# **SOVEREIGNTY LOST**

# A Treatise on

# **RECLAIMING PERSONAL SOVEREIGNTY**

**DECEMBER 2011** By David Darby

If you take anything away from this Treatise on Personal Sovereignty, let it be that a sovereign person, natural person, private person, etc. has the responsibility to remain lawful in every way.

The sovereign free man must be even more responsible once reclaiming sovereignty. Every one of us, born in the United States of America, is born sovereign, what we do with this sovereignty is the main topic of this paper. A sovereign still has to obey officers of the law, as long as what the officer is doing is Constitutional.

The best course of action is to always respectfully obey the officer and then, if the officer violates any of your Sovereign Constitutional Rights, use lawful means to accomplish 'Just Compensation' for any violations and/or unconstitutional actions in order to be made whole according to the lawful Constitution.

There is no defense if the sovereign acts in an unlawful manner. While Sovereigns are not under the jurisdiction of statute law, this does not give the sovereign any right to hurt anyone or otherwise act in any unlawful manner. The men and women in law enforcement may not be able to protect everyone, but they are here to serve. Always Respect officers of the law, as many of them are just doing their job as they were taught to do it! Every one of them was also born sovereign and so be sure to use each and every encounter to respectfully educate the officer(s) when possible. Properly educated officers will help to change the fraudulent and corrupt system and to restore the supreme Constitutional Law. They are deceived just as we were!

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## Sovereign Citizen and What This Means

#### **Constitutional Commercial Sovereignty of the free man:**

- In American Law, Sovereignty is defined as the right and responsibility of a Citizen to demand and enforce <u>Just Compensation</u> from the government, for the public use of private property. (U.S. Constitution 5<sup>th</sup> Amendment).
- 2. The Citizen is said to be "Sovereign" when:
  - a. He/she can lawfully Command the honorable bargain of <u>Just Compensation</u> from the government (18 USC 241 & 242), and
  - b. He/she is actively involved in lawful conscientious objection to the unlawful use of government power. (USC Title 18, Section 4)
- 3. Each Citizen has the natural rights to possess life, liberty, and property. (US Constitution 1st through 4th and 9th Amendments)
- 4. A government cannot take both liberty and property from a Citizen without imposing civil death upon the Citizen. (<u>Selective Service</u> as a <u>Bill of Attainder</u> or <u>Bill of Pains</u> <u>and Penalties</u>). (U.S. Constitution Article 1, Section 9, clause 3, and Article 1, Section 10, clause 1)
- 5. When a government establishes a military <u>Selective Service</u> to conscript its Citizens, it exercises the powers of Distress and Lien upon the Citizens' lives and liberty. But, then the government loses the lawful power to commercially encumber the private property of the Citizens. (42 USC 1944 and 18 USC 1581)
- 6. Treaty & Constitutional Sovereignty is defined according to BLACK'S law 4th edition, page 1568 as: A person, body, or state in which independent and supreme authority is vested;... And further defined herein as: All persons lawfully domiciled within the boundaries of the 50 sovereign States of the United States of America, according to the lawful 1787 Constitution for the United States of America, the lawful 1878 CONSTITUTION of the State of Washington, the lawful 1783 Treaty of Paris, and the BLACK'S law 4th edition page 1568 definition of the noun (State).
- 7. Sovereign, as defined in The 4th Edition Black's Law Dictionary, is "an individual, body, or state in which independent and supreme authority is vested; a chief ruler with supreme power; a king or other ruler with limited power."
- 8. State Sovereignty is defined as all sovereign people domiciled and residing within the boundaries of the State of Washington per the 1878 CONSTITUTION of the State of Washington, Article 2, Section 3. Therefore, the State of Washington cannot be sovereign unless the people are Sovereign. (U.S. Constitution, 10<sup>th</sup> Amendment)

#### **Born Sovereign**

People born within the U.S. borders are born sovereign, unless their parents are legal citizens of another country. Each of these people is considered a sovereign free man. ("free man" refers equally to both genders).

An important point to understand is that we, in this country, are the only people in the world that are born with sovereign rights and have access to that sovereignty today.

A sovereign free man has a higher status than other people around the world. A sovereign free man is not subject to Admiralty law (see the chapter entitled: Private Law, Public Law and Their Effects on Sovereignty).

Benefits of being sovereign:

- 1. Not subject to Admiralty Law, subject only to Common law
- 2. By law can have title to their land
- 3. Does not need licenses or permits to conduct business or private life
- 4. Unconstitutional laws do not apply to the sovereign
- 5. Sovereigns cannot be mandated by government (e.g., have the right to choose their doctors)

## How Sovereignty Was Lost

Individual sovereignty began to deteriorate starting with the 14th Amendment.

You have to go back to the end of the Civil War. It was thought that the newly freed slaves having been property with no legal status in this country had to be given some type of status. The United States, through the politicians, decided to use the emergency of the Civil War to usurp the constitution by extending United States citizenship to the freed slaves through the enactment of the 14th Amendment. The 14th Amendment gives citizenship as a United States citizen, it does not grant a citizenship of a state where sovereignty lies.

The original United States of America was in operation until the 1860's as a collection of sovereign Republics (or states) comprising the Union of the United States. The Federal Government did not control the States and had very little authority over the states.

The original United States of America was usurped by a separate and different UNITED STATES was formed in 1871 by an Act of the de facto Congress seated at the time. With this Act, the CORPORATION of THE UNITED STATES was formed, and so our current congress (including both the House and Senate) are acting members of the Board of Directors of the CORPORATION of THE UNITED STATES which has its own Dunn and Bradstreet number, as do all private corporations.

According to Black's Law Dictionary a corporation is defined as: An artificial person or legal entity created. It is also important to understand the definition of Corporation de facto: One existing under color of law. (See glossary for full definitions)

As soon as you sign the **Social Security SS-5 form**, you start your very own trust account in the CORPORATION of the UNITED STATES. This is where you legally separate yourself from your original status as sovereign born free man. Each time you sign for a license or permit, you are signing a contract to do whatever the state or federal government tells you is legal for that license or permit.

We have all signed government contracts that make us CORPORATE UNITED STATES CITIZENS. At this point the original and lawful 1787 Constitution for the United States of America means nothing to the de facto UNITED STATES CORPORATE CITIZEN. As a CORPORATE UNITED STATES CITIZEN you are part of the fictitious CORPORATION of the UNITED STATES. Therefore, natural free men (sovereigns) cannot be a part of the CORPORATION.

Your status has to change before you become part of the CORPORATION, and this is done with a Social Security Number which establishes a trust account with the CORPORATION of the UNITED STATES. Your status becomes that of CORPORATE CITIZEN. With this trust account you are considered as an employee and are now required to pay income tax to the private CORPORATION of

the FEDERAL RESERVE. The CORPORATION of the INTERNAL REVENUE SERVICE (IRS) is the collection arm of the FEDERAL RESERVE.

## Private Law, Public Law and Their Effect on Sovereignty

It is important to understand that the sovereign free man is not under the jurisdiction of Admiralty law. The sovereign free man is under the jurisdiction of Common law.

- "Common law" is referred to as "Public law"
- "Admiralty law" or "Statute law" is referred to as "Private law" (also includes references to Martial law, Corporate law, Commercial law, Contract law)

Admiralty law or Statute law was developed by the insurance companies that insured ships of the sea, and is therefore, private law. (The insurance companies were insuring the ships, therefore the insurance companies defined the rules regarding the scope of what they were insuring and nothing outside of that – it was a private agreement, that is why it is referred to as Private law.)

The distinction between Private law and Public law comes into play when signing a contract with the government as it is set up today. As we look back in U.S. history, we find that changes were made in the operation of the government and these changes directly impact our sovereign free man status, thereby affecting our freedoms.

This distinction is of the utmost importance: A sovereign state citizen embraces Common Law (or Public law). The sovereign citizen is not subject to the laws that are Private law (Admiralty law) in nature. All statutes that are passed by government, forcing someone to act in a certain manner are Admiralty law in nature or Private law. They are unconstitutional to the sovereign. There are certain statutes that do not conflict with Common law and these are constitutional.

Understanding the distinctions in the different types of law is relevant to understand the status of a sovereign free man. A Statute law can force behavior. Common law will only take charge when you have hurt another party. When a party is hurt, it is the jury that decides the punishment, not the judge. This is where the term "jury of one's peers" originated, from the practice of Common law. The jury in a Common law court has the power to make a determination of the validity of the law in question, before it provides a verdict in the case at hand. With Common law each person still retains their independence and freedom.

Statute law takes all of that away from the UNITED STATES citizen. In a statute court the Judge has all the power not the jury, as it once was. In a Common law court the jury has the power to make a determination of the validity of the law in question, before it provides a verdict in the case at hand; the jury in a Statute court does not.

It is unimaginable in today's judicial system where the law is Statute law (Admiralty law) for the jury struck down the law as unconstitutional, which was being used to convict someone. To the contrary, the jury is instructed by the judge as to how they are to interpret the law concerning the case.

In summary, the government now has a tool to force people to do what it wanted by outlawing many of the rights that we enjoyed up until the Civil War. This was all done piecemeal; no one really noticed that we had; in essence, lost our sovereignty. We are slowly being conditioned to accept laws under the

CORPORATION of the UNITED STATES, rather than enjoying our freedoms under the Constitution <u>for</u> the United States. These are mutually exclusive, only one can be in power at a time.

The name of the original 1787 Constitution <u>for</u> the United States of America was changed to Constitution <u>of</u> the United States of America as the first step in establishing the corporation as the dominant form of government. For sovereigns, the original 1787 Constitution <u>for</u> the United States of America is still in effect.

A good example of Admiralty law is found in every courtroom, the flag with the gold braid. Why does it have gold braid and fringe around it? That gold fringe represents the rule of law which holds jurisdiction in that court and it's not the common law of the land, it's Military Maritime Law. *The Yellow Fringed Flag signifies the Law of Admiralty. President, Dwight David Eisenhower signed Executive Order No.10834 on August 21, 1959 and had printed in the Federal Register at 24 F.R. 6865, pursuant to the law, stated that: ''A military flag is a flag that resembles the regular flag of the United States, except that it has a yellow fringe border on three sides.'' This informs the sovereign that when you enter that court you have entered and placed yourself under foreign jurisdiction. Our true Constitution and Republic form of government is the law of the land, Common Law and that law has been set aside while the corporation marches us down the road to dictatorship and poverty.* 

## Contracts

Points to remember as you read:

- 1. All government documents that are signed by individuals are contracts between that individual and the government.
- 2. Even by answering to your name in an official situation will seal a verbal contract, unless you declare that this does not constitute a verbal contract. You have to be very careful as to how you answer a question from any government official. That is the one point that you will see throughout this paper many times.
- 3. Assumed contracts: giving a police officer your driver's license constitutes an assumed contract, an agreement.

Once you get these concepts imprinted into your mind; everything else will fall into place. Contracts with the government will remove you farther and farther from your original status of a sovereign born free man.

When reading any government document, especially if it is identified as a 'legal document' is: the meaning of the words being used must be understood in the context of the legal document. The generally accepted meaning is not always the same as what is being used in contracts and other legal documents. The Black's Law Dictionary is used to define the terminology referred to in this document and is a common reference for the meanings of legal terms that have not been clearly defined in the body of a legal document. Even common words can be used with different meanings within a legal document. There will be a false sense of security without a clear understanding of the legal meaning of the words used. It may appear the contract says one thing but, because of the different meanings of words "in law" the document may have an entirely different meaning. These documents, once signed by the individual, become valid and either support or diminish your sovereign rights.

Below are examples of the differences in words and their meaning, where on the surface they look the same, but in consulting the Black's Law Dictionary there are two very different definitions.

#### "Freeman" vs. "Free man"

- **'Freeman'** is defined in modern legal phraseology, as the appellation of a member of a city or borough having the right of suffrage, or member of any municipal corporation invested with full civic rights.
- **'Free man'** on the other hand is a lawfully competent sovereign that can act as juror and is also an allodial proprietor or owner of title, as distinguished from a vassal (slave) or feudatory.

#### CITIZEN vs. Citizen vs. citizen:

- **CITIZEN:** All caps CITIZEN is generally defined as a Corporate Entity unless qualified with a specific explanation. (All CAPS generally refers to Corporate or Federal designations.)
- Citizen: Capitalized Citizen is defined as Sovereign Citizen or free man
- **citizen:** Lower case citizen is generally defined as an individual and relies on the explanation for context.

Individual: Individual is also dependent upon the explanation and context.

PERSON, Person, person: A Person is always defined as belonging to the corporation.

## **Big Business**

The big step in our loss of rights was **the enactment of the UNITED STATES CORPORATION in 1871.** This gives the illusion that the federal government is operating under the constitution, but is actually using very different practices. To this day the corporate government acknowledges the constitution, but behaves like a corporation. The laws passed are unconstitutional to the original 1787 Constitution **for** the United States of America, but are accepted practices within corporation bylaws.

To illustrate this point, the definition of 'United States' in US code: Title 28, section 15 is:

- "UNITED STATES" means
  - A. Federal Corporation
  - B. An agency, department, commission, board or other entity of the UNITED STATES.
  - C. An instrumentality of the UNITED STATES.

It is important to notice the when uppercase lettering is used and the specific wording in uppercase. Notice the capitalization of the UNITED STATES and the exclusion of America. This denotes the difference between the 'Corporate, UNITED STATES' and 'Constitutional government, The United States of America'.

## **History of Sovereignty**

#### Your Rights are Self Evident:

At the end of the Revolutionary War it was recognized that "We the People" (each individual) was a sovereign. Note that no constitution (state or federal) has ever provided the people with any rights. The people possessed these rights before the Constitution was formed. Therefore, all constitutions (contracts with the people) identify the limits of which government may exercise control of the people. In fact, it is the existence and recognition of the rights of the people that give the people authority to form both federal and state constitutions.

#### The Treaty of Paris:

This document is the first document that officially mentioned sovereign rights and actually gave all residents of the states sovereign rights. The first document that should be held above all others is the Treaty of Paris 1783 A.D.

That one document was a historic contract that the King of England signed with all of America giving all citizens of the states, <u>sovereign state citizenship</u>. Within the body of this document all citizens of the states were recognized as having sovereign citizenship in their respective states, not UNITED STATES Citizenship. At that time, the states were considered countries that formed a union of the states to become the United States of America.

#### Sovereign People Are the State:

In 1783, the treaty of Paris, which ended the revolutionary war, gave sovereignty to the original 13 colonies or states. When looking in Blacks law to define word state, we find that the very first definition defines state as: *all of the people within the boundary of a defined area in the state*. Therefore, by definition the state cannot have sovereign status unless all the people have sovereign status. We hear the state officials talk about the sovereignty of the state, but never the sovereignty of the people. Therefore, it stands to reason; there is no sovereign state if the people are not sovereign, because *the people are the state*.

The 1787 Constitution <u>for</u> the United States of America is very specific about the power of the United States government. Our fore fathers were afraid of a strong central government. That is why they made sure in the United States Constitution that the central government had specific duties, leaving the states with all of the power.

The 1787 Constitution <u>for</u> the United States of America states: *the central United States government is limited in jurisdiction to the boundaries of Washington D.C., the protectorates, and the military bases.* Only the states had the power over the Common laws that govern the people of the states. The sovereignty of the individual was to be protected by all laws that were enacted by the states. The United States had no citizens when it was first formed. All citizens were state citizens. There was no such entity known as a United States Citizen. This would come later via the 14th Amendment to the constitution.

Each sovereign individual was expected to conduct his/her life under the Common law. Common law is not a forgiving law, but can only take action when a party is harmed. Essentially, it is a law that concerns the liability of the sovereign. Therefore, under Common law, no laws can be passed to force a sovereign free man to do anything. Only when a judgment is rendered for an action that has harmed another and the punishment decided by the jury, can a sovereign free man be forced to do anything.

## **The Treaty of Paris**

The Treaty of Paris, 1783, a document seldom discussed is *the first document that officially confirms sovereign rights and actually gave all citizens of the states sovereign rights.* This treaty signified the end of the Revolutionary. This is the one document that was a historic contract the King of England signed in agreement with all in America acknowledging <u>sovereign state citizenship</u>. Within the body of the Treaty of Paris the States were recognized as sovereign and, as discussed below, the state is made up of the citizens within its borders, thereby all state citizens were recognized as sovereign.

When looking in The 4<sup>th</sup> Edition Black's Law Dictionary to define the word "state", the first definition describes a **state:** as all of the people within the boundary of a defined area in the state. Therefore, by

definition the state cannot have sovereign status unless the people within its borders have sovereign status. State officials talk about the sovereignty of the state, but never the sovereignty of the people. Therefore, it stands to reason; there is no sovereign state if the people are not sovereign, because <u>the</u> <u>people are the state</u>.

*The Treaty of Paris and the Constitution are both 'color blind'.* It says nothing of race in either document. An important point to the newly freed slave who was actually automatically a free man or sovereign citizen when he/she was freed, but the politicians used this situation to give the appearances of benevolence and in actuality, enslaved everyone. By keeping Statute law in place there would be more control over the ex-slave as well as encompassing us all. Passed into law was a lesser citizenship, which was increased to include all, born in the UNITED STATES. In other words, the UNITED STATES government could have simply made the ex-slaves state sovereign citizens with all the rights that this bestows.

Again the intention of the United States government was not to 'free the slaves,' it was to enslave all of us into federal feudalism without our knowledge. Even today our freedom is referred to, but we know only what has been taught to us in the government schools.

## **Native American Inspiration**

From the book: Spontaneous Evolution by Bruce H. Lipton, Ph.D., and Steve Bhaerman

#### GRASSROOTS DEMOCRACY ROOTED IN SACRED GROUND

If we stopped with the philosophers of the Age of Enlightenment, however, we would be missing, perhaps the most important influence on our founders and the government they created. From where did the European philosophers such as Locke and Rousseau get their ideas? The answer: from Jefferson's, Washington's, and Franklin's backyard – the New World.

While high-minded philosophies of human perfection existed in Europe since the golden Age of Greece, the idea of life, liberty, and the pursuit of happiness remained an abstract ideal in Socrates' perfect world of form and never made it into the crude shadow of reality. Until, that is, the first reports from the Americas described the ways and customs of its native peoples.

While Rosseau's depiction of the "noble savage" of North America might have been over-idealized, it had its basis in reality. As a matter of fact, the concepts of democracy and balance of powers were alive and well-established at least 300 or 400 years before the signers of the Declaration lifted a quill! Perhaps as early as 1100C.E. or, according to some accounts, in the 1400s or 1500s, six tribes that populated what is now the northeastern United States, southern Ontario, and Quebec, came together and formed the Iroquois Confederacy.

The story of the Iroquois Confederacy begins with a seer and a great teacher of mysterious origin, A Native American whose name was the Confluence of Two-Rivers. Two-Rivers proposed a league of Peace and power as a way to establish tranquility between warring tribes in what is now upstate New York. He chose a negotiator, Hiawatha, to bring the tribes together. The result was the league of Haudenosaunee, the Onondaga word for "People of the Long house." The confederacy was comprised of the Mohawk, Oneida, Onondaga, Cayuga, and Seneca tribes, and later, the Tuscaroras, who migrated from the Carolinas. Through this confederacy, six diverse nations found a way to live in relative peace and harmony through a political system that remarkably presaged the United States Constitution.

Other similarities between the Iroquois Confederacy and the United States government are also apparent. As with American's subsequent federal system, the tribes retained autonomy in regard to local issues. The confederacy was a mutual-defense pact, which provided a strong multi-tribe nation to protect against outside enemies. It conserved lives, resources, and energies that would have been spent on waging war with each other. Plus, the confederacy employed a sophisticated system of checks and balances between three governmental branches.

In the Iroquois Nation of colonial America, the Age of Enlightenment philosophers of Europe found real-world object lesson in freedom. As noted historian of the Iroquois Nations, Donald A. Grinde, a professor of American Studies and a Yamasee Indian, points out, the Iroquois believed in freedom of expression, provided that expression caused no harm. Unlike European society, which Grinde called "guilt-oriented" and riddled with copious "thou shalt nots," tribal culture was "shame-oriented." That is, a strong identification with the community motivated individuals to avoid transgressions that could bring shame to the clan and to themselves.

#### THE "AMERICANIZATION" OF THE WHITE MAN

The similarities between Indian governance and the structure of the United States, no doubt, originated from the profound influence that Native Americans had on the everyday life of the colonists. This was particularly true for those who grew up in the New World rather than England.

More so than in Europe, wild nature was everywhere in America and the customs of down-to-earth informality and equality naturally pervaded the colonies. As Indian law scholar Felix Cohen put it, "The real epic of America is the yet unfinished story of the Americanization of the white man."

For example settlers just of the boat from the Old world were surprised to find colonists dressed in Indian buckskins and shocked to learn that some had even adopted indigenous customs – such as bathing! In European society at the time, bathing was thought to be detrimental to health, so imagine their reaction seeing European-looking folks actually skinny-dipping with the natives.

In his boyhood, Thomas Jefferson was deeply influenced by native American culture. His father, Peter Jefferson, was a cartographer who took young Tom on numerous excursions. A frequent visitor to Jefferson's childhood home in Shandwell, Virginia, was the Cherokee chief Ontassete. There, young Tom joined his father and the chief as they held conversations long into the night.

A Native American from the Iroquois Nation was the first to actually propose the creation of the United States – on the Fourth of July no less! On July 4, 17rr, a meeting designed to forge an alliance between the Iroquois and the English colonists against the French, a charismatic chief named Cannasssatego spoke to the colonists. He said, "Our wise forefathers established union and amity between the Five Nations. This has made us formidable. This has given us great weight and authority with our neighboring nations. We are a powerful Confederacy and, by your observing the same methods our wise forefathers have taken, you will acquire much strength and power; therefore, whatever befalls you, don't fall out with one another."

According to Benjamin Franklin, who was present at the meeting, Canassatego also offered a powerful demonstration to the colonists. The chief held up an arrow and easily snapped it in two. But when he lasted together twelve arrows – one for every on of the colonies represented – not even the strongest man in the room could break them. Interestingly, the Great Seal of the United States, designed in 1782 by Charles Thomson, the secretary of the Continental Congress, and attorney William Barton, shows an eagle clutching thirteen arrows in his claws.

Shortly after the meeting with Canassatego, Franklin began his campaign for a federal union. In 1751, he wrote: "It would be a very strange thing if six nations of ignorant savages should be capable of forming a scheme for such a union and be able to execute it in such a manner as that it has subsisted ages, and yet a like union should be impractical for ten or a dozen English colonies."

Aside from the slam at "ignorant savages," Franklin deeply respected the Iroquois' political wisdom. Franklin's Albany Plan of Union, which he presented to the Albany, New York, Congress in 1754, adopted many features from the Iroquois Confederacy, including the principal position of President-General who would be appointed by the British Crown and colonial delegates.

The Albany Plan didn't pass, but it did serve as a model for the U.S. Articles of Confederation, which , in 1781, became the first governing document of the new United States of America. As a result, the Iroquois Nation was represented by delegates to the Constitutional Convention, as they well deserved to be.

While the constitutional Convention was convening in Philadelphia, another revolution against a monarchy had erupted in Europe. Using the United States Declaration of Independence as a model, the National Assembly in France drew up its own Declaration of the Rights Man and the Citizen. Like the U.S. Declaration, the French document included a statement that underscored basic human rights.

But the French version didn't take. Perhaps the energy field of European monarchies was so present and pervasive that even a filed citizenry couldn't overcome it. However, on the New World side of the Atlantic, where the voice and reach of the British monarchy was fainter and weaker, the revolutionary and evolutionary colonialists established a new republic.

# The Constitution

The 1787 Constitution <u>for</u> the United States is one of the most powerful and revered documents ever conceived in the history of mankind, and were created by some of the most dedicated, passionate, and God-fearing men of their time. The Constitution forms the basis of the government and how it relates to other governments. (The Bill of Rights specifically defines the freedoms of the people.) This gives all of us that legally live within the boundary of the present UNITED STATES the rules that limit government.

It is important to understand that the Constitution is a contract with the people and our rights as sovereign free citizens are enumerated in that document. The Constitution protects <u>individual sovereign</u> <u>rights</u>, not governmental rights. In fact the government does not have rights nor can they give rights (or privileges), the government is meant to protect the rights of the <u>sovereign</u> people. There is no such thing

as an evolving constitution. This is the basis of contract law; if a contract is no longer valid there must be a new contract.

This contract is binding and cannot be changed unless all parties agree to the form. But, the good news is that even the constitution does not supersede the Treaty of Paris 1783 A.D. In summary, treaties are above the constitution. Therefore, even an amendment that is contrary to the Treaty of Paris, does not apply to the sovereign free man. It will only apply to the UNITED STATES CITIZEN.

The Constitution for the United States is very specific about the power of the United States government. Our forefathers were afraid of a strong central government. That is why the United States Constitution made sure that the central government had specific duties leaving the states with all of the power.

The US Constitution states that 'the central United States government is limited in jurisdiction to the boundaries of Washington D.C., the protectorates, and the military bases'. Only the states had the power over the common laws that govern the people of the states. The sovereignty of the individual was to be protected by all laws that were enacted by the several states. The United States had no citizens when it was first formed. All citizens were sovereign state citizens (free men). There was no such entity known as a United States Citizen. This would come later via the 14th Amendment to the constitution.

## **Federal Government**

Once, the Corporation of the UNITED STATES was in place, on February 21, 1871, the Forty-First Congress, Section 34, Session III, chapters 61 and 62 passed the an act titled: "An Act To Provide A Government for the District of Columbia." This is also known as the "Act of 1871." The Government for the District of Columbia became the government of the UNITED STATES. The corporate federal government then discarded the intent of our original constitution. With the retitled constitution, the corporate government codified the Constitution <u>of</u> the United States of America. Statue law became the bylaws of the Corporation of the UNITED STATES. (*Today, you cannot use the Constitution <u>for</u> the United States of America to defend yourself because you are not a party to it, unless you are sovereign. See case: Padelford Fay & Co. v. The mayor and Alderman of the City of Savannah 14 Georgia 438, 520.)* 

The rewritten Constitution of the UNITED STATES CORPORATION bypasses the original 1787 Constitution <u>for</u> the United States of America, which means that the politicians' in office are corporate officers. As officers of the Corporation of the UNITED STATES the Congress and Senate pass laws and make agreements on behalf of the corporation as well as the President when he writes Executive Orders. They are following corporate laws.

The original Constitutional United States was in operation until 1860; a collection of sovereign Republics in the union. Under the original 1787 Constitution, the States controlled the Federal Government; the Federal Government did not control the States and had very little authority.

Therefore the last lawfully elected President of the Republic of the united States of America was Abraham Lincoln. At the outbreak of the Civil War President Lincoln declared a national emergency, placed the country under martial law and suspended the constitution for the duration of the war. In 1860 – Congress was adjourned "Sine Die." "Sine Die" is defined in The 4th Edition Black's Law Dictionary as, "a final adjournment; a final dismissal of cause." No lawful congress could convene after the southern states had ceded from the union because there was no longer a lawful quorum and Lincoln could not legally reconvene Congress. Only a quorum of the States could reconstitute a Constitutional congress.

After the war, the country lay devastated and still hopelessly divided as the south struggled to rebuild. Bitter roots of resentment took hold as the era of "reconstruction" began. The south was eventually resurrected, but the Constitution was not.

1871, February 21: Congress Passes an Act to Provide a Government for the District of Columbia, also known as the Act of 1871 (Without the constitutional authority to do so, Congress creates a separate form of government for the District of Columbia, a ten mile square parcel of land (see, Acts of the Forty-first Congress," Section 34, Session III, chapters 61 and 62).

This act – passed when the country was weakened and financially depleted in the aftermath of the Civil War – was a strategic move by foreign interests (international bankers) who were intent upon gaining control of America.

Congress cut a deal with the international bankers (specifically Rothschilds of London) to incur a debt to said bankers. Because the bankers were not going to lend money to a floundering nation without serious stipulations, they devised a way to ensure their investment in the United States.

As stated, the Act of 1871 formed a corporation called the UNITED STATES. The corporation, owned by foreign interests, became active. Our original Constitution became inactive; however, is still valid to this day to individuals recognized as sovereign free men. With the Act of 1871, the original Constitution was altered when the title was capitalized and the word "for" was changed to "of" in the title.

THE CONSTITUTION <u>OF</u> THE UNITED STATES OF AMERICA is the constitution of the incorporated UNITED STATES. This one operates as a corporation.

The title of the original 1787 constitution is: The Constitution <u>for</u> the United States of America. Again, this original constitution is still valid to this day for individuals recognized as sovereign free men.

Congress, without informing the public or procuring the consent of the people or of the individual States, made it official by passing the ACT of 1871, formally declaring the corporation of the UNITED STATES to act as the legal government of the country with no jurisdiction outside the District of Columbia except by our consent, which they gain by the use of contracts. While the Act of 1871 says that jurisdiction outside of the District of Columbia is with our consent, the truth is that the STATES are now instrumentalities of the corporation of the UNITED STATES. The STATES have, by contracts, incorporated under the UNITED STATES Corporation. While each STATE has handled this differently, the fact is that each state has replaced their constitution by also incorporating and by adopting the bylaws of the UNITED STATES Corporation. Each STATE is now acting as an instrumentality or territory or holdings of the UNITED STATES Corporation.

The UNITED STATES is a federal corporation rather than the Constitutional government. Therefore, by looking at the corporate structure of the UNITED STATES, each county is incorporated under their state, then state is incorporated under the federal corporation, and finally, the federal corporation is

incorporated under England's corporation in 1872. Notice that England is the one corporation that controls our federal corporation. See Appendix for the Dun and Bradstreet numbers for:

- 1. The UNITED STATES
- 2. WASHINGTON STATE
- 3. CLARK COUNTY (in WASHINGTON STATE)

There is one more step to note in this corporate structure. ENGLAND'S CORPORATION rolls up to the Bank of England. The Bank of England is owned by the House of Rothschilds as well as the Federal Reserve of the UNITED STATES Corporation. All corporations end up incorporated under the House of Rothschilds in Europe.

Under the grants and decrees of the Declaration of Independence, the 1783 Treaty of Paris, and the original 1787 Constitution <u>for</u> the United States of America Congress committed *treason* against the People who were Sovereign by passing the Act of 1871.

Instead of having absolute and unalienable rights guaranteed under the original Constitution, we the people now have "relative" rights or privileges. One example of this is the Sovereign's right to travel, which has now been transformed (under corporate government policy) into a "privilege" that requires citizens to be licensed.

This also means that there are no constitutionally established courts. The counties (or parishes) within each state have to follow the contract that has been signed with the state under corporation rules.

Once the Corporation of the UNITED STATES was in place, the corporate federal government then discarded our original constitution and began to draft their own, so similar as to escape notice. (*The original Constitution cannot use in defense of personal rights because each person is a corporate CITIZEN and as such not a party to the original 1787 Constitution*). (*Padelford Fay & Co. v. The mayor and Alderman of the City of Savannah 14 Georgia 438, 520.*) You can only become a party to the original Constitution for the United States of America by canceling the contract with the federal corporation and declaring individual sovereignty.

Just before the Civil War, there was a quorum of states ratifying the original 13th Amendment. Virginia's ratification of this Amendment was lost between the State house in Virginia and the Congress of the United States. To this day it is still in question even though lawmakers at the time claimed that Virginia was in favor of adopting the Amendment.

The lost 13<sup>th</sup> Amendment to the 1787 Constitution <u>for</u> the United States of America: If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them. The attorneys in the United States used the generally accepted English law concerning attorneys. In England, a solicitor or attorney holds a title of nobility because he gives his oath to the BAR (British Attorney Registry). The same BAR is still used in this country to this day. Therefore, a BAR registered attorney in the United States of America cannot be a citizen of the United States (or a sovereign free man) and as such, and cannot hold office under the 1787 Constitution of the United States of America. The original 13<sup>th</sup> Amendment was unlawfully withheld from becoming law. The English BAR is still used in this country to this day.

## **Civil War**

The Common law system worked well until the Civil War, The War Between the States, or The War of Session. The popular belief that the Civil War was fought only because of slavery and this is simply not true. It was a component, but the main reason for the war was the rights of the states, specifically the right for a state to secede from the Union.

Much of the motivation for the Southern States to secede and create their own country was to flourish financially. The industrial Northern States were dependent upon the Southern States for raw materials and were able to gather great wealth for finished goods. While the South had large plantations, the raw materials they produced did not bring in the wealth that the finished products produced in the North would bring.

Should the Southern States secede and build their own factories, the Northern States would fall into ruin. The Northern States did not have the land or weather to produce what the Southern States could; therefore they would never be able to compete with the South.

Economically, the Northern States could not afford for to lose the raw materials from the South. Additionally, the Northern States viewed slavery as "man's inhumanity to man" and while the Southern States generally viewed it as just a part of doing business. The emotional aspect of the issue of slavery was used as the motivation for the war and has been the major focus in history books. For the Southern States, their motivation was to secede and make more money.

There is nothing in the constitution that mandates that the States must stay in the union. President Lincoln and the Northern States decided that the Southern States did not have 'State's rights to secede' and with the war forced them to stay in the union. Thus, the North caused the War of Session (Civil War).

To this day the Federal government keeps downplaying the state's rights. The South had the courage to fight for their belief in the state's rights and self-determination or sovereignty. What makes up the state? The people are the state. So, when you speak of states' rights you are talking about the people's 'sovereign' rights.

The original 1787 Constitutional United States was in operation until 1860; a collection of sovereign Republics in the union. Under the original 1787 Constitution, the States controlled the Federal Government; the Federal Government did not control the States and had very little authority.

In going to war Lincoln declared Martial Law and it remains in place today. By remaining in that status and not removing Martial Law Congress saw a way to take away our freedoms and have the power of the US government over all of us. Andrew Johnson succeeded Lincoln and he did nothing to change the

status of Martial Law. Then, Ulysses S. Grant an ex-general of the Northern army became president. Grant had always operated under military law, which is another form of Admiralty Law (Martial Law) and saw no reason to change. No president to date has changed the status of Martial law, therefore, *to this day the country is still under Martial law (Admiralty Law or Civil Law or Statue Law)*.

Essentially, the Civil War was instrumental in taking away a major part of our freedoms. With Statute Law or Private Law, statutes can be enacted to force citizens to do things that the Common Law does not allow to happen. Our freedom would be very different without the Private Law statutes in place that make requirements of us.

Proof of the fact that we operate under Admiralty Law is in evidence in every courtroom in America. In each courtroom there is a flag that has gold fringe border. That gold fringe represents the rule of law which holds jurisdiction in that court and it's not the Common Law of the land, it's Military Maritime Law which is another name for the Admiralty Law.

President, Dwight David Eisenhower signed Executive Order No.10834 on August 21, 1959 and had printed in the Federal Register at 24 F.R. 6865, pursuant to the law, stated that: "A military flag is a flag that resembles the regular flag of the United States, except that it has a gold fringe border on three sides." This signifies that when you enter that court you have entered and placed yourself under foreign jurisdiction, the CORPORATE UNITED STATES. Our true Constitution and Republic form of government is the law of the land and that is the Common Law which has been shoved aside and hidden while the corporation marches us down the road to dictatorship.

President Lincoln was assassinated at Ford's Theater. A little known fact; however, is that his assassination took place before Lincoln could officially end the Civil War and Martial Law. It was necessary to end Martial Law to restore Common Law in the country by having the Sovereign States reinstituting the Constitutional government. The Sovereign States would have had to convene a convention and declare the congress of the United States of America back in session under the 1787 Constitution for the United States of America. This did not occur. The people, being ignorant of the workings of the government, did not realize that when the congress was brought back in session it was under the FEDERAL CORPORATION OF THE UNITED STATES and not the United States of America.

## We are technically still at War and still under Martial Law!

Lincoln, to his credit, refused to borrow war funds from the Rothschild (Warburg, Schroeder, Speyers, Morgan, et al) bankers, and sold American Bonds instead, thus saving the nation from millions in war debt interest). The bankers were furious. After the Civil War, the bankers approached Lincoln about establishing a reserve bank, funded by them, and with the bankers controlling currency. Lincoln refused their plan. A few weeks later he was dead. This could very well be the reason behind Lincoln's assignation.

The UNITED STATES Government superseded Common Law because it could exercise more control over the daily lives of the population under Admiralty. It is important to note once again, that Common Law was superseded, *not removed*. Common Law is accessible to the sovereign, but is not available to the UNITED STATES CITIZEN. Being subject to Admiralty Law within the CORPORATION of the

UNITED STATES begins with signing up for a Social Security number and then using it. This constitutes a contract with the CORPORATION of the UNITED STATES.

The Government as the CORPORATION of the UNITED STATES removes many of the sovereign rights that were enjoyed up until the Civil War. Since this was all done piecemeal, citizens did not notice that their sovereignty had been lost, and so began the slow being conditioning to accept unconstitutional laws so the masses can be controlled. Again, it is important to understand that this country is now a fictitious corporation not a free society. Each person with a Social Security Number is now a trust account in the largest corporation in the world and are granted only those rights that the corporate government allows through Statute Law.

## The 14th Amendment

To paraphrase the 14th amendment; *it refers to all persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.* Therefore, **the full benefits of the original constitution <u>do not apply</u> to the 14th amendment citizen. "Equal rights" are not same rights!** 

**The 14th amendment citizen of the United States does not have full access to the bill of rights.** In the case of <u>Wolf vs. People of the State of Colorado</u>, 338 U.S. 25 (1948) it is talking about only the Bill of Rights to the constitution of 1-8 (which deals with individual liberty in the Bill of Rights) being estoppel – which was over ruled by <u>Mapp v., Ohio</u> 367, (1961) and this decision has now been limited.

What this means is that in a criminal court as a Corporate CITIZEN you now have limited access to the Bill of Rights, if any.

Once our sovereign status is removed through contract, we become slaves to the government. This situation puts us in a subordinate position to the government and those who are in power within the government.

# **Effects of the 14th Amendment**

The United States government under the original constitution had control only in the area of the District of Columbia and all of the protectorates. By extending United States citizenship to the newly freed slaves, they officially became citizens of the District of Columbia, which was a way to extend US governmental control from the District of Columbia to include the rest of the country.

Therefore, unwittingly the newly freed slaves became the first United States Citizens. Of course the freed ex-slaves, having no previous status, readily embraced this concept wholeheartedly. They knew nothing of sovereignty or state citizenship or what it meant. All that was important to them was getting recognized as a legal citizen and not as property. In their excitement of shedding the idea of being property, they did not realize this was trading one form of slavery for another. This was the beginning of the end of the sovereign free man in the United States.

This was all concealed within the 14th amendment to the constitution. The constitution says that the United States government only has jurisdiction in the District of Columbia, the protectorates and military bases. By enacting the 14th amendment, the reach of the federal government was extended into

the states through its new citizens, the freed slaves, and everyone else that was born or naturalized into the United States.

It has been presented to us that the 14th amendment was written for the ex-slaves. When it is read with the slaves in mind that is the conclusion drawn, but if the words are read carefully; it becomes clear that it is actually encompassing all citizens of the country.

At that time in history, the ultimate ramifications were not considered. The ex-slaves had to have some type of status within the country. The problem is; there was no consideration of State citizenship vs. United States citizenship and what the difference implied to both the sovereign free man and the newly freed slave.

The government deceived the people by using the ongoing national emergency of the Civil War and Martial (Admiralty) Law to basically replace the plantation with the corporate government. This established the total enslavement of former sovereign free persons as well as newly freed slaves. Those concerned with slavery felt good that slavery had ended for all time, when in fact slavery continued and they, themselves had become enslaved.

## The 16th and 17th Amendments

After the secession of hostilities between the states (usually referred to as the end of the Civil War) President Lincoln was approached by the international banking community about establishing a reserve bank, funded by them, and with the bankers controlling currency, which he refused to do. It was 53 years later that the international bankers were able to influence President Woodrow Wilson. In 1913 Wilson then signed the Federal Reserve Act and the income tax act.

By 1913, under President Woodrow Wilson, the 16<sup>th</sup> and 17th Amendments passed. Even though the 16th was never ratified, it is in use. The 16th paved the way for the bankers to gain complete control over the nation's monetary system with the creation of the Federal Reserve Debt System, (nothing federal about it, owned by a foreign corporation which is owned for the most part by the Rothschilds). The Federal Reserve Debt System was designed at a weekend retreat in Georgia called Jekyll Island. Following that, the IRS, also owned by the corporation, was created. The IRS was designed to be the collection agency of the Federal Reserve.

To further control the monetary system and place the people under permanent debt, the bankers manipulated the economy and plunged the nation into the Great Depression. With the support of the international banking community President, Franklin D. Roosevelt, called in the entire nation's gold leaving the population with absolutely worthless paper notes backed by nothing and based on debt.

## **Income Tax and the Federal Reserve:**

By the time of the 16<sup>th</sup> Amendment, 1913, a few generations had passed away since the War Between the States had occurred. Legally, state sovereign citizens cannot be taxed on their labor, but the 16<sup>th</sup> Amendment was the first step to codify the tax and ultimately tax us all. All education about sovereign citizenship had been completely dropped from the schools after the civil war. The only citizenship being taught is about the UNITED STATES CITIZEN. This had become a concerted effort on behalf of the CORPORATION of the UNITED STATES to conceal our true nature as sovereign citizens.

#### Federal Reserve Act – Banking:

Shortly after the income tax amendment, the **Federal Reserve Act (1913)** was passed giving our country's control of the monetary system to foreign bankers. Our forefathers explicitly told us to never let the banks control the monetary system. We traded our real currency (gold) for a credit (Fiat) system. In a credit system the banks can print whatever amount of paper money they wish. We see the results of that decision in our country today with runaway debt.

The Federal Reserve prints money when the government wants to borrow more. We cannot ask or demand an audit of the Federal Reserve. The Federal Reserve is not a government bank, it is a corporation owned by international bankers. Therefore, when the government borrows money, the Federal Reserve charges the government interest on that loan. We, the people, are not privy to what that interest actually is that the Federal Reserve is charging and taxpayers are paying the bill of the debt incurred by the CORPORATION of the UNITED STATES.

The Internal Revenue Service (IRS) is the collection arm of the Federal Reserve. The IRS is not part of the UNITED STATES government as proven in many court cases. The UNITED STATES government separates itself from the practices of the IRS. The Internal Revenue Service is a private corporation under the Federal Reserve, as the collection agency.

The 16th amendment could not have been put into effect without Statute Law and the 14th Amendment. As stated earlier, by 1913 there is no longer any mention of sovereign state citizens. People are now called UNITED STATES CITIZENS. At this point in history, citizens are not legally UNITED STATES CITIZENS, because there are no contractual agreements in place, to legally force sovereigns, to pay the corporate taxes. The UNITED STATES government still had to follow the original law; but by concealing our true identity as sovereign free men and forcing us to sign statute contracts taking away our sovereign rights, they have stolen the remembrance and the last traces of our original sovereignty.

With the 16th amendment in place and the international bankers in control of the monetary system, the international banking community convinced the UNITED STATES to stop putting tariffs on incoming goods (as the Constitution for the United States had provided to pay for US governmental operations.) The government then forced the population to pay for all of the government expenditures through the income tax that was passed in 1913.

It took many years before the tariffs were removed. The international bankers could not show their hand as to what was going to happen in about 20 years. The income tax did not even become relevant until the 1930's. It was a Trojan horse just sitting there to be used at a later date.

The politicians have always known about state citizenship and were very careful as to how they worded all the tax laws. The wording of all tax laws are in accordance to the original constitution. Tax laws enacted were very carefully worded so that the wording specifically mentioned UNITED STATES CITIZENS and federal employees as tax payers. State citizen is not mentioned in any tax documentation to continue the concealment of sovereign citizenship. It is kept lawful by using the 'voluntary statement' on the IRS 1040 form. This statement is strictly for state sovereign citizens that do know their own status and want to contribute.

Sovereign State Citizens cannot be forced to pay income taxes; however, there is no way a UNITED STATES CITIZEN can avoid paying taxes. This is also why the news media is quick to inform you about UNITED STATES CITIZENS going to jail or losing their property for not paying their federal income taxes. There is no report of someone that has declared their state citizenship (sovereignty) being

prosecuted for not paying taxes. This is because state citizens (sovereigns) are not included in the tax codes. They are considered 'Non-resident aliens' to the Corporate UNITED STATES not the organic United States.

There are circumstances that a sovereign would pay federal income tax. If a sovereign worked for federal government for example as a contractor, then by law the sovereign would have to pay income tax to the federal corporation. It may be difficult to maintain employee status however.

State citizens (sovereign free men) are the only citizens that actually get the benefits of the Constitution <u>for</u> the United States lawfully within our system. The UNITED STATES CITIZENS have no legal protection under this constitution. They can have only the benefits that the Federal government will allow them to have under corporate rules that abide by the Constitution <u>of</u> the UNITED STATES.

You have unknowingly contracted with the UNITED STATES government to give away your sovereign rights. Many have fought the IRS as UNITED STATES citizens and they lose every time. What they do not comprehend is the real reasons that their sovereign rights have been suspended by signing the Social Security contract. Therefore they can no longer use the Constitution as a defense. **IT IS BECAUSE OF THE CONTRACTS!** 

Why is this important? This is easy to answer. Let us say that the country is now bankrupt. Where does the government turn to bail out from all the extravagant spending that the government has and is continuing to do? Turn to the international bankers (Federal Reserve) again. But, they cannot let the people know what they have done. So, first they allow an international bank into this country called the Federal Reserve to take over the money supply and insert a credit system. Taxes pay the debt incurred by politicians, and each person with a Social Security numer is a taxpayer, thereby paying the debt.

The definition below gives the official explanation of the Federal Reserve. It says nothing about being a branch of the United States government or even as a locally owned bank in this country. Notice the date of the legislation. It corresponds with the year of the Income Tax 16th amendment.

The Federal Reserve Act is Dispersed throughout 12 USC; ch. 6, 38 Stat. 251 (December 23, 1913), to provide for the establishment of Federal Reserve banks, to furnish an elastic currency (Fiat), to afford means of rediscounting commercial paper, to establish a more effective supervision of banking in the United States, and for other purposes.

**The Federal Reserve has never had a full audit.** They do not have to submit to an audit; as an international banking corporation, they are not within the jurisdiction of the UNITED STATES. When the Federal Reserve convinced Roosevelt to get rid of the gold standard; the Federal Reserve was able to print money with no backing. When you pass a one dollar bill you are only passing a note which was a promise to pay. Before the demise of the gold standard, you could take that one dollar bill (otherwise known as a 'Gold Certificate') and turn it in for one dollar of gold. That was called real money. The problem with this system for international bankers and the CORPORATE UNITED STATES government is that they could never print any more money than the government had in gold reserves at Fort Knox. Today the Federal Reserve can print as much money as the government wants to borrow.

#### **Planning Ahead:**

The politicians knew that the country was going to go bankrupt back at the turn of the 20th century. So, the Federal Reserve was set up long before the country actually went bankrupt. Next the government got

a loan from that Federal Reserve. Since there was no gold to back this loan, what can be used for collateral? They were very ingenious. The politians in power decided to *mortgage all of the efforts of all the UNITED STATES citizens through the 14<sup>th</sup> and 16th Amendments through the Income Tax Code.* This does not include state citizens (sovereign citizens), because they are non-resident aliens to the CORPORATION of the UNITED STATES and are therefore exempt.

Unfortunately, the **truth has now been withheld for almost 100 years**, so no one really knows what the term Sovereign Citizen or State Citizen really implies. Through the school systems we learn a version of the history of the United States, understanding the 14th amendment applied only to the slaves after the War Between the States. The reality is; however, that it applies to everyone born in the United States. The Sovereign rights are suspended when a person is assigned their Social Security number. UNITED STATES Citizen by definition (i.e. Slave to the Federal Corporate Government).

The UNITED STATES Corporation has now made slaves of all of us and made us the payers of the national debt. The original constitution provided that the United States government was funded entirely by foreign tariffs. Established in the original constitution, by law, the government could only be funded by the incoming goods that were assessed tariffs to pay for the United States government. The American people, as sovereign citizens, were the only people on the face of the earth that could not be controlled or taxed because of the Treaty of Paris and the law of the 1787 Constitution supporting individual sovereignty.

Because it cost more to the producers of the goods get their goods into this nation from Europe and the producers were funded by the international bankers, the international bankers worked to change the system.

## Land Ownership

#### <u>The inter-national bankers wanted from the UNITED STATES more collatoal and to mortgage all of</u> <u>the land within the borders of the United States</u>, which is exactly what the government officials did.

In 1933 President Roosevelt signed <u>Senate Document No. 43</u> (1933) into law: "The ultimate ownership of all property is in the state; individual so-called `ownership' is only by virtue of government, i.e., law, amounting to a mere user; and use must be in accordance with law and subordinate to the necessities of the State." The effect of this *gave all property of federal CITIZENS to the state*. Therefore, only sovereign citizens can now have title to the land.

Also in 1933 Roosevelt passed <u>HJR 192</u> on June 5 that *took the gold standard away from the people*. The affect this had on the country is that the people were left without lawful money for paying debts. In one fell swoop of the pen *Roosevelt transformed our society from an ownership society to a credit society.* The effects continue today.

How did this happen? The UNITED STATES government does not own the land of the United States; the people own the land. How can the Corporate government mortgage land that they do not own?

Like any debtor, the UNITED STATES government had to assign collateral and security to their creditors as a condition of debts they incur. Since the CORPORATION of the UNITED STATES didn't have any assets, they assigned the private property of their UNITED STATES CITIZENS, as collateral against the federal debt. They also pledged the unincorporated federal territories, national parks, forests,

birth certificates, and nonprofit organizations as collateral against this debt. All the above has already been promised as payment to the international bankers (The Rothschilds Dynasty).

America has returned to its pre-American Revolution feudal roots whereby all land is held by a sovereign entity not a sovereign free man and the common people have no rights to hold title to property. Once again, we the People, are the tenants and sharecroppers renting our own property from a Sovereign Entity in the guise of the Federal Reserve Bank and their collection agency the Internal Revenue Service. We the People have exchanged one master for another.

In 1944, Washington D.C. was deeded to the International Monetary Fund (IMF) by the Breton Woods Agreement. The IMF is made up of wealthy people that own most of the banking industries of the world. It is an organized group of bankers that have taken control of most governments of the world. Congress, the IRS, and the President work for the IMF. The IRS is not a U.S. government agency. It is an agency of the IMF. (For validation see: Diversified Metal Products v. IRS et al. CV-93-405E-EJE U.S.D.C.D.I., Public Law 94-564, Senate Report 94-1148 pg. 5967, Reorganization Plan No. 26, Public Law 102-391.)

In 1944 by the Breton Woods Agreement our nation's capital, indeed all of the District of Columbia was ceded to the IMF (owns the Federal Reserve, IRS and the various alphabet agencies which are also corporate entities, FCC, CIA, FBI, NASA etc.). The IMF is the banking agency of the UN. (Black's Law Dictionary 6th Ed. Pg 816). New York City is defined in the Federal Regulations as the United Nations. Rudolph Giuliani stated on C-Span that "New York City was the capitol of the world" and he was correct. (20 CFR Chapter 111, subpart B 422.103 (b) (2) (2)

#### **Torrens Act:**

Around 1907 in preparation for the coming bankruptcy, the United States government passed the Torrens Act. We believe this was instigated by our government's ties with the international bankers at this early stage in history. Torren was a ruthless politician in Australia and had passed the law there to rob their citizens of their land. It was actually a gimmick to take away true title to the land from the people. The act essentially said that if a land owner would bring in his actual title, which was a land patent, the government would then give them the ability to break up their land and make it easier to sell and mortgage. The banks would in turn give them a deed to show that they were entitled to the use of the land. The government would record all transactions on the land.

Government simply stripped off the title and it would revert to the state who has promised the land to the CORPORATION of the UNITED STATES to back state debt, without the land owner knowing what had happened. Now, all land owners have deeds and the fraud is complete. We are now serfs to the feudal federal system. It is important to note that deeds are not the same as true title to the land.

## **Human Resources**

Where did the term "Human Resources" originate? How can humans be a national resource? The term itself implies ownership and that is exactly what it means. Citizens who are not sovereign are Human Capital (Executive Order 13037.) With the enactment of two items, people in the United States were converted from free men to corporate chattel; those are the Certificate of Live Birth and later the Social Security system. Both of these documents create an all capital name entity which is bonded and traded on the open market.

A trust account is created in your name and from that moment on and everything you do in commerce for the rest of your life is based on forcing you to borrow on your own money while creating debt from it. All the while the elite amass wealth by stealing your sweat equity. (You own no property, slaves can't own property. Read the Deed to the property that you think is yours, you are listed as a Tenant. (Senate Document 43, 73rd Congress 1 st. Session in 1933).

Every time you sign your name on a check, a credit application, a license of any kind, a contract or check that little box "are you a U.S. Citizen", you are granting your permission to be under the unconstitutional jurisdiction of The CORPORATION UNITED STATES. Take out a magnifying glass and examine the line on your checks where you sign your name. Look at your Social Security card, drivers license, credit and debit cards etc., and you will see your name in all capital letters indicating that corporate entity. That entity is known as your "Straw Man". Even worse, by signing a birth certificate for your child you have just given legal custody of that child to the state which is why the state can take that child from you if they decide that you should not have him or her.

By this point in our history they have only concealed our citizenship although everyone in the United States is still technically a sovereign citizen; they are unaware their status has been suspended and no longer know how to be recognized as sovereign. At this point it would still be very easy for citizens to start taking back rightful sovereign citizenship.

## The Buck Act - 1939

Finally, the **1939 Buck Act** which was signed into law by President Roosevelt which tied Social Security to Corporate Citizenship. When passing new statutes, the Federal government always does everything according to the legal principles. (Legal principles apply within the CORPORATION of the UNITED STATES and NOT to the sovereign free man who is under Common Law, referred to as lawful principles.) In order for the Federal government to tax a Citizen of one of the states, they had to create some sort of contractual agreement between the Citizen and the Federal Corporation. *This contractual agreement is the Social Security Number*. This is why the CORPORATION of the UNITED STATES is adamant that everyone in this country is required a social security number.

According to Black's Law Dictionary: The "citizen of the United States" in Article II of the United States Constitution is not the same as "Citizen of the United States" in the 14th Amendment to the constitution. The "Citizen" with the capitalized "C" is a class of citizens within the CORPORATION of the UNITED STATES. The lower case "c" "citizen" applies to one of the people that have standing, i.e. a party to the contract of the constitution with the people with "Privileges and Immunities."

## **Today's Congress**

We do have, what the powers in Washington call a 'Congress,' but it is a not a Constitutional Congress. The congress that is now in power is actually the "Board of Directors" to the FEDERAL CORPORATION of the UNITED STATES. When we elect our senators and representatives, we are electing the board of directors to that FEDERAL CORPORATION we call "The UNITED STATES."

The people who have sworn an oath to uphold the constitution are actually upholding the constitution of the CORPORATION of the UNITED STATES, not the original Constitution for the united States of America. This is why many unconstitutional laws are passed. The people in office have the power to do

this within the corporation and under Martial Law which sets aside the original 1787 Constitution for the United States.

This also means that <u>all</u> of the amendments to the Constitution of the UNITED STATES after the declaration of martial law, including the 14<sup>th</sup> onward, are <u>not constitutional</u>, nor are they lawful as we have had no lawful Congress since that time to enact them. They are valid only within the CORPORATION of the UNITED STATES, but these amendments violate many of the sovereign free man's rights.

The "CORPORATION" of THE UNITED STATES was formed in the year 1871, and so our current congress (including both the House and Senate) are acting members of the "Board of Directors" of the CORPORATION of THE UNITED STATES. The legal system of the CORPORATION of THE UNITED STATES does not apply to the Sovereign Free Man.

The original Constitution was never removed; it has simply been dormant/superceded since 1871. It is still intact to this day. This fact was made clear by Supreme Court Justice Marshall Harlan (Downes v. Bidwell, 182, U.S. 244 1901) by giving the following dissenting opinion: "Two national governments exist; one to be maintained under the Constitution, with all its restrictions; the other to be maintained by Congress outside and independently of that Instrument.

In 1871, The United States became a Corporation with a new <u>constitution</u> and a new corporate government. The original constitutional government was vacated to become dormant, but it was never terminated. According to the original constitution, the new constitution had to be ratified by the people, but it never was. The whole process occurred behind closed doors. The people, via taxes, are the source of financing for this new government because tariffs are no longer in place to pay for the national government as defined by the 1787 Constitution for the United States of America. Additionally, the 1787 Constitution made no provisions for income tax because it is regressive instead of being equal to all citizens.

In 1917, the Trading with the Enemy Act (TWEA) was passed. "This act was implemented to deal with the countries we were at war with during World War I. It gave the President and the Alien Property Custodian the right to seize the assets of the people included in this act and if they wanted to do business in this country they could apply for a license to do so. By 1921, the Federal Reserve Bank (the trustee for the Alien Property Custodian) held over \$700,000,000 in trust." Understand that this trust was based on our assets, not theirs.

In 1933, 48 Stat 1, of the TWEA was amended to include the United States Person because they wanted to take our gold away. Roosevelt used Executive Order 6102 to make it illegal for a U.S. Citizen to own gold. In order for the Government to take our gold away and violate our Constitutional rights, we were reclassified as ENEMY COMBATANTS." (Note: Executive Order was used to circumvent congress which can be used under Martial Law.)

In 1933, there was a second United States bankruptcy. In the first bankruptcy the United States collateralized all public lands. In the 1933 bankruptcy, the U.S. government collateralized the private lands of the people (a lien) – they borrowed money against our private lands. They were then mortgaged. That is why we pay property taxes.

From a speech in Congress in The Bankruptcy of the United States Congressional Record, March 17, 1993, Vol. 33, page H-1303, Speaker Representative James Trafficant Jr. (Ohio) addressing the House states:

"...It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the UNITED STATES and the official capacities of all UNITED STATES Governmental Offices, Officers, and Departments and is further evidence that the United States of America federal government exists today in name only."

The receivers of the United States Bankruptcy are the International Bankers, via the United Nations, the World Bank, and the International Monetary Fund. All United States Offices, Officials, and Departments are now operating within a de facto status in name only under Emergency War Powers. With the Constitutional Republican form of Government dissolved, the receivers of the Bankruptcy have adopted a new form of government for the UNITED STATES. This new form of government is known as a Democracy, being an established Socialist/Communist order under a new governor for America. This act was instituted and established by transferring and/or placing the Office of the Secretary of Treasury to that of the Governor of the International Monetary Fund. Public Law 94-564, page 8, Section H.R. 13955 reads in part: "The U.S. Secretary of Treasury receives no compensation for representing the United States..."

Prior to 1913, most Americans owned clear, allodial title to property, free and clear of any liens of mortgages until the Federal Reserve Act (1913) "Hypothecated" all property within the Federal United States to the Board of Governors of the Federal Reserve, in which the Trustees (stockholders) held legal title. The U.S. Citizen (tenant, franchisee) was registered as a "beneficiary" of the trust via his/her birth certificate In 1933, the Federal United States hypothecated all of the present and future properties, assets, and labor of their "subjects," the 14th Amendment U.S. Citizen to the Federal Reserve System. In return, the Federal Reserve System agreed to extend the FEDERAL UNITED STATES CORPORATION all of the credit or "money substitute" it needed.

## **Social Security**

The Government achieved ownership of all real property and capitalizing the labor of all citizens with the **1935 Social Security act.** Franklin D. Roosevelt and the Democratic Party conspired to permanently take away our natural born rights once and for all and instigate the Democratic Party in power forever. The government promoted the new Social Security system to the people, by simply telling everyone that it was an "insurance policy for old age." But, under statute law (the corporate legal system), not common law (the constitutional system), they had passed laws that went around common law. Buried within the Social Security contract, *the government sets up a trust account in the FEDERAL CORPORATION of the UNITED STATES making each person with a Social Security number a fictitious person of the CORPORATION of the UNITED STATES.* 

We have all signed government contracts that make us CORPORATE U.S. CITIZENS; at this point the organic 1787 Constitution provides no lawful protection to the UNITED STATES corporate CITIZEN. As a CORPORATE UNITED STATES CITIZEN you are a <u>fictitious person</u>, and part of the <u>fictitious</u>

<u>CORPORATION</u> of the UNITED STATES. Therefore, natural free men (Sovereigns) cannot be a part of the Corporation.

With this understanding that all of us are originally born a natural 'sovereign free man as soon as you sign the **Social Security SS-5 form**, you start your very own trust account in the CORPORATION of the UNITED STATES. This is where you officially separate yourself from your original status as sovereign born free man. In fact, each time you sign for a license or permit, you are signing a contract to do whatever the county, state, or federal government tells you is legal to do, nothing more and nothing less.

Now, we will discuss the real reason for the social security contract. What was not put in the body of the SS5 form (Social Security contract) is that a trust account is set up in the CORPORATION of the UNITED STATES in the name of UNITED STATES citizen that had applied. The significance of the Social Security Act is to provide an account in your name and you are now a trustee in the UNITED STATES CORPORATION and liable for all statutes and debts that are enacted or incurred within the corporation rules.

- As a corporate citizen you do not have the constitutional rights that the sovereign citizen has. You give all that up, for the protections and benefits that the corporation provides.
- As a corporate citizen you have only the constitutional laws that the corporation allows you to have. The UNITED STATES Corporation masks its corporate business in a phony act of embracing the constitution, but all the while undermining it with unconstitutional laws.
- The 1787 constitution does not apply to a corporate person because the corporate citizen is a *fictitious person with your name*. You have been made to think that the fictitious person is you.

Once signed with Social Security, the government believed that you would never find out the truth, because it was hidden so deeply that it would be impossible to discover the truth. In fact, there are only a handful of people in the country that understand the total story. You are now on your way to becoming one of the few in the country that knows this truth.

#### **Identity Crisis:**

You can identify your "Corporate Status" in all paper work that you get from any government entity. Your corporate name (Trust Account) is always used. It is always spelled out in all <u>CAPITAL</u> <u>LETTERS</u>

#### Federal Reserve Act - Land:

When the gigantic public trust was implemented in 1913 via the Federal Reserve act, no immediate changes with regard to the master/serf relationship that had developed between government and land holder were necessary. Again life went on as usual for a while with no clues to the fact that all property and labor (in the form of taxes) had been pledged to the Board of Governors of the Federal Reserve; and as trustees, they held the MORTGAGE on all the land of the UNITED STATES. This was accomplished by allowing the same taxing agencies to act as administrating agents for this newly formed trust.

President Woodrow Wilson approved the Federal Reserve Act in 1913 and a few years later, he reflected: "I am a most unhappy man. I have unwittingly ruined my country. A great industrial nation is controlled by its system of credit. Our system of credit is concentrated. The growth of the nation,

therefore, and all our activities are in the hands of a few men. We have come to be one of the worst ruled, one of the most completely controlled and dominated governments in the civilized world -- no longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and duress of a small group of dominant men."

A century before, Thomas Jefferson reflected much the same sentiment:

"If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks....will deprive the people of all property until their children wakeup homeless on the continent their fathers conquered....The issuing power should be taken from the banks and restored to the people, to whom it properly belongs."

On June 4, 1963, John F. Kennedy signed <u>Executive Order No. 11110</u> to strip the Federal Reserve Bank of its power to loan money to the government at interest. On that day Executive Order No. 11110 returned the power to issue currency, without going through the Federal Reserve to the US government. Kennedy's order once again gave the Treasury the power "to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury." This meant that for every ounce of silver in the US Treasury's vault, the government could introduce new money into circulation. In all, Kennedy brought nearly \$4.3 billion in US notes into circulation. For a short period our money was backed by Silver (Silver Certificates). Many believe this is the reason President John F. Kennedy was assassinated five short months later. They believe the Federal Reserve board of directors issued the actual order.

After President Kennedy was assassinated, and upon assuming office, newly sworn in President Lyndon Johnson recalled all of the US Silver certificates that Kennedy had put into circulation.

President Ronald Reagan was the next to challenge the power of the Federal Reserve, but this abruptly ended with his near assassination on March 30, 1981 by the hand of the crazed son of former CIA Director, and one of then Vice President, George Bush's closest friends and oil business backer John Hinckley Sr.

President Reagan had pitted himself against the Federal Reserve over their refusal to lower the crushing interests rates they had been imposed upon the American people during the US recession of 1980-1982 which was their greatest since the Great Depression, but after his near death experience he quietly signed into law on September 13, 1982, <u>H.R.6128</u> which became <u>Public Law No: 97-258</u> that was written on the behalf of the Federal Reserve by little known US Congressman Peter Wallace Rodino Jr., with no co-sponsors, and made it illegal for any future American President to print money for the American people.

## Recap

We as UNITED STATES Citizens have been misled, and we are now true slaves belonging to the CORPORATION of the UNITED STATES and ultimately to the Federal Reserve and its owners the international bankers. We are as much slaves to the corporate UNITED STATES as the slaves were to the plantation owners of the south, only very few are actually aware of it.

The UNITED STATES Corporation continues getting Federal Reserve loans that the international bankers are only too happy and willing to provide. The UNITED STATES CORPORATION mortgaged our efforts in the form of income taxes (16th amendment) and the foreign bankers (Federal Reserve legislation) effectively get our land as part of the deal.

Next the federal government went to the states. Since all of the states are also corporations, they were not going to get money from the CORPORATE UNITED STATES, unless they essentially mortgaged the land that they had fraudulently taken from the land owners.

The states then mortgaged all of our land to the CORPORATE UNITED STATES government, which in turn mortgaged the country to the Federal Reserve Bank, which is owned by the international bankers.

Now in control, the Federal Reserve then made sure that the UNITED STATES Citizens paid the national debt, so the Internal Revenue Service was born as the collection arm of the Federal Reserve. It is a branch of the Federal Reserve Bank, not a branch of the US government.

The people of the UNITED STATES are slaves to the state and do not know it. Definition of a slave: *one that does not have freedom, one that is not under common law and one that does not own land.* Our land has been lost by fraud and our sovereignty has been taken away through statute law via illegal contracts, rendering us slaves unknowingly.

In short, our government, which was created by and for us as sovereigns -- free citizens, deemed to have the highest authority in the land -- was stolen from us, along with our rights. Keep in mind that, according to the original Constitution, only *We the People* are sovereign. Government is not sovereign. The Declaration of Independence says, "Government is subject to the consent of the governed." That's us – the sovereigns. When did you last feel like a sovereign?

It doesn't take a constitutional historian to figure out that the U.S. Government has NOT been subject to the consent of those governed since long before we were born. Rather, those governed are subject to the whim and greed of the corporation, which has stretched its tentacles beyond the ten-mile-square parcel of land known as the District of Columbia. In fact, it has invaded every state of the Republic. Mind you, the corporation has NO constitutional jurisdiction beyond the District of Columbia, you have been taught to believe it does.

Ignorance of the law (corporate legal system) is no defense. Each CORPORATE Citizen is 'presumed' to know the legal system within which we operate, which is very weird since We the People are taught NOTHING about law system and legal system in school. We memorize obscure facts and phrases here and there, like the Preamble, which says, 'We the People establish this Constitution for the United States of America.' But our teachers only gloss over the Bill of Rights. Our schools (controlled by the CORPORATE GOVERNMENT) don't delve into the Constitution in depth. After all, the CORPORATION was established to indoctrinate and 'dumb-down' the masses, not to teach anything of value or importance. As a Sovereign, you are entitled to full disclosure of all facts.

Certainly, no one mentioned that America was sold-out to foreign interests, that we were beneficiaries of the debt incurred by Congress, or that we were in debt to the international bankers. Yet, for generations, Americans have had the bulk of their earnings confiscated to pay a massive debt that they did not incur. There's an endless stream of things that went untold. And, now that you are being told, how do you feel about being made the recipient of a debt without your knowledge or consent?

## Washington State's Two Constitutions

**The 1878 Washington State Constitution** which was conceived in the town of Walla Walla, Washington. This constitution actually upholds the original 1787 Constitution for the United States and supports both individual and state sovereignty.

As it happens, the governor of the Washington territory, Miles Moore, switched to a proposed 1889 constitution that was not approved according to the conditions set down in the 1878 constitution already in place. The governor lied to the sovereigns of Washington and convinced them that they needed a constitution, not explaining to them that we already had a lawful constitution. Even the Attorney General of the time instructed the Territorial Governor not to proceed without following the 1878 CONSTITUTION of the State of Washington. At that time in our history, very few could read and write and depended on others for information. No one seemed to question the need for a new constitution.

One of the reasons for getting rid of the 1878 constitution; it was contrary to the 14th amendment and the newly formed Corporation of the UNITED STATES.

In fact, Washington was already accepted as statehood by the United States before the politicians in Olympia started to work on the 1889 constitution. The state had passed all the tests. Politicians in Washington D.C. conspired with the territorial governor in Washington State not to proclaim the Statehood of Washington until the Governor of Washington Territory could convene an illegal "constitutional convention" and replace the 1878 CONSTITUTION of the State of Washington.

Because the people were unaware of the 1878 constitution being in place, the vote to approve the 1889 constitution was illegal. In fact all official documents in Washington DC still refer to the 1878 Walla Walla constitution. Sovereignty is clearly referred to in the 1878 constitution: *Article II sections 1, 2, and 3. Section 1 states the jurisdiction of the state, section 2 states that the land and other property that is accrued to the territory of Washington shall vest in the state, and section 3 the people of the state, in their right of sovereignty, are declared to possess the ultimate property in and to all lands within the jurisdiction of the state, and all lands, the title to which shall fail from a defect of heirs, shall revert or escheat to the state.* 

It confirmed to all residents of Washington that they were sovereign in their status and that they would forever keep title to the land. Think about those two statements in section 3 above. This is the meaning of being free. Of course the 1889 constitution did not even mention these items. Very few people in the state of Washington even know that we were all swindled out of the original constitution. There are in fact other states having two (2) constitutions, Arizona and Oregon.

# The government officials did not want to allow the people of The State of Washington to remain sovereigns while the other states were in the process of denying their citizens sovereign status.

The state did not believe that someone would put it all together and bring the title forward. If they should, the state passed laws so that corporate citizens cannot hold title to the land. <u>Only a state free</u> man or sovereign can own and hold title to land.

A title to land is not the same as a land deed. I was just as gullible as everyone else for most of my life. I assumed that a **deed** is the same thing as a **title** and that is not so! In Blacks law you will find this is true, they are <u>not</u> the same.

#### **Bad Deeds:**

Now the owner does not have true title to the land. The title was given over to the state under the Torrens land registration act or fraudulent transactions by the county registrars. Under Torrens you could petition to get back the title to the land; but if the county took the land by fraudulent means during the registration of transaction process, it is really hard to get back the title from the counties but not impossible.

The owner is now a tenant (as noted on any deed) to the land, to which the state controls title and interest, and the state actually holds the title even though the means were fraudulent. This is why we have to pay property taxes, land use taxes, fees, and are required to get building permits to do anything with we thought was our land. **THE SOVEREIGNS DO NOT HAVE TITLE TO THE LAND.** The county can only tax the land as long as the state actually believes that they own the land.

The owner does not have the title, he has a deed. Again, these are not the same. The state <u>claims</u> to hold the title, but they cannot prove it. The state can control everything that you do with the land because they claim to own the land. The land owner is nothing but a tenant to the state. Again, what is the difference in the European feudal system and in our own corporate state owning all the land?

## **Reclaiming Sovereignty**

The original Constitution was never removed; it has simply been dormant since 1871. It is still intact to this day. This fact was made clear by Supreme Court Justice Marshall Harlan (Downes v. Bidwell, 182, U.S. 244 1901) by giving the following dissenting opinion: "Two national governments exist; one to be maintained under the Constitution, with all its restrictions; the other to be maintained by Congress outside and Independently of that Instrument."

The very first thing that needs to happen is to get back Constitutional government, then for the counties to cancel the incorporation under the state. This will start the house of cards to crumble. The state will have no control of the counties any more. Note: The State cannot force the counties to remain in the corporation. Once they embrace Constitutional government, the corporation has no more control except through taxes. Therefore the counties will retain all tax money until the state decides to act constitutionally (according to the 1787 Constitution for the United States of America and 1878 Constitution of the State of Washington).

Once the CORPORATION of the UNITED STATES was in place, the corporate federal government then discarded our original constitution and began to draft their own, so similar as to escape notice. (*The original Constitution cannot be used in defense of personal rights because each person is a corporate CITIZEN and as such not a party to the original Constitution*). (*Padelford Fay & Co. v. The mayor and Alderman of the City of Savannah 14 Georgia 438, 520.*)

# You can only become a party to the original Constitution for the United States of America by canceling the contract with the federal corporation and declaring individual sovereignty.

What Corporate CITIZENS do not understand is their Social Security number represents both an <u>insurance policy</u> and a <u>trust account</u> created in the person's name within the corporation of the UNITED STATES. This government contract effectively trades your sovereignty for a trust account within the corporation. This exchange is what makes the contract legal.

In order to regain sovereignty, we must close the trust account in our name.

- Sovereignty, once declared, means the sovereign is no longer responsible or liable for debts associated with the trust account or any other contracts signed with any government entity (local, state or federal).
- The Social Security 'insurance policy' remains in force and may be drawn upon.

Once the trust account is closed and the sovereign is no longer a corporate entity. He now reverts to his original status of a free man. A sovereign will still receive the Social Security benefits because that was the <u>common law</u> part of the contract.

#### **Social Security Benefits Are Still Available:**

For myself, I have declared myself a sovereign. I was worried at first about all that money that I paid into the Social Security for all these years. I waited a year then applied for my Social Security and started receiving the payments in March 2009. Again, that was the common law contract with the Social Security department. They still have to pay, because that was all part of the contract that was stated and signed by both parties.

## You Can Own Your Land:

I am also in the process of getting back pure title to my land. Only a sovereign citizen can have title to the land. Laws have been passed at the state level to prevent Corporate CITIZENS from getting clear title to the land. As of January 25th 2010, I filed a law suit in the 10th Federal District Court against the County auditor to get my land patent recognized. Utah Division court case 2:10cv00053 Description Darby v. Kimsey. The magistrate judge in the 10<sup>th</sup> District Court ruled that the 10<sup>th</sup> District had no jurisdiction. I am filing a Constitutional Criminal Complaint against the elected officials of the State of Washington for continuing fraud against the sovereign people of the State of Washington.

#### **Summary:**

In summary, if one continues on this path and do research on sovereign rights, then it stands to reason that someday the international bankers are going to foreclose on the massive debt. What do you think will happen? I believe that at that time the facade will fall and the truth will be widely known. With enough people reclaiming their sovereign rights, the international bankers will not be able to take title to all the land or the country. All of your work will not be forfeited.

#### The Constitution is Still In Effect:

The student of our past history has to remember that all historical documents such as this 1787 Constitution <u>for</u> the United States or Treaties are contracts still in effect.

Are you a UNITED STATES Citizen or a state free man? All I can do is to give you this information. What you do with it is entirely up to you.

Personally I can think of no better legacy to leave my children and grand children than freedom from slavery. I have pledged my life, liberty and my sacred HONOR as a sovereign citizen to this endeavor. If you are of like mind, please contact me and I will put you in touch with people that can help you with state citizenship paperwork and land patents.

## Will You Dare To Be Free?

At least you now have a choice!

The Patriot Post ~ Founders' Quote Daily

"No people will tamely surrender their Liberties, nor can any be easily subdued when Knowledge is diffused and Virtue is preserved. On the Contrary, when People are universally ignorant, and debauched in their Manners, they will sink under their own weight without the Aid of foreign Invaders." ~Samuel Adams (letter to James Warren, 4 November 1775 Reference: Our Sacred Honor, Bennett (261)

"If once the people become inattentive to the public affairs, you and I, and Congress and Assemblies, Judges and Governors, shall all become wolves. It seems to be the law of our general nature, in spite of individual exceptions." ~ Thomas Jefferson

"Whenever legislators endeavor to take away and destroy the property of the people, or to reduce them to slavery under arbitrary power, they put themselves into a state of war with the people, who are thereupon absolved from further obedience." ~ John Locke, A.D. 1690.

"Experience hath shewn, that even under the best forms (of government) those entrusted with power have, in time, and by slow operations, perverted it into tyranny" ~ Thomas Jefferson

"Whenever the people are well-informed, they can be trusted with their own government." ~ Thomas Jefferson

"Leave no authority existing not responsible to the people." ~ Thomas Jefferson

"Whenever any form of government becomes destructive of these ends life, liberty, and the pursuit of happiness it is the right of the people to alter or abolish it, and to institute new government..."  $\sim$  Thomas Jefferson

Educate and inform the whole mass of the people... They are the only sure reliance for the preservation of our liberty. ~ Thomas Jefferson

A government powerful enough to provide everything you need is strong enough to take everything you have." ~ Thomas Jefferson

'If we ever forget that we're one nation under God, then we will be a nation gone under.' ~ Ronald Reagan

"We the people are the rightful masters of both Congress & the courts, not to overthrow the Constitution, but overthrow the men who pervert the Constitution." ~ Abraham Lincoln

A veteran is someone who, at one point in their life wrote a blank check

Made Payable to 'The United States of America,

For an amount of 'up to and including their life.

That is Honor, and there are way too many people in

this Country who no longer understand anything about honor.'

Remember, the "government" cannot give anything to anyone - until "they" first take it away from someone else!

"The world is a dangerous place to live in, not because of the people who are evil, but because of the people who don't do anything about it"--A. Einstein

"Of all tyrannies, a tyranny exercised for the good of its victims may be the most oppressive. It may be better to live under robber barons than under omnipotent moral busybodies. The robber baron's cruelty may sometimes sleep, his cupidity may at some point be satiated; but those who torment us for our own good will torment us without end, for they do so with the approval of their consciences." —C.S. Lewis

"If ye love wealth better than liberty, the tranquility of servitude better than the animating contest of freedom, go home from us in peace. We ask not your counsels or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may posterity forget ye were our countrymen." ---- Samuel Adams

"A nation can survive its fools, and even the ambitious. But it cannot survive treason from within. An enemy at the gates is less formidable, for he is known and carries his banner openly. But the traitor moves amongst those within the gate freely, his sly whispers rustling through...all the alleys, heard in the very halls of government itself.

For the traitor appears not a traitor; he speaks in accents familiar to his victims, and he wears their face and their arguments, he appeals to the baseness that lies deep in the hearts of all men. He rots the soul of a nation, he works secretly and unknown in the night to undermine the pillars of the city, he infects the body politic so that it can no longer resist. A murderer is less to fear. The traitor is the plague." - Marcus Tullius Cicero

## **Commentary from the Author**

As I have studied history over the last 30 years, I have come to the conclusion that President Lincoln was assassinated because the civil war was over and powerful people in the federal government could see this emergency as a way to change the direction of the county to give the federal government more power over the daily lives of all sovereigns in this country. I believe foreign interests and our own crooked politicians conspired to kill Lincoln to keep Martial Law in place. Martial Law as we have discussed provides more control of the people and more power into the hands of the United States government. In Martial Law (Statute Law), laws are passed that force a behavior.

President Lincoln met with representatives of the Rothschild's banking group who had the intention of making a deal with Lincoln to have the European banking group become the private bank (Federal Reserve) of its day and loan the United States of America the necessary funds to pay for the war. Lincoln refused and sold bonds instead. He was assassinated two weeks later.

In this document I have explained when and how Statue Law (aka: Admiralty Law, Martial Law, and Private Law) actually took precedence over the Common Law (aka: Public Law) as the law of the United States. The UNITED STATES Government could not control our daily lives until Common Law was superseded by Martial Law (Admiralty Law, et al). It is important to note that Common law was superseded, *not removed*. Common law is accessible to the sovereign, but is not available to the UNITED STATES CITIZEN. This is all due to the contracts that the persons of the corporation have signed with the Federal corporation that turns natural rights over to the government.

Think about this for just a second. Do you feel that the government is subservient to you, or is it the other way around? What we have today is just the opposite of what our forefathers fought and died for. They fought to give us all sovereign freedom; instead our government has given us slavery. You see, the definition of sovereign freedom is the jurisdiction of Common Law, and title to one's land – we have lost both.

The government now assigns social security numbers in the hospitals at the time of birth of a natural free man, thereby placing them into the system as early as possible. Even today babies are born with the status of a sovereign free man. They will remain free man until they accept benefits from the government (such as attending public school). The government officials depend upon you remaining in the dark about your true nature.

We are all enticed to sign contracts with the county, state, and federal governments with the promise of benefits from the programs that the county, state, and federal government has set up to keep you signing these contracts.

## My Personal Road to Sovereignty

After getting out of the military, I finished my engineering degree with the GI Bill and went to work for the telephone company in Albuquerque. While there, I saw new ways of accomplishing the work assigned; however the reward systems were based on the established methods and change is difficult to accomplish when salary increases are based on objectives defined by the way things are done.

Of course the higher ups and my peers resisted my ideas, because it was not established Bell system practice therefore it threatened their rewards. Let me tell you how that worked for me; I was seen as a radical.

I was able, with the protection of one high level manager, to prove out some ways of doing the job better and faster. Unfortunately, when this high level manager who saw things the way I did retired; I was screwed. I was reassigned to a position that was so boring I finally quit.

I went into Sales Engineering selling telephone equipment to phone companies and really enjoyed it. For the first time in my life I was in control of what I did. If I did well there was no one to take credit but me. This was the second best job next to Engineering and I thrived at this for almost 25 years.

In the early nineties, when Clinton was president and Janet Reno was Attorney General, I could see things going dreadfully wrong. First we had Ruby ridge in Idaho, then we had Waco Massacre in Texas and finally the two of them were talking about taking the guns like they did in Australia. It finally got too much for me and I figured I must do something.

I decided to start a Militia, which according to the Constitution, we are all in an "unorganized militia" from the age of 18 to 45, as stated in the 2<sup>nd</sup> Amendment. At that time I foolishly believed that the Constitution was the controlling supreme law of the land. I later found out that the FBI and the ATF were watching me because of what I was doing with what I believed was a constitutional militia.

Starting this militia was perceived as a threat to the FEDERAL CORPORATE government. Our intent was simply to show them that we were serious about keeping our guns. It did not occur to us that the Federal Government was interpreting our group was some form of threat against them. We merely made the statement that we were not going to be left defenseless. It did not occur to us that identifying our group as a militia was essentially setting ourselves up as a target of the federal government.

To reiterate this all started when I, David A. Darby, could not stand idly by and let then President Clinton and his Attorney General, Janet Reno, do an end run on the second amendment to the United States Constitution and take all guns from ordinary citizens. So, I started the Clark County Militia, which is protected by the 2<sup>nd</sup> Amendment to the 1787 Constitution for the United States of America.

What I did not understand at the time is that a Corporation had taken over the District of Columbia and ultimately the United States of America. What we are told and believe is that the Constitution exists as the Supreme law of the United States of America. As I learned about the fact that the UNITED STATES is now and has been since 1871 a "for profit" CORPORATION owned in part by the Queen of England. It is a fact that a constitutional government and a corporate government are mutually exclusive. Only one can be the government at a time. Our politicians turned the United States into for-profit CORPORATION right after the Civil War. Funny thing is, this is not taught to our kids in school. Therefore, how can anyone know that we have a corporation government instead of a constitutional government?

Learning the true nature of the existing government came about as a result of my involvement with the militia in the early 1990's. We were very successful and had more than 350 members in our militia group of all ethnicities who were concerned for the welfare and safety of their families and neighbors. Much to our horror our group was listed on the hate sites as a radical, anti-government, homophobe,

racist, and neo-Nazi, all of which we individually and as a group vehemently oppose. The government also knew we had the militia going until the Oklahoma City, Government Building was blown up. Initially the media blamed the Militias for the bombing, which was a complete fabrication.

The general population became very wary of the militia movement because of the radical antigovernment label being attached to all militias by the government and the press. Therefore, we basically folded up the militia in Clark County and went into inactive reserve status.

The Federal Government never gave up on its investigation of David A. Darby, because they knew he was getting close to the truth and therefore he must be stopped at all costs. The Federal GOVERNMENT instinctively knew that if I ever learned the truth, I would use it against them. They were and are correct. But, they did not realize that if they would have left me alone, I would have stopped searching for the truth. I had become completely disheartened with the news coverage about the militias and that the people of the United States were so ignorant of their rights that they appeared completely apathetic.

The Federal Government continued its surveillance of me, never believing that they had really beaten me.

In 2001 the stock market crashed causing many tech companies to fold. The company that I worked with was no exception. I found myself without a job and could not find one. So, I decided to retire and work on my hobby, which is fixing cars. I worked on cars for a few friends and got by.

In the meantime, I took the opportunity to find more guns for my collection of old military rifles. I started doing gun shows and did real well on weekends. I enjoyed buying and selling to collectors as well as finding more rifles to add to my collection. I always talked guns on the weekends and found many older fellows that shared my passion. It is amazing what one can find when times get tough and a gun comes out of storage. I found a lot of rifles that were better than mine and would buy them then I would sell the lesser quality ones that I had.

I could not buy anything for my collection in Canada, because I did not have that Canadian firearms license. Over the years, while I was still working in sales, I had developed friendships with gun enthusiasts in Canada. They encouraged me to get a license to purchase rifles in Canada for my collection.

I received my license through hard work and study, because the Canadian license was the hardest gun study that I have ever done. I actually applied for the license because I found a dealer in Vancouver, Canada that was importing M1 Garand rifle receivers from dismantled rifles from South Korea. What made these receivers unusual is that they were made in Italy by Pietro Berreta. They are rare and I could purchase the parts for very little, because they were just receivers, and not a complete firing rifle, not dangerous at all. I could sell these to collectors back in the states for a little mark up and use that money to further build my collection.

At the same time the ATF was still trying to find anything they could charge me with to get me off the street. So, they found a person that I thought was a friend to me. This was someone I took pity upon because he seemed to be down and out and needed someone's help. I now know much of what he told me were lies to convince me to help him.

The lies that he told me about concerned a terrible break up of he and his wife. He told me that she had taken his 12,000 acre ranch and would not let him on the place. Later I found out that the ranch was rented and he had actually stolen his dead father-in-law's collection of guns and <del>he</del> was under indictment for that crime.

It appears that the government made a deal with him. His objective was to get close to me with a hard luck story. I invited him to stay at my place until he could get on his feet. My wife at the time did not trust him in our home, so I paid for him to stay in my RV in an RV Park in Woodland, Washington.

During his stay, he found where I kept my gun collection and asked me about it. He asked me repeatedly if I knew anything about machine guns. I did and I showed him a machine gun that was rebuilt and looked like the real thing. What I did not tell him is that they were display only. They could not ever be made to shoot, they just looked great.

That was in 2005. I would drive up and get a few receivers and say hello to my friends once in awhile, because I could not afford to drive up, stay in a hotel and eat in restaurants very often. My friend, who was a licensed gun dealer in Canada, would keep any of the receivers that I did not take back to the States right away. They were always locked up in a safe area, even though the receivers had no potential danger. They were locked up according to the rules that I learned to get the license. I believe he still has some receivers under lock and key.

At one particular gun show in Washington State, Dan, who I allowed to live in my RV, brought a fellow by my table at a gun show and he offered me a real deal on 3 or 4 cap and ball pistols. By this time my collection of rifles was all but finished with excellent specimens, so I decided to try for some older pistols of the first generation after the flintlock pistols. The only problem is that the pistols were in Seattle and that was almost 200 miles from me. So, I told him I would have to wait until I went to Canada again and pick them up on my way back. He said he would wait until I had a trip up there.

The next trip happened a few weeks later, so I called him and told him that I was on my way north and would pick them up in a few days on my way back. He informed me that I would have to pick them up that day or he would back out of the deal. I believe I was manipulated into picking them up on the way up to Canada instead of on the way back as I had planned as part of a larger plan.

So, I stopped by on my to Canada and picked up the cap and ball pistols. I did not concern myself about these type of pistols, because they were antiques and could be purchased through the mail here in the states by anyone. I then set out on my way to Canada.

At the border, I was promptly stopped and searched. This was the first time I had ever been stopped and searched for anything. To be stopped just after purchasing the cap and ball pistols with me was a wonder to me, especially since my plan was to pick them up on my return from Canada. I had a deep-seated feeling this was a trap, but was too scared at that time to put all the pieces together. The customs officials found the black powder pistols and my carry pistol that I did not even know that I had with me. I was certain I had taken out the carry pistol, but there it was in my bag.

I have since learned that I was, in fact, set up by Dan, who I believe to be an ATF informant. When the customs officials at the border, found the carry pistol, I could not believe that it was there. I distinctively remember that I removed it from my carry case at Dan's place.

Until, I was stopped this time and interrogated by the RCMP, I had the feeling that something was amiss about the earlier stop in 2005. This time the RCMP investigator confirmed my suspicions by telling me that they had an informant that told them when I was coming through the Canadian border the first time I was stopped, in 2005.

That started me thinking about that day that I set out for Canada. I stopped by and asked Dan to keep my carry pistol, he took it, and I went to the restroom before I left. I believe that it was he who informed the ATF and the ATF contacted the RCMP. Further, I believe it was Dan that put the gun back in my bag when I stopped the RV before departing for Canada.

I was stopped at the border, searched, then arrested. After sitting in a 50 to 60 degree room for almost 8 hours and then I was interrogated by the RCMP and the ATF on Canadian soil, I was informed that I had

some choices to make. I could plead guilty and they would confiscate the guns and I could pay a fine of \$2600 US, I could be taken to jail and take my chances in court or I could turn over the van that I was driving as punishment.

I decided to take the first one and pay the \$2600. I was told that I could come back to Canada any time. The matter was over. They also knew about my Canadian license to purchase rifles at that time and nothing was said regarding the license.

I did not put it all together at the time. The ATF was there because they informed the RCMPs that I was smuggling guns into Canada. Fortunately for me, the RCMP could not see this big time smuggler (me) trying to bring in 3 or 4 cap and ball pistols and one semi-automatic did not fit the profile of a gun smuggler. Additionally, the RCMP checked my record and found that I do not have any record in the UNITED STATES or CANADA.

A cap and ball is technically a pistol that is dangerous and special license is required in Canada; however cap and ball pistols can be purchased by anyone in the states.

The cap and ball pistol is just about as dangerous to the person that loads and fires it as it is to the target. It was invented as a replacement for the old flint lock pistols. As Cartridges had not yet been invented, the only way to load one is to have a flask of black powder and pore a little in the cylinder. Next it is time to insert the ball. One has to find a little lead ball in the pouch and roll it into the cylinder that already has the powder in it. Next the waxed wad has to be put on top of the ball. The waxed wad is very important because it keeps the ball in place and tries to keep moisture away from the black powder.

Once the wad is pushed in, then the cylinder that has just been loaded is turned to face under the barrel, and the lever is then pulled down and the plunger drives the wad into place with force, hopefully enough wax and force to keep the ball from falling out when the pistol is barrel down. This procedure has to be redone for all six shots in the cylinder. Again, hopefully the plunger will not create a spark or any type of spark or flame is present like a cigarette to make the whole cylinder blow up in the loaders face. Then the cap, which is dangerous to handle, is pressed on the tube that leads to the powder.

Few people in the world that can load and fire one of these weapons competently. In fact we have seen the old movies that the cavalry officers always had flaps on their pistols. Along with keeping the pistols in the holster, they also kept rain from touching the black powder. If the powder gets any moisture at all the cap and ball pistol will not fire.

In 2011 on a leisure trip I was stopped at the Canadian border, arrested, and put in jail. The RCMP investigator told me that there was a bench warrant out for me since 2006. I have been into Canada at least 4 or 5 times between the incident in 2005 and this trip without being stopped. It is hard for me to believe that the customs agents are so inept that they only found it now.

I believe that it was just added recently. I would like to see the proof that the bench warrant was put into the computer in 2006. I would like to know why they say that the RCMP issued a bench warrant and could not find me, when the customs agents, the RCMP, the ATF, and the court all had my address in Washington State.

I would have answered this long before now, had I known.

Apparently the informant also told the ATF that I had automatic weapons and all kinds of illegal gun parts. It is important to note, the ATF raided my home in Washington State shortly after my ordeal in Canada and confiscated my whole gun collection. That resulted in the ATF with mud on its face because the whole thing was dropped by the US Attorney; however, they kept the guns they illegally confiscated.

Dan disappeared a few days before the ATF raided my house. He has not been seen by anyone since.

This series of events has motivated me to delve deeper into what my rights are and how I can stop government intrusion into my life. I also feel compelled to educate anyone who is interested, including law enforcement officers at all levels.



# The Civil Flag

The "Cartel for the Exchange of Prisoners of War between Great Britain and the United States of America," dated May 12, 1813 mentions a flag called the American Ensign. The exact origin and use of this flag is not known. A picture of the American Ensign may be found in Illuminated History of North America (1860). The American Ensign incorporates the blue stars similar to those of the Revolutionary war era Guilford Flag and the vertical stripes of the Civil Flag of the United States.

The Civilian Flag of the United States of America was flown, for over 100 years, by a select citizenry that could afford to buy them. Most used the design of the Customs Bureau and its American Eagle, many used the design of the American Ensign. These were not official flags like those created by Congress for military use, but existed by custom.

Some historians believe that the Civil Flag was discontinued after the Civil War when the federal government imposed military governments in the States and disbanded civilian government. As a show of its power over the States, Civil Flags were discontinued and Old Glory became the sole emblem representing the People of the United States of America, united under Military (or Admiralty) rule.

So, apparently there is more legitimacy to the Civil flag than I originally thought and it is tied up with the concept of Sovereignty for WE THE PEOPLE and the country as a whole.

When I use the term "free man" it encompasses both male and female. This is for all free loving people of this country. It is a color blind idea and it is for all that want freedom.

I must also acknowledge that I have used excerpts from many sources, most of which were not signed. I owe all that I know from what I have read and would identify these great writers if I could. No plagiarism is intended. I have used some of their words as they wrote them, because I could do no better. All of these great people that have written on different subjects are great patriots.

# "Life, Liberty and the Pursuit of Anyone Who Threatens It"

"The danger to America is not Barack Obama but a citizenry capable of entrusting a man like him with the Presidency. It will be far easier to limit and undo the follies of an Obama presidency than to restore the necessary common sense and good judgment to a depraved electorate willing to have such a man for their president. The problem is much deeper and far more serious than Mr. Obama, who is a mere symptom of what ails America . Blaming the prince of the fools should not blind anyone to the vast confederacy of fools that made him their prince. The Republic can survive a Barack Obama, who is, after all, merely a fool. It is less likely to survive a multitude of fools such as those who made him their president." *- newspaper article from the Czech Republic Observer* 

#### ഗ്രര

-- There is no consequential societal distinction between Marxist Socialism, Nationalist Socialism, or the most recent incarnation of this beast, Democratic Socialism (aka Progressivism). The conclusion of socialism by any name, once it has replaced Rule of Law with the rule of men, is TYRANNY!

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"A nation can survive its fools, and even the ambitious. But it cannot survive treason from within. An enemy at the gates is less formidable, for he is known and carries his banner openly. But the traitor moves amongst those within the gate freely, his sly whispers rustling through...all the alleys, heard in the very halls of government itself.

For the traitor appears not a traitor; he speaks in accents familiar to his victims, and he wears their face and their arguments, he appeals to the baseness that lies deep in the hearts of all men. He rots the soul of a nation, he works secretly and unknown in the night to undermine the pillars of the city, he infects the body politic so that it can no longer resist. A murderer is less to fear. The traitor is the plague." - Marcus Tullius Cicero

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"The ultimate ignorance is the rejection of something you know nothing about and refuse to investigate." – Dr. Wayne Dyer

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"The main ingredient of Tyranny is Apathy!" -- Unknown

..... and

"None are more hopelessly enslaved than those who falsely believe they are free." --Johann Wolfgang von Goethe

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## Appendix

#### **Dun & Bradstreet Information**

These are but a few of the organizations that are corporations. Check your own state to find out all the different corporations are listed in your county and state. You will be surprised and dismayed.

A search of Dun & Bradstreet's website (<u>www.dnb.com</u>) shows that:

- The "GOVERNMENT OF THE UNITED STATES" is a corporation. DUNS® Number \*16-190-6193. Number of Employees: 2,768,886.
- The UNITED STATES DEPARTMENT OF THE ARMY has DUNS® number 11-495-0892 and ownership is "Private." Number of Employees: 2,768,886, Interestingly the same as for the entity listed above...
- STATE OF WASHINGTON, DUNS® Number \*07-924-8936, listed as privately owned with 57,659 employees.
- WASHINGTON SENATE, DUNS® Number 80-888-2138, is owned by corporation with DUNS© # 07-924-8936 listed as privately owned.
- JUDICIARY COURTS OF THE STATE OF WASHINGTON, DUNS® Number 79-053-1545, listed as privately owned.
- STATE PATROL WASHINGTON STATE DEPARTMENT OF, DUNS® Number 94-560-7737, listed as privately owned.
- ATTORNEY GENERAL WASHINGTON STATE OFFICE OF, DUNS® Number 61-756-9314, owned by corporation with DUNS® Number 07-924-8936, listed as privately owned.
- \* Verified by representative "Jim" at Dun & Bradstreet 7/29/11 at 1 pm.

Note: While the DUNS ® Numbers are accurate, the Employee numbers may be out of date.

#### **Sequence of Historical Events**

1783 Treaty of Paris
1787 Constitution of the united States of America
1861 – 1865 Civil War
1865 Abraham Lincoln assassinated (April 16, 1965)
1868 14<sup>th</sup> Amendment
1870 The incorporation of the UNITED STATES
1913 16<sup>th</sup> Amendment (Income Tax ratified)
1913 Federal Reserve Act
1913 17<sup>th</sup> Amendment
1933 Senate document 43 gave property to state, per Franklin D. Roosevelt
1939 The Buck Act
1974 The Privacy Act

# **Suggested Reading**

- The Creature from Jekyll Island, A Second Look at the Federal Reserve
- The Anti-Federalist Papers
- The Documents listed in the Sequence of Historical Events (above)

The existence and recognition of preexisting rights can be can be found in the documents listed below. Throughout these documents, it can be seen that the people are not subservient to the government, but rather that the government it subservient to the people.

- The Magna Carta (June 15, 1215)
- The Declaration of Rights in Congress, at New York (October 19, 1765)
- The Declaration of Rights in Congress, at Philadelphia (October 14, 1774)
- The Declaration of Independence (July 4, 1776)
- The Articles of Confederation (November 15, 1777)
- The Treaty of Paris (September 3, 1783)
- This Constitution for the United States of America (September 17, 1787)
- The Bill of Rights including the 9th and 10th Amendments (December 15, 1791)

#### **Employment and the Social Security Number**

There is no law forcing you to get a Social Security (SS) number or to give the SS number to anyone except the Social Security administration. The only laws that have been passed concerning Social Security numbers are intended to force companies to ask you for the number. All of this is covered in the Privacy Act of 1974. After the Privacy Act of 1974 no law could be passed to compel you to give your social security number for any reason other than Social Security.

## Glossary

Admiralty/Maritime Law/International Law – The King's law. Deals with criminal acts that only apply to international contracts. Under this law, the people are no longer sovereign. The Uniform Commercial Code (UCC) that the United States practices is based on Admiralty Law. Under the UCC, contracts do not have to be entered into knowingly. Simple agreements can be binding, and as long as you exercise the benefits of that "agreement," you must meet the obligations associated with those benefits. If you accept the benefit offered by the government, then you MUST follow, to the letter, each and every statute involved with that benefit. That "benefit" is the Federal Reserve Notes (U.S. dollars). By paying for things with U.S. dollars you are unknowingly giving up all of your Constitutional rights and are legally obligated to follow all of the UCC statues. But you were NEVER told this.

**Allodial:** Free; not holden of any lord or superior; owned without obligation of vassalage or fealty; the opposite of feudal. (also see Ownership)

**Common Law** – God's law. Common Law and the system of De Jure Juries apply to sovereigns in disputes. In Common Law, contracts must be entered into knowingly, voluntarily, and intentionally.

**Corporation:** An artificial person, a legal entity, a non-human, fictitious entity created by or under the authority of the laws of a state.. Corporate fictitious entities are denoted in all caps. This includes the names of Citizens/Subjects. Your fictitious "strawman" entity is addressed in all caps, i.e. JOHN SMITH, rather than John Smith An association of persons created by statue as a legal entity. The law treats the corporation itself as a person which can sue or be sued. The corporation is distinct from the individuals who comprise it (shareholders). The corporation survives the death of its investors, as the shares can usually be transferred. Such entity subsists as a body politic under a special denomination, which is regarded in law as having a personality and existence distinct from that of its several members, and which is, by the same authority, vested with the capacity of continuous succession, irrespective of changes in its membership, either in perpetuity or for a limited term of years, and of acting as a unit or single individual in matters relating to the common purpose of the association, within the scope of the powers and authorities conferred upon such bodies by law. (page 340 of the 6<sup>th</sup> Edition)

Refer to any UNITED STATES CODE (USC). Note the capitalization; this is evidence of a corporation, not a Republic. For example, In Title 28 3002 (15) (A) (B) (C), it is unequivocally stated that the UNITED STATES is a corporation.

**Corporation de facto:** One existing under color of law and in pursuance of an effort made in good faith to organize a corporation under the statue; an association of men claiming to be legally incorporated company, and exercising the powers and functions of a corporation, but without actual lawful authority to do so. Its elements are a law or charter authorizing such a corporation, an attempt in good faith to comply with law authorizing its incorporation, and unintentional omission of essential requirements of the law or charter, and exercise in good faith corporate functions under the law or charter. A corporation which has been defectively formed but which is not subject to collateral attack. From Black's Law Dictionary (pages 341 of the 6<sup>th</sup> Edition)

**De Jure** – Existing by right or according to law; original, lawful. Common Law operates under De Jure terms.

**De Facto** - In practice but not necessarily ordained by law; in fact, in reality. Corporate Law operates under De Facto terms.

**Estoppel** – means that party is prevented by his own acts from claiming a right to detriment of other party who was entitled to rely on such conduct and has acted accordingly. A principle that provides that an individual is barred from denying or alleging a certain fact of state facts because of that individual's previous conduct, allegations, or denial. A doctrine which holds that and inconsistent position, attitude or course of conduct may not be adopted to loss or injury of another.

Lawful – A term used in Common Law and Constitutional Law.

Legal – A term used in the UCC which applies to Corporate Law.

#### What Does It Say?:

Always remember, when reading any government document, especially if it is a legal document; you have to know the meaning of the words being used. The accepted meaning is not always the same as what is being used in contracts and legal documents. The 4th edition Black's Law Dictionary is the primary reference to define the terminology in this document. It is recommended to use this as a reference when reading legal documents that affect you. This is especially important if the meanings of certain words have not been clearly defined in the body of the document being read. It can give you a false sense of security. You may think the contract says one thing but, because of the different meanings of words in legal terminology may have entirely different meaning. These documents once signed by the individual, become valid and either support or help take away your God given sovereign rights.

For instance normal use of the word "<u>person</u>," is 'individual,' 'people,' etc. But, in government documents it means "Citizen of the UNITED STATES Corporation". Most of us never think of this when reading a government document. The reason they have redefined the word "person" is to make you have the rights you were given with the original constitution and those are the rights of a sovereign free man. This gives you the feeling that you are free, but in reality you have become a slave to the corporate state.

"Freeman" vs. "Free man". On the surface they look the same. But when consulting Black's law dictionary, you find two completely different definitions.

- **'Freeman'** is defined in modern legal phraseology, as the appellation of a member of a city or borough having the right of suffrage, or member of any municipal corporation invested with full civic rights.
- **'Free man'** on the other hand is a lawfully competent sovereign that can act as juror and is also an allodial proprietor, as distinguished from a vassal or feudatory.

#### CITIZEN vs. Citizen vs. citizen:

- **CITIZEN:** All caps CITIZEN is generally defined as a Corporate Entity unless qualified with a specific explanation.
  - All CAPS generally refers to Corporate or Federal designations.
- Citizen: Capitalized Citizen is defined as Sovereign Citizen or free man
- **citizen:** Lower case citizen is generally defined as an individual and relies on the explanation for context.

Individual: Individual is also dependent upon the explanation and context.

**PERSON, Person, person:** A Person is always defined as belonging to the corporation. For instance, normal use of the word "<u>person</u>," is 'individual,' 'people,' etc. But, in government documents it means "Citizen of the UNITED STATES Corporation." Most of us never even think of this when reading a government document. The reason they have redefined the word person is to make you think they (the government) are talking about a sovereign individual. This gives you the feeling that you are free, but in reality you have become a slave to the corporate state.

#### Your Rights are "Self Evident":

At the end of the Revolutionary War it was recognized that "We the People" (each individual) was a sovereign. Notice that no constitution (state or federal) has ever provided the people with any rights. The people possessed these rights before the Constitution was formed. Therefore, all constitutions (contracts with the people) state the limits of which government may exercise control of the people. In fact it is the existence and recognition of these rights that give the people authority to form both federal and state constitutions.

"Common law" is referred to as "Public law" and "Statute law" or "Admiralty law" is referred to as "Private law." Admiralty law or Statute law was developed by the insurance companies that insured ships of the sea, and is therefore, private law.

**Ownership of property:** is either absolute or qualified. The ownership of property is absolute when a single person has the absolute dominion over it, and may use it or dispose of it according to his pleasure, subject only to general laws. The ownership is qualified when it is shared by one or more persons, when the time of enjoyment is deferred or limited, or when the use is restricted.

**Sovereign** – A real person. Sovereigns can own property while Citizens/Subjects cannot. According to the original Constitution, all government comes from the Sovereign Individual. Without the Sovereign Individual, there is no government. Sovereign as defined in The 4<sup>th</sup> Edition Black's Law Dictionary is *"an individual, body, or state in which independent and supreme authority is vested; a chief ruler with supreme power; a king or other ruler with limited power."* 

**U.S. Citizen/Subject** – A corporate fictitious entity that merely represents the real person. It acts as a "strawman." [To call oneself a "sovereign citizen" or "sovereign subject" is an oxymoron, since "sovereign" and "citizen/subject" are mutually exclusive of each other.] When asked if you are a "U.S. Citizen" on corporate legal documents, if you check "yes," you agree to the terms of Corporate Law and unknowingly relinquish your sovereign status and transfer all of your rights to the UNITED STATES CORPORATION since you are now under contract. This contract has to be officially broken to get back sovereign status.

After You Read This, we encourage you to do your own research and Prove This to Yourself. We live in a most Amazing Time; a Time like none other in history. You now have a choice to stand aside and do nothing about what you now know, or stand up for what you believe in and give your kids and grandkids the kind of life you we're supposed to have...

For More Information: <u>More.Info@SovereignProject.com</u>