



The Virginia Assembly  
member, The Federation of States  
d.b.a. The United States of America, unincorporated (1776)

## Historical Data and Overview

Pertinent Historical Information for all American people:

It is our intent to provide important facts and evidence that will aid in your comprehension of the various issues that require resolution and remedy and how we have come to this critical point where immediate action by and for “the people” is required. You may find many of the terms and ideas to be unfamiliar and we trust that as you engage with this material, you will discern how corruption and obfuscation has twisted and inverted our language and our society and over time has diminished the inherent Rights and Freedom of the people, and has removed what is true from our awareness.

We believe that “governments” have the obligation to protect the inherent Natural and Unalienable Rights of the people and their property. Because most governments have been incorporated, those holding “office” in the corporate hierarchy are Municipal and Territorial, corporate employees enforcing corporate interests, statutes, codes, acts and registrations that only apply to corporate employees, agents and officers or other corporate entities. For decades there has been no one protecting “the people” from corporate law enforcement nor from Admiralty/Maritime Law or in the corporate administrative courts which are operating under “color of law”, and which in no way serve the living men and women. We have been programmed, for decades, into thinking that these current, corporate “governmental” systems are the Organic and Lawful structure of Governance for Americans, **and this could not be further from what is true.** It is crucial that the power and authority of the original Public Offices of the Land and soil jurisdiction be populated by men and women who stand in integrity and honor, and who will work to bring lawful remedy and security to the people on Virginia.

The American governmental structure was unlawfully modified and usurped at the time of the mercenary conflict that we call the “American Civil War”. Abraham Lincoln, a BAR attorney unlawfully “acting” as **The** President of **The** United States of America, unincorporated (our Federation of organic States) was in fact holding the position of “President” of a British Territorial corporation as **the** President of **the** United States of America, incorporated. From this position of fraud, Lincoln signed the first “Executive Order” (General Order 100 - the Lieber Code), thereby putting America under military rule, obscuring American Common Law Courts of Justice and creating through deception, a continued state of “national emergency” that has been perpetuated by every U.S. corporate President up to the present. **Lincoln did not have the lawful authority to declare a state of national emergency.**

Military Rule and the Lieber Code “enables” the Doctrine of “Necessity”. When a “state of necessity” is applied to a circumstance, actions that are acknowledged internationally as wrongful are allowed to occur, and results in a military dictate requiring that the people fall under obedience to military control and “laws” without full disclosure. The Lieber Code/Law of Necessity is still in effect today and while the nation is under these deceptive “national emergencies” (please reference Senate Report 93-549, **93rd Congress, 1st Session, 1973**), the civil, corporate court system remains under Military Rule as recognized by the Military Flag



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with gold fringe around three-sides which represents Special/Executive Admiralty Law (sea jurisdiction). To continue the subversion, Roman Civil Law and Admiralty/Maritime Law were further entrenched in the corporate court systems from 1933 to 1939 under the “New Deal” of Franklin Delano Roosevelt (FDR) essentially collapsing our American Common Law court system into obscurity so that for decades there have been no courts to hear the claims of the living people.

We recognize that as a people, we have been fed lies and deceptions! Our educational system was usurped, and American History was completely removed from American Public Schools by 1974. We were only presented with corporate U.S. History and Civics, *thereby subverting America’s republican history*. **This leaves the people uninformed, misinformed, without identity, blinded to the true nature of current events, and with corruption now woven into every aspect of society.**

Our language has also been modified. The original meaning of many words in the English language is modified in the Legal system (i.e. Black’s Law Dictionary) to mean something entirely different, always to the detriment to those who don’t speak their “language”. For example, most believe the word “person” to mean a man, woman or their progeny; whereas in legalese, ***“Person” includes any individual, corporation, partnership, association, cooperative, limited liability company, trust, joint venture, government, political subdivision, or any other legal or commercial entity and any successor, representative, agent, agency, or instrumentality thereof (legal fictions/dead entities)***. Under “color of law”, these words/terms are used only to deceive, and these are the legal definitions used in the foreign, corporate courts.

It is important to know that capitalization of words, or the lack thereof, is used as additional deception and has allowed the crime of substitution, unlawful conversion, personage and peonage to occur against our individual identities, our nation-states and our National and Federal governmental systems. For instance, the **three (3) Federal Constitutions** (as noted below) are service contracts for three separate service providers delegating specific tasks and duties to be undertaken for the people of the nation-states and they have similar names, yet vastly different granted authority.

1. ***The Constitution for the united States of America*** (1787) empowered the American Federal Republic,
2. ***the Constitution of the United States of America*** (1789), delegated limited authority to the British Territorial service provider (a democracy),
3. ***the Constitution of the United States*** (1790), delegated limited authority to the Roman Municipal service provider (a plenary oligarch).

This semantic word play has allowed a “similar names” deception to be played upon the people who believe that a fraudulent, corporate “government” is their Lawful Governance due to a



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substitution scheme. **This type of substitution scheme was then also applied to the living people.** Through unlawful conversion and deceit on the part of the usurping foreign governmental service providers, **the Birth Certificate Scam (the registration of all people in America as corporate U.S. Citizens – see *Birth Certificate articles below*)** and the use of the names/Names/NAMES fraud have been used to enslave the people. They have cast us into the sea jurisdiction through registration as U.S. Citizens rather than recording us on the Land and soil as nationals of the state on which we were born (Virginian, Ohioan, New Yorker, South Carolinian, etc.), which is the original and proper national status and jurisdiction for mankind.

Also of importance is the topic of jurisdiction. Organic **Law** consists of three (3) jurisdictions: **Land and soil, Air, and Water/sea (LAW).** In the current global situation, the Air jurisdiction is governed by the Pope and the Holy See (Roman Trust Law), whereas the Sea jurisdiction is governed by the City of London/British Crown (Admiralty/Maritime Law), which is ultimately also under the direction of the Pope and the Holy See. By the Law of Nature and the Law of the Land, the people belong on the Land and soil and are owed the Supreme Law of the Land and **not** the Law of the Sea or Air. This is re-stated in Article VI of the three (3) organic Federal Constitutions; the three service contracts (federal) for our employees. In addition, we now know that “Pope” Francis and “King” Charles, III and their lineage have been defrauding and acting in trespass against the people for hundreds of years. They do not hold a Land jurisdiction office and thereby have no actual authority over the living people.

With the above as prefaced, we now move to the body of the correspondence...

It is our desire to travel with you on a journey of re-discovering the intended shared power and duty of those who hold true Public Office as and for Americans, and the rightful standing of “the people” in our Governance system.

The American spirit is a state of Being and a way of living. It is not limited by geographical borders but is focused here in the hearts of the people on our nation-states. Those with the spark of the American spirit embody Love, Honor and Integrity. We recognize ourselves as caretakers of each other and our world. Americans are peaceful, loving and Law abiding, We recognize that true Law exists not as legislation written by the hand of man, but as a point of conscience in the hearts and minds of the people that is aligned with the Law of our Creator and Natural Law.

It is known that each man and woman has dominion over their own lives, body and property and has the freedom to make their own law in relation to these aspects provided they do not infringe or trespass on another’s rights, safety, security or property.

A true crime is committed when this respect and honor for others is breached and disregarded, and harm occurs. When harm and/or trespass is apparent, the People have a responsibility to assure remedy and accountability. Our Public Duty is to notify and protect the people and to assure that the missing aspects of The American Governance Structure and Common Law Courts on Virginia are restored and strengthened.



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There is much subterfuge afoot. Trump was the “president” of a British Territorial corporation and Biden is the “president” of a Roman Municipal corporation. These are both offices of foreign corporations and are not the actual Public Office of *The President of The United States of America* (head of the Federation – (2) *see numbered items below*), nor even the *President of the united States of America*, our Federal Republic (4) which was dissolved concurrently with the Confederation (3) as a result of the mercenary conflict that we call the “American Civil War”. The “Biden Regime” is not part of the true American Government. Our government does not have political parties, nor can it be incorporated. Washington D.C/ District of Columbia is not the Capitol of our country. Our Capitol has always been in Philadelphia, Pennsylvania. The Federal/U.S. Congress is not the true American Continental Congress. ***The true American Federal government is not and has never been a democracy.*** Democracy is inherently divisive and has no place in the American government. The original, American federal (where federal = contract = the Constitutions) level government was called the Federal Republic, not the Federal Democracy and the individual nation-states are republican in nature. Democracy is the structure of the British Territorial (5) component of the federal governmental structure and has nothing to do with the Lawful, Organic American government. The three branches of the true American government are **not** the Executive, Legislative and Judicial, which are the branches of the British territorial democracy (*see visual aid in Facts and Information section below*). The people of America created three “instrumentalities” --- the Union of States, the Federation of States, and the Confederation of States-of-States which are the three branches of the American Government and they always have been.

The men and women of our military and medical establishments have been conscripted into undisclosed foreign military service through licensure and are currently acting in trespass against the people under the direction of the British territorial trusteeship which are criminal, incorporated, unelected “governmental” entities. The lack of disclosure, deception and lies have left the population vulnerable to predatory and harmful ideologies and agendas.

The people have been fraudulently “converted” into the sea jurisdiction with the Birth Certificate “registration” process (Birth Certificate scam/U.S. Citizen fraud) which under “color of law” imposed citizenship (a slave status) upon the General Public. People are **born** on the Land and soil and are not “birthed”/berthed as in a VESSEL/SHIP on the water. The term berth is not a medical term, it is a term in water/sea jurisdiction used in Commerce.

Unbeknownst to us, through hidden, Unilateral Contracts and Implied Trusts, the people, on paper, are treated as wards of the State with no Inherent Rights. This enabled “governments and courts” to presume authority over the people through deceptively securitizing Names/NAMES, which are legal fictions and not living people. **This process is a crime called personage.** Along with personage comes “barratry” which is the crime of knowingly bringing false claims into court. Every day across America, charges are brought against the ESTATES of “dead persons” who are standing alive and right in front of the Judge. Barratry is a crime that is appropriately named after the “Bar Association.”

The British Accreditation Registry (BAR) Attorneys are Foreign Agents, that are allowed to be here under the 1790 Residence Act. They are required to register under the Foreign Agents Registration Act of 1938, but have neglected to do so due to lack of proper oversight. These



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foreign BAR agents, who enact Roman Civil Law and serve to enrich foreign interests (i.e., British Crown corporation, international bankers, corporations, and the Pope/Vatican), their pockets, and the coffers of the courts and jail systems. In general, they do not serve the living people of America. These foreign courts are designed to strip the assets and livelihood of the American people and are not the Lawful Governance, nor the Lawful Courts owed to the people. As you may recognize, this same scheme is running at the county level up through the State and Federal.

American Common Law Courts of Justice are the true courts for “the people.” They hold superior Concurrent General jurisdiction at the county and State levels. These courts uphold American Common Law, The Law of the Land and Public Law. These courts for the living people have been unlawfully replaced by sea jurisdiction (Admiralty/Maritime Law and Municipal Administrative) courts.

In this current moment, the true republican states, the Federation of States/States of The Union, dba *The United States of America*, unincorporated (2, see below) and the fifty *American State Assemblies* are alive and well and have reclaimed the power, authority and responsibilities granted by the people of the several states (1, see below) and our founding documents.

Each of the 50 nation-states has a standing General Assembly known collectively as **The American State Assemblies (TASA)** and this is the foundation of Lawful, Organic Governance in America. We are taking action to bring remedy for the Living people through reconstruction and restoration by Lawful means. We are the unincorporated, Lawful American structure for Governance. We are men and women who stand in Honor, Integrity, Peace and Love for our nation, our country and for our brothers and sisters at home and abroad.

Below are the true foundational components of the American (not corporate U.S.), governmental structure which originally evolved to be a six (6) component, two-tier structure listed in order of descending power:

**American Structure:**

1. the people, townships, counties, and the states – American;
2. The Federation of States, The American State Assemblies – American;
3. The Confederation – American, **reconstruction and restoration - in process**;

**Federal Structure:**

4. The Federal Republic – American, Federal service provider via The Constitution for the united States of America (1787) – **requires reconstruction and restoration**;
5. the British Territorial - British Crown, foreign Federal service provider via the Constitution of the United States of America (1789), democracy – usurper;
6. Municipal – Pope/Vatican – foreign Federal service provider via the Constitution of the United States (1790), plenary oligarchy/theocracy – usurper;





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Beginning in 1787, in addition to its own business, the Confederation of States-of States began operating the Federal Republic. The Federal Republic was the American Federal Subcontractor operating under the first, sometimes called "original" Federal Constitution issued in 1787. This Constitution has been pulled from our awareness. It is distinguished by its name and the way its name is styled as: "The Constitution for the united States of America" and its date in 1787, and also by the fact that it contains the original Titles of Nobility Amendment ratified in 1819 as the Thirteenth Amendment to the Federal Republic Constitution.

So now, you have three branches of the American Government, and one American Federal Subcontractor owned and operated by the Confederation of States, doing business as the Federal Republic and also known as the States of America. That's the way it is to be when the whole American Government is functioning:

- (1) The Union doing business as The United States;
- (2) The Federation doing business as: The United States of America
- (3) The Confederation doing business as the States of America;and
- (4) the Federal Republic owned and operated by the Confederation of States doing business as the States of America.

To this day, the Confederation and the Federal Republic have yet to be reconstructed. Only the Federation and The Union remain. The powers delegated to both the Confederation and the Federal Republic have returned to the Federation by Operation of Law and thus to the people of the counties and States that ultimately form the Federation of States.

The men and women of The Virginia Assembly have each assembled here from a unique trajectory. We have come to know what is true regarding the Governance Structure that is intended for the people, and we see that the American Governance has been replaced with the rogue, corporate British Territorial and Roman Municipal U.S. "Governments" and their incorporated subsidiaries/franchises. **Therefore, we have each declared, upon the Public Record, our standing as American state nationals of the republican states and have cleared the fraud, deception and presumptions that implied status as U.S. Citizens, citizens of the United States, or that we were otherwise enslaved or subject to corporate policies. We are Americans at Peace, and we are enlivened and empowered in our inherent Freedom.**

We recognize The Declaration of Independence as America's foundational document. It declares and claims the inherent Sovereignty and Freedom of all people who hold superior Jurisdiction and the responsibility of care for each other and our world. It is the responsibility and the duty of "We, the People" to uphold and enforce the principles of The Unanimous Declaration of Independence, the Northwest Ordinance and Equal Footing Doctrine, the Land Law Act of 1785, The Articles of Confederation (1781) and The Constitution for the united States of America (1787) that serve as the Organic Law of the Land Jurisdiction and we utilize the United States Statutes at Large (unrevised) and Geneva Bible as a foundation that serves the Public Law on the Land. These provide the foundation of the American Common Law, Land Law and Public Law that serves the living people of our nation and stands over all other law (legislative) in relation to the living people. All offices associated with American Common Law jurisdiction or



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any American Common Law Courts (which operate in General Jurisdiction), are by definition Public Offices. **The men and women who hold these Public Offices are required to serve the will of the people, secure our freedom and inherent rights, and protect our property and our national borders.** As per the intent of our founding documents, all Public Offices are to be populated and maintained by an “unincorporated body of politics” (free associations of landowners and other members of the “free, sovereign and independent people of the states”.) Those holding these Offices enact Organic and Public Law rather than Public (corporate) Policy and it is the responsibility of the man or woman who holds Public Office to know the difference and uphold the Law.

**Within our American Governance Structure of the Land and soil jurisdictions, the Sheriff of the unincorporated county is the highest ranking Peacekeeper and holds the highest Public Office within the boundaries of his or her county. There is no one that may claim jurisdiction or operate within a county without authorization from the Land and soil jurisdiction Sheriff;** not those acting as Governor, the FBI, the Local Police Department, or even the U.S. Marshalls. All Corporate Policy Officers (Law Enforcement Officers - LEOs) ***including a corporate “Sheriff”*** require permission to enter a Sheriff’s (Land) Jurisdiction to enforce their legal codes and statutes. The Authority Pyramid in the actual American States is as follows (ranked from highest authority to lowest):

- County Sheriff and Deputies (Peacekeeper- Public)
- State Marshal-at-Arms (Peacekeeper - Public)
- State Militia Commander (Peacekeeper - Public)
- State Troopers or Rangers (Peacekeeper - Public)
- LEO's - Private Pinkertons, Corporate "Sheriffs" and “Deputies” (Law Enforcement - Private)
- Private Detectives, Bailiffs, etc. (Can be State or State of State)

**And on the Federal (International) side:**

- Federal, also known as Continental, Marshals (Peacekeeper - Public)
- U.S. Marshals (Law Enforcement - Private)
- Agency Personnel (Law Enforcement - Private)
- Provost Marshal (is currently corporate but is meant to be a Peacekeeping Officer)

The county Sheriff is elected by, and receives authority from, the people of their county and is required to act on behalf of the people and to protect the people and their property from the various incorporated courts and other fictional entities. Sheriffs are not to act on behalf of politicians or others acting with false authority and with vested interests in their own wealth and expansion of powers. The Sheriff on the Land and soil is responsible for the enforcement of the Organic Law and Public Law of our nation-state, and has sweeping powers to deputize men/women, commandeer equipment, facilities, and supplies in order to secure the peace and guarantee the safety and security of the people and their property. A Lawful county/City Sheriff



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will have a Public Bond and a notarized Affirmation of Public Office recorded on the Public Record as acceptance of these responsibilities.

When the States, counties, and Cities were incorporated as franchises of “United States, Inc.”, the Law of the Land was usurped by the law of the Sea Jurisdiction. This is the law of the Territorial United States Corporation (Admiralty/Maritime and Roman Civil Law) operating in the District of Columbia/Washington D.C. Newly incorporated governments were then required to operate under concurrent Special Maritime and Territorial Jurisdictions and the American Common Law Courts that hold General Jurisdiction and stand over all other lesser courts, slowly dwindled away. All “Public Offices” were then staffed by men and women who often unknowingly, were/are serving the British Crown Corporation and Roman Municipal Corporations of the foreign territory of Washington D.C. The courts that are available for Americans went from serving the men and women and their Lawful Persons (a persona in trade) to serving Legal Persons (fictional entities in commerce) and other corporate fictions that are unlawfully associated with our good names and are utilized in fraud and criminality. ***This is a crime of Fraud, Personage and Peonage and is a crime of the highest order!*** U.S. Courts are acting as Administrative Tribunals and Admiralty/Maritime Courts enforcing statutory law and codes (meant **only** for corporations or fictional entities) upon the living people. The sea jurisdiction now overlays the Land Jurisdiction unlawfully and the Lawful courts and Governance Structure for the people has not been in place for almost a century. We are being governed by franchised, private, corporate, for-profit entities no different than employees of a fast-food restaurant, and because the men and women serving in these “offices” no longer serve the duties of that office as intended under Organic Law, the Supreme Law of the Land, they have no natural right to address the people (See Clearfield Doctrine below). **The Public Offices that once were held with honor and benevolent intent have devolved into private corporate positions staffed largely by men and women lacking in integrity and holding no true authority.**

In contrast, the **unincorporated** state, counties, and cities, will always be governed by men and women utilizing American Common Law, Land Law and Public Law to provide remedy and justice. We do not utilize, nor are we subject to, statutory (corporate) laws, codes or regulations or other forms of foreign policy. We will not be misaddressed and misidentified in foreign courts as the dead, fictional, corporate entities such as “JOHN QUINCY ADAMS”, “JOHN Q. ADAMS” or “JOHN ADAMS” or even the **Legal Person** “John Quincy Adams.”

We have all had to lay aside our egos and relinquish our programming and indoctrination to arrive at a place of clarity as to the current situation of our country. It takes humility and courage to acknowledge the fact that we have all been misinformed, *deliberately*. **And for those who have unknowingly participated in malfeasance, this is the time to course correct and begin, from this moment forward, to work on behalf of the living men and women, and sons and daughters of each county and state.** If you feel you are currently operating in care of the people, we thank you and look forward to hearing how you have maintained a functioning moral compass amidst a sea of corporations and corruption.





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We have come to know the breadth and depth of global corruption and manipulation of the people. We believe it to be useful to integrate this knowledge and make it broadly known how these government service corporations and their corporate courts are acting unlawfully and in breach of trust.

This is an exciting opportunity to instill the spirit of America back into the Public Offices of our Governance structure to serve America and the people on the land of our nation-states once again. Course correction is needed in many areas of society. The people of The Virginia Assembly will ensure that we elect men and women of integrity and honor into positions of true Public Office on Virginia who will uphold our inherent Natural and Unalienable Rights and uphold the proper standing of the people.

With the desire to keep this compilation of information to a reasonable length, we are adding some brief definitions, facts and historical data as postscripts. We hope you will find this information to be educational and motivational as we collaborate to return the power of Governance to the people on Virginia's counties and our state of The Union.

[“The care of human life and happiness, and not their destruction, is the first and only object of good government.”](#) Thomas Jefferson

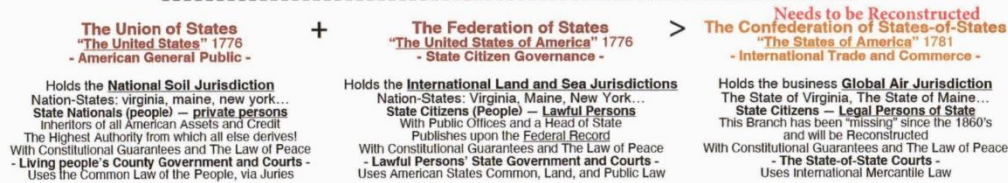
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## Definitions, Facts and Historical Data

### Exhibit A

#### The Three Branches of The American Government

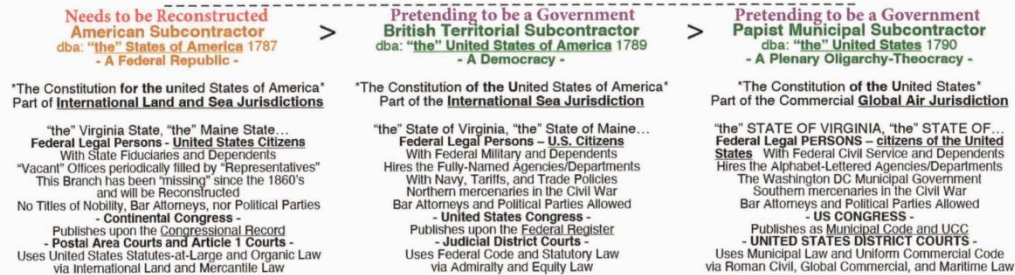
Created by the agreement known as "The Unanimous Declaration of Independence of the United States of America", 04 July 1776, these **unincorporated** "states" were the original geographically defined "estates" formed by the United Colonies. They are guaranteed a "republican form of government". Together, they formed — a Union, a Federation, and a Confederation:



Authority Flows From Left to Right and From Above to Below

#### The Three Branches of the Federal (Contract) Government

The 18 Enumerated Services of our Sovereign Government above were **delegated** to three **Governmental Service Contractors** below. With three "Constitutions", they form the three branches of the Federal (Contract) Government — an American (Unincorporated), a Territorial (Incorporated), and a Municipal (Incorporated):



The take-home message to you as an **American** is that you are most likely in the right church, but in the wrong pew. You have, most likely, been mis-identified as a **Federal Citizen** and not counted as an **State National** or **State Citizen**. Federal Citizenship is created by the Constitution(s) and therefore, **Federal Citizens** are not Parties to the Constitutions and have no constitutional guarantees — only "Equal Civil Rights" that

can be suspended. If you want to claim your "Natural and Unalienable" rights and property, you have to **declare** and record your political status as an **American State National** or **American State Citizen** (that is, a Member of your State Assembly) and you cannot act as any kind of **Federal United States Citizen** at the same time as you participate in your State Assembly. The additional message is that a large portion of your

government has been "missing in action" and awaiting "Reconstruction" since the Civil War. This work can only be accomplished by properly organized State Assemblies populated by **American State Citizens**. Go to The American States Assemblies (TASA) website: [tasa.AmericanStateNationals.org](http://tasa.AmericanStateNationals.org) Reclaim your birthright and come back home "with standing" on the land and soil of America once again!

The true organization and structure of the American Government and its subcontractors is depicted in the graphic above.

Also, please note the booklet The Actual Structure of the American Government, which can be found at the following hyper-link: <https://states.americanstatenationals.org/wp-content/uploads/2021/02/The-Actual-Structure-Booklet.pdf>

### Important Facts for Americans

Per article 4539 - Newsflashes for Americans

<http://annavonreitz.com/newsflashesforamericans.pdf>

1. Americans aren't U.S. Citizens nor are they "citizens of the United States". The only time that Americans act as "Citizens" is when they act as "State Citizens" in order to conduct international business for their State of the Union. Americans live in nation-states and take their nationality from their State of the Union. They are Texans, Wisconsinites, New Yorkers, and so on.
2. Americans are Parties to the Constitutions, they don't stand under them. Our Federal Employees and their State-of-State franchise employees are the ones that stand under and are obligated to perform under the Constitutions.
3. Americans stand under The Unanimous Declaration of Independence.



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4. Americans live in physically defined States of the Union. They do not inhabit incorporated "states-of-states" that exist only on paper.
5. Americans have never owed mortgages.
6. Americans have never owed property taxes.
7. Americans have never had "Federal Income" and therefore owe no Federal Income Taxes.
8. Americans are owed a National Credit equal to the U.S. National Debt, plus any and all interest they have been charged in error on the U.S. National Debt.
9. Americans live in a country, not a nation.
10. Americans are part of a nation defined as the population of their State of the Union.
11. Americans are owed respect of all their Constitutional Guarantees from all their public employees and foreign contractors.
12. Americans are not subject to unlawful arrest or bills of attainder.
13. Americans are not subject to censorship.
14. Americans have freedom of conscience, belief, and religion.
15. Americans are owed protection of their "persons" in every jurisdiction – Lawful Persons on the land, Legal Persons on the sea, LEGAL PERSONS in the jurisdiction of the air -- any and all "persons" in any jurisdiction, anywhere.
16. Americans have complete co-contemporaneous general jurisdiction over everything that takes place in this country, on the land, on the sea, and in the air.
17. American courts stand over all foreign courts of special and limited jurisdiction, meaning courts of Maritime Commerce and Admiralty and the Administrative tribunals of individual corporations.
18. American courts can judge not only the facts of a case, but judge the law under which a case is tried, and if our juries find that a piece of legislation is vague, unfair, or otherwise inappropriate, we can nullify the law that a case is brought under.
19. Americans are owed an absolutely huge amount of money and restitution for all the mortgages, taxes, fees, tariffs, and interest that they have been charged, but never owed.
20. Americans are owed an equally massive amount as restitution for illegal confiscation of their assets and physical property, silver, gold, land, labor, and interest in businesses seized under false presumptions.
21. Americans are owed good faith service from every public employee, elected and appointed and hired to perform, whether those employees are hired under the auspices of a foreign for-profit corporation in the business of providing government services or not.
22. Americans are not subjects of the British Monarch nor the Pope.
23. Americans are not subject to any Public Policies, mandates, or acts of legislation promoted by any commercial or municipal corporation for its officers and employees.
24. Americans may be subject to only about eight percent of all Federal Code, which must be published in the Congressional Record to have any effect.
25. Americans are only subject to properly published Federal Code if and when those
26. Americans engage in federally regulated activities or voluntarily enter verifiably ceded Federal facilities and enclaves.
27. Americans have their own Capitol established in Philadelphia, Pennsylvania, and their own Congress which is known as The Continental Congress.
28. Americans established a special foreign district, known as the District of Columbia, and a foreign Federal Capitol in the District of Columbia, the City of Washington, DC, to expedite the operations of their Federal Subcontractors.
29. Americans call the contiguous national soil jurisdiction owed to all their member States by the common name: The United States, when referring to this country.
30. Americans call the contiguous land and sea jurisdiction owed to all their member States by the common name: The United States of America, when operating in international jurisdiction.
31. Americans have never incorporated The United States nor The United States of America.
32. Americans do not own the foreign incorporated entities that have been infringing on their Good Names, copyrights and or any other version of incorporated entity seeking to represent and impersonate our country and our lawful to our credit and assets.
33. Americans realize that they have been grossly defrauded, misrepresented, misled, and left without disclosure by their Federal Employees for more than 150 years.
34. Americans realize that these same Federal Employees have also been misled by the foreign Principals responsible for their operations.
35. Americans don't have and don't use political parties to screen candidates for their Public Offices.
36. Americans don't vote in private corporate shareholder elections sponsored by the US, Inc., USA, Inc., or any other foreign corporation.
37. Americans don't voluntarily register their babies, their cars, their trucks, or anything else of value for the benefit of any foreign government or corporation; all such coerced and undisclosed registrations stand void for fraud.
38. Americans are not subject to marriage licensing, driver licensing, or professional licensing of any kind.



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39. Americans are indemnified, not insured.
40. Americans can conduct any business they choose to conduct by issuing a Disclaimer and setting their terms of service; the only exceptions are interstate manufacture, sale, or transport of alcohol, tobacco and firearms as strictly defined.
41. Americans operating as unincorporated businesses are not subject to regulation under the interstate commerce clause of any Federal Constitution.
42. Americans entering the District of Columbia are aware that they are entering a foreign domain subject to Federal Law and Territorial Code. Americans entering the Municipality of Washington, DC, are aware that they are entering a self-declared independent international city-state operating under its own Municipal Code.
43. Americans are aware that the Law of the Land applies unilaterally in all locations not specifically and consciously ceded by the States for Federal use. Americans are aware that their American Government was largely dormant and mostly vacated from 1860 to 1998, and that during this time the Federal Subcontractors ran rampant and roughshod over Americans and American property rights.
44. Americans are aware that the Federal Subcontractors reorganized as incorporated entities, US, Inc., USA, Inc., etc., and pulled numerous fraud schemes in Breach of Trust against their American Employers, racking up huge debts, and then committing bankruptcy fraud to offload these debts onto the American Public.
45. Americans are aware that the Federal Reserve loans money to the Federal Subcontractors and is not a part of the American Government nor the Federal Government.
46. Americans are aware that all the so-called Federal Agencies are hired subcontractors of their own Federal Subcontractors, such that Federal Agencies do not necessarily recognize the fact that the Americans are ultimately their employers.
47. Americans realize that this leads to Federal Agencies being loyal to the Federal Subcontractors instead of being loyal to the American States and People, even though these same Americans pay for their services as well as the services of their Employers.
48. Americans are fed up with the usurpation, obfuscation, impersonation, doubledealing, breach of trust, fraud, and violation of service contracts that these incorporated Federal Service providers have promoted.
49. Americans have awakened and are assembling their State Governments and bringing them into full Session for the first time in many decades.

## **Lawful and True** **Over** **Legal and Fiction**

<b>Lawful/Reality</b>	<b>Legal/Fiction</b>
<b>True – objective</b> , factual, immutable, proven by irrefutable evidence, knowing	<b>Truth – subjective</b> opinion and observation Changes over time.
<b>Mankind</b> <b>man, woman, son, daughter, the people</b> Living Soul	<b>Human/Subhuman/Transhuman</b> Things Fictional Entities
offspring, progeny, posterity	kid, juvenile, minor, child
born	birthed
<b>Organic Genesis</b> Things of Substance	<b>genesis by statute (contract)</b> , registration, bond No Substance - contract between fictional entities.
<b>Inherent Natural and Unalienable Rights</b> (granted by our Creator) Cannot be granted nor removed by man	<b>Human Rights/Civil Rights</b> (created by man) Rights and privileges that can be taken away
No titles/labels Man, woman	Titles (sir, ma'am, miss, mister, doctor etc.) Labels "Acting as..."



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man, woman, boy, girl	male/female (an animal classification) other gender classifications
Age of Majority = 21 years One may vote and hold Office	Legal Adult = 18 years old
<b>Lawful Persons – alive</b> Man or woman administering their Life and affairs on the Land and soil - <b>international trade</b> name/Name	<b>Legal Person - Incorporated</b> entities – dead Operate in <b>sea and air jurisdictions -maritime</b> <b>commerce.</b> Name/NAME
<b>state-national/State Citizen</b> <b>Citizen = voluntary, temporary service</b>	<b>U.S. Citizen</b> (British Territorial) <b>citizen of the United States</b> (Municipal/Roman Catholic) undisclosed, forced citizenship/Citizenship = indentured servitude/slavery
<b>Special Concurrent General Jurisdiction</b> (Land and soil, Air, Water - LAW)	Is administered only in <b>Sea and Air</b> jurisdiction
live, domicile	inhabit, reside
<b>Law</b> Organic Law – 1. <b>Declaration of Independence</b> 2. Articles of Confederation 3. <b>The Constitution for</b> the united States of America 4. Northwest Ordinance Public Law- American Common Law A. 4 Organic Laws and B. United States Statutes at Large (unrevised) C. Public State and County Laws that predate incorporation D. Geneva Bible	<b>Legal</b> corporate statutes, codes Public policy, “Statutory Law”, Federal Code Municipal Law – apply only to their “citizenry”  1. the <b>Constitution of</b> the United States of America - British Territorial (sea) 2. the <b>Constitution of</b> the United States – Municipal/Vatican/Rome (air) these are power delegating contracts only
<b>Self-Governing Body</b> Lawful Government A collective of Self-Governing people <b>the people take responsibility and operate in Honor</b>	<b>Nanny State</b> Corporate Governmental service providers <b>Hierarchy</b> <b>the people divest their power, autonomy, and</b> <b>decision making to external authority</b>





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<p><b>Pre “Civil War” American Government All offices held by Americans</b></p> <p>the <b>Union States</b> (known as <b>The United States (1776)</b> as a whole) – national soil jurisdiction</p> <p><b>States of the Union – General Assembly</b> (4 Pillars)- national/international jurisdiction- LAW</p> <p><b>The Federation of States</b> dba <b>The United States of America</b> (unincorporated since 1776) International jurisdiction – LAW</p> <p><b>Confederation of States of States</b> – The States of America (1781)</p>	<p><b>Pre “Civil War” the Federal (contract) Government</b></p> <p><b>Federal Republic</b> dba the <b>States of America</b> (1787) - Offices held by Americans \ offices held by Americans</p> <p>the <b>United States of America</b> (1789) – British – Sea Jurisdiction</p> <p>the <b>United States</b> (1790) – Roman Municipal - Air Jurisdiction</p> <hr/> <p><b>Present day</b> U.S., US, USA, UNITED STATES and now, the "AMERICAN GOVERNMENT, INC.", WHITE HOUSE, INC., and all NGOs (Non-Governmental Agencies acting as governments) IRS, DOD, NIH, CDC, FDA, WHO, WEF etc.</p>
Head of State	President (corporate board position)
virginia, Virginia, Virginia State, Fairfax, Fairfax County	Commonwealth of Virginia, County of Fairfax State of Virginia
The United States in Congress Assembled	United States Congress (and other variations)
(pre-Civil War/ pre-Constitutions) Continental Common Law Court System  present <b>American Common Law Courts of General Jurisdiction</b>	Corporate Administrative Tribunals (Municipal)  Admiralty/Maritime Courts (British)  Carpetbagger Courts
Justice of the Peace (soil), Justice, Counselor at Law	Judges, Bar Attorneys
Will only hear the facts of the situation from the living people	Meant to strip and administer assets from undisclosed bonds and trusts associated with versions of your Name/NAME
Notice and Claim Claimant and Accused Arbitration Based on actual harm to body or property Seek remedy between involved people outside of court	Complaint and Lien, Sue Plaintiff -vs- Defendant Court proceedings You are “re-presented” in court by Attorneys/ Guardian Ad Litem
innocent until proven not innocent Trial by Jury of Peers	Guilty until proven not guilty (not guilty is not the same as innocent) Decided by Judge, some jury trials
Peacekeeping Officials	Law Enforcement Officers
unlawful detainment – when there is no harm and they interrupt the flow of your life by imposing legal statutes/codes , harassment etc.	unlawful arrest
<b>Right to Travel</b> , operate a private conveyance, automobile, property, conveyance use private plates	driving (commerce) a motor vehicle requires license and insurance use license plates
property/assets	Real Property (Royal Property = titles) Mortgages/loans



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Private Business  not incorporated/ can be corporate owned by men and women	Private Membership Agreement (PMA) LLC, Non-Profit etc. always incorporated Incorporated = owned by State of State
Agreement/Word of Honor	adhesion contracts, registration, licensure
occupation of common right, vocation	job (something done for illegal and illicit gain - Blacks Law), employment, service
compensation, wages, earnings, barter	income
Indemnity Uses disclaimer	Insurance Uses malpractice insurance Auto insurance, medical insurance
autograph	signature

1. The Lieber Code, General Order 100, Executive order 1, the Hague Conventions – are still in place, still operating.
2. The British Territorial United States Government is still at “war” on our soil, in the Mercenary sense of the word.
3. The Roman Municipal United States Government is also at “war” on our soil.
4. The British Territorial and Roman Municipal did and does not have the authority to declare war nor are they able to declare peace (and they don’t want to).
5. Our actual States are assembled and will re-charter new Confederate States of States to restore the American Branch of the Federal Government.
6. As of August of 2021, all 50 states have declared Peace in the International community. The International Peace Proclamation may be found here: <https://tasa.americanstatenationals.org/>
7. Meantime, we, the American People, are owed The Law of Peace - AR27-161-1, from both the Territorial and Municipal Federal Contractors.

**The United States of America, unincorporated is different than the United States of America, Inc. or the United States, Inc.**

**The United States of America** is our real country as you and I believe it to be. the United States of America, Inc. and the United States, Inc. are incorporated service providers contracted to provide services to the 50 Organic nation-states. These corporate entities do not have any authority to enforce corporate “by-laws” upon the people.

**The United States of America (unincorporated)**

The United States of America, unincorporated, is the de jure (real/lawful) Governance; the Federation of the 50 nation-states in union; empowered by the Declaration of Independence; enlivened by living men and women acting as the Lawful State Citizens It is the Governance that will, once again when fully functional and unimpeded, guard our freedom, rights, and property and all that America stands for; life. love, and the pursuit of happiness.



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<b>In each State, there is an Unincorporated and Incorporated Governance.</b>
<p><b>virginia = a republican nation-state. Virginia = a State of the Union (unincorporated)</b></p> <p>The true governance structure for Virginia is simply called and denoted as virginia (soil jurisdiction) or Virginia (international land and sea jurisdiction); Counties and cities within, are designated as, for ex. Fairfax County, Virginia Beach City, not the COUNTY OF FAIRFAX or County of Fairfax.</p>
<b>United States District Courts and Territorial Jurisdiction</b>
<p>The United States District Courts/UNITED STATES DISTRICT COURTS are corporations, operating as military courts under the Concurrent Special Maritime and Territorial jurisdiction of the United States, Inc. They are instrumentalities of the parent corporation of the District of Columbia and are not part of the American Common Law court system. Any reference to District equals a military “district”.</p> <p>U.S. generally denotes an incorporated entity.</p>
<b>Corporate Law Enforcement</b>
<p><b>Your Local Law Enforcement Department</b></p> <p>Working under the Concurrent Jurisdiction of the District of Columbia as in the Incorporated City of/CITY OF and County of/COUNTY OF, they are breaking the law to enforce Codes, Acts, Statutes, etc., on the American people. These Codes, Acts, and Statutes only apply to the employees of the corporate structure of the District of Columbia and the Territorial State of States, insular territories, and federal lands,</p>

### Other Important Facts:

The Clearfield Doctrine arises from a 1943 Supreme Court Case, Clearfield Trust Co. v. United States, 318 US 363-371. It can also be found in Corpus Juris Secundum (CJS) 91 CJS United States, Sec. 4:

- Incorporated “governments” may not address the people.
- The Clearfield Doctrine strips these corporate pretenders of their “government” cloak and they can no longer claim commercial interest in our lives through licensure, registration, etc. to enrich themselves.
- A “summons” from a court of foreign jurisdiction is a solicitation for business that those on the land and soil can object to and deny.

Equal Footing Doctrine and Land Law Act of 1785:

Historical Data and Overview

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We who are born on the land and soil of our nation states are the heirs of the Republic

Foreign Sovereign Immunities Act (1976):

State public offices were vacated in 1976 and all state laws were unlawfully released to the United Nations thereby creating only corporate offices with similar names.

Foreign Agent Registration Act (1938):

All corporate Officers (corporate Sheriff, Judges, Attorneys, etc.) are required to register as foreign agents.

Law of Kinds:

The living and the dead do not commingle.

Trading with the Enemy Act (1933) – Section 25 of 2<sup>nd</sup> Appendix (a well-hidden remedy):

Average Americans are exempt.

Can't incarcerate without Due Process

Lieber Code and Military Rule – corporate, BAR Attorney president Abraham Lincoln – first “Executive Order”, General Order 100:

Unlawfully replaced land jurisdiction courts for "Special Admiralty" courts that were created by the military district commanders after the Civil War. They call it "Special Admiralty" or "Executive Admiralty", another euphemism for martial law. This action was then transformed into the Hague Conventions which directed the Union Army to take possession of, and hold the assets of our nation and sets forth the rules as to how they will accomplish and maintain this ersatz occupation of our country by the U.S. Army acting as a foreign mercenary force.

West Virginia v. EPA, 985 F. 3d 914 (2022) and Norton v. Shelby County, 118 U.S. 425 (1886)

Congress cannot give away its legislative powers by appointment to any Agency, like the EPA, and the EPA and similar Municipal and Territorial Agencies (like the DMV, FBI, CPS, CDC, etc.) are not enabled to enforce their Administrative Codes as if they were law related to us, the people and our property of in these States of the Union.

Law of Peace (Army Pamphlet 27-161-1) – <https://annavonreitz.com/lawofpeace1.pdf>:

We are owed the Law of Peace from our military.

Mack and Printz vs. U.S.A, Inc., 521 U.S. 898 (1997):

- It is up to the “discretion” of Law Enforcement Officers (LEO) whether they enforce the Public Laws, including the Constitutions, or not. If they do, they may lose favor with the greedy corporations they work for, and if they don't, they may lose favor with the people they are supposed to serve. This puts LEO Sheriffs and Deputies squarely in the cross hairs of this international fraud scheme.
- The General Public is paying for their services, but the LEOs are not obligated to serve



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the people.

- Law Enforcement Officers as employees of private, for profit, foreign corporations are allowed to operate in our country and function under what are known as “Private Security” or “Pinkerton” laws and have the same authority as an employee of Walmart, except when their activities involve directly protecting the U.S. Mail, infrastructure related to the U.S. Mail (Post Offices, Post Boxes, etc.) or the Railroads and their infrastructure (tracks, stations, crossing lights, etc.).

### Other informational articles:

For the most recent International Notices in a rapidly evolving global situation, please visit:  
<https://annavonreitz.com/> and scroll to the bottom for the most recent statements.

<http://annavonreitz.com/basicsofbirthcertificates.pdf> Basics of Birth Certificates

<http://annavonreitz.com/birthcertificatepart1.pdf> Birth Certificate Discussion - Part 1

<http://annavonreitz.com/birthcertificatepart2.pdf> Birth Certificate Discussion - Part 2

<https://states.americanstatenationals.org/documentation-about-names/> On names/Names/NAMES

<https://annavonreitz.com/ourgovvstheirgov.pdf> Our Government

<https://annavonreitz.com/downanddirty.pdf> The Down and Dirty

<https://annavonreitz.com/answersfortom.pdf> Answers for Tom...and the Rest of the Word Too!

A message to Malaysia

<https://annavonreitz.com/worldstatusreport102922.pdf> World Status Report October 2022

<https://annavonreitz.com/foralljuralassemblies53.pdf> Legislative History

<https://www.annavonreitz.com/annavonreitz.pdf> Message to the Church

<https://annavonreitz.com/public-order-with-cover-2.pdf> Public Order

<https://states.americanstatenationals.org/documentation-about-names/> Definition of names/Names/NAMES

<https://annavonreitz.com/writofquowarranto.pdf> Writ of Quo Warranto

<https://annavonreitz.com/foralljuralassemblies14.pdf> For All The Jural Assemblies - 14 Sheriffs, State Militias, and Marshals

**As stated by Anna Maria Riezinger (AVR), Fiduciary, The United States of America**, in the following article, <http://annavonreitz.com/lastamericanpresident.pdf>

“The last man to officially serve as President of our American Federal Republic, was Franklin Pierce, who was the 14th President thereof. The last man to serve as the actual American President, that is, The President of The United States of America, our Federation of organic States, was a black man named Charles Wilson, the Great-Grandson of George Washington's Aide de Camp.”

**Excerpt from Article:** <https://www.annavonreitz.com/annavonreitz.pdf> **A Message for the Church**





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“America was founded under the administration of commercial Trust Management Organizations, the most famous of which was the Virginia Company. As a result of the Revolutionary War, the American People formed an unincorporated domestic civil government. The Several states later contracted with an incorporated Trust Management Organization dba “United States” to provide international representation and stipulated public services in common. The American civil government based on individual and organic state sovereignty is known as The Republic. A more recent Trust Management Organization dba the United States of America, Inc. clearly admitted its status as a mere representative of the Republic when it popularized the Pledge of Allegiance: “.....and to the Republic for which it stands.” The Republic originally functioned in international commerce through the agency of an incorporated commercial Trust Management Organization known simply as the “United States”. George Washington was the Eleventh President of this Trust Management Organization, which predated the Revolutionary War. Thus there are two governments in America and there always have been. The Republic, which is the civil government of the American People, and a Trust Management Organization that is charged with providing nineteen enumerated services for the Sovereign States, most of which deal with international commerce. The Republic States that entered into the original equity contract known as The Constitution for the united States of America were represented by the original Trust Management Company dba “United States” from 1789 to 1863 when it was entered into bankruptcy caused by the expense of the Civil War. A second Trust Management Organization called the “United States of America, Incorporated” functioned from 1871 to 1933. Thereafter, the United States of America, Inc. was entered into bankruptcy by Executive Order issued by its President, Franklin Delano Roosevelt. The United States of America, Incorporated, entered into the receivership of International Bankruptcy Trustees, specifically, the Secretary of the Treasury of Puerto Rico, selected by the Creditors —the IBRD, World Bank, and Federal Reserve. Since 1944, the United States of America, Incorporated’s business affairs have been managed by these same international bankruptcy trustees under the direction of these same creditors organized as the International Monetary Fund (IMF) acting under various corporate names including the UNITED STATES, the UNITED STATES OF AMERICA, the USA, and E PLURIBUS UNUM THE UNITED STATES OF AMERICA. The State of Alaska is a corporate municipal franchise of the bankrupted United States of America, Incorporated. The STATE OF ALASKA is a corporate municipal franchise of the UNITED STATES, INCORPORATED. These entities are not the same as the geographically defined Alaska State. These Trust Management Organizations don’t have a contract to operate the civil government, though they have been conniving and contriving to do so for several decades with disastrous results.”

**Excerpt from: Answers for Tom...and the Rest of the World Too!**

<https://annavonreitz.com/answersfortom.pdf>

“It’s important that everyone on Earth including our own people understand the difference between the Federal United States and the Continental United States — the jurisdiction of the sea versus the jurisdiction of the land—and, most importantly, the Law of the Sea versus the Law of the Land. NONE of these “courts” that Thomas addressed function under the Law of the Land. They are ALL either (1) in-house corporate administrative tribunals for public employees and federal dependents or (2) “Special Admiralty Courts” — a euphemism for international martial



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common law. We can shut the Admiralty Courts down simply by reclaiming our own political status as one of the “free sovereign and independent people of the United States” and reorganizing our counties on the land as unincorporated associations, electing our Common Law Judges, Justices of the Peace, Public Notaries, Land Recorders, etc., and most importantly, Sheriffs on the Land. Once you have formed the body politics, elected your Sheriff, provided him with a bond, and taken his sworn Oath, he can deputize as many men as he needs just like John Wayne in the old movies, to secure enforcement of the judgements of your Common Law Courts. Once the Common Law Courts are in operation, the still-standing United States Supreme Court Case *Milligan Ex Parte* (1866) **REQUIRES** that the Special Admiralty Courts shut down and you can then also require the corporate administrative “courts” to properly identify themselves as private corporate tribunals having jurisdiction over corporations and “federal state” and “federal county” employees and subcontractors. Your Sheriff can then also identify Thomas Deegan as one of the “free sovereign and independent people of the United States” — and assuming that Thomas in prison still has sense enough to nod his head and agree that he is one—the County Sheriff on the land can collect the land “asset” and require the Federales to release Thomas to his custody along with any other Americans who are in federal jails in the area. The only people they are not required to release to the Sheriff on the Land are those accused of murder or assault with a deadly weapon. Since Thomas is in jail for a thought-crime and thought-crimes do not exist under the Law of the Land, he would be immediately released by the Sheriff On the Land because he has broken no Law of the Land. Besides The Constitution for the united States of America, the Law of the Land includes the Public Laws with enabling (not enactment) clauses known as United States Statutes-at-Large. 2 United States Statute-at-Large 153, Chapter 28 clearly defines the “duty to perform” for any one of the “free sovereign and independent people of the United States” (Definitive Treaty of Paris 1783) to ever become a Federal United States Citizen. It makes it very clear that nobody born in one of the American states can ever become a British Crown subject via any form of private contract written or implied. This is a political status issue, not a matter of law. The kind of law you live under is determined by your political status and your right to choose your political status— and the “governments” obligation to respect your choice— is guaranteed by many, many treaties and declarations and agreements including the Treaty of Paris 1783, The Constitution for the united States of America, the Expatriation Act of 1868, the Geneva Convention Protocols of 1949— Laws of War, Volume II, Article 3, the United Nation’s Universal Declaration of Human Rights and their Universal Right of Self Declaration.”