

Monday, March 20, 2017

The County Body Politic



By Anna Von Reitz

Illinois lies in the Midwest on the Great Lakes and is politically dominated by the massive Chicago urban center, yet for all the numbers of people in the City of Chicago and Cook County in particular, Cook County remains a county like any other, limited by its own geographic parameters.

This is part of the genius of the American Way. Cook County may have far more people in it than other counties in Illinois. It may be wealthier by far. It may have different problems and different options for solving its problems. At the end of the day, it's still a county circumscribed and limited by its own borders.

Like every other county in America, it may choose to conduct its day to day business using an incorporated franchise of the United States, Inc. --- or not.

The county becomes eligible for federal corporation kickbacks known as “federal revenue sharing” when it “enfranchises” itself, But it also becomes liable for federal taxation and federal regulation, becoming a virtual rubber stamp for whatever policies the privately owned and operated foreign corporation doing business as the “United States” decrees.

Like every other county in America, Cook County is ultimately and actually owned by the people living in Cook County. They get to decide whether or not to operate their county government as a federal franchise or not. **This unincorporated body politic gets to assemble itself whenever an American state national living in Cook County gives a 30 day Notice and announces a public meeting of the Land Jurisdiction Cook County Assembly.**

This is not the corporate version of “Cook County Assembly”.

This is the actual Body Politic as opposed to a “representational” body.

Instead of handing their proxies to an agent elected to act in their stead as a member of the Board of Directors of Cook County, Inc. calling himself an “Assemblyman”, the people have the absolute retained right to conduct their own business and to bypass the use of any agent to do

their business. **It's the difference between sending your servant to town to conduct your business for you, and doing it yourself.**

Whereas anyone can be elected to serve as an "Assemblyman" for Cook County, Inc., including lawyers and US CITIZENS, **not just anyone** can be a member of the actual Cook County Assembly.

The actual unincorporated Cook County Assembly is composed of **American state nationals** and Illinois State Citizens living in Cook County, Illinois. **They have to be either natural born or naturalized Illinoisans** and they have to be claiming that political status in order to be members of the actual, unincorporated Cook County Assembly.

The people properly claiming their birth right political status are then enabled to crack the whip and tell the members of the Cook County Assembly, Inc. what to do and how to do it, **and can even tell the "Assemblymen" elected to serve on the board of Cook County, Inc. to dissolve Cook County, Inc. and resume operations as an unincorporated county.**

This means an end to federal corporation kickbacks, but it also means an end to federal taxation and federal debt obligations, federal regulation and corruption in general.

As in all other counties, Cook County is defined by its geographic borders. It is a recognizable land mass. The American people living within its borders make up its Assembly. **There is only one Assembly per county in America, by definition.**

A county may have townships or, in the Deep South, it may have parishes; these are smaller political subunits within the county that often have their own Town Halls or Parish Centers and these may be organized to locally select delegates to the County Assembly, or not. It just depends on how the local government within the county structures itself and how Assemblymen are chosen.

All the same circumstances apply to organized townships and parishes. **The people living in those townships and parishes can choose to run their township or parish as an incorporated franchise of the private, mostly foreign-owned United States, Inc. and let anyone serve as their "Assemblymen"--- or they can assemble themselves, forswear federal kickbacks in favor of freedom from federal taxes, debts, and regulations, and run their own local government at both the township/parish level and the county level.**

These American people are not "United States Citizens" nor are they "citizens of the United States". They are **native born or naturalized**

Americans living in their geographically defined state of the Union. They are known as Illinoisans, Texans, Wisconsinites, and so on. They are the actual owners of everything in sight, the sovereigns of the land jurisdiction states.

And it is long past due for them to return home to the land they are heir to.

Okay, so now we have Cook County, Illinois, back on the map. The actual people have given the necessary public notice of a meeting of the Land Jurisdiction Cook County Assembly.

The people attending this meeting must provide proof of their declared political status. This proof includes a Witnessed and recorded Act of Expatriation, renouncing any United States or other citizenship, and claiming back their political status as Illinoisans. It also includes proof that they have surrendered any US PERSON(S) issued to them via Birth Certificates, by returning and endorsing these Birth Certificates back to the Secretary of the Treasury, crediting the United States of America, U.S. Treasury, without recourse.

They are now free of any presumption of voluntarily acting as United States Citizens or as citizens of the United States. **They emerge as the Priority Creditors and Underwriters of the United States, Inc. and all its Territorial States of States and all its Municipal franchises.**

They are free men and women, attending to the business of their own county, acting through a lawful County Assembly and there is only one each such Assembly owed to every county in America.

This County Assembly is enabled to elect its own **Sheriff** to serve the land jurisdiction county, to uphold the public and organic law of Illinois and the United States of America. **He is then the top peacekeeping officer in Cook County.** He outranks – by far – all the hired police, all the detectives, all the commissioners on the incorporated “Cook County, Inc.” payroll.

The actual Cook County Assembly can also elect its own justices (Justices of the Peace) and its own Court Clerks and its own Bailiffs, Coroners, and other court officers.

There isn't a corporation anywhere, inside or outside of the borders of Cook County, who has a right or a word to say otherwise, because within the borders of Cook County, the actual Cook County Assembly holds the absolute power of self-determination for that county and the people living in it. They can purge and pitch any law or statute put in place by “Cook County, Inc.” and they can choose to dissolve Cook County, Inc. and put an unincorporated business that is under their direct control in its place.

It should now be clear just how vital your participation in your own local government is, and how that participation or lack thereof impacts every aspect of your daily life.

It also makes clear how important your political status is. **As a United States Citizen you are “presumed” to be a federal corporation employee.** As a “citizen of the United States” **you are presumed to be a slave** owned by the federal corporation doing business as the “United States”.

Unless you are actually employed by the federal government as a military or federal civilian employee, why would you ever claim to be a United States Citizen, subject to federal Territorial law? Unless you were truly desperate for political asylum or other aid of some kind, **why would you ever agree to be considered a slave and chattel owned by the United States, Inc.?** Nobody in their right mind would knowingly and willingly choose that fate, instead of being a free man.

In the last several days I have been in communication with several assemblies beginning or having begun their meetings and organization efforts in Illinois. Many questions have surfaced about how to create an assembly, how to establish correct political status for its members, how to give public notices, hold elections, and in general---how is everything supposed to work?

Does the Assembly have the power to unseat a Grand Jury member or administrator? -- And so on.

[Grand Juries are totally independent of Assembly action once they are created and functioning on their own. They direct their own affairs, hire and fire their own administrators, etc. The County Assembly can impeach a whole Grand Jury that proves ineffective or unwilling to perform and can replace it with a new Grand Jury, just as a Trial Jury can be replaced from the jury pool for cause--- but an Assembly is not allowed to meddle in the internal affairs of a sitting Grand Jury. Any other arrangement would quickly render the Grand Jury a political tool instead of an instrument of justice.]

These and many, many other **questions** have already been answered by the longest-running Post-Civil War American State Jural Assembly—**the Michigan General Jural Assembly**. They have written the book on the subject that everyone needs to know more about. They host a National Assembly Training Call every week on Thursday nights: **1-712-770-4170, Access Number 226823#, and they can be reached via email at <http://1stmichiganassembly.info>.**

As you reorganize your county assemblies and state assemblies and take back control of your counties, your states, and your lives--- make use of the knowledge, experience, and resources of the Michigan General Jural Assembly.

A new handbook about the Grand Jury as an institution is on the way.

See this article and over 500 others on Anna's website here: www.annavonreitz.com

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QUESTION FOR Anna

You say, “The people properly claiming their birth right political status are then enabled to crack the whip and tell the members of the Cook County Assembly, Inc. what to do and how to do it, and can even tell the “Assemblymen” elected to serve on the board of Cook County, Inc. to dissolve Cook County, Inc. and resume operations as an unincorporated county.” The question I have, and have always had, is **where is the enforcement arm?** What is to compel the incorporated Cook Assembly to do anything let alone unincorporate the county? The “natural born or naturalized Illinoisans” can make demands, but is anyone going to listen? Are they going to comply or are they going to see these people as a threat to their system and use their police, prosecutors and courts, which pay no attention to law, to have these people put away? It seems to me that until the military has formally expressed that it is onboard with the people the latter is the more likely outcome. Please explain where my thinking is wrong. I want to be wrong.

150 Years of British Criminality –

The Very Short Version

By Anna Von Reitz

We are Third Party Beneficiaries with respect to the National Trust created in the Preamble and are indemnified in the British system under two Royal Sovereign Seals--- the seal of King George the III with respect to the delegated powers, and the seal of William Belcher with respect to the undelegated powers, otherwise known as the Great Seal of the United States. William Belcher inherited his sovereignty as a result of the Norman Conquest of Britain and Wales. Thus, the Definitive Treaty of Peace, Paris, 1783, calls George III the "prince of the United States" and does not mention who the actual Head of State---the "king" of the United States--- was. Later generations simply presumed it was the British Monarch, with results disastrous to them and to us.

This split of delegated and undelegated powers held by two sovereigns in international jurisdiction ultimately resulted in the situation we have today, where the delegated powers are held by the British-backed United States and the undelegated powers are held by the "states and people" under the Belcher Seal and operated by the United States of America by default.

The misunderstanding about our states (and also, therefore, our state offices) comes about because people don't grasp the difference between the international jurisdiction of the sea and the national jurisdiction of the land. Everything discussed above, including the National Trust established by the Preamble, exists only in the international jurisdiction of the sea and has nothing to do with our sovereignty on the land.

We have all been taught to focus on the Constitution but that is substantially a red herring in that it discusses only our position with respect to the foreign international jurisdiction and says nothing about our own sovereign domain. This can be excused in that our land jurisdiction was never the subject of The Constitution, so why would the Founders talk about that? We were expected to know the basis of our own sovereignty on the land, just as we were expected to know the history and protect our own Common Law Courts from British meddling.

Two centuries later, the situation speaks for itself.

As to our sovereignty on the land which vests itself in our nations called "states" for international purposes, that sovereignty derives from entirely different authorities and specifically begins with a land grant and settlement made by the King of Spain in 1778 via (yet another) Treaty of Paris.

The situation was that the British King was financing both sides of the Revolution to hedge his bets--- he emerged the victor to a greater or lesser extent, either way. The King of France was intermediary funneling funds to the Americans. The King of Spain, however, had grudges against both the King of Britain and the King of France ---- and he was in charge of the land jurisdiction worldwide, thanks to the claims of the Holy See and its "dispensations" under the Unam Sanctum Trust.

So while the Americans were concluding their treaty with France to secure what most of them believed was French support for the American Revolution, the King of Spain quietly granted the entire continent (absent Spain's holdings of course) to the rebels via the "other" Treaty of Paris, 1778. If they could win the war, the land was already vouchsafed to them--- and as of 1778, it was available to them to use as collateral to borrow against internationally.

This is how the Americans financed their loans from the French King who was actually acting as a pass-through agent for King George III. They wagered their claim to the land given to them by the Spanish King and used it as collateral. If George III had won the ground war, he would have won the whole shooting match; as it was, he emerged with a tidy debt owed by the Americans and a great deal of leverage, which he used to secure the delegated powers granted to him and his proxy government in DC.

The land claim passed from the Spanish King to the colonies, which in the years immediately following the end of open hostilities with Britain (1783-1789) undertook a number of inter-colony initiatives to settle the land jurisdiction claims. This all focused on settling the national borders of the separate nation-states, establishing trade relationships, currencies, treaties with respect to international commercial issues, taxation, interstate travel, security of the international Post Roads and Post Offices, and similar concerns. As for the basic grant of land jurisdiction, they issued another trust known as The Supreme Republican Declaration of the United Colonies, grandfathering in the original thirteen colonies as a union of land jurisdiction states, and claiming all the rest of the land jurisdiction for themselves and their progeny subject to later arrangements and acquisitions.

The later arrangements were solidified by the Northwest Ordinance which provided for the orderly creation and inclusion of territories and from the territories the creation of new nation-states which would be enabled to enter the union under the Equal Footing Doctrine. The inclusion of "other acquisitions" such as the Louisiana Purchase and the Republic of Texas and the Spanish Settlement followed the same basic pattern of establishing a form of territorial government and later, upon enrollment in the original union, a separate state government.

Throughout this discussion we are talking about geographically defined nations and their body politics simply called, "California" or "Wisconsin" or "Ohio". References in law books to these states always use the style "states"----- no capitalization whatsoever. These are the sovereign states from which our sovereignty on the land of this continent derives. These states are nations in the fullest sense of the word, just like Britain or France.

They are completely different and separate from any "State of _____", and in fact, the word "of" means "separate from, apart from, or belonging to", so "State of Delaware" is talking about what? The international corporation used by the actual state known as Delaware and its people to operate in international commerce.

In **trade**, Delaware needs no "State of _____" to conduct business within its own borders or with other **unincorporated** sovereign states and nations. It is only when it wishes to engage in **incorporated** business transactions with the other nation-states, like the State of California, or with other countries like France, that it needs to use an incorporated "State of _____".

And therein lies the rub.

Each state retains its right to conduct **trade** within its borders and also retains the right to trade with other sovereign nations; it uses a "State of _____" corporation to operate in **international commerce** outside its borders--- and the proxy "Federal Government" run by the British Monarch has delegated control of international commerce. This control is exercised by operating all incorporated businesses in all states as franchises of the United States, Inc.

So now you know the difference between the actual land jurisdiction sovereign state and the fact that each one is in fact a separate nation, an entire country unto itself, plus you know what the "State of _____" entity is and what it is used for and who controls it and why.

None of the states operated in international commerce until after the Civil War. At that time, The United States of America, Inc. was formed, and the original states were forced to write new "state constitutions". Under these new constitutions (all constitutions are debt agreements) the corporation used by the actual sovereign state was obliged to operate under names styled like this: California State, Wyoming State, Florida State. Meanwhile, the name "State of California" and "State of Wyoming", etc. was "adopted" by totally different entities under new ownership.

This switch and the use of the same old names applied to different corporate entities led up to the greatest fraud in human history. The "State of Illinois" prior to the Civil War was an entirely different beastie and under completely different ownership than the "State of Illinois" after the Civil War and the same pattern applies across the whole country. There is a state constitution prior to the Civil War and a new state constitution after the Civil War.

Fast forward again to the 1930's. FDR is working as liaison for the United States, Inc. at the Geneva Conventions, May, 1930. As a business ploy, the G-5 nations agree by private treaty to bankrupt their "international corporations" and discharge all debts left over from the First World War.

Three years later, Roosevelt, now elected President of the United States, carries through and by sleight of hand and deceptive wordsmithing, sets up a constructive fraud by which the California State, Illinois State and other land jurisdiction corporations are "assumed" to be sureties standing good for the debts of the United States, Inc. even though they are owned and operated by the United States of America, Inc.

This isn't a corporate take-over. It's just plain old commercial fraud in which false claims are made against the assets of a Third Party and false assumptions then lead to that innocent victim being charged for the debt via a process of commercial liens and titles and hypothecation of debt.

The American states and people were raped, pillaged, and plundered by the United States, Inc. and the British Crown from 1930 to 1999, when all debts of the bankruptcy of the United States of America were discharged and settled and our "States" doing business as "California State" and "Wisconsin State" were left derelict and adrift, mere shells ---- and in exactly the same condition as a man recovering from bankruptcy.

All this was accomplished in Breach of Trust and Commercial Contract by the British Monarch and the British Government operating under color of law on our land, pretending to be our friends, allies, and protectors.

As a result of their vicious fraud our State corporations were left in financial ruin, but like a man recovering from bankruptcy, not dead.

The vermin responsible for palming off their odious debts on us have tried by every means to "finish us off" in the intervening years, without success.

All this history is necessary for you to know before I can answer your "simple" question about the oaths of office owed to our actual States.

The "vacated offices" that we are occupying belong to the land jurisdiction state and are operated as offices of the formerly bankrupted "Alaska State", "California State" and so on. These offices were "vacated" during the long bankruptcy and so far as the vermin responsible for this circumstance are concerned, it was never anticipated that they would be re-occupied by the states and the people they belong to.

During the bankruptcy these States were operated by "State of State Legislatures" functioning as Bankruptcy Trustees---- corporate con artists overseeing the rape and the pillaging, but nonetheless "representing" the state in the position of Trustees. These legislatures operating in that capacity continued to pass "Session Laws" to administer the affairs of the victims. Thus, for example we have Session Laws that establish the "California State" under a new "state constitution" in 1879, and we have Session Laws established for the bankrupt entity throughout the bankruptcy.

It is via the circa 1870's "constitutions" creating the Wisconsin State, Louisiana State and so on, that we maintain a **chain of title and succession of contract** back to the original Constitution and are enabled to enforce it. It is via the Session Laws related to the "second" state constitutions that we obtain the offices and the oaths.

All land jurisdiction offices are exercised under red ink. Business signatures are in script in Upper and Lower Case. All land jurisdiction transactions are understood to be in trade, not commerce, and are not under the control of the United States. Our business as State officials and State Citizens is all conducted under unincorporated business structures locally (hence the need for all state and county assemblies to operate as unincorporated businesses) and under undelegated powers internationally ---note the red Post Marks.

All commerce is exercised in blue ink. Commercial signatures of "Account Holders" are in script in Upper and Lower Case. All sea jurisdiction transactions entered into by US PERSONS are understood to be in commerce. You are considered to be acting as a US PERSON if you retain such a PERSON. You surrender these PERSONS via surrendering the BC to the Secretary of the Treasury and appoint him your Fiduciary and credit the United States of America, U.S. Treasury, without recourse.

That settles the issue of whether you are operating as a State Citizen or a US Citizen.

This entire history from the Civil War to date is nothing but a nasty scam designed by the British to bilk their Creditors and palm off their debts on innocent Third Parties, but once you have the history and the names nailed down, it gets easier to comprehend.

Your State is Your Nation

By Anna Von Reitz

The latest mixed-up quasi-patriot gobbledygook is that you can change your nationality on your birth certificate (in some states) and that if you claim to be an indigenous "Moor" you can reclaim your status as a landowner.

I have news for everyone, you don't have to tell a lie--- that you are a "Moor" or any follower of "Islam"--- to regain your status as a landowner.

Go down to the Recorders Office and record your land titles in your Christian upper and lower case name and have the Secretary of the Treasury switch your ACCOUNT (UPPER CASE NAME(S)) over to the United States of America, U.S. Treasury.

Your state of the union is your nation. It always has been.

Neither the "United States" nor the "United States of America" have ever been sovereign nations. They are "unions" or "confederations" or "federations" of sovereign nations operating as "states" in international jurisdiction.

To reclaim your birthright and landownership requires you to adopt your nationality as a Texan, Wisconsinite, Minnesotan, etc.

You never, ever claim to be a "Moor" unless you really, truly are one---- if you would be dishonest enough to allege that you are a "Moor" while standing there white as Frosty, the Snow Man and having no ties to the religion of Islam, you are all perjuring yourselves in front of Heaven and Earth and deserve to be prosecuted for it.

Get moving according to the history and the truth and **reclaim your true nationality**---

2 party system-N/G

"One of the architects of the central banking system, Sir Denison Miller is attributed with saying: "This truth is well known among our principal men now engaged in forming an imperialism of Capital to govern the world. **By dividing the voters through the political party system, we can get them to expend their energies in fighting over questions of no importance**. Thus by discreet action we can secure for ourselves what has been so well planned and so successfully accomplished."

So there it is again--- **divide and conquer**, pillar or post, either/or, Democrats or Republicans.

Democrats get into office and spend the public purse and cheat the people blind.
Republicans get into office and spend the public purse and cheat the people blind.

Where is the entertainment value in that? It's like wasting your money on a bad, predictable, cheesy movie year after year, decade after decade. And I just love it when people say, "You'll waste your vote!" if you choose anything different. **Waste my vote? What vote did I ever have in the first place?**

None whatsoever.

Corrupt private political parties chose the candidate roster. Corrupt private political parties chose the issues to be addressed. Corrupt private political parties came up with the emblems. Donkeys and elephants? Come on, now, how lame is that?

No, don't blame me for any of it. I recognize it as Babylonian sophistry designed to placate the masses and make everyone think that they have a dog in the fight and even convince them that there is a fight, when in actuality, it's just two gangs vying for a franchise to practice legalized theft. It all has the same results.

I would argue that simply by not doing anything related to the corporate dog-and-pony show, by not registering, by not participating, by waking up--- you vote against the system itself. You also deny them that quintessentially important thing: a public mandate.

While no Mainstream Media or politician is likely to comment on this fact, there hasn't been a public mandate for or against anything in America for decades. Not enough people vote in these phony elections to create a mandate. There is never anything close to even a 51% majority.

And without a mandate, what the governmental services corporations do is obviously and strictly private and lacking authority even in their funky system of things.

Sometimes not doing something is as important as working your rump off. Simply refusing to participate can be a revolutionary act, and can be more effective in securing change than all the efforts of all armies in the world.

Having rescinded any Voter Registrations and washed your hands of any responsibility related to the political parties, you are now free to spend your money and time restoring your actual government and making it strong enough to hand these charlatans their hats.

Always remember that **you are dealing with a governmental services corporation** which is in the business of selling you governmental services. That isn't going to change no matter who gets elected to fill their private corporate offices.

The far more important and necessary change is for us to speak to our public servants and tell them what we need done and how much we are willing to pay for it. Instead of letting the Republic be represented by for-hire lackeys who have a built-in conflict of interest, it's time to present ourselves and direct our own business affairs through our own Jural Assemblies, land jurisdiction counties, and land jurisdiction states.

Put all the energy you sidetracked into arguing over such vital issues as unisex bathrooms and traffic cameras, and all the money you spent on political candidates, too, into restoring your rightful government.

With your rightful government restored, you won't have to worry about who gets elected to run the governmental services corporations--- because whoever gets elected to that job will have to answer to you, and not just because you gave them a donation.

HISTORY AND THE SO CALLED AMERICAN CIVIL WAR

There are some very important things never taught in school. How to be a good parent is one of them. Another is the Great Frenzy that occurred in the very early 1700's. And another is the truth about **the so-called "American Civil War"**.

In the late 1600's the Church lost control --- temporarily --- of the vast amounts of Spanish gold and silver purloined out of Central and South America during the previous two centuries. The unthinkable happened when the Laws of Supply and Demand kicked in and gold and silver were devalued by market forces just like any other glut on a commodity.

At precisely this moment when gold and silver were grossly, if momentarily, devalued--- another very odd and important thing happened.

The Dutch East India Trading Company disappeared. The largest and richest and by far the most successful international trading company on Earth --- with more wealth, more ships, more warehouses, more cargo tonnage under transport than all the British Crown Trading Companies

put together--- simply vanished overnight, like the Templars and Phoenicians before them. Poof and gone.

Back then it was still possible to sail over the horizon and disappear, but such a massive commercial operation could hardly do so without leaving a paper trail that leads straight to Westminster and from there to New York in the United States.

The Dutch East India Trading Company paid the British for free egress to our shores and paid them handsomely. Names like Vanderbilt and Rockefeller and Roosevelt came ashore. The kingpins of the Dutch East India Trading Company then deployed their ill-gotten profits gained from stiffing their creditors and paid a cut to the British Crown.

The greed of the British Crown eventually wore thin on this arrangement and the American Revolution was the result. The oldest and most powerful trading companies went head to head for eight years and in the end nothing much was resolved. A lot of Americans died and the American people and their estates were saddled with the cost of this contest, a new and supposedly better government was declared, and life went on.

The Roman Pontiff had meanwhile regained control of the Spanish gold and silver and sequestered it away in family trusts bearing the names of Conquistadors: Rodriguez, Santiago, D'Avila....and the list goes on. All this gold and silver was the wealth of private individuals and their heirs, but it was guarded and parceled out by Church Trustees who were careful to restrict access to the funds except for credit---- thus manipulating supply and increasing the value of gold and silver by restricting it.

The heirs and beneficiaries had no complaints, as they had all the credit in the world, and their assets safely socked away out of circulation steadily gained value. The Church became fat and then fatter on its share of the profit from this and became more involved in worldly affairs and commodity market manipulations and insurances scams and other profit-making schemes.

By 1819 the Americans had gotten wind that the British King had secretly issued Letters of Marque against them and had issued privateer licenses to members of the Bar Associations. The states ratified an Amendment to the original Constitution putting teeth into a prohibition that had always been part of the agreement, forbidding people in possession of foreign Titles of Nobility (such as Esquire) from holding public office in our government.

Despite this, Abraham Lincoln, an Esquire and a Bar Member, was elected President in 1860. He could not hold the public office, but he could hold the private office of "President" acting as CEO of the United States (Trading Company). Most Americans were none the wiser and in those days there was no internet. (See *sine die 1861)

Our Great-Grandparents were fed horse hooey and suckered along, promised the end of Negro slavery, when in fact what the perpetrators secretly proposed was to enslave everyone in a modern system of commercial feudalism that was engineered in Great Britain by Benjamin D'Israeli as a means to fund the Raj in India and vastly increase the

wealth and political power of Queen Victoria. A century and a half later the vermin are still at it and using the slave labor of one nation, ours, to enslave others.

***In March 1861 the Southern States walked out of Congress** and in so doing destroyed the original union created by the Articles of Confederation (1781). They promptly wrote their own articles and re-created a union of Confederate States of America. To this day, it is the only actual and lawful union of sovereign states left standing on this continent.

The **Northern States under Lincoln quickly devolved into a military dictatorship. Lincoln assumed the role of Commander-in-Chief and ordered the members of Congress back into session.** They still serve at the President's pleasure and the long slide into darkness and corruption began.

The two old rivals, the remnants of the **Dutch East India Trading Company, and the British Crown** went head to head a second time, **as the United States and the United States of America, respectively.**

At this point we note another necessary, nasty **truth that is never taught in school.**

There was in fact no such thing as the American Civil War.

There is no declaration starting the conflict and no peace treaty ending it. What we euphemistically call the "American Civil War" or "War of Secession" was in fact **an illegal commercial mercenary war for profit staged on our shores by two foreign commercial companies vying for control of our commerce and our natural resources.**

This time, the Brits nominally won, with the South left in ruins and the North left in bankruptcy and the American people and their states saddled again with the expense of the conflict.

Ever since 1860 this country and the American people have been the prey and the victims of British overlords disguised in judge's robes and the nice suits of "trustees" working the biggest racketeering scam in human history.

We have been literally enslaved in the "Land of the Free" for 150 years and forced to pay off the costs of two World Wars, plus the cost of rebuilding Europe and Japan ---- and all under the rankest conditions of fraud and deceit and non-disclosure practiced against us by successive British Monarchs--- men and women who were all obligated by the most solemn treaties to act as our Trustees on the High Seas and Inland Waterways.

You will never guess how they did it.

By copyright infringement, trademark enclosures, and deceptively similar names deceits.

When Franklin Delano Roosevelt came to power in 1932 he ascended the throne of a dictatorial foreign military government that was already well-established as the Bully Boy Muscle for British Big Mouths----and all at American expense.

By the time he left office, the vassal "Congress" had formally granted him over 350 new powers never established under any constitution, enabling him to rule America all by himself. The actual states of the union had been bankrupted by assumption---- **a process of "hypothecating" debt against them in collusion with foreign creditors, and millions of innocent Americans had been conscripted, enslaved, and "enfranchised"---- all for "the war effort", of course.**

But the wars didn't end and American industry was never re-tooled for peace. The British overlords now working in collusion with their former Dutch enemies to mutually prey upon the Americans kept us in a perpetual and bloody war for profit all over the globe. **Their respective Team Storefronts, the Republicans and the Democrats,** had already become a joke by the end of World War II with the returning G.I.'s smirking and saying, "Yeah, they select 'em and we elect 'em. Two different flavors of puke."

It would take several more major bloody conflicts in Korea, Vietnam, Kuwait, Iraq, Afghanistan, Libya, and innumerable smaller police actions worldwide before Americans would begin to wake up and smell the rot.

Absolutely everything that has gone on in this country since at least 1860 has been the result of fraud and force and con jobs from people who are supposed to be here on our shores providing us with stipulated governmental services in Good Faith and who have no other legitimate excuse for being here, period.

For those unlearned in law, fraud taints everything it touches. **Fraud "vitiates" the most solemn contracts and agreements and treaties.** It renders everything proceeding from it null and void, as if it never existed.

Everything---absolutely everything--- that has happened in this country since Lincoln has been tainted by fraud.

There is No Lieber Code.

No Reconstruction Acts.

No War Powers Act.

No Military Districts.

No rewritten State Constitutions.

No Trading With the Enemy Act.

No Federal Reserve.

No enfranchisement.

No District of Columbia Municipal Corporation.

No Income Tax.

No Fourteenth Amendment.

No "Constitution of the United States of America" published in 1868.

No Insular Tariff Cases.

No 350 new "presidential powers".

No Executive Orders.

No Territorial Jurisdiction.

No Municipal Corporations Act.

No Lawful Declaration of War in World War I or II.

No Bretton Woods.

No Camp David.

No Government Agencies.

No EPA. No FBI. No IRS. No DHS.

No mandatory vaccinations.

No RFID chips.

No National Debt.

No mortgages.

No valid foreclosures.

No Marriage Licenses.

No Driver Licenses.

No "State" Statutes published under any private copyright.

No Federal Code since 1860.

No Uniform Commercial Code.

No Federal Rules of Civil Procedure.

No National Parks.

No vast holdings of "Federal Lands" in any western state.

Toss it all in the garbage can, good and bad. And while we are at it, we might as

well toss all the control mechanisms like the "Two Party System" and the monopolized foreign mainstream media, too.

The only courts having anything to do with us and our assets are **Postal District Courts** run by our own state jural societies operating in international jurisdiction and national

courts run by our own jural assemblies in land-based counties and states. The only valid federal laws are the United States Statutes at Large. The only valid state laws are those formulated prior to 1860. There are in fact no new states that have been added to the union since 1860--- all the western states except California and Texas have merely existed as "states in waiting", promised all the rights and prerogatives of a state without actually being enrolled.

And, no, we don't have to wait for someone to decide any of this for us. We just have to fix the judges and the police with an icy stare and share the information. And get busy forming our own jural assemblies and jural societies and setting up our own lawful courts and running our own counties and operating our actual states again.

The moment we realize that the American Civil War was an illegal private mercenary action, we realize that everything that proceeded from it is fraudulent, and the

game is over. All that remains is what has to remain--- the American military on watch. The rest is ours to decide, to shape and amend and transcend as we must.

As for the "UNITED STATES" and "THE UNITED STATES OF AMERICA" and the "UNITED KINGDOM" and all the rest of the criminally complicit corporate governments? When what is true comes, what is false must pass away.

That is the actual law and the only law that counts.

For more info on the fraud:

Video- <https://www.youtube.com/watch?v=bPGz9IXhnOY> **The real goal of the illuminati**

Secret Treaty of Verona

THE FORCES OF EVIL

It is summer 2014. For the last ten years the forces of evil have been marching steadily onward and their

Billions of rounds of ammo have been purchased. The local police have been armed with tactical weapons and armored vehicles and are swaggering around looking nervous and fingering Billy Clubs made of Titanium and steel.

Every day reports come in of police brutality, more and more evictions and foreclosures, over a million children missing from our streets and schools, test scores in the toilet and then word comes that vast "FEMA Camps" have been built and stocked and provided with armed guards. There are even rumors of vast underground bases built over the course of the Cold War, large enough to house thousands of people, entire cities underground.

The "federal government" dba UNITED STATES, INC., a storefront governmental

services corporation for the IMF, the International Monetary Fund, is preparing for something Big--- the extermination of its Priority Creditors, the American People.

The bosses running the UNITED STATES, INC. stand to make at least a million dollars per dead American as a result of life insurance policies paid for with their own tax money.

And then, they also get to collect on all the "abandoned" estate property and resell it to new suckers.

And they get to avoid paying the debt that they owe these same Americans. Just forget it. Write it off. They're dead. They can't collect.

And finally, they get to charge the victim's estates and their kids and grandkids for all this "service" ---- i.e., killing the innocent Americans who are their Priority Creditors.

Real nice. Slick job. Hey, just cut to the chase this time. They learned a lot from World War II when they killed off all the Jewish people in Germany who were also their Priority Creditors---- the ones who faithfully bought all those German and British Government Bonds that the rats defaulted on.

Beginning with George W. Bush and continuing through 2014 with Barack "Crazy Legs" Obama, they just figured the Final Solution would be easy this time. They planned it all properly, invested the money, and test marketed all the excuses they could think of to get something started----- World War III, a race war of blacks against whites, a religious war of Muslims against Christians, ISIS, Cannibal Catholic priests, Sovereign Citizens---- you name it, they test marketed every angle they could think of.

And they came up empty except for a few minor riots in little name places, but boy, Howdy, they kept trying to get something going, some spark. They even tried stupid stuff like transgender bathrooms, for pity's sake.

By the middle of 2014 it was obvious where this was headed. Another fake "civil war" on American soil, with Americans being the target population being eradicated by their own dear "federal government" under the pretense of protecting us.

When government agencies start sucking up billions of rounds of ammo and government departments start buying millions of body bags and stockpiling them in internment camps on American soil, you kinda gotta figure that there is something going on, Virginia, and its not nice.

Well, what it was is that the National Debt had come due, and since they had already siphoned off the National Credit, plus all the "cream" from Double Dipping both the American public trusts and the United States Treasury, these criminals figured that even if they "nationalized"---- that is, stole---- every bank account and every IRA in America, they still wouldn't be able to pay off their creditors.

Truth be told, they never wanted to pay off their creditors. That was not their intention. It was never part of the plan. It was just the old Nazi Flim Flam dance with a few twists of Communist Rumba thrown in. Steal from the masses for the elites, then kill off the masses so they never have to pay anything back.

And it was happening right here on Mainstreet, right in front of all our faces, while the Mainstream Media prattled on about high temperatures in the Midwest and the latest celebrity divorce.

It was started by Bush, the Republican. It was continued by Obama, the Democrat. It was supported by the members of "Congress" for over a decade, making appropriation after appropriation. Billions upon billions of dollars were spent. Your money. But what the hell, huh? They weren't figuring on paying you back, except with a bullet through the back of your trusting skulls. Or a nice "shower" in a gas-filled room without windows.

"Oh, my government would NEVER do that!"

Well, here's the news: it's not your government. It hasn't been your government in 150 years. It's not even a government. It's a governmental services corporation. Yeah, you heard it right---- a commercial corporation in the business of selling you "government services". And they just "sell" you whatever they want to sell you at any price they want to charge and chuck it all up on your credit cards and your kid's credit cards and your grandkid's credit cards.....

That THING in Washington, DC that is not your government at all and which has never been your government, which has been owned and operated by foreign governments ever since it was spawned,

and which has abused your trust and stolen you blind and used your sons and daughters for gun fodder in wars for profit for the last 150 years----- that THING, which has never been a sovereign government of any kind--- was getting ready to kill you for profit for all the reasons enumerated above.

And they really thought they could come up with a story line, an excuse, and get away with it. They did. They spent billions of dollars betting that they could get away with it and somehow everyone would believe them.

Just like they believed the Warren Commission and the Blue-Ribbon 911 Commission.

You had all better thank your lucky stars and kiss the ground and pray to your True God and give thanks from your hearts that there are still Americans who can tell cow pies from shoe polish. And then when you are done with that, you can thank the Russians and the Red Chinese and all the other people all around the world who have been victimized by these same vermin, because frankly, the only thing that has kept these criminals in check is the stark fact that once they started their killing spree, they'd have the Americans on one side and the rest of the world on the other, with nothing but their own pathetic rumps in between.

In July 2014 we took an unprecedented step. We issued General Civil Orders to the Joint Chiefs of Staff. We told them what was going on and we told them explicitly what to do about

it. We stood on our own flat feet **in our sovereign capacity as American state nationals acting under the Last Man Standing Rule and we read the**

Joint Chiefs the Riot Act in language they could understand.

And then we published those General Civil Orders from coast to coast and around the world and we sent copies to heads of state and to the Pope and the Queen and the heads of all the security services worldwide. And we fingered the rats for what they were up to.

What kind of reception did we get? Why, blank astonishment. If a horse had started rattling off orders they couldn't have been more amazed, amused, outraged, astounded. What are these people talking about.....well, ignore them..... Tin Hats..... but then, there was Benghazi, and have you checked out what the Engineers and Architects for 911 Truth dug up? And oh, damn..... General Dempsey needs a new pair of shoes..... Shut your mouth, or you will lose your commission!

But they heard it. They had to hear it. It was repeated. It was placed in the public record. It was recorded. It was re-broadcast. It was published all over the internet. The Dalai Lama saw it. The people in Western Australia heard about it. The flipping Koala Bears heard it. And even if they initially thought we were crazy, the fact remains that they heard what we said, and as time progressed and the pieces fell in place, they'd remember it.

They'd all remember it. And that's why losing plausible deniability is such a B.

Just ask Hillary Clinton.

The men responsible for the outrages this world has endured for the past century and a half have to work in darkness. They have to have secrecy. They have to own the media. They have to pay off reporters. If anyone knew even half of what they were doing and reported on it, the jig would be up for them. They'd be hunted down like muskrats and skinned in their own holes, hanged with piano wire and trussed up in public gibbets in the marketplaces and nobody would blink an eyelash except to spit on them.

So when you accuse them in advance of their evil intentions it spoils their plot line. It exposes them even if nobody lifts an eyebrow, because the thought process has been set in motion---- and the thing that sounds crazy today makes sense tomorrow.

It's important for America to wake up---- desperately important. All those "nice" people in Washington, DC? The ones you have looked up to and trusted and given your proxy to? They have enslaved and defrauded you and stolen your identity, your credit, your land, your homes, your businesses and left you to pay their debts. And when it was time for them to pay you back with interest for all this abuse, they plotted against you to kill you because they owed you money and killing you off was just so much more profitable.

And now that you are coming out of your stupor and realize that **"Congressman" is a truly dirty word**, here's something else you have to understand---- these same vermin have been out

and about and around the world for the past 150 years, killing, robbing, pillaging, plundering, raping, drinking, drugging, pimping, kidnapping, and promoting war in your name.

In your name!

Americans are being blamed---heartily---all over this planet for the misdeeds and criminality of the people who have stood there and claimed to "represent" you. No wonder Americans are hated from the Hebrides to the Black Sea to the Indian Ocean and beyond. No wonder the "crazy" Muslims shout "God is great!" and kill themselves in defiance of what they perceive as pure evil, because in their experience---- "America" has been made synonymous with evil.

I am not condoning any madman killing innocent people in a school or a shopping mall, folks, but I am telling you that the things these federal vermin have done in your names would make

your stomachs turn. You would lose your lunches for a year. And that's why **YOU** must draw a line in the sand and make a distinction between "America" and the "United States" and the "United States of America".

You must know the difference and you must make it stick. You must call the shots before they are played and stand tall for the consequences, because that is the only way that the rest of the world can know the difference between you and those who have pretended to be your proxies and agents while practicing every vile sin known to man.

Otherwise, the rest of the world thinks you're good with starving babies and killing pregnant women for sport. They think it's okay with you to poison water wells and kill livestock people depend on for their lives. They assume that, hey, these people work for you, so you must be the Devil Incarnate. You must be worse than pond scum.

And they will never know the truth ---- **that** :

you have been victims, too, that you have been lied to and defrauded and enslaved and abused by these same monsters, and

that you have not condoned their evil-----
until you wake up and face the truth.
