I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist and pursuant to said section do hereby prohibit the hoarding gold coin, gold bullion, and gold certificates within the continental United States by individuals, partnerships, associations and corporations and hereby prescribe the following regulations for carrying out the purposes of the order:

What Fraud?

- When the UNITED STATES declared bankruptcy in 1933 under the bankruptcy (Straw man) law known as HJR 192, he pledged all Americans as collateral (debt slaves) against the national debt to the International Bankers; gave all the land to the international bankers (Federal Reserve Corporation); and confiscated and outlawed all the gold except for one ounce for each person; thus, eliminating the lawful means (Gold and Silver Coins) by which you could legally pay your debt, the UNITED STATES also assumed legal responsibility for providing a new way for you to pay.

I guess they forgot to tell us

- In 1933, the UNITED STATES Government declared that they would pay all of YOUR debts with the money they receive from your labor, birth certificate, and Social Security registered number by what is known as your Reserve Account worth Billions!
- The UNITED STATES Corporation Government did that by providing what is known as the Exemption Account.
- The bankers loan credit and not money, because there has not been any lawful money since 5 June 1933.

Are you a corporation?

- This PERSON was created by using our birth certificates as the MCO (manufacturer's certificate of origin) & the state in which we were born as the "port of entry". This gave fictional government a fictional PERSON with whom to deal directly. This PERSON is a strawman.
- We were never told that government had quietly, almost secretly, created a shadow, a STRAWMAN for each & every AMERICAN, so that government could not only "control" the people, but also raise an almost unlimited amount of revenue – so it could continue not just to exist, but to GROW.

Reach out to us: rt@therepublicoftexas1836.com

Where did the UNITED STATES get its Constitutional authority for attempting the take over of the Texian People's republic sovereign lands when international superior Treaty laws overrides US Constitutional law?

United States of America organic Constitution ARTICLE VI, paragraph #2;

“This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land, and the judges in every state shall be bound thereby, anything in this constitution of laws of any state to the contrary notwithstanding.”

The US Corp annexed the people, not the Land

The united States of America government entered into a Treaty of Limits on January 1828 with the United Mexican States describing the same jurisdictional geographical boundaries as the 1819 Treaty. And then again furthering the validity for these lawful international boundaries for the third time in 1838 with a Convention contract whereby making both parties the united States of America and the republic of Texas governments confirmed to survey and comply with said boundaries. Therefore being a presently valid International Treaty contract, with the republic of Texas again setting both jurisdictional geographical boundaries between the two Nations.

A treaty

- Now we know why the US Senate voted in 1844, three to one **against** a Treaty of Annexation of Texas a sovereign republic with lands stretching to the Pacific. It would have been against their supreme law of the land.
- According to Black's Law Dictionary 6th edition: A treaty is not only law, but a contract between 2 Nations and must, if possible, be so construed as to give full force and effect to all its parts.

Fraudulent Annexation

- Now we know that without an Annexation Treaty, the only way the United States could bypass the supreme Treaty law of its land, as shown above, was to get control of the Texian people only (not the lands). Therefore, through trickery, in the year 1844 there was the midnight passing of an un-lawful corporate resolution outside the constitutional laws of the united States of America.
- The resolution was undertaken while most of the congress was away on Christmas holidays. They then incorporated and chartered the State of Texas (1845 charter) and used trickery on the Texian people into thinking they had a Government of and by the People.
- This scam is still carried on as of today. Changing the International Texian people into, so-called Texan's "persons" was the most astounding trick of all. "Agent"
- Black's Law Dictionary, 6th ed., p. 63. Agent: A person authorized by another (principal) to act for or in place of him; one instructed with another's business. *Humphries v. Going*, D.C.N.C., 59 F.R.D. 583, 587. One who represents and acts for another under the contract or relation of agency

Under God's law, De jure Governments are created by
We the People.

- the **State of Texas Corporate Supreme Court** ruled Lack of Jurisdiction over the Republic of Texas in 1995. No Corporation has Jurisdiction over a sovereign people and their de jure Nation.
- the **Corporate Court of the Netherlands, The Hague**, ruled Lack of Jurisdiction over the Republic of Texas a sovereign Nation because they can only rule on corporate disputes between Corporations from different Nations.

We Now Know!

- after being deceived for more than 174 years the republic of Texas, Texian people have lawfully re-elected their National Government in the year 2005 and has replaced the 1845 elected congress members of the 10th Congress that never convened for business but instead committed treason against the Nation. The same 1845 Congress that committed treason by never convening after being duly elected by the people, and by fraud and deception, attempted to turn the Nation of Texas people over to a foreign Corporation operating outside the united States of America organic Constitution.

How do we get back to governing?

8 USC § 1101(a)

- (21) The term “national” means a person owing permanent allegiance to a state.
- (22) The term “national of the United States” means (A) a citizen of the United States, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States.
- (23) The term “naturalization” means the conferring of nationality of a state upon a person after birth, by any means whatsoever.

18 USC § 11

- The term “foreign government”, as used in this title except in sections 112, 878, 970, 1116, and 1201, includes any government, faction, or body of insurgents within a country with which the United States is at peace, irrespective of recognition by the United States. (June 25, 1948, ch. 645, 62 Stat. 686; Pub. L. 94-467, § 11, Oct. 8, 1976, 90 Stat. 2001.)

Revelations 18: 4-5

- 4 And I heard another voice from heaven, saying, Come out of her, my people, that ye be not partakers of her sins, and that ye receive not of her plagues.
- 5 For her sins have reached unto heaven, and God hath remembered her iniquities.

Hosea 4:6

- My people are destroyed for lack of knowledge: because thou hast rejected knowledge, I will also reject thee, that thou shalt be no priest to me: seeing thou hast forgotten the law of thy God, I will also forget thy children.

What's the Plan?

Questions.....?