YOU KNOW SOMETHING IS WRONG WHEN......

"An American Affidavit of Probable Cause"

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Part One:
The History You Don't Know or Think About

The Trust

Trusts are created when one party, the Donor, places assets in the care of another party, the Trustee, for the benefit of a third party, the Beneficiary.

God (the Donor) ….. gave Earth (the Asset).....to Adam (the Trustee)....for all future generations (Us – the Beneficiary)

We take our turns...

As children we are Beneficiaries
As adults we are Trustees
As elders we are Donors

The 1302 Brainstorm.....”Let's see...God gave the Earth to Adam, Adam gave it to his kids, it all came down to Jesus who gave it to Peter in his absence who passed on the responsibility to...ME?!?! I am Global Trustee...?”

The Global Estate Trust is Born!

The Unam Sanctum (1302) creates the world's first and largest Express Trust. (Boniface VIII)

The Romanus Pontifex (1455) first Testamentary Trust published by Nicholas V

The Aeterni Regis (1481) Second Testamentary Trust published by Sixtus IV

The Convocation (1537) Third Testamentary Trust published by Paul III

The Trust Includes

The Air Jurisdiction:
Which includes living and dead souls, spirits, angels, demons, ideas ~ Global in nature
And is controlled by the Pope & his appointees.
The Sea Jurisdiction:
Which includes all vessels, mariners, sailors, merchants, creatures, of the Sea International in nature...and is controlled by British Monarchs.
The Land Jurisdiction:
Which includes all resources of the land including people, animals, plants, and minerals are National in nature and are controlled by the Spanish King (if there is one).

The Law Forms

Each Jurisdiction has its own Law Forms...the Jurisdiction of the Air has only three Laws:

1. Keep the peace
2. Do unto others as you would have them do unto you
3. So long as it does not take away another's freedom, life, property, or do other such harm, do what you like and let others enjoy their free will too

There's also the Law of the Land and the Law of the Sea...

Law of the Sea U.S. citizens fly the War Flag with HORIZONTAL stripes. (shown above left)

National Law of the Land Americans fly the Civil Flag with VERTICAL stripes. (shown above right)

The Trust Operates providing SERVICES

1~ Postal services via Postal Districts and Post Offices.

2~ Legals services and standards via Bar Associations.

3~ Banking services and standards via Banking Associations.

4~ Domestic Police Services.

5~ Medical and Welfare Services.
6~ Insurance Services.

7~ Defense and Treaty Alliance Services.

All this and more was being accomplished by the Global Estate Trust more than 200 years before the American Revolution.

**Rome is Headquarters**

The Trust is the largest corporate conglomerate and interlocking trust directorate on earth with four administrative hubs operated as independent international City-States.


The inner city of London, also known as “Westminster” operates Legal & Banking services.

The Washington D.C. Municipality operates defense services.

The United Nations provides trade, treaty, and negotiation services for members.

These independent city-states together create “The Empire of the city:. – but it is really the Empire of the Global Estate Trust....and we are all part of it, like it or not, for the past 700 years!

**The Global Estate Trust comes to America 1492 to 1776**


During these years large commercial investment companies formed under Royal Privilege (corporation) throughout England for the purpose of developing the land and resources of the North American Continent. So eager were English investors for new opportunities that the Crown (not the Monarch – the Monarch's investment company) had to establish investment districts throughout England and assign colonial territories for investors from each district in England to fund.

Thus, we had The Virginia Company and The New England Company and various other investment companies drawing in private investment money from designated locales in England to back colonization of the New World.

Most early investors were buoyed by the hope that gold would be found in North America similar to the discoveries made by the Spanish in South America. French investment companies under the French Monarchy also staked out claims and formed Trading Companies.

Aside from hopes of finding gold these commodity trading companies focused on development
of natural resources – fish, timber, mining, and agriculture to begin with. The colonists came as members of the military, as wealthy adventurers and most commonly, as bondservants indentured to serve their commercial sponsors for a period of years in return for their transportation, tools, food, and other goods needed to settle the land. Each trading company depended on a charter from their Monarch and each Monarch depended on land claims made in their behalf by the commercial companies and military missions.

For the better part of two centuries England, France, and Spain fought over and claimed chunks of North and South America, but the basic premise of public military power extended in support of private commercial interests remained the same.

This same arrangement continues unabated to the present day.

The government uses the military to support and promote commercial expansion, and the commercial expansion pays for the government and the military.

**See the Problem?**

This triumvirate of Government – Military – Commercial Interests is a closed and self-perpetuating system.

The Commercial Interests pay the Government, the Government pays the Military, the Military works to protect the Government and the Commercial Interests.

The People who consume the goods that the Commercial Interests produce, and who also provide the labor necessary to harvest, clean, process, transport, and manufacture goods are not really part of the loop.

We and the natural resources of our planet are the actual source of all the Moolah the Commercial Interests have and which they use to pay the Government and the Military, but our power to control or even have input into this system is extremely limited.

Once every 2, 4, or 6 years we get to choose a new Government official who is supposed to champion our interests – which leaves us totally dependent on the good character and intelligence of the individuals elected.

Beyond that, we are free to gripe – and those elected are free to ignore us.

“A man is no less a slave because he is allowed to choose a new master once in a term of years.”

~~~ Lysander Spooner

**The Horns of Our Dilemma**

With less than 30% of the people voting in the General Elections there is no consensus supporting the current political regime in Washington, DC.
Even among those who do continue to participate in the electoral process there is no unity and a great deal of discontent. Millions of Americans have simply voted with their feet.

We appear to be on the Horns of a Dilemma: unwilling to support what is, and unable to find our way forward to reform it. And we are still dealing with problems from a long time ago that people failed to address. Both the bulls and the chickens have come home to roost.

**Part Two:**

**The First Big Lie**

Now step back in time to the early 1600's...

The colonists pretended that the land was vacant and open to claim. They discounted the Indians because they weren't Christian.

**The Second Big Lie**

Later, the Colonists tried to buy the land from the Indians who told them that they didn't own the land – the land owned the people. The Colonists ignored this and forced the Indians to accept “gifts” as payment and concocted contracts of sale based on this practice.

This and every other nation you can think of is founded on lies and false claims. Buying and selling and taxing land is a con game in which we buy back the right to enjoy assets that were already given to us (Genesis 1:26-28). Those in the middle – the “Trustees” - are cheating us and enriching themselves whether it's the Pope, the King of Spain, or the State of Ohio.

Because the Indians continued their efforts to bring this fraud to everyone else's attention, they were deemed “Enemies of the Crown” and subjected to physical and cultural genocide for 400 years.

Men, women, and children...they died to bring you this basic truth. They were killed because they knew and spoke this truth in your behalf as well as their own.

**The Trust --- Again**

Native Americans had their own vision of The Trust. In their view it was simple and obvious.

1. The Trust is SACRED and belongs equally to all people.
2. The Trust requires our GRATITUDE. We cannot take without giving.
3. The Trust requires CARE TAKING. This generation cannot destroy what is owed to the next.

It is every adult's duty to hand over The Trust in the same or better condition that he received it.
Anyone who wastes resources or pollutes the world is viewed like a two year-old with a hammer – too ignorant to know better, dangerous, and needing guidance and discipline.

The Europeans conquered by force and by guile, but they lost the moral debate forever.

“Kill the buffalo and you kill the Indians.”
--Commander Wm. F. Cody

(but nobody can accuse you of genocide....)

“Let us put our minds together and see what kind of life we can make for our children.”
--Sitting Bull

**The French and Indian War (American)**  
aka **The Thirty Years War (European)**

We can't call it The thirty Years War in American because that would admit that “The French and Indian War” was an extension of The Thirty Year War in Europe, which would admit that it was all Britain and France's fault that such a war existed.

That in turn would show that Colonials were innocent Third Parties drawn into a British war-for-profit scheme, from which we did not profit and for which we were handed the bill.

This is a recurrent theme” Britain starts a war with some other party, Americans fight for the British, and then, America gets handed the bill for it.

~ The American Revolution ~  
**What We Got Out Of It:**

We won absolute control of the land jurisdiction.  
Every American has more civil authority on the land that the entire federal government.

**The American Revolution**  
**What King George Got Out Of It**

1. Permanent control of American international commerce & shipping via control of the jurisdiction of the sea.

2. Tribute in the form of minerals – gold, silver, copper.

3. No further obligation to the Native aboriginal people to stop Westward colonization.
4. No obligation to send support, men, or supplies to the Colonies anymore.

5. The Colonists now heavily in debt to King George and obligated to pay for funding both sides of the conflict.

6. All British commercial interests remained intact.

So, as a result of the American Revolution, the Americans got control of the land jurisdiction....

...but the Brits retained control of the “High Seas and Navigable Inland Waterways”.

~ THE JURISDICTIONS WERE SPLIT ~
This created the need to set up two separate national trusts and created two separate nations with two different kinds of citizens all living under one roof right from the start.

Part Three:

~ Who You Are, Who They Are, or, What They are ~

American States Citizens
~Land Jurisdiction, Law of the Land

* All living people.
* All have Natural and Unalienable Rights.
* All have beneficial interest in the land and its resources.
* All are guaranteed a limited Republic-style of government.
* All are protected by national trust indentures, international treaties, and commercial agreements.
* All have more civil authority on the land than the entire federal government.
* Have been at peace since 1865.
* Inhabit the land of their States, -- for example, Ohio State is inhabited by Ohioans.
* Fly the Civil Flag of The United States of America Major.

United State Citizens
~ Sea Jurisdiction, Law of the Sea

* Can be living people born in "federal enclaves" or corporations.
* Have only "civil rights" which are privileges granted by Congress.
* Accept and kind of government including oligarchy & legislative democracy.
* Regard The Constitution for the United States of America as an "Equity Contract" only.
* No civil authority on the land.
* Have been at constant war since 1860.
* Merely "reside" on the land of the American States.
* Fly the Stars & Stripes War Flag of The United States.

And...as of 1868, another class of "U.S. Citizen" was added ----- the United States Citizen: U.S. Corporate Citizen, Debt slave

These "citizens" are Debt slaves, have no rights, no legal standing, and are enslaved by perpetual debt.

~ From the Beginning ~

From the very beginning of the American story, there were three kinds of "United States" - (1) the land jurisdiction of the Several States; (2) the sea jurisdiction operated by the United States of America; (3) the business organization doing business as the "United States" charged with supplying the nineteen governmental services the federal government is supposed to supply the States.

It should not surprise us, then, that there have always been three kinds of "citizenship" potentially involved.

The land jurisdiction allows only one kind of citizenship; State Citizenship.

The sea jurisdiction known as "federal jurisdiction" allows Dual citizenship: "A person may be a citizen of the United States (U.S. Citizen) and of a State, and as such have different right." U.S. v. Cruikshank, 92 U.S. 542, 23 L.Ed. 588, (1875). From the Federal viewpoint, most people have always been considered dual citizens -- subject to the land while on the land, subject to the sea while on the sea.

"Negro Citizenship"

In 1868, a third kind of corporate Citizenship came into play with the publication of the new corporate Constitution of the United States of America, Incorporated -- the business entity charged with providing governmental services under contract with the States.

The given reason for this new form of citizenship was the need to give recently freed Negroes a form of citizenship without trying to force the Several States to enact law giving them full rights as State Citizens. It was also a ploy by the new federal corporation to lay claim to the labor and property assets of the "freed" slaves for use as collateral backing the federal corporation's debts.
Hale v. Henkel Tells All

A landmark case regarding citizenship in general was decided in Hale v. Henkel, 201 U.S. 43, 74 (1906):

“the individual (State Citizen) may stand upon his constitutional rights as a Citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no duty to the State or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no such duty to the State, since he receives nothing there from beyond the protection of his life and property. His rights are such as existed by the law of the land long antecedent to the organization of the State, and can only be taken from him by (civil) due process of law, and in accordance with the Constitution. Among his rights are as refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of law. He owes nothing to the public so long as he does not trespass upon their rights.”

The court further declared in Hale v. Henkel, supra, 74-75 regarding U.S. Citizens which includes all “Corporate Citizens” --- “Upon the other hand, the corporation is a creature of the State. It is presumed to be incorporated for the benefit of the public. It receives certain special privileges and franchises, and holds them subject to the laws of the State and the limitations of its charter. Its powers are limited by law. It can make no contract not authorized by its charter. Its rights to act as a corporation are only preserved to it so long as it obeys the laws of its creation. There is a reserved right in the legislature to investigate its contracts and find out whether it has exceeded its powers.

It would be a strange anomaly to hold that a State, having chartered a corporation to make use of certain franchises, could not in the exercise of its sovereignty inquire how these franchises had been employed, and whether they had been abused, and demand the production of the corporate books and papers for that purpose.”

the private civilian State Citizen has vastly different status than any Federal United States citizen, especially Corporate Citizens.

More Judges Spill the Beans

“The individual, unlike the corporation, cannot be taxed for the mere privilege of existing. The corporation is an artificial entity which owes its existence and charter powers to the state; but the individual's right to live and own property are natural rights for the enjoyment of which an excise cannot be imposed.” --- Oregon Supreme Court, Redfield v. Fischer; 292 P. 813, 819 (1930).

“A mere statement of this fact may not seem very significant; corporations, after all, are not supposed to exercise the governmental powers with which the Bill of Rights was concerned. But this has been radically changed by the emergence of the public-private state. Today private institutions do exercise governmental power; more, indeed, than 'government' itself... . We have
two more governments in America, then-one under the Constitution and a much greater one not
our Bill of Rights is one of the crucial facts of American life today.” ---- Chief Judge Fox, U.S.
District Court of Michigan, commenting on MILOSZEWSKI v. SEARS ROEBUCK, 346

~ Americans elect....United States Citizens VOTE... ~

Per the 14th Amendment to the Corporate Constitution, only Federal Citizens can vote in
Federal Elections. Registration as a Voter is your consent to function as a Federal Citizen
subject to the whims of Congress.

Moreover, according to the Lieber Code, 1863, Section 40 & 41 -- which is still in force and
effect for all Federal Citizens and which constitutes the martial law that these citizens still live
under -- "ALL laws are suspended..." -- except the Lieber Code itself.

The United States Citizens have been kept in a constant state of war and subject to martial law
for 150 years!

American State Citizens are owed all the protections of the Geneva Convention Protocols of
1949.

Article 3 of those Conventions makes it a capital crime (death penalty) to change the citizen
status of an American State Citizen to that of United States Citizen, but the perpetrators of this
vast fraud scheme have nonetheless contrived to do this via "redefinition" of living people and
their property assets as "ESTATES" -- that is, corporate entities, which fall within the
international jurisdiction of the sea, and which can be attacked at will. Pulling people from the
land and air jurisdictions into the jurisdiction of the sea is known as "press-ganging" and it has
been outlawed for 200 years. When the sea jurisdiction laps onto the land, it is called "inland
piracy" -- that's outlawed too. When people of the land jurisdiction are forced to donate the
fruits of their labor against their will it is known as "peonage" or "enslavement" -- also
outlawed.

~ Three Citizenships & Three Different Forms of United States ~

1. There's the Continental United States composed of now-50 geographically defined states and
their living inhabitants. Each such state is a sovereign nation with jurisdiction of the air, land,
and sea associated with it. Those born within the borders of these states are American State
Citizens by birthright, having all the guarantees of The Constitution, and all their Natural
Rights intact. For example, you might be a birthright citizen of the Ohio State, which is
a Constitutional Republic.

Under the Doctrine of Checks and Balances, these states retain control of the land jurisdiction
and are supposed to protect their citizenry and resources against encroachment by the federal
government.
2. There's the Federal United States composed of 50 "Federal States" which are "inchoate" -- meaning that they exist in our minds and on paper, but not in physical reality -- plus seven physical states more often thought of as federal territories and possessions. This makes a total of 57 Federal States. They are inhabited by United States Citizens -- all the people born on Guam, Puerto Rico, and other Insular States, plus federal civilian and military employees, African Americans, political asylum seekers, and welfare recipients. This United States is a Democracy operated in the international Jurisdiction of the Sea.

3. Finally, there's the Corporate United States composed of 185,000 corporations and approximately 390 million corporate U.S. CITIZENS. This behemoth is composed entirely of "legal fiction entities" -- C Corps, S Corps, Non-Profits, NGO's, Foundations, Trusts, LLC"s, Cooperatives, Public Utilities, and so on. All these entities including STATES like the STATE OF FLORIDA are operated in the international Jurisdiction of the Sea, too. This United States is operated under the plenary law of the Washington, DC Municipality, an international city-state run by Congress as an Oligarchy.

**Part Four:**
Moving On

~ The Titles of Nobility Amendment 1810 to 1819 ~

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, 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 trust or profit from under them, or either of them."

It took almost nine years, but on 12 March 1819 Virginia became the 13th and final State required to ratify the above amendment to The Constitution for the united States of America. [Not to be confused with the much later look-alike, sound-alike corporate Constitution of the United States of America.]

The Titles of Nobility Amendment added a strict, specific, and enforceable penalty for violations of the already existing constitutional prohibition in Article 1, Section 9, Clause 8 -- loss of citizenship and inability to hold public office.

They are private courts operated in foreign jurisdictions by undeclared foreign agents. The American BAR Association has a Treaty allowing it to function on American soil, which it has grossly abused.

What appear to be "State Statutes" are issued under private copyright. Public documents are all public domain and cannot be copyrighted.

The take home news for American State Citizens is that (1) No member of the Bar Association can occupy any public office associated with you, nor your State on the land, nor the Continental United States in general: (2) if a Bar Association Member is associated with any...
action pretending to having actual impact upon you or the land jurisdiction of the Continental United States that action is null and void; (3) none of the "courts" you commonly see rampaging around issuing charges and handing out orders have jurisdiction over your person or your property; (4) No Act of any version of Congress or any "State" Legislature tainted by members of the Bar Association can be applied to you.

The Bar Association Members can work for the Federal United States and for Washington DC Municipality and the United Nation City-State, and all these foreign governments have created regularly attack these franchises and make false claims that seem to be addressed to you (a purposeful deceit called personage) but in fact, by Maxim of Law, those who create franchises are responsible for all debts and upkeep costs of those franchises.

**MAXIM of LAW** – We are all responsible for what we create.

**Note the CRIMES Involved...**

**Personage:** the crime of knowingly misrepresenting a living man or woman as a legal fiction -- some form of corporation, such as a trust, public utility, or foundation. For example, knowingly mischaracterizing a living woman named "elizabeth arden" as if she were the corporate design company known as ELIZABETH ARDEN (INC.) is a crime of personage.

**Barratry:** (Yes, named after the Bar Association for good reason.) The crime of knowingly bringing false claims and charges based on personage in order to use foreign statutory law against living people. These two crimes are routinely practiced by members of the Bar Association worldwide to inflict unjust punishments, defraud people of property, and to raise money for themselves and the banks they work for.

The American Bar Association has violated their corporate charters, the Smith Act (1940) and the Taft-Hartley Act with impunity. Fearing retribution, nobody has had the guts enough to take them on and expose their criminality.

ELIZABETH ARDEN = A Federal municipal franchise

Elizabeth Arden = A Federal State franchises

elizabeth-ann: arden = a living woman

**Now Right Here is Where a BIG Confusion Starts!**

1. there are living people born on the land of the 50 States United, who are civilian inhabitants of the organic states known to be birthright citizens of the Constitutional United States, people
who are owed all the guarantees of The Constitution, a Republican form of government, and full enjoyment of their Natural Rights.

2. There are living people who were either born in Federal territories or who are defined as Federal United States Citizens by default, contract, or treaty, who operate under the international Jurisdiction of the Sea as part of a Democracy. They have only Civil Rights which are granted or taken away by members of Congress.

3. There are "legal fiction persons" - millions of them named after living American State Citizens - all routinely called "U.S. Citizens" or UNITED STATE CITIZENS. We have the actual organic states, and we have the States and STATES that only exist on paper...

We have the actual people who are citizens or Citizens, and we have all sorts of legal fiction entities that are being passed off as CITIZENS...

And you, asleep at the wheel...

Who is responsible for this mess? It's a long list....

The Holy See and the Vatican and all the Popes since 1845.
The British Monarchs since 1845.
The Crown Commercial Conglomerate since 1845.
The Crown Temple and Bar Associations since 1845.
The U.S. Army since 1863.
The Joint Chiefs of Staff since 1944.
The United Nations and the Secretary General since 1944.
The UNITED NATIONS since 1943.
The Federal Reserve Association since 1911.
The Federal Reserve System since 1913.
The World Bank and International Bank of Reconstruction and Development since 1930 (international) and 1933 (domestic).
The International Monetary Fund since 1944.
The Vatican Bank since 1930.
The Bank for International Settlements since 1944.
The United States of America (Inc.) since 1868.
The UNITED STATES (INC.) since 1944.
The FEDERAL RESERVE since 2011.
THE UNITED STATES OF AMERICA (INC.) since 2013.
The members of the United States Congress since 1861.
The members of the UNITED STATES CONGRESS since 1933.
The Congress of the United States of America since 1868.
All Presidents since Lincoln except Garfield and Kennedy.
NOTE:
“LEGALESE” CAUSED THE CONFUSION!

Only people can be American State Citizens.

Living people have appellations, not names. (Only “things” have names.) Also, living people have autographs...only corporate officers have signatures. Also, in Law, people are either described as, for example: “John Quincy of the House Adams”, or denoted by the use of all small letters, as in: “john-quincy:adams”.

This doesn't agree with what you've been taught to think and do and say, but it is of vital importance to know. In legal parlance the style in which a name is written tells what it is.

“Legal Styles”

A name written in ALL CAPITALS Italicized is the NAME of a ship...
eg: USS DREADNAUGHT

A name written in all small letters represents a living man...
eg: john quincy adams

A name written in all capital letters can only be one of two things...
(1) – a corporation of some kind (representing a corporate charter)
(2) – a dead man's estate (tombstones are written in all caps)

Part Five:
Getting Organized

So when you get mail addressed in the form “JOHN QUINCY ADAMS” or “John Quincy Adams” or “John Q. Adams” or “JOHN Q. ADAMS” you can rest assured that it is not addressed to any American State Citizen and it is not addressed to the living man, even if that does happen to be your appellation.

The Articles of Confederation -- The First Act – 1781

While most people think that "confederation" means a loose association of states created for their mutual benefit, there is a darker meaning to the word familiar in criminal law -- a collusion of self-interested parties to the detriment of others.
Naturally, the organic states possessed air, land, and sea jurisdictions. The Articles of Confederation which created a "perpetual union" of the states created an unnatural "super state" -- so that the jurisdictions could be split, with the states retaining the national level jurisdiction on the Land, and the new entity which was to become the federal government could have control of the international Jurisdiction of the Sea.

This loss if international jurisdiction was arguably a loss and detriment to the states, especially in that it created Two Masters -- the state on the land and the federal government on the sea -- and made the current dilemmas inevitable.

**1787 - 1789 It's a Hot Time in Old Philadelphia!**

In the space of only two years (1787-1789) two new nations and two national trusts were formed.

For the American Colonies acting under "The Perfected 1787 Supreme Republican Declaration of the United States Colonies" there was The United States Trust 1787, and a new nation based on landed (E)states. This is the land trust owed to the organic states of the United Colonies which underlies everything else. The actual name of the new nation was (and is) States of America -- "united" was just an adjective used to describe their affiliation -- but this entity is better known as the Continental United States.

Next, the United States of America (Federal United States) was created and defined by "The Constitution for the United States of America", and the United States Trust 1789 was set up to receive the assets granted to the federal government.

Much later a third national trust, the Public Charitable Trust, was set up by the Corporate United States as a welfare fund to mitigate the suffering of Negroes displaced by the Civil War. This eventually morphed into the Social Security Fund.

According to the 1824 Webster's Dictionary the word "federal" was a synonym for "contract" at the time, so "federal government" = "contract government"

All "constitutions" are contracts involving debt -- in this case, the debt the American States incurred as a result of creating the federal government and agreeing to pay for the services it provided.

At the time, the Americans had no Navy, only a commercial fleet was easy prey on the High Seas. The British had the best Navy in the world and a desperate need for American raw materials. It was natural to strike a deal allowing the British to manage the Jurisdiction of the Sea and provide protection for American shipping.

They made several treaties promising perpetual aid, friendship, and amity for the Americans, guaranteed by the British on the High Seas and Inland Waterways.

**Treaty of Peace 1783**
Treaty of Westminster perpetual amity 1794
Treaty of Ghent

In addition, to the united States of America and the separate foreign entity operating the Jurisdiction of the Sea as the United States of America, there was a third party on the stage...

.....1790 Follies

The "United States" - a foreign, for-profit investment company - which under the leadership of its President, George Washington, is about to start supplying nineteen enumerated services to the America States under an equity contract known as...drum roll....."The Constitution for the United States of America...."

The Office of President

The office of "President" is and has always been a company office -- and later, a corporate office -- not a Head of State. This is because the separate States are each sovereign nations acting for international purposes as a federation.

The Ohio State is part of the Confederation of the united States of America (aka Continental United States) in the same way as Bulgaria was part of the old Soviet Union.

There are actually three Presidential offices -- President of the united States of America (Major) on the land, President of the United States of America (Minor) on the sea, and President of the United States (Municipal).

This is how Abraham Lincoln and Barack Obama -- both of whom were/are ineligible to serve as President of the united States of America (Major) are nonetheless able to serve as President of the United States of America (Minor) and as President of the United States (Municipal).

Here is the actual definition of "President" from the 1856 version of "A Law Dictionary, Adapted to the Constitution and Laws of the United States" by John Bouvier.

"President: An officer of a company who is to direct the manner in which business is to be transacted. From the decision of the president there is an appeal to the body over which he presides."

Today we would recognize this office as a Chief Executive Officer.

The actual Constitution creating the Federal United States and delegating the international Jurisdiction of the Sea to it names the President Commander and Chief of the Armed Forces because he is responsible for defending the States from attack by foreign countries and may also be called upon to settle disputes between States over a variety of "federally controlled" issues, including "interstate commerce".
"Commerce" is business conducted between corporations, including the Federal "States of States" like the State of Ohio and the State of Indiana. Corporations accrue "income", hence the "income tax".

"Trade" is business conducted between people, associations, sole proprietors, simple partnerships, pure trusts, and other unincorporated business structures. These entities accrue private property -- not income.

**President Number One:**
The President's duties under the actual Constitution pertaining to the Constitutional United States have never changed. His job is to determine how -- not what, when, how much, where, at what cost or why business is conducted. That is the business of the Members of Congress -- when and if -- they act as Deputies (accountable fiduciary officers) of their home States, like the Ohio State and Wisconsin State, and convene a Constitutional Congress. The President's job with respect to actual States on the land is purely executive; he figures out how to do what the State Deputies tell him to do, and the State Deputies are directly accountable to the People (House of Representatives) and to the actual State Legislature (Senate). **Please note that the Ohio State Legislature (Continental State) is not the same as the State of Ohio Legislature (Federal State).**

**President Number Two:**
The President's duties under the similarly named Constitution of the United States of America pertain solely to the affairs of the Federal States that operate in the international Jurisdiction of the Sea, including the "States of States" and like the States of Ohio or "STATE OF OHIO" or most recently "OHIO" and their franchises. He has more power in this role, but still is limited in that the Federal Congress acts as his Board of Directors, holds the purse strings on the federal budget, and so on. It is in this capacity that he introduces, lobbies for or vetoes federal legislation. This is all in-house and only impacts Federal States of States, like the State of Iowa, other federal corporations, federal territories, and "United States Citizens".

**President Number Three:**
As President of the United States - a corporate CEO acting under the Constitution of the United States (no "of America" about it) - he has been given dictatorial style power and can run federal functions by "Executive Orders" issued to "federal municipal franchises" incorporated under the laws of Washington DC Municipality (an independent international City State). The Washington DC Municipality has no actual authority outside of the physical boundaries of Washington DC with respect to the Continental United States, despite gross pretensions otherwise, and the President acting in this role has only the powers of any other corporate CEO. The Washington DC Municipal government has created hundreds of millions of "citizens" for itself named after living Americans and American cities and towns, and claims to own and operate all of these franchises as chattel property. These are all UNITED STATES CITIZENS -- debt slaves -- which exist only on paper, but which are used as devices to promote fraud against people, towns, counties, and cities.
So what is the US Constitution?

It is a two party equity contract, consisting of a trust indenture (Preamble and Bill of Rights) and a services agreement contract. It obligates the United States (Commercial Company) to provide certain enumerated services including protection of the national trust and the subscribing States agree to pay for all this.

No wonder United States Citizens are so eager to defend The Constitution from all enemies foreign and domestic! It's their meal ticket.

~ The Third Face of the Constitution ~

As a document The Constitution for the united States of America is straight forward - a trust indenture and a services contract, but there is another aspect to it that is a matter of function rather than form.

The Constitution - the real one - is a trilateral international treaty.
1. It binds each State to the Federal Union.
2. It binds each State to the other States.
3. It binds the States as a group to the Federal Union.

Another important point to note is that all Parties are acting in International Commerce. Each "State of America" is for the purposes of International Law a separate nation, so The Constitution represents a solemn treaty among many nations, obligating each to provide services or sustenance or both for the others, all of them interconnected according to the terms of the agreements reached.

Other important facts to know - not all of the original Thirteen Colonies signed on to The Constitution. Only nine originally ratified it. The rest joined the Union at a later time, and new States were added under the Northwest Ordinance and the Equal Footing Doctrine for almost a hundred years - right up until the Civil War.

With the Civil War the country entered a crisis that is still not resolved. As a result, no true American States known as "States of America" have been added to the Federal Union since 1860. All the "States" which exist in the Western half of the United States of America are not really "States of America" under the Northwest Ordinance because there has not been no competent Congress convened since 1860 that is able to grant them such status.

Instead, these "States" have been operated entirely as federal "States" and treated more or less like real States of America under separate compacts or trusts that agree to honor their incipient land jurisdiction as if they were true States on the land.

Please note that the People are not direct Parties to The Constitution and have only secondhand (subrogated) standing. The States and the Federal Union and the direct parties obligated by The Contract. Also notice that The Constitution is NOT the source of any of your rights and
material interests. Instead, it restricts the Federal Union and limits it and provides guarantees protecting rights and prerogatives living people already have.

Pick a constitution, Any Constitution, Step Right Up!

1. The original equity contract known as “The Constitution for the united States of America” which created the Federal United States is built both of Articles of Treaty. Amendments are slight changes or interpretations of the Treaty made by agreement of the subscribing parties. There are ten Articles and three Amendments to the Original Equity Contract, including one known as the Titles of Nobility Amendment (TONA) which does not appear in the Corporate Constitution published by the United State of America, Incorporated circa 1868.

TONA made it explicitly impossible for members of the Bar Association to hold any public office, because they were in receipt of a foreign title of nobility—Esquire.

Amendments to the Original Equity Contract require a properly seated Congress composed of Deputies representing the landed (E)states and a lengthy ratification process by each State Legislature operating in fiduciary capacity as State Delegates (Deputies).

Because neither the Congress nor the State Legislatures have been operating in their proper capacity, no Amendments have been made to the actual Constitution since 1860.

This is the actual Constitution that establishes the Law of the Land – that is, the Law that the Federal Government must operate under with respect to the Land Jurisdiction and the People of the Land. We are owed all our Natural Rights and a Republican form of government.

2. The Corporate Constitution known as “the Constitution of the United States of America” is built of Articles of Incorporation—a different kind of “Articles” entirely. Amendments to this constitution do not strictly require any ratification by the Federal “State” franchises, and they only represent changes in “Public Policy” by the corporation—not any amendment of the actual Constitution creating the Federal United States.

This means that the 13th Amendment onward are not Public Law. Only private law affecting the officers and employees of the United States of America Inc.

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This means that the 13th Amendment onward are not Public Law, only private law affecting the officers and employees of the United States of America, Inc.

The existence of this corporate "constitution" is a direct result of the fact that the Federal United States is a separate (and with respect to us, foreign) nation. It is allowed to organize its internal affairs as it sees fit and to impose whatever laws it wishes to apply to its "citizens" within its international territorial jurisdiction".

This is why the entire Federal Code including the Internal Revenue Code persists in calling birthright citizens of the Continental United States "non-resident aliens". From the perspective of the Federal United States, we are "aliens" when we enter their international jurisdiction, and we are either "resident" or "non-resident" in their Federal States.

3. The Municipal Constitution is known as "the Constitution of the United States" - by now you are shaking your head and thinking - which United States? Continental? Federal? Corporate?

The short answer is "corporate" -- just another form of corporate.

This is the "constitution" of the Washington DC Municipality, an independent, international
city-state run as an oligarchy by the members of "Congress". It is an offshoot of the Federal United States which granted it a treaty similar to the treaty that the United Colonies granted to the Continental United States and which they granted in turn to the Federal United States.

**Interlocking Trust Directorates**

Think of it like a set of nesting dolls. The Global Estate Trust chartered the United Colonies, which chartered the Continental United States, which chartered the Federal States, which chartered the Municipal City-State. This municipal “constitution” is simpler than the Federal United States' Corporate Constitution and is loosely based on it.

The CITIZENS of Washington DC Municipality and its franchises are all debt slaves, including the STATE OF OHIO and JOHN QUINCY ADAMS.

~~ State of States ~

In addition to all these federal constitutions, there are also state-level constitutions. There are the original State constitutions which are treaties and there are the Federal State constitutions which are corporate charters and there are the federal STATE Municipal constitutions which are corporate municipal charters...

The Ohio State is one of the Continental United States operating on the land jurisdiction of the United States. It's a Republic.

The State of Ohio is a corporate franchise of the Federal United States operating the sea jurisdiction of the United Colonies. It's a Constitutional Democracy.

The STATE OF OHIO is a corporate franchise of the Washington DC Municipality which is operating as an independent international city-state. It's an Oligarchy operated by "CONGRESS".

And, just recently, the UNITED NATIONS (INC.) bought all the DC Municipal franchises and is in the process of renaming them, so that the STATE OF OHIO will be operated by the UNITED NATIONS as "OHIO" and the JOHN QUINCY ADAMS ESTATE TRUST will be operated as a Public transmitting Utility under the name "JOHN Q. ADAMS".
Part Six:  
The Civil War  
--Where Everything Ran Amok--

1860 - Abraham Lincoln is elected President of the United States [commercial Company].  
March 27, 1861 - Eleven Congressional Delegates from the Southern States walk out, leaving  
the Congress adjourned without an agreed upon date to meet again.

Lincoln formed a Delaware Corporation doing business as The United States of America, Inc.,  
and installed the remaining members of Congress as a Board of Directors to continue to  
conduct business.

The Third Big Lie

The United States of America never signed any service contract with Lincoln's new corporation  
doing business as "The United States of America, Inc." Lincoln merely "traded upon" The  
Constitution for the United States of America and substituted his corporation as a  
successor Trustee.

Please Note: United States (Commercial company) does not equal The United States of  
America, Inc., does not equal the United States of America, Inc., does not equal the UNITED  
STATES (INC.), does not equal USA (INC), does not equal US CORP, does not equal THE  
UNITED STATES OF AMERICA INC., does not equal E PLURIBUS UNAM THE UNITED  
STATES OF AMERICA, INCORPORATED, and so on...

All these similarly named corporate entities have been used to deceive and defraud the  
American States and the American People ever since.

As a Result...

There is no valid contract binding the united States of America to any corporation merely  
claiming to be a successor to the United States (Commercial Company) which Lincoln  
bankrupted on April 25th, 1863.

NO CONTRACT....NONE. ZERO. NADA. ZIP.

The International Trustees - the Pope, the Rector of the National Shrine, the British Monarch,  
and since 1924, the Secretary of the Treasury, should have intervened to protect the National  
Trusts and they all failed to do so.

Despite the requirements of the only equity contract the Global Estate Trust had with the States  
of America, despite all the treaties promising "friendship" and "amity in perpetuity" and despite  
the loyal support of the Americans through two World Wars, these False Trustees allowed this  
situation to continue and have profited from it for over 150 years.
One Stinking Word ---- Person

1862 - the "corporate" Congress changes the meaning of a single word. That word was "person".

From 1862 to today, the word "person" means "corporation" to Federal-ese. Ever since that time members of Congress have functioned as officers of a private mostly foreign-owned corporation.

--For Government Purposes Only--
*A "person" is no longer a "people". It is a corporation. 37th Congress, Second Session, Chapter 49, Section 68. In other words, a body of men no different than that of Board of Directors of IBM, change the meaning of a single word - only and explicitly for use within their corporation.

On April 24, 1863, Lincoln issued General Order 100 and put the Grand Army of the Republic in charge of the nation's destiny.

On April 25, 1863, he bankrupted the original United State [Commercial Company].

April 1865
...as the Armistice is signed...

The Southern States are in ruins and under military occupation.

The Northern States are bankrupt. There is no real government---just the Army and a phony Congress operating a commercial corporation called The United States of America, Inc.

President Andrew Johnson declared peace on the land three time:

Peace is declared....May 10, 1865

Peace on the land...April 2, 1866

We are at peace...August 20, 1866

Yet despite the Armistice signed by Grant on the land, and the peace declared by Johnson, the Rump “Congress” acting only as the Board of Directors of a private, for-profit corporation kept the war going in the jurisdiction of the Sea.

Together, the 39th & 40th Congressional Sessions violated “The Constitution of The United States of America” they Chartered under six different ways:

1. Article V. Section 5 was violated as shown by The House Journal, March 3, 1866, page 353.
2. Article VIII, Section 3, was violated by The Reconstruction Acts of 1867.

3. Article I, Section 9, Clause 3 was violated by The Reconstruction Acts of 1867.

4. Article IV, Section 4 was violated by The Reconstruction Acts denial of a Republican Form of Government to the Southern States AFTER the Armistice.

5. Article I, Section 8, Clause 17 was violated by the 39th Congress unlawfully exercising exclusive legislation outside their District and allowed Federal Enclaves.

6. Article IV, Section 3 was violated when the 39th Congress formed unlawful defacto “Federal States” within the organic States of the union to operate as franchises of “The United States of America, Inc.”

– Poisoning the Well --
The Reconstruction Acts of 1867 - 68

The same corporate "Congress" claiming to "represent" the American States -- while acting as officers of a private, for-profit, deceptively named governmental services corporation -- created five military districts in ten Southern States and allowed the military district commanders to appoint "judges" to run civil tribunals to deal with "rebels" still at large.

This created a form of law called "Special Admiralty" or "Presidential Admiralty" which is not addressed under any constitution and not under any constitution then or now. The courts practicing it display a Stars and Stripes with a heavy gold fringe. This administrative abuse of both civil authority and military power has continued unabated for lack of a coherent and honest civil government ever since.

More filth from the rump Congress -- the corporate "Constitution". In 1868 the corporate "Congress" published its corporate articles and by-laws as a new "Constitution" which it gratuitously wrote all by itself and for itself.

this document called the "Constitution of the United States of America" was purposefully given a deceptively similar name to "The Constitution for the united States of America" to fool people, and it adopted much of the same language. It was a look-alike, sound-alike fake -- and a different kind of document entirely.

As the article and by-laws of a commercial corporation there was no need for and ratification of "amendments" by the Several States. Any "states" created under its auspices could only be franchises of the parent company anyways. Secretary of State William Seward simply declared the 14th Amendment to this Constitution ratified. Mere lip service was given to the process of ratification by the States.
Under Secretary of State William Seward........

28 USC 3002 (15) (A):
United States = Federal Corporation = “Commercial Corporation” doing business as “United States”

~ The 14th Amendment ~

The 14th Amendment excludes American State Citizens from voting in the private corporate elections held by "The United States of America (Inc.)" American State Citizens are referred to as "peaceful inhabitants of the land" and they are specifically disenfranchised.

The Fourteenth Rotten Fraud Upon the People
All persons (which means corporations in Federalese) and citizens of the United States (didn't say United States of America -- this is talking about the commercial corporation) and subject to the jurisdiction thereof...which is not the Jurisdiction of the Land, but instead a corporate and commercial jurisdiction that existed only in the international Jurisdiction of the Sea.

The Fourteenth Amendment seems to be talking about people on the land, but instead is talking about corporations belonging to the United States (Inc.) operating in the Jurisdiction of the Sea.

It is purposefully, maliciously deceitful in every respect, designed to confuse anyone who wasn't in on the scam and aware of the "federal" meaning of "person" adopted in 1862.

That same 14th Amendment established Federal "states" -- that is, state franchises of the federal corporation and extended "territorial jurisdiction" to them.

A group of crooks running a private, for-profit, mostly foreign-owned corporation usurped our rightful government. Sure, they were elected to some kind of office in something called the United States Congress -- whatever "United States" that might be and whichever "Congress" either. Was it The Congress of the United States? The congress of the united States? The CONGRESS OF THE UNITED STATES? Or maybe THE congress of the united States of America? Or maybe THE US CONGRESS? Or could it be....

The fraud has been ongoing since 1861.

Just so we are clear.....

When American State Citizens elect members of Congress to public office, those people take their oaths to The united States of America (Major) and they act as deputies -- fiduciary officers -- who are 100% individually and commercially liable for their acts.

When United State Citizens elect members of their corporate "Congress" to private corporate offices, they take their oaths to the United states (Corporation) and they merely claim to
"represent" the people and the places they come from.

Representatives can "represent" people and way they wish, and they bear no responsibility for a poor performance.

February 2nd, 1871 - 41st "Congress", 3rd session, Chapters 62, 63, 64, 65.....the "Congress" declared itself to be the "successor" of all "United States corporations" and the property of all said "corporations". they claimed to own every corporation in America that was formed under "U.S" auspices.

And THAT claim to own all corporations is why they incorporate "YOU"...!

**The Dilemma of the states, States, STATES, and States of States**

The original "State of New York" represented the land mass state and the people inhabiting the actual state. As a result of the Civil War conundrum, this original "State of New York" was reconstituted as the "New York State" and the name "State of New York" was instead applied to the newly created Federal State of New York operating in the Jurisdiction of the Sea.

We also have the "STATE OF NEW YORK" operating under the draconian military law of the Washington, DC Municipality.

As if that wasn't enough, the UN Corporation has gotten into the act and sponsored its "STATE" franchise operating simply as "NEW YORK".

Thanks to the duplicity and deceit involved in operating two "States" (or more) at the same time, the "State Legislatures" are not fulfilling their proper function for the Jurisdiction of the Land. This has resulted in the "federal government" running amok and rampant over the rights of the actual States and the people inhabiting them.

The problem has been exacerbated by the fact that no new States on the land have been added to the Union since 1860. This is because Congress stopped functioning as a congress of Deputies representing the States on the Land and has no power to actually create and add new States on the Land via the Northwest Ordinance and Equal footing Doctrine ever since.

Technically, the Western States are not States. they are States-in-Waiting, promised all the perks and rights by commercial contract and trust indenture, but having no separate and sovereign status under international law.

Correction requires the legislatures of the original States on the Land formed prior to 1860 to resume functioning on behalf of the land jurisdiction and to hold the federal government and the Global Estate Trust to account. It remains for all Americans to hold the members of Congress to account and force to force them to convene as Deputies as required by The Constitution for the united States of America and to invoke the Northwest Ordinance and Equal Footing Doctrine to fully seat and create the Western States as States on the Land not quasifederal possessions owed "equivalent rights".
As a brief expose shows, a tremendous amount of confusion has been deliberately and inexcusably added to the original government structure and that confusion has been used by crooks to defraud and control both Americans and American States on the Land. As is also evident, a good deal of the blame for this comes home to the "United States Congress" which has grotesquely and criminally malfunctioned for many decades, leaving a great deal of housekeeping and housekeeping to be done.

As is also apparent, the Global Estate Trust and the International Trustees responsible have failed to honor their sacred trusts. The Popes have ignored and profited from this situation and so have the British Monarchs. The actual Trustee responsible for administering the Land Jurisdiction was outflanked by the renegade Congress and his office was made subservient to none other than the Secretary of the Treasury and the criminally inclined baking cartel's hand chosen Bankruptcy Trustee, the Secretary of the Treasury of Puerto Rico.

If there remains any kind of lawful authority vested in any human institutions on Earth -- the Church, the British Monarchy, the Congress, the individual State Legislatures, the United Nations, the World Court, anything, anywhere -- then these acts of fraud and neglect must be recognized for what they are and forthrightly corrected. Otherwise, we must stop pretending that there is any such thing as the "Rule of Law" and admit that those pretending to administer "Law" have instead operated as brigands and con artists acting as predators against the people and nations they have always been under contract and obligation to serve and protect.

**Natural Law, “Democracy” and The Contract**

The Founders of the united States of America defined “Law” to be the “Law of Nature and Nature's God” which is Law that derives its moral authority from nothing less than Nature and the Holy Spirit.

Men are born free to walk, talk, gather together, express their complaints, contract, work, trade, to have a home, to enjoy the fruits of their labor, own property, and do many, many other things freely by Nature. Those rights are “Natural Law” and are unalienable—they cannot be deprived nor taxed nor licensed.

Those who live within the Law are “Law-abiding” and those who live outside the Law are “Outlaws” when on land and “Pirates” on the sea.

The Bible forbids Man-kind from making legislation (Deuteronomy 4:2) and for Christians the True Law was further reduced to only two precepts: to love God (Matthew 22:37) and love your neighbor as yourself (Mark 12:31).

These Laws—if properly observed-- are complete, entire, and sufficient for the conduct of all business, all relationships, and all needs. They lead directly to moral behavior among men.

Unfortunately, democracy-- which literally means “mob rule” – is immoral because it
constantly violates the inherent rights of individuals, and the United States of American (Minor) composed of 57 Federal States is a “Constitutional Democracy”.

If 51% of your neighbors wish to eat you for dinner, they may do so by invoking “majority rule” in a democracy, which is precisely why our Forefathers ordained – a “republican form of government” which respects the Natural Rights of individuals above the wishes of majorities.

This is a major contractual failure on the part of the Global Estate and those individuals and offices responsible for maintaining the “Rule of Law”.

**Part Seven:**
**More Chicanery**

As far back as 1871 a fake corporate “Congress” merely claiming to “represent” the Republic of the united States of America was also claiming an ownership interest in all United States corporations. Over time, they would claim to own all American corporations, too.

**1900 - 1904 The Insular Tariff Cases**

In a series of Supreme Court cases known as the Insular Tariff cases (Hoover and Allison v. Evatt, Downes v. Bidwell and others) Congress got official permission to set up shop for itself. As a result of these decisions Congress had the green light to create a separate nation for itself using the Federal territories and Possessions as "states" complete with their land jurisdictions. Guam, Puerto Rico, American Samoa and the other insular States formed a "union" of "American States" and began operating as "the United States" of America (Minor)" -- another federation of states operated as a constitutional Democracy and under a deceptively similar name.

From then on the Congress routinely referred to this entity "as if" it were referring to the Continental United States.

The criminal semantic deceits that began with the Civil War multiplied like rabbits in the spring...

“Any number of scoundrels having enough money to start with can establish themselves as a “government” because with money they can hire soldiers, and with soldiers extort more money, and also compel general obedience to their “will”.

---- Lysander Spooner
Circa 1912

A group of mostly European bankers interests plus some turn-coat American bankers formed a private association and called it the Federal Reserve -- so that people would naturally assume it was part of the "federal government". They combined resources to purchase a middleman spot for themselves between the Congress and the intended victims -- all the United States Corporations.

They bought the United States of America, Incorporated, together with its "state" franchises and "agencies" as a business venture. The members of Congress were now tacitly working for them.

These banks took over the governmental services corporation without a word to anyone. The "Federal Reserve" which was always "federal" in the same sense as "Federal Express" began operating familiar agencies like the "US Department of Labor" and the "U.S. Department of Agriculture" and the "U.S. Small Business Administration" for private gain and to manipulate markets, to lock up competing resources, to establish monopolies for themselves, to but off unions, and to establish punitive regulatory schemes.

As a first step, they killed off the American Railroads because they could make more money selling oil & gas products to an inefficient truck fleet. With Theodore Roosevelt's help they kicked off the American Conservation movement -- to gain control of resources and lock them away from development by competitors. It was never about pristine vistas and clean water. It was about locking up mineral deposits and stealing water rights. The EPA and the FDA were later created for similar reasons -- not to protect the public; but to protect markets and promote profits for the perpetrators and their friends.

Pure and simple -- the Federal Reserve banks bought a governmental services corporation that never had a valid contract with the continental United States in the first place and pretended to be the government. But they are not and never were and never can be. They are nothing but con artists who have defrauded us, stolen our assets in exchange for worthless paper, manipulated commodity markets, controlled transportation, crippled development, and piled up mountains of odious debt against us, our organic states, and our property assets.

**Odious Debt:**

debt established by false pretenses, semantic deceit or other means of fraud, of which the victims are unaware, and from which they o not profit. Such debts are void by definition and cannot be collected.

**What National Debt?**

In a debt-credit system every debt creates an answering credit. If there's a 25 trillion dollar National debt, there is also a 25 trillion dollar National credit.
So, let's talk about National credit which is owed by the banks and their pals to the American
People and the organic States of the Union.

The essence of fraudulent convertible debt is to create what appears to be a debt, but which is in fact a credit, then get the victim to assume the fake debt and pay it, which leaves the perpetrator in possession of an equal amount of "extra credit" which they are then free to invest and use for their own profit.

Every month across America utility companies double bill for their charges. They charge off all their operating expenses against the credit of the American People at the U.S. Treasury, and then they send those same people "billing statements" which appear to be bills for services rendered. They make sure that the victims pay up by threatening them with disconnection. then they invest the purloined additional credit for the benefit of their organization, In this way they build up immense capital credit fund accounts in the names of each victim, but the customer/victims are never allowed to touch these accounts or make is of the credit. Variations of this same swindle have been used by the banks and the government agencies to milk and bilk the American People for three generations.

These corporations have fed on us like parasites and grown fat and powerful from glutting in our credit and our assets.

1913

United State Federal Reserve System

The Federal Reserve banks and their Cronies in “Congress” pass the “Federal Reserve Act” and establish a fiat currency money system to be used by the United States, Inc. and its many franchises as legal tender.

The banks are given a license for 100 years to print money and receive the full face value of the bills, plus interest as additional profit.

So it cost them about 4 cents to print each “Federal Reserve Note”--and they got the full face value of the bill back plus interest from the Americans.

This was done despite every law against usury despite the requirement for real money plainly stated in The constitution for the united States of America that was (and is) still in effect and still owed to the American States on the land.

NOTE THE “NOTE” SCAM!

Federal Reserve notes like United States Notes and George F. Schniedelmeyer Notes are nothing but I.O.U.’s –promises to pay later.

Ummm...Can you pay a debt with an I.O.U.? What happens when you do that?

The Federal Reserve Association and its “Board of Governors” designed the “Federal Reserve
System” as means to entrap the Americans into eternal indebtedness that could only increase exponentially. Every time anyone “paid” a debt with a “Federal Reserve Note” they accrue MORE debt for themselves.

And they had no other practical choice other than to use “Federal Reserve Notes” because the Federal Reserve System has a legalized monopoly.

The “Federal Reserve System” took no rick, paid nobody for anything, and simply “collected” the debt.

This means that they cheated Americans out of their labor and resources in exchange for promises to pay-- siphoned it all off in “exchange” for worthless paper.

THEN

In 2009 the “Federal Reserve System” transferred the bulk of its assets to a new entity organized under the UNITED NATIONS, INC. doing business as the FEDERAL RESERVE, INC. doing business as THE UNITED STATES OF AMERICA, INC., and declared the old version bankrupt—leaving the hapless Americans to pay “their” National Debt.

What are we supposed to pay it with?

According to “Congress”—with MORE NOTES!

Backed by the good Faith if the US “Congress”

This is an obvious criminal fraud scheme, but nobody is doing anything about it... EXCEPT...

The 133 Nations already spearheading the BRICs Initiative...over half the world's population....China, Russia, India, Brazil...

They are all looking at the Brits, the Canadians, the Aussies and most of all at the Americans wondering... When are you going to WAKE UP???

Time to WAKE UP!

“A nation of well-informed men who have been taught to know and prize the rights which God has given them cannot be enslaved, It is in the region of ignorance that tyranny begins...”

--- Benjamin Franklin

“Be thankful we're not getting all the government we're paying for.”

--- Will Rogers
1917
Non-Existent “War Powers”
and “Emergency Powers”

In 1917 the corporate Congress under the sway of their new banker bosses made another gross power grab and claimed to have “war powers” that were never granted to them and which strictly speaking do not exist.

Nonetheless, they passed the “Wars Powers Act” and gratuitously “conscripted” all the private property in America “for the war effort”. “Conscripted” means they “borrowed” every man, woman, cat, and chicken coop in America for military use. The US Army became an Army of Occupation at that point.

They also came under the Hague Conventions which require them to protect all non-combatant civilians and their private property assets—including their “Natural and Unalienable Rights” which are material assets of the National Trust—and to act as a faithful Usufruct under the Rules of Usufruct established by the Hague conventions and to return all civilian property unharmed and unencumbered by any debt resulting from their use of it.

The Hague conventions IV, Article 55, and the Laws of War II-- Article 3-- forbidding “changing status” to a “public citizen of the United States, Inc.” are both provisions that the members of “Congress” and the Joint Chiefs of Staff would rather ignore, but really can't. They also can't ignore Section 21 of the Applications Appendix of the Trading With the Enemy Act which specifically excluded American State Citizens from being classified as “enemies”.

Part Eight:
The Great Fraud

After the First World War ended, the Congress and various Presidents kept declaring “states of emergency” and “states of war” as a justification for retaining control of all the assets that rightfully belong to the American States and the American State Citizens. That explains how and why all our assets were in the possession of the United States of America, Inc. when it declared bankruptcy in 1933.

1933 – The GREAT FRAUD

In which billions of people died, suffered, went hungry, and lost everything they had for bank profits...
Coming out of World War I the “government” Money Machine was still running full tilt and the bankers saw no reason to stop it. They let the money flow like water in the streets and the roaring Twenties and massive, leveraged investment speculation was the result.
**The Roaring Twenties**

Like building a house of cards, the bankers let the markets build and build and build while the innocent sought out riskier and riskier investments in the grossly overvalued stock market, and the greedy (but also innocent) ones among us used highly leveraged options to trade at all, hoping to make a fortune overnight.

And then, in late October of 1929, the Federal Reserve abruptly choked off the money supply.

As a direct result, they were able to put thousands of competitors out of business, buy up massive amounts of real estate for pennies, and hire labor for almost nothing. It was Banker Paradise!

**The Conference of Governors – March 6, 1933**

The United States of America, Inc. had 48 federal “State” franchises run under names styled like this: “State of Wisconsin” or “State of Ohio”. These were identical to local franchises operated by any other national corporation. Think of McDonald's or Wendy's or Burger King and you will have the picture.

FDR was “President” of The United States of America, Inc. and the “Governors” of these “States” were all franchise managers. On March 6th, 1933, Roosevelt told them all that The United States of America (Incorporated) was bankrupt. The “Governors” all immediately “pledged”—that word again—“the good faith and credit” of “their states and the citizenry thereof”.

Obviously, they could not pledge the good faith or the credit of living American State Citizens nor of their organic states, either—and they didn't. They pledged the resources of their “states”—the federal “State” franchisees and their citizens—the “United States Citizens” who happened to be residing on the land of the organic states. That did not prevent the from making full use of their semantic deceit and laying false claims and titles under color of law against the land and private property of American States and American States Citizens.

By 1940, the “Congress” figured out a way of redefining American State Citizens as US corporations, that is, as property belonging to the Congress.

Remember? Back in 1871, the corporate “Congress” claimed to own all United States corporations and their assets? By “redefining” you and your assets as a corporation, they could enslave you—literally own “you”, and still avoid the prohibitions against slavery, because there is no law that forbids enslavement of corporations.

Senate Document 43, 73rd Congress. 1st Session, states: “The ownership (trusteeship) of all property is in the State (which “State?”); individual so-called “ownership” is only by virtue of
Government, i.e., law, amounting to mere user, and use must be in accordance with law and subordinate to the necessities of the State.”

Communism: they steal everything and they pay for everything.
Fascism: they steal everything and make you pay for everything, too.

**Thompkins v. Erie Railroad**
The rats have avoided the requirements of The Constitution for the United States of America by falsely claiming that Americans chose to be “United States Citizens” and that we entered into private contracts allowing these mostly foreign owned commercial corporations to enslave us and plunder our estates in “equitable exchange” for “benefits” like Social Security—all of which were deceitfully imposed on us as “government mandates” --complete with the taxes needed to pay for them.
Here’s what they did with the courts...
Flesh and blood Americans living on the land of the American States are owed Common Law Courts under The Constitution for the United States of America, Article VII. Only Common Law is competent to decide issues involving living people and their private property. But, in 1938, the “United States Supreme Court” – which is “supreme” only over the federal corporation, not the People – decided Thompkins v. Erie Railroad, and admitted that, “there is no General federal Common Law…”

Our Common Law Courts today exist only on paper, purposefully left unfunded and without paid staff. The American People have not had access to the courts and law forms they are owed for decades. Our “State Courthouses” are filled with foreign courts operating exclusively in international jurisdictions.

We've been kidnapped into these foreign jurisdictions and subjected to statutory law—which, as the name implies, is law for entities created by statutes. Like Testamentary trusts: JOHN QUINCY ADAMS. Like Transmitting Utilities: GEORGE F. SCHNIEDELMeyer.

**The Mortgage Fraud**
– 1934 to Present -

1. Section 103(b)(E)(2) of the Depository Institutions Deregulation and Monetary Control Act of 1980, Public Law 96-221 admits that “in the United States, neither paper currency nor deposits have value as commodities. Intrinsically, a dollar bill is a piece of paper and deposits are merely book entries.”
2. Generally Accepted Accounting Principles (GAAP) defines all such “deposits” as bank liabilities, however, the bank provably NEVER pays these liabilities.
3. So the bank never actually “loans” anything of equitable value and contributes nothing but a minor accounting service when they set up a mortgage.
4. Additionally, FDIC Rules prevent banks from loaning their own assets or the assets of their depositors – proving again that the banks do not and cannot provide value—for--
value and have no valid security interest.

5. The “lender” in any loan “loan” transaction “in the United States” NEVER lends anything of “reasonably equal” value to the Borrower and any contract formed is defective for false advertising, semantic deceit, non-disclosure, and lack of equitable consideration.

6. See First National Bank of Montgomery v. Jerome Daly, 1968 (Credit river Decision) where attorney Jerome Daly proved the fraud. Daly based his defense on the argument that the bank had not actually loaned him any money but had simply created credit on its books. Daly argues that the bank had thus not given him anything of value and was not entitled to the property that secured the loan.

7. The jury and the justice of the peace in Martin v. Mahoney, agreed. The jury returned a verdict for the defendant, and the justice of the Peace declared that the mortgage was “null and void” and that the bank was not entitled to possession of the property securing the mortgage. The Justice admitted in his order that his decision might run counter to provisions in the Minnesota Constitution and some Minnesota statutes, but contended that such provisions were “repugnant” to the Constitution of the United States and the Minnesota Bill of Rights.

Mr Banker ~
"Let me loan you your own assets, given me a security interest for free, and pay me five times what the property is worth, and then, the "State of Minnesota" will own your property free and clear!"

"Hypothecation"

A process by which one party uses another party's assets to secure a loan, via establishment of an unseen lien which does not require transfer of the actual property title and which is not detected as long as the first party makes their payments.

The "Government" -- that is, the governmental services corporations, have hypothecated debt against your private property assets and because they claim to "represent" you, they have obligated you to pay their debts for them when they go bankrupt and default.

That is what FDR did when he bankrupted the "United States of America, Inc." and that is what the IMF (International Monetary Fund) will try to do when they bankrupt the "UNITED STATES, INC."

The biggest lie of all.....is that politicians have the authority to indebt future generations of Americans.
This is the reason that Americans are born in debt, live in debt, and die in debt -- it's called gross fiduciary trust fraud and it is being committed against you by people on your own payroll.
What are "Civil Rights"?

Black Americans were never really freed after the Civil War. They were given a new, specially created citizenship -- "US citizenship" -- and "civil rights" granted by the Congress, not the Natural and Unalienable Rights guaranteed to American State Citizens. The United States, Inc. laid claim to them and their estates as unclaimed chattel and hypothecated "US Government" debt against their labor and possessions in the international Jurisdiction of the Sea.

Here's what the corporate "Constitution" actually says:

Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section 2. Congress shall have power to enforce this article by appropriate legislation.

All they did was redefine "criminals" as slaves. They did nothing to abolish slavery itself.

In fact, they enshrined slavery as a permanent part of their national law and gave themselves the right to arbitrarily redefine both "crimes" and "criminals" such that a child picking dandelions could be arrested as a criminal and enslaved for life.

It's time for the "United States Congress" to be brought home and overhauled, for members to be deputized as true fiduciary officers, and for Senators to be held accountable to the States on the Land again.

When African Americans demanded "Equal civil Rights" -- didn't anyone wonder, "Equal to WHAT?"

They were demanding rights equal to those enjoyed by American State Citizens, so the "Congress" granted them, while retaining the ability to cancel any "rights" at all, at any time. Re-enslaving black Americans proved to be so profitable that Congress sat up many nights trying to figure out how they could pull the same deal on while folks -- and Circa 1940, they came up with a scheme to do just that.

ENFRANCHISEMENT
Sheppard-Towner Act
Social Security Act 1935
Old Age Pension Act 1939
The Buck Act
The Alien Registration Act
~ Seven Steps to Enslavement ~

**Step 1** - Make laws requiring all the corporate federal State franchises to register live births.

**Step 2** - Seize upon the given names of all the babies -- babies of American State Citizens as well as United States Citizens -- and create new legal fiction entities operated under the same name....

**Step 3** - Charge off all kinds of private corporate debt as public debt hypothecated against "Joseph Jacob Lew"....establish commercial liens against "him" and "his assets"...then claim that he has gone missing, presumed "lost at sea"...and presumed dead....

**Step 4** - Roll over all the assets of "Joseph Jacob Lew" into an ESTATE trust also named after the original living American, only styled as "JOSEPH JACOB LEW" -- a trust created under Washington DC Municipal Statute 2, Vital Statistics, Section 7-201, paragraph 10 -- owned and operated by the UNITED STATES, INC.

This is all done to enable the perpetrators to plunder "his" ESTATE -- which is by definition a corporation, an estate trust, and therefore in their control and their jurisdiction of the sea.

**Step 5** - Everyone involved in the fraud pretends that the living American State Citizen is dead and that his assets belong to the government services corporation.

**Step 6** - Run this fraud for decades then start over again. "Redefine" the individual ESTATE trusts as "transmitting utilities" created under United Nations laws and name these new corporate entities after living Americans, using only middle initials as identifiers: JOSEPH J. LEW.

**Step 7** - Bar Association Members bring charges against all these legal fiction entities as if they were the living man or woman - a crime known as "personage"

**NOTICE:**
All the charges are addressed to the legal fiction "person" operated under your given name and are never actually addressed to you at all.

This is how Americans born on the land of the American States have been systematically reduced to living as "United States Citizens", redefined as corporations subject to statutory laws, defrauded of their property, and kidnapped into the foreign jurisdiction of the sea.
We are attacked as babies in our cradles, long before we are able to defend ourselves, by evil and self-interested men who direct ignorant people to commit evil in our names. This step-by-step process begins within hours of birth.
~ Your Given Name is Your Private Property ~

When someone gives you something -- as in, gives you a bicycle for your tenth birthday, it belongs to you. It's yours, whether or not you paid for it, whether or not you like it, whether or not it's your favorite color.

It is the same way with your "given" name. The name is given and is meant as a bequest. Each name is in fact a description when properly understood. Though most contemporary names are typically much shorter and simpler, they nonetheless provide descriptive information and express the gift of a parent to their child. Nothing could be more intimate or sacred.

A large share of the abuse that the banks and their governmental services companies have promoted has been the theft of our given names and the pretension that our Mothers knowingly naked their corporation the Trustee of our ESTATES and allowed these same entities to issue bonds based on the value of our ESTATES -- that is, to enslave and indebt us.

They have even claimed to own our given names via registration, but in fact, our Mothers had already given our names to us and absent that gift, the names would not exist. It wasn't available to give to any corporation. It was already yours.

This outrageous identity theft scheme is a fiduciary trust fraud that has been operated against innocent Americans by privately owned and operated baking cartels and governmental services corporations trading upon "The Constitution for the united States of America".

Americans have literally been enslaved and their assets have been plundered and falsely indebted by charlatans merely claiming to "represent" them and pretending to occupy elected public offices when in fact occupying "similarly named" private corporate offices instead. The US Army has allowed this to go on, even though it is obligated by commercial contract, the Geneva Conventions, the Lieber Code, and the Hague Conventions to protect American State Citizens and the private property assets and is required under Law of War and Law of Nations to return all conscripted civilian property to the rightful owners unharmed and free of debt or encumbrance.

We have shown you how these corporations mis-represent and prey upon your estates and plunder the individual public trusts they create and operate in your name. there is also a scam at a national level....

**Part Nine:**

The Aftermath

~ The Two-Step National Fraud Dance ~
The National Fraud requires two very large governmental services corporations -- one to act as a bankrupt shell, the other to act as the current services provider.

1. The bankrupt organization claims that its "citizens" stand as sureties for its debts.
2. The service provider then sends its bills to the bankruptcy trustees and they "pass through" the cost to us - the presumed sureties.

We can't protest the charges or the presumption because we and our estates were never told that we were offered (by FDR and friends) as collateral backing their private corporate debts. Imagine that a fast food chain is facing bankruptcy so it calls together all the local franchise owners and they pledge their customers and their customer's assets as co-signers and collateral backing their debts.

That's what happened to American in 1933.

**Planned bankruptcy, Identity theft & Credit Fraud**

– Welcome Suckers! --

The United States (Commercial Company) operated from 1754 to 1863 was bankrupted by foreign banks during the Civil War...

The United States of America, Inc. operated from 1868 to 1933. From 1912 to 1933 it was run under the Federal Reserve and, bankrupted by these foreign banks, it entered Chapter 11 Reorganization and was used as the "pass through" shell company until July of 2013. The UNITED STATES (INC.) has been operated from 1944 to present by the International Monetary Fund (IMF) as the Service provider billing the bankrupt United States of America, Inc. It is now being prepared to be bankrupted in turn by still more foreign banks.

The UNITED STATES OF AMERICA, INC., operated by a brand new version of FEDERAL RESERVE organized under UN auspices is waiting in the wings to become the new Service Provider...

Each time these colluding banking cartels jettison their debts via bankruptcy, they leave the American People and the American States on the hook to pay their bills.

**Finally, the Good News.....**

There is **no statute of limitations on fraud** and this entire circumstance is based on commercial fraud!

The bankruptcies of these bank-run governmental services corporations DO NOT mean that our
country is bankrupt!!!!

If we wake up, put our feet down, and refuse to be misrepresented as "Sureties" for THEIR debts, all that happens is THEY have to deal with the problems THEY created. Their corporation goes bankrupt like any other corporation. **Not us, not our families, not our businesses, not our States, not our Nation. Not Anymore!**

We have said it once and will say it again. Every living American State Citizen has more civil authority on the land than the entire federal government.

There are over 390 million organic “states” of the union, including the now-50 geographically defined states and the living people inhabiting them.

Each American is a state and recognized as such under international law. We each have our own government:

- **Free Will = Executive branch**
- **Logic = Legislative branch**
- **Conscience = Judicial branch**

This creates an insoluble problem for the would-be despots. They can occupy the landed (E)states and they have done so. They can subvert the “State” governments and turn them into commercial franchises serving only United States Citizens. They can subvert the county governments in the same way. They can commit commercial fraud until the cows come home, but when it comes to subverting the individual Americans—that is another story.

That us a battle too difficult and a bridge too far. There will always be at least one Last Man Standing who remembers the claim before the rest of the world as we do now.

We are able and competent to present ourselves as states of the united states of america, endowed by our creator with flag of The united States of America, Major, bringing forth this affidavit in behalf of all the american states and placing it firmly on the record before...

Pope Francis, Global Estate Trustee.

HRM Elizabeth II, our Trustee on the “High Seas and Inland Waterways” where all this skullduggery and fraud against us has occurred.

Secretary of the Treasury, John Jacob Lew.

President Barack H. Obama

The Joint Chiefs of Staff

The International Bar Association
the Members of “Congress”

Everyone pretending to be a judge

The American People

And YOU!

Part Ten:
The Journey On

All Roads (Still) Lead to Rome

The Roman Curia created all the legal fictions we use today for good reasons. Trusts transfer property to heirs. Public utilities encourage investment in infrastructure. Foundations preserve wealth for worthy causes.

But obviously, these helpful legal fictions can be criminally misused—and they have been.

The Roman Curia is responsible for correction, because, by Maxim of Law—we are all responsible for what we create.

2009 – 2010

In 2009 a delegation of Americans had audience with Pope Benedict XVI and all this dirty laundry got aired. The Americans complained about the mis-administration of the “federal government” and the plundering of the individual public trusts. They got into the deep issue of the Law of the Sea being allowed to trespass on the Law of the Land—the Pope is the International Trustee. Our agreements clearly state that Americans live under the Law of the Land...

Benedict XVI looked like he was ready to faint. It was the same look a man might have if his horse suddenly talked to him, or if he looked up and saw flying pigs in the sky overhead.

Exit Benedict XVI and enter Francis, Pope Extraordinaire, Jesuit, and designated Damage Moderator...

He has given the offending corporations three years to straighten up their acts and come into
compliance with their charters, or they will be liquidated. The clock started ticking July 1, 2013 and will stop ticking on June 30, 2016.

The bankers and politicians and other Satan worshippers (that is, war-shippers, in case you hadn't caught on) are now attacking the Church and bringing out all the Church's dirty laundry-- pedophiles groping choir boys, homosexuals prancing around St. Peter's, weird thrones for the Pope with Lucifer and snakes coiling around, Church budgets that would make Midas swoon, Vatican bank loans to known Mafiosi.

It's all true, so far as it goes.

"And the Serpent he became wroth with the woman, and went off to make war against her and her children and those who stood for Christ…"

Pope Francis has taken major steps toward correction of the Church and the Church's administration of the Global Estate Trust.

He has written the International Criminal Code and held the lawyers and judges and clerks who are primarily responsible for the misadministration of justice liable for their acts and omissions (Motu Proprio of July 11, 2013). He has undertaken an exhaustive global diplomatic mission seeking to establish as honest banking system (BRICS initiative). Most of all, he has sought to keep the peace and avoid any conflict among the religious supporting the Law of the Land--- Judaism, Christianity, and Islam should stand together against the Cult of Mystery Babylon instead of being hoodwinked into fighting each other and letting their enemies profit from their mutual destruction.

There are among us followers of the Mystery Babylon Cult, who strive to get elected and wear the mask of governments...like Hitler; like the Bush Clan, like FDR...

They go to Divinity Schools and Yeshivas and study the Koran...so that they appear to be priests and mullahs and rabbis...

They get tenure at our Universities where they teach lawlessness and immorality and semantic deceit as part of the subject matter...

The create endless “front” organizations to foist the blame off for their own misdeeds...Al-Qaeda.... ISIS.... Hamas.... CIA.... BATF....

They draft their devotees in prestigious prep schools and clubs... like Skull and Bones.... Council on Foreign Affairs.... Trilateral Commission.... Bohemian Club...

While they stand around pretending to be Christians or Jews or Muslims, Americans or Brits or Japanese...they despise all the nations of the land and all religions except their own pagan Cult. They hold themselves to be the Master Race, the International Elite, the Crème de la Crème---these Sickos imagine that they are gods and all the rest of the people on Earth are livestock.
This is because they are themselves deceived.

They have spent too much time being sly and secretive and pandering to each other that they didn't notice....but....

their religion which worships the Father of All Lies, and which considers a lie to be a prayer, is itself a deceit designed to identify the goats among the sheep.

There is one Last call....one last period of Grace....

We are all being presented with a Choice....and it is a deeply religious choice. Will we worship God or Mammon? Will we live under Law of the Land or the Law of the Sea? Or, as Children of God, will we live under the simple Law of the Air?

“United States Citizens” live under the international Jurisdiction of the Sea.

“American State Citizens” live under the national Jurisdiction of the Land.

“World Citizens” live under the global Jurisdiction of the Air. As you can see, there are three jurisdictions, three basic kinds of law, three basic kinds of citizenship, and multiple varieties of religion giving rise to it all.

Certain groups of pygmies remain convinced that murdering an enemy and eating his brain to ingest his strength and intellect is perfectly sane and reasonable. Their societies condone this as a lawful act.

99.9% of us can recognize that this is illogical, but we refuse to follow logic to its end. We continue to downplay the importance of our own beliefs. We abdicate our individual responsibility for what we believe, and so, surrender our fate to whatever laws someone else created—be they ancestors, prophets, politicians, or merely charlatans running a shell game.

**Money Isn't Money**

If we believe pieces of paper; shiny pieces of metal, or numbers jotted down in a ledger have value—they have value. In the past people have believed that tulip bulbs, trade beads, stamped pieces of pottery, and wheels of denatured bronze held value, too.

It turns out that what we believe is of supreme importance. It is what we believe and what we believe in that determines our fate and the fate of our world.

As long as we believe that something has value, we work hard to possess it—even if it is in fact objectively worthless.
We know that paper is worthless, yet we have deluded ourselves into believing that printed paper chits no different than casino chips have value. We have even allowed ourselves to believe that numbers merely entered onto a bank's ledger book—arbitrarily and out of thin air—are the same as money. We have allowed our employees—literally people who are on our payroll to serve us—to enforce this delusion upon us via legal tender laws that benefit a few perpetrators at everyone's expense.

We do this even though in the back of our brains somewhere a bell is chiming and saying, “Hey, I don't care how nice the engraving is, it's still just a piece of paper!”

In our present airy-fairy fiat currency scheme the pieces of paper don't stand for money or any commodity at all. They stand off debt, and the entire economy revolves around passing the buck—literally passing around shares of debt—instead of ever paying anyone for anything.

If we continue this insanity to its logical conclusions we will eventually claim to own the stars in the sky and issue stock options on shares of Alpha Centauri. We will trade certificates for the privilege of breathing and pay for government licenses to defecate.

If we continue this insanity nobody in the world will want to trade with us nor have faith in our economy—nor in us.

As Ron Paul has been saying for at least two decades, it past time to audit the Federal Reserve and to shut it down permanently. It is also way past time to issue separate recognizable lawful money and to insist that no private currency script or debt is ever again used as legal tender in the continental United States.

**Gold, Gold, Who's Got the Gold?**

As should now be apparent, there's nothing SO special about gold. It is relatively rare, malleable, doesn't corrode, and is an excellent conductor of electricity which makes it desirable for some industrial uses and it certainly makes lovely jewelry. Other than that, what's it good for?

Not much. You can't burn it for fuel for heat or power, eat it, drink it, build homes with it or wear it. Which all goes to show why we have traditionally used gold for coinage. Bearing in mind that gold is as essentially useless as ingots of denatured bronze and tulip bulbs trade beads, read on....

**The Original Plan -- Step by Step**

(1) Confiscate (that is. steal in the name of the Public Good) all the privately held gold in the world by any means fair or foul, (2) collect it all together, (3) devalue all other currencies in the world so that the value of gold appears to rise exponentially - note that gold traded for about $30 per ounce in the 1930's and is now trading at about $1,3000 per ounce. And (4) then sell all the gold back to the great-grandchildren of the people you stole it from in the first place. (5)
Use the profit to buy up all the arable land, natural resources, food sources, etc. (6)Force the people to buy it all back with their labor – again.

Let a hundred years pass and everyone who was alive in Step One has passed on by Step Four, so its easy pickings for the established "elite" to prey upon the rest of the populace.

What Actually Happened
Everything was going along as planned and most of the governments of the world were going along with it, but then, the Chinese woke up and said, what happened to all the gold that the Nationalist Chinese government deposited for safe-keeping with the Federal Reserve bank of New York? We should have that back as the successor government.....and they brought suit against the Federal Reserve Bank of New York in 2011.

Which made a whole bunch of other governments and regular people start thinking....where's our gold? The Americans started asking about Fort Knox and repayment of the gold owed to them that was confiscated by Roosevelt, the Germans started asking about the gold the Imperial German government stashed for safe-keeping with the same federal Reserve Bank of New York, Lord Brown discovered that there had to be a LOT more gold in existence than the official government statements were admitting (Lord Snowden famously blustered that "only 1500 tonnes" had ever been mined in history of the world.) and the plot began unraveling.

The Partners in Crime
The Federal Reserve (Association) decided to bankrupt its subsidiary. The Federal Reserve System (Incorporated) and to transfer its assets to Secondaries prior to doing so. This is an abuse of bankruptcy protection, but who is minding the store?

The Federal Reserve accordingly transferred all the purloined credit created by the "National Debt" (remember that a debt always generates a corresponding credit) to three agencies supposedly representing the interests of the actual Priority creditors, the People of the united States of America. The internal revenue Service, the Financial Services Division of the Department of Defense, and the North American Water and Power Alliance split the pot.

They also transferred the American gold reserves to the tender mercies and keeping of the World bank/IBRD, for execution of the original plan -- reintroduction of gold as the world monetary standard and continued fleecing the victims of all this fraud.

Since Then...
Understandably enough the banks have been trying desperately to find some way to divest themselves of the stolen loot, and by our count, Ms. Karen Hudes has proposed no less than three of these excuses.

Our favorite Bank Fairytale involved an “Unknown Philanthropist” named Wolfgang Struck,
who just appeared out of nowhere holding gold certificates from the 1930's pretending to own and control a gold horde equal to seven (7) times the annual world demand for gold, and offering to give it away—with a few unseen major strings attached – at $100,000.00 per man, woman, and child.

All you had to do to receive your share of this increasingly hot and worthless horde was to sign over your ESTATE—your body, your property, your rights and your future—to the banks involved, in “equitable exchange”.

**The One Thought**

It apparently never occurred to banks that their only hope is to admit their culpability and give back the assets to the people they were stolen from in the first place---or; tragically enough, to their great-grandsons and great-granddaughters.

**What the @/*+x# is a Witholding Agent??**

“1040” named after the bonds Lincoln sold to pay off union war debt—so called because they could be redeemed after 10 or 40 years.

**The IRS Scam**

**The Old Version:**

1. The "Internal Revenue Service, Inc." is hired as an accounting service to keep track of credit accruing in the account of JOHN QUINCY ADAMS, an estate trust created by the UNITED STATES (INC.) under the laws of the Washington DC Municipal Government (an independent international City-State). The associated nine-digit Master Account Number is used as an Employer Number written like *123456789* representing the credit side of the account.

2. The "IRS (INC.)" is hired to perform the billing service of the governmental services corporation and keep track of the debt accruing against the account of JOHN QUINCY ADAMS, using the Master Account Number as a Taxpayer Identification Number written like this: "123-45-6789" and representing the debt side of the account.

3. You, the living man called "John Quincy Adams" are presumed to be a voluntary Witholding Agent responsible for keeping these accounts balanced, but you are ever told anything about this job or how to do it, so you "mistakenly" pay the bill owed by JOHN QUINCY ADAMS out of your own pocket.

**The New Version:**

A new version of the "INTERNAL REVENUE SERVICE (INC.)" run by a new FEDERAL RESERVE -- all ultimately run by by the UN Corporation -- takes over.
***NOTE: You are still presumed to be a volunteer WITHHOLDING AGENT and still not told what that means or what to do or how to do it, yet when you sign a 1040 Form every year, you swear under penalty of perjury that you are a Withholding Agent and that you did the job correctly. Or else.***

What Should Happen -- But Doesn't

The IRS should send you a statement showing how much is owed by JOHN QUINCY ADAMS account #123-45-6789, along with a clearly marked Voucher or Payment Coupon asking for permission to request transfer of credit from JOHN QUINCY ADAMS account #123456789 to zero out the Master Account.

This merely requires you to sign the Voucher in Upper and Lower Case Signature: John Quincy Adams, dated, and the statement, "Accepted one time only for settlement of account as of the date and in the amount shown."

That authorizes the "IRS" to bill the "Internal Revenue Service" or vice-versa in the new system and allows the transfer of credit between the "Employer Account" and the "Taxpayer Account".

That is what you should be doing as a Withholding Agent, but because you don't have a foggy notion what should be going on, and because as a Withholding Agent you are still required to settle the account somehow, you get stuck paying for it with your own labor -- again -- "voluntarily".

So, all these years, you have been "voluntarily" donating all this money in behalf of "JOHN QUINCY ADAMS" a Cestui Que Vie Estate Trust under Washington DC Municipal Law and operated out of Puerto Rico.

As a trust "JOHN QUINCY ADAMS" is a corporation, so all profit it makes above expenses separated from capital is "income". (The living man John Quincy Adams never has "income" -- only private property accruals.

So "JOHN QUINCY ADAMS" owes an "income tax". And what is that tax for? Technically, it is an Excise Tax on the privilege of importing revenue to Puerto Rico. They tax you, the living man, for the privilege of donating your money to them. And they literally laugh all the way to the bank, which, unknown to you, set up "your" account in the name of "JOHN QUINCY ADAMS" without your knowing consent. This is an international crime known as "unlawful conversion."

Congressman Louis T. McFadden, Co-Chair of the House Baking Subcommittee, recognized it for what it was and objected to this criminality with the House Judiciary Committee. His charges are still waiting to be heard.
**Public Lien**

Let it be known to All Parties National and International and Global that a Public and Commercial Lien is hereby established upon all assets and profits, all titles, deeds, and offices, successors, assignees, and agents, all agencies, departments, subsidiaries, subcontractors, affiliates, franchises, and franchises of the following beneficiaries of this criminal fraud scheme:

The city-State Municipality of Washington, DC, the City-State of Westminster, aka, the Inner City of London, the British Crown corporation, The Vatican City State, the United Nations City-State, the UN Corporation, Japan, CANADA, THE UNITED STATES OF AMERICA, the UNITED STATES, AUSTRALIA, the UNITED KINGDOM, the EUROPEAN UNION, the IMF, BIS, IBRD, WOLRD BANK, AIIB, U.S. TREASURY, the UNITED STATES CONGRESS, E PLURIBUS UNUM THE UNITED STATES OF AMERICA, the FEDERAL UNITED STATES dba the United States of America (Minor), BANK OF AMERICA, WELLS FARGO, DEUTSCHE BANK, VATICAN BANK, DTC, DTTC, FIDELITY GROUP, PUERTO RICO, GOLDMAN-SACHS, all FEDERAL RESERVE BANKS, et alia, in sum total.

This lien is in favor of: the living inhabitants of the land jurisdiction of the Continental United States and their States on the Land, the people inhabiting the land jurisdiction of Japan, Canada, Australia, the nations of the United Kingdom, the European Union and wherever these evils have visited throughout the planet Earth—and is hereby incorporated in full as part of the attached Affidavit of Probable Cause.

**Summing Up**

-- The Law, the "law" and Public Policy --

Law is very precise -- a mathematical equation.
for example: The Mosaic Law says, "Thou shalt not kill."

"Thou" -- means "you" -- John Doe Schmoe (subject)
"Shalt" -- means "shall" -- means by volition, will, design (motive)
"Not" -- means the opposite, the negation of what follows. (negation)
"Kill" -- means to deprive of life by any means. (action)

This Law could be restated as Positive Law:   "Thou shall preserve life."
It means the same thing, just said without the use of negatives. It puts a different spin on how we perceive the same truth. Instead of refraining from killing, we are motivated to preserve life. Positive Law is stronger than Negative Law, because it shifts "mode" from passive to active: not only must you refrain from killing -- you must actively support preservation of life.

Some people, including governments that pretend to represent a great many of us, don't obey this simplest Law from the Highest Authority, so it is perhaps silly to think that law is valid or
useful at all. If we can't dope out the meaning of four words and obey them, what hope is there? The governmental services corporations and their various agencies have promulgated an estimated eighty million (80,000,000) "laws" and every federal "State" in the Union passes somewhere between 200 and 300 new laws per year, with some passing more than that. In ten years, that's 2,000 to 3,000 new laws just at the federal "State" level that everyone is supposedly obligated to know, obey, enforce -- and, perhaps most importantly -- pay for enforcing.

No wonder we are taxed into poverty. No wonder Mr. Obama's idea of stimulating the economy to merely create more and more and more government jobs. He and everyone else involved in administering the governmental services corporation look only at their own corporate bottom line, failing to grasp the fact that they are acting as parasites upon the people they are supposed to be serving and protecting, and that parasitism carried to the extreme inevitably kills both host and parasite.

**All these 80,000,000-plus "laws" are not Law.** They are codes, statutes, regulations, and administrative rules -- meaning that nobody actually elected to create or repeal Law had anything to do with making up these laws.

All *bona fide* Law in America has to be promulgated by legislative due process by properly sworn deputies of the land jurisdiction and it is required to have an Enactment Clause detailing exactly who, what, when, where, why, and how and by what authority it was enrolled as a Law of whatever political entity created it. From this we can judge the validity, jurisdiction, and authority of the Law. The Enactment Clause tells us if a Law applies to us. **All actions proceeding from actual Law are "lawful".**

Tellingly, "law" does not have an enactment clause, because it is understood to be just an "in house" private rule of the corporation adopting it. **All "State Statutes" recorded in America since 1860 are laws, not Laws.** This is because the American government has been operated in default as a military dictatorship and in international jurisdiction as a corporation ever since. It is incompetent to create Law.

The Federal Code consists of Fifty Titles and thousands of Sub-titles and Sections and Sub-Sections that represent the "law" of the Federal Corporation -- that is, -- internal "house rules" that govern how the Federal Corporation is supposed to operate. Which federal corporation? Certainly not the UNITED STATES, INC. which repealed all titles of Federal Code except Title 50.

When suits are brought based on violation of "Federal Code", all we are doing is saying -- hey, the corporate leadership said you were going to operate according to this rule, and instead, you are doing this...

**State Statutes and Federal code are "administrative law" -- not actual Law at all. All actions proceeding from enforcement of such laws are "legal" -- but not necessarily "lawful".** Such a system can be perfectly legal and yet against the actual Law. Everything Adolph Hitler did was
legal, but as the Nuremberg Trials clearly established, that the genocide, theft, and destruction caused by the Nazi regime was against the Law. It was criminal and recognized and prosecuted as such by the international community.

Similarly, it can be perfectly legal to evict someone from their home under the pretense that they received a loan that they didn't receive, or jail them on the pretense that they owe corporate taxes when they have never operated as a corporate entity at all, but these and similar activities are in fact a form of inland piracy based on securities fraud and identity theft, and they are against the Law.

As "law" the Federal Code and federal State Statutes represent only the private, in-House rules of a corporation and its "State" franchises.

It is the same with "Public Policy" and with "Resolutions".

Since 1933 the "U.S. Government" -- that is, the Federal Corporation -- has been issuing Public Policies and Resolutions that are perfectly meaningless, except as good intentions. That's why appeals on House Joint Resolution 192 fall on deaf ears. Not only was that "Resolution" offered as the good intentions of a now-defunct corporation undergoing bankruptcy reorganization, resolutions made by "Congress" are exactly that same as New Year's Resolutions made by Anita K. Flopdoodle.

The only way that such laws, public policies, and resolutions can be enforced by the victims of this trickery, is when we interpret these published codes, regulations, statutes, policies, and resolutions as contracts and prosecute them as commercial contracts that have been defaulted upon in the foreign jurisdiction of International Admiralty.

More generally, if things are bad enough, we can address the corporations responsible in terms of their failures to abide by their charters -- and demand their liquidation by the Global Estate Trust.

All corporations on earth, including the banks and the so-called "national governments" that are functioning as corporations, are at the end of the day created and owned by the Pope. They exist and operate under forms of Law created by the Roman Curia for the administration of the global Estate Trust. The Uniform Commercial Code can be regarded as the "administrative law" of the Global Estate trust.

If things are rotten in Denmark or the United States or Scotland or anywhere else for the matter, all the roads still lead to Rome. The Vatican holds the charters of all the corporations responsible for this mess. That's why when Pope Francis ordered the various perpetrators to come into compliance with their charters, their response should have been, "Yes, sir!" All this "law" and the misadministration of "law" is really just the in-house business if the Global Estate Trust and its many, many franchises running amok: this kind of law has nothing to do with the living people that the Global Estate Trust is supposed to honor, serve, and protect. It is law meant only for the corporate entities and their employees. It is their law. Not
That average people have been improperly mischaracterized as employees and as franchises and even as franchises is apparent and is the subject of this Affidavit, but is corruption brought about by politicians, military commanders, and church leaders who have shirked their duty, disrespected their offices, and abused our trust. It is owed real and lasting remedy not just "relief" for individuals.

Actual Law, however, is a different matter. There are principles of Natural Law that surpass and transcend all principles of Law that have ever been established by Man-kind, and which are present at all times for our discernment and enforcement as living, sentient beings.

Natural Law includes the right to life, to freedom, to work, to trade, to think, to speak, to act, to move about freely, to meet with other men and women, to travel wherever we wish to go to have enjoyment of land, to live peacefully and securely in possession of our homes, businesses, farms, vineyards, orchards, and whatever else we create, to defend ourselves and our rights, and to dream and think and plan and enjoy the fruits of our intellect.

Indeed, all of our rights enshrined by the Founders as stated in The Declaration of Independence (1776) are Natural rights that derive from Natural Law -- and they are "unalienable". We cannot be made "alien" to ourselves. We cannot be redefined as "things" simply via the use of a name. We are not corporate franchises, trusts, transmitting utilities, and so on. Our Natural Rights are not subject to "lien". Our right to travel, for example, cannot be subject to taxation nor can it be licensed.

No individual man or group of men has nay right to interfere with us in the exercise of any of our Natural Rights so long as our actions do not harm others or their property. This is the venerable essence of Common Law, and Common Law is what every man, woman, and child living on the land of the 50 States United is owed by the Global Estate Trust and its Trustees. Thus we must be set free and supported to convene our Grand Juries without interference by the British Crown, to hold free elections in each County, to convene Common Law Courts to serve the land jurisdiction, to elect Sheriffs on the land, to elect Judges to serve at Common Law, to elect State Legislatures responsible for the jurisdiction of the land, to have free access to all the court, trial, jail and other facilities that our labor has paid for, and to be obeyed as the rightful heirs of the land jurisdiction of the United States regarding all matters pertaining to the land and its resources. Those who have merely pretended to represent us must be recognized as actors and charlatans involved in a vast fraud scheme in which they occupied private corporate offices instead of similarly named public offices they were elected to serve. Their predation upon the peaceful inhabitants of the land jurisdiction must be recognized as inland piracy and unlawful conversion, securities fraud, and identity theft -- another form of fraud.

Great Britain has benefited for over four centuries and through two World Wars from its original Colonies, but then age of Imperialism is long gone. It is time for Britain to do its duty as the Comptroller of the international Jurisdiction of the Sea with diligence and integrity, to
stop all piracy including inland piracy, to root out slavery, peonage, press-ganging, and Satanic worship wherever it is found, to honor its treaty obligations and to release all fake claims, titles, and agreements obtained under conditions of deceit and duress.

**CONSENT**

The difference between rape and making love is consent.

The difference between a gift and armed theft is consent.

The banks and their governmental services corporations have disrespected the vital element of consent and have turned deaf ears when Americans who are private citizens of the continental United States have clearly said, “I do not consent.”

I do not consent to be represented by these actors.

I do not consent to contract with these organizations.

I do not consent to have the interest due from the investment of my resources controlled by and used to benefit these organizations.

I do not consent to “donate” my labor; my bank accounts, my retirement accounts, my land holdings, or any other private property to these organizations.

I do not consent to be taxed to death, harassed, or obligated financially by my employees.

I do not consent to letting any government corporation use me and my private property as collateral for its debts.

I do not consent to being ordered to buy anything by anyone.

I do not consent to being prosecuted in any foreign jurisdiction of the law.

I do not consent to any presumption that I have ever agreed to any political status subjecting myself or my estate to any incorporated entity whatsoever:

I do not consent to be licensed when I am exercising a Natural Right.

I do not consent to be named as if I were a public resource now or ever:

I do not consent...the the number of self-interested demands, presumptions and predatory practices of those who have been entrusted as my employees to provide nineteen enumerated services.

The banks, their governmental services corporations, and the politicians responsible, have told
them not to do so. They have attempted to alienate us from our natural standing and identity. They have attempted to lien our most precious material interests for their own benefit. They have acted as criminals and must be set straight concerning the Law and the “law” and their contractual obligations without further delay.

Most importantly, they must relearn the importance of consent, for they no longer enjoy “the consent of the governed” and do not enjoy the consent of their peers, either. They have no granted authority to carry on business in the manner described by this Affidavit of Probable Cause.

**Part Eleven: Going Forward**

**The Indian Answer**

*What To Do When THEY Have the Guns and Clubs?*

**MAKE THEM LOOK BAD!**

PROMOTE:
The Golden Rule
LOVE
PEACEFULLY PROSPERITY
LIBERTY
HAPPINESS

Mahatma Gandhi

Show their violent and dishonorable and criminal nature to the world. Then let the world take care of the problem and clean your own house.

**The Principle of Non-Aggression:**

*Non-Violent Protest and Objection*

1. Labor Strikes and Work Stoppages
2. Boycotts of Products, Payments, and Manufacturers
3. Peaceful Demonstrations, Marches, Occupations, and Educational Efforts
4. Refusal to Obey Illegal Licensing, Registration, Taxation, and Control
5. Refusal to Enforce Unlawful Orders
6. Refusal to Operate outside Lawful Jurisdiction
7. Operation of Lawful County Governments
8. Operation of Lawful State Governments
9. Operation of Lawful Grand Juries, Courts, and Enforcement Agencies, including Citizen's Arrest
The Icelandic Answer

The tiny country of Iceland found itself in a similar crux. Their answer? Arrest the bankers responsible, issue new national currency, and go on. It was just as simple. And the rest of the world both understood and applauded their actions.

The Power of “No!”

Many people have the understandable impulse to go out and express rage over what has been done to them and in their names, but any violence only plays into the hands of those guilty of these crimes. They have the guns and the tanks and the tasers and the clubs. They also presume to have the moral authority and responsibility to stop “rebellion and insurrection”---moreover, they get paid out of your pockets for doing so.

We must literally be “gentle as doves and wise as serpents”. Remember hat these Babylonian usurpers worship duality. For their process to work there has to be a black and a white, a Republican and a Democrat, a Christian and a Muslim, a pillar and a post. Without duality, they can't function and their entire system grinds to a halt. Without duality and mirror images and semantic deceit, they can no longer confuse the issues and the people. They can't divide and conquer.

The correct and only strategy that works against them is precisely that employed not so long ago by Gandhi: non-violent non-cooperation.

They say that you have to pay income taxes? No, you don't. They say that you have to have a driver's license to travel from point to point? No, you don't. They say you have to buy health insurance from them? No, you don't. They say you have to know, obey, and pay for enforcing 80,000,000 “laws”? No, you don't. They say you have to register your private property, including your children? No, you don't....

They didn't create you. They don't even own you. You are not their employee. By what authority do they address you and demand that you do anything at all? So long as you are not harming anyone or damaging property, they have no right to even speak to you unless spoken to.

When did you knowingly, willingly, and under conditions of full disclosure sign any contract subjecting your will to theirs? When and where did you give them consent to charge their debts to your account?

Ask them. Drag them out into the open air and make them show you the contract obligating you. If they say “the Constitution”---ask, which Constitution? Which “State”? Ask them to show you your signature on the document in question.

Be tough-minded, polite, and determined, remembering always that most of the people involved in implementing this system have no idea that they are doing anything wrong. Show
them mercy in their ignorance and educated them. Help them understand to the extent possible.

In this way, we dismantle and undermine the system of duality from the ground up. When we stop thinking in terms of “us versus them” and “black versus white” and “Republican versus Democrat” and “Christian versus Muslim” and “American versus Iranian”--we deprive the criminals among us of their power to manipulate and control and feed upon us all.

We must recognize that there is one human family, one planet, one sea, one global Jurisdiction of the Air, and that all true Law among all Men can be reduced down to three simple precepts:

1. Keep the peace.

2. Love others as you would be loved.

3. Do no harm.

By honoring these simple Natural Laws we put an end to the endless conflicts and criminality. We protect ourselves and everyone else from being used as instruments of evil. We end the system of duality and enslavement without firing a shot.

~ The Number One National security Risk: Ignorance ~

That's right. Our most urgent security concern is our own ignorance. That is what makes us vulnerable and a prey to monsters. Except for ignorance, not one of the deceits exposed here would last as long as a snowball in the sun. The perpetrators wouldn't even try to foist off their ploys. We'd know better, so they'd know better, and we could all get on with doing our jobs in life.

So why are we so ignorant?

Cause One:
Public Schools operated outside local control. To paraphrase Malcolm X -- only a fool let's his enemies educated his children. While the federal government is not supposed to be our enemy, it is a foreign entity with its own axes to grind. The current state of ignorance about our government, treaties, laws, and history is the result of federal "State" franchises taking over education and more and more federal encroachment into the education process. The result has been inexorable "dumbing down" of the American People, so as to more rapidly manipulate and control and defraud us.

Cause Two:
Over the last two decades thousands of American news media outlets have been bought up and paced under new management, with the result that today only six corporations and 272 executives control 90% of the media: television, radio, and newspapers. This leads to monopoly
conditions in the market place and the boring sameness that we are all-too familiar with. Worse, all six of these major media corporations are foreign-owned. As above -- only a fool lets his media resources be owned and operated by foreigners.

~ The Number Two National Security Risk ~
Mercenary Armies Disguised as Government Agencies

Over the course of the Obama Administration there has been an insane build up and stockpiling of arms on American soil by "federal agencies". As you now know, these agencies are only service providers -- corporate subcontractors, not legitimate public agencies at all.

In buying billions of rounds of ammunition for these agencies including BATF, IRS, FEMA, FBI, NSA, DHS, and a general proliferation in the number of agencies, the Obama Administration has been in effect creating commercial mercenary armies in our midst. Federal employees are not allowed to have the free run of the land jurisdiction and they are certainly not allowed to be armed and swaggering around in paramilitary style. This includes "State" and "local" police forces, which are in fact all employed under the corporate umbrella. The only "federal" agents allowed free egress on state soil are U.S. Marshals -- and only when they are sworn to uphold The constitution for the united States of America and in pursuit of their duty to protect the U.S. Mail. Period.

~ The Number Three National Security Risk ~
Bar Associations Run as Criminal Cartels

Instead of functioning as they should to promote and enforce high professional and ethical standards the Bar Associations have forced their members to commit personage and barratry against the American People and have used these means to plunder both public and private assets.

We have held these private institutions in ill-deserved esteem and have mis-placed the public trust in them to operate according to the treaties and charters which allow them to exist on our shores. Clearly, they have operated as criminal syndicates and deserve to be permanently outlawed.

About Your Rulership

There seems to be a need for new answers even if those new answers are very old answers.

The Bible ad the Hindu Vedas and American Indian Wisdom Tradition all tell us that it is our
purpose in life is to find Truth and take care of the planet.

Should it surprise us that when we do other things we are unhappy and alienated and unfulfilled? In our heart of hearts we know what we should be doing and how we should be living – and aren't. We need to change that.

We cannot own land. We come from the land and we return to it. All pretensions otherwise whether individual or corporate are merely lies. At most we have the right to enjoy the fruits of our own labors and those homes and other improvements we make for ourselves and our heirs.

In the same way we cannot claim to be better than anyone else on account of strength or wealth or religion or creed or color or sex or age or beauty or occupation. There are many flowers in the garden.

Who is to say that the king is better or any happier than his housekeeper? That the work of the man who cleans the toilets is any less important than that of an astronaut?

The too, who knows the mystery of our individual souls? Each one of us has our hand-tailored blessings and our individual grief and our own lessons to learn.

The sooner we learn to recognize our own blessings and stop chasing after or stealing or simply retaining through ignorance those blessings that belong to others the happier we will be and the happier our planet will be. If something isn't yours—give it away. Set it free. Because only then will your hands be free to grasp the blessings that are yours and which will give you lasting joy.

If you don't use a tool, give it to someone who will. Those jewels you hoarded away in a dark box—what good are they and what joy can they bring if they never see the light of day? The song in your heart that you stifle because you think it is not good enough? Sing it anyway.

Artists are like songbirds. If you have it left in you to see the beauty or ears left to hear the song then you are not dead and never will be. Open your eyes. Look around. Take a deep breath. Who is in control of your world if you're not?

When you see the orphans or the homeless animals or the ruined farm fields it's not somebody else's problem. It's yours. When you see criminals preying upon the helpless and the innocent it's not someone else's responsibility to stop them. It's yours. Don't ever think that you can't do, whatever you need to do to change your own life or to change the world.

Each one of you are literally kings and queens. It's only because you have abdicated your own throne that the world is the sorry disjointed unfair and ugly place that it is. It is up to you to make other choices and dream other dreams.

A Crown for Every Occasion!
Just in case you have any doubts – here's what the Supreme court says about your sovereignty:

“First Amendment rights are indeed fundamental, for 'We the people' are the sovereigns, not those who sit in the seats of the mighty.” BROADRICK v. State of OKLAHOMA, 413 U.S. 601 (1973)(2). --- Justice DOUGLAS, (Supreme Court of the United States) dissenting:

“Sovereigns are equal. It is the duty of a sovereign, not to submit his rights to the decision of a co-sovereign. He is the sole arbiter of his own rights. He acknowledges no superior, but god alone. To his equals, he shows respect, but not submission.” THE SCHOONER EXCHANGE v. McFADDON, 11 U.S. 116 (1812)(2). – PINKNEY, Attorney General.

“Soeverignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts.” DOWNES v. BIDWELL, 182 U.S. 244 (1901)(2). – Chief Justice Fuller (Supreme Court of the United States) with whom concurred Harlan, Brewer and Peckham, dissenting:

“we acknowledged that “[t]he immunity of a truly independent sovereign from suit in its own courts has been enjoyed as a matter of absolute right for centuries. Only the sovereign's own consent could qualify the absolute character of that immunity.” ibid., that “the notion that immunity from suit is an attribute of sovereignty is reflected in our cases,” id., at 415, and that “[t]his explanation adequately supports the conclusion that no sovereign may be sued in its own courts without its consent,” id., at 416. ALDEN v. MAINE, 527 U.S. 706 (1999)(2). Justice KENNEDY (Supreme Court of the United States)

Chief Justice Jay took a less vehement tone in his opinion, but he, too, denied the applicability of the doctrine of sovereign immunity to the States. He explained the doctrine as a incident of European feudalism, and said that by contrast, “[n]o such ideas obtain here; at the Revolution, the sovereignty devolved on the people; and hey are truly the sovereigns of the country, but they are sovereigns without subjects (unless the African slaves among us may be so called) and have none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty.” ALDEN v/ MAINE, 527 U.S. 706 (1999)(20). Justice SOUTER (Supreme Court of the United States) STEVENS, GINSBURG, and Justice BREYER join, dissenting:

So you are sovereign and the Supreme Court agrees. Just be aware—you can't be “sovereign” and a “citizen” at the same time. The term “sovereign citizen” is an oxymoron. Those who use this label are either ignorant or insulting, and you are neither one.

**Rules of Rulership**

1. **You control what you consume.**
You don't have to ingest garbage media presentations of any kind including “The Evening
News”, don't have to eat bad food, drink fluoridated water, take drugs just because they are prescribed by a man in a white coat, buy a new car because a car company thinks it is time to upgrade, drink alcohol, smoke, or do anything else that profits something or someone else at your expense.

2. **You control what you believe.**
You have two eyes, two ears, a brain, and a built-in Shinola Sensor. If your government, church, mosque, synagogue, gang or club of any kind preaches violence, practices deceit, promotes slavery, or otherwise violates common sense and decency, it is time to vote with your feet and stop empowering that group.

3. **You control how you react.**
You can't always control circumstances around you and you can never control what some other individual thinks, does, or feels—but you are always in absolute control of how you react. You don't have to allow manipulation of your emotions or your responses. You can step back and choose how you are going to interpret your reality.

4. **You control your focus.**
You choose who and what you give your attention to. Governments and news media are constantly trying to scare you and brow beat you into buying whatever they are selling, however, you have the ability to turn them “off” and focus on what matters to you. By choosing positive things to focus on and by focusing on things that you control directly—like eating nutritious food, brushing your teeth, reading a good book, growing a garden, playing a musical instrument, taking a walk in the park – you increase your joy in life and gain a better understanding of your ability to rule your Self and your world.

5. **You control what you value.**
You have the ability to discern what really matters to you – and what doesn't. Do you give a rat's butt who wins the Grammy Awards this year? Really? It's okay either way. We are all different. Just realize that you have the conscious ability to determine what matters to you and the equal ability to act accordingly.

6. **You control what you accept.**
You don't have to say “yes” to anything. Ever. The world offers you all sorts of deals, good and bad. It's up to you to decide what you will accept and what you will reject. The more self-respect and self-knowledge you possess, the better.

7. **You control what you cherish for the future.**
This is part of what you value, of course, but on a larger scale. It's up to you to envision what kind of world you want to pass on to your children – and take the steps to make sure that is the kind of world you pass on.

**The Words “Of” and “For”**
About now there are a bunch of people feeling like their heads are going to explode. There are those staggering around with both hands over their ears in a tragic state of denial, and there are those who are nodding with a knowing disgusted look.

There are predictable stages of waking up. The first stage involves retraining your mind to realize with certainty that those people in Washington, DC who you elected in good faith to fill public offices as deputies representing your State don't represent you. They are corporate officers of a commercial corporation under contract to provide governmental services. They have the same limitations and motivations as any other corporate executives.

The fact that they do precious little that is good for you has probably reared its ugly head many times before, but now you know for sure that it is literal and true. They are in Washington, DC to serve themselves, not the public. They are participating in a foreign government in a foreign jurisdiction and that is all there is to it. They aren't “your” Congress, and within your lifetime, they never were. It is all smoke, mirrors, and fraud. Baloney. Shinola. Calling an orange a kumquat doesn't change a thing in actual fact.

If you vote for them in any of their corporate elections, you contractually hand over your authority to them to exercise it as they please without accountability to you. You also give them another excuse to claim that you are a citizen of the Federal United States instead of the Continental United States and therefore subject to them and chattel belonging to their corporation, obligated to pay whatever debts they obligate you to pay—without question, no less.

We've been dumbed-down so long we don't even know what our real flag looks like, but now you do:
The Civil Peacetime Flag of the United States

The Continental United States are at peace and you should be flying this flag instead of the Stars & Stripes if you are a State Citizen.

For the next few weeks, months, maybe up to a year, you will be struggling to overcome assumptions left over from years of indoctrination. Americas is still beautiful, but run down and weak as a result of corporate corruption and criminality on the part of the banks and the lawyers and the Congress.

You will keep being tempted to get involved in political parties and voting rituals that are meaningless wastes of time and money. You will keep turning toward Washington, DC hoping to hear better news—when you should be turning toward Philadelphia, Pennsylvania, where your actual capitol is still located.

You will catch yourself thinking that the “Stars and Stripes” is your flag, when in fact, the Civil Flag with vertical stripes and blue stars on a white ground is yours. [It's not the Coast Guard flag as some have argued. The Coast Guard started out as a Civil Maritime Force to prevent exactly the kind of inland piracy we have suffered. That's why the Coast guard took the Civil Flag instead of the Stars and Stripes as the basis of its service flag.] The rats will try to keep you from using your flag because it keeps them from usurping your jurisdiction. They will tell you that the Civil Flag is a patriot myth and that the land jurisdiction of the Continental United States doesn't have its own flag with vertical stripes.

They can argue with Nathaniel Hawthorne who described the Civil Flag of the continental United States in a time before all this self-serving British Bunko began.

After you start flying the correct flag and retraining your entire thinking process and all the assumptions you've been fed about how the world is supposed to work, you need to reorganize your county on the land, beginning at the Township level and then the County and then the State.

You don't live in any “County of...” or “State of....” anything.

You don't live in Jackson County or Macon County or Clark County.

You live in the Alaska State or Illinois State or the Colorado State.

Anytime you see the word “of” it refers to an incorporated State of State – a franchise of some corporate entity, and that automatically means that it is functioning in the international Jurisdiction of the Sea, not the land.

You can't make a blueberry pie out of lemons and can't act in behalf of the people of the Continental United States while occupying a private corporate office in a governmental services corporation franchise merely calling itself the State of Something.
Likewise, when you see the word “for” you know that whatever entity or document is being presented, it is being presented in behalf of some other entity or entities. Even The Constitution for the united States of America is a document being presented literally “for” the States of America, that is, for those States signing it. It would not apply to any State that refused to sign it.

When you see a name like, “THE SUPERIOR COURT FOR THE STATE OF ARKANSAS” you immediately know that (1) it is a corporation, and (2) it is acting in behalf of another corporation doing business as the “STATE OF ARKANSAS”. How do you know this? The use of the word “for” and the capitalization of the title.

**Crimes Against Humanity**

All the issues discussed by this affidavit are crimes against humanity by criminal corporate organizations. Everything from identity theft to securities fraud to bogus mortgages, foreclosures, and evictions—it is all crime against humanity.

Ironically, this has been enforced and allowed by those most obligated to protect us: the Department of Defense. America has been run under the Lieber Code, Geneva Conventions, and Hague Conventions since the Civil War. DoD and its predecessors have had their paws on the helm of our Ship of State throughout and have failed their duty to us and to our soldiers and our veterans, too.

**The Crime of the Century**

you might think that the vast white collar crime perpetrated against the Americans, Brits, Canadians, Australians, and Europeans counts as “the” crime of the century”, but fraud and coercion, extortion and even imprisonment and murder of individuals pales when compared to the crimes perpetrated by recent Presidents, most notably George W. Bush and potentially, Barack Obama.

Under Bush's auspices an obvious False Flag attack against the World Trade Center and the murder of thousands of innocent Americans and people from around the world who happened to be present on September 11th, 2001 – but that is still not the “crime of the century”.

The crimes of the century is the deliberate pollution of Iraq, Kuwait, Afghanistan, and large portions of North Africa with American nuclear waste. The perpetrators took what they called “spent” nuclear waste materials from storage in underground salt mines in western United States and packed it into artillery shell casings which they exploded all over the Middle East.
and North Africa.

George W. Bush, Richard Chaney, and Harry Reid are fundamentally responsible for pollution that will maim and kill innocent people in these countries for the next 60,000 years.

Unless we find means to neutralize and/or recapture this radioactive waste, 2400 future generations of innocent human beings will suffer birth defects, organ failures, radiation sickness, and death because these monsters lacked both brains and hearts.

Almost as an after-thought, at least 100,000 American soldiers and their families are suffering the same fate and being lied to by the Veteran's Administration and told that their obvious symptoms—children born as Cyclops, with missing organs, without teeth—loss of their own teeth and hair, bizarre caners, loss of short term memory, hormonal imbalances, weird blood coagulation diseases, skin rashes and lesions that won't go away, etc., etc., etc.—is in no way “service related”.

“Sorry folks, we did the damage, but we won't admit it and we won't pay for your medical care or that of your family members.”

Just like Agent Orange. Just like Mustard Gas. Just like so many, many other outrages committed by “our” government and its allies against our sons and daughters who have been left adrift, maimed, miserable, and sick—after being lied to by these vermin and in good faith doing what they believed to be their duty in defense of their country.

To add insult to injury, the perpetrators buy million dollar life insurance policies on every American, Canadian, Aussie, German, Japanese....with our tax money, so that when we die, they profit.

How much is a life worth? When will we stop destroying what we can never repair or rebuild?

When will the government corporations responsible including the UNITED NATIONS (INC) doing business as the IMF doing business as the UNITED STATES (INC.) and its buddies in the FEDERAL RESERVE doing business as THE UNITED STATES OF AMERICA, INC. be forced to try to compensate the people they have harmed: the soldiers they have betrayed, the widows and children left behind, the innocent civilians murdered and maimed?

All these government corporations with very few exceptions have taken part in war-for-profit schemes and they have all functioned as criminal syndicates. Almost all of them deserve immediate liquidation and only those that confess and redeem themselves merit reconstitution.

This is the crux of the mater presented to Pope Benedict XVI in 2009 and it remains the crux of the matter before Pope Francis today.
The Root of ALL Evil

The reason we have war in our midst is that it is extremely profitable for some people and some governments. The only way to get rid of it is to make it unprofitable for them. As remedy for war and a means of ending motivation for war, we suggest that a mammoth tax be levied against any nation that provokes, promotes, supplies, or participates in war or armed conflict of any kind, to be enforced by all the other nations of the world, and made payable to a Victims Restitution Fund that must be paid out directly to the other nations harmed and to the individual victims of any such conflict.

Te Deum.

The remedy is simple, straight forward, and could be Implemented tomorrow by the United Nations Security Council, if the members of that body were not the perpetrators of these wrongs. As the circumstance makes clear, the United Nations is part of the problem, not the solution. The United Nations is the same problem on a different scale.

The solution must come from outside The Box. It must arise from the thinking, living, breathing, willing people of the world—people who will change their way of thinking and their way of life and teach others to do the same.

--- The Last Big Lie ---

Representative government isn't really possible. Nobody can ever represent you, because you are far too unique and changeable.

Your feelings, interests, and opinions change almost daily, and certainly via the passage of time, your material interests shift as well. Absent a continuous stream of communication detailing your exact needs and wishes no deputy can honestly and reliably act as your agent in any state legislature nor in Congress nor in Parliament.

At best, some of those elected make a good faith effort to represent the needs and best interests of the people who elected them. Most of those pretending to represent their states and their constituents couldn't give a fig about either one.

As a result of being both materially impossible and unenforceable as a practical matter
representative government doesn't work and it never has worked. It's another obvious fraud scheme devised as a means to give people the illusion of power, while in fact buying them off so that only a few individuals exercise any control—and they can then be bought off in turn.

That is precisely what has happened throughout the history of “representative government” and it is a large part of the problem we are facing today. Shining a search light on the cockroaches in Congress may serve the halcyon purpose of deterring them from doing evil, but very little can be invoked to encourage them to do good.

Even among those who earnestly wish to do what is right, there are severe limitations in terms of ability, education, and intellect that moderate against the accomplishment of many obvious and supremely desirable goals.

For example, Ron Paul has stood virtually alone in calling for an end to the whole Federal Reserve System, which should be as obvious as calling for the ouster of a fox from a hen house. Notice that half the remaining members of Congress were in on the supply of readily available chicken thighs and breast meat, while the other half lacked the gumption, courage, and intelligence to stand with Dr. Paul.

This is “representative government” in action. It doesn't work in reality, because it is never possible to recruit people with the requisite mindset, purity, and dedication. Instead, any nexus of power relentlessly attracts idiots and psychopaths bent on self-aggrandizement and petty self-interest.

As it stands, the war-mongers—the arms dealers, the professionals at the misnamed “Department of Defense”, and all the industrialists and subcontractors who supply support materials and technical expertise lobby the members of Congress relentlessly and spend the big bucks on campaign contributions to make sure that “their” representatives in Congress remain like fixed stars on Capitol hill, while those who strive to represent all the little people back home are sent home with tin hats as souvenirs for their efforts.

This, too, is “representative government” in action. It's not bad enough that these elected officials can't actually and reliably represent you, huge organizations are buying them off to represent their interests instead—often in diametric opposition to what is good for anyone else on Earth.

On top of all this, less than 30% on average of the populace is involved in any aspect of defining or electing or directing the government at any level. How “representative” is a system in which 70% or more of the people are not even participating?

So not only is our system of government badly broken by fraud, deceit, and ignorance, any fix will be both temporary and inadequate to resolve the actual problem, which is “representative government” itself.

Assuming that a lawful and functioning government of people, by the people, and for the
people can be re-established, how do we address this fundamental flaw?

We can outlaw lobbyists acting in behalf of organization.

We can set term limits.

We can make war unprofitable. We can present ourselves, as ourselves, and weigh in as participants in our own government to a far greater extent.

Beyond that, new technology makes it possible for us to make direct decisions impacting us and those we love. We could for example, directly vote on whether or not to declare war; what percentage of the budget to spend on defense, and how much foreign aid to expend. We could hold a once-a-year national referendum setting the basic framework for government spending and imposing our priorities upon our servants, instead of letting them run rampant with our credit cards at the behest of lobbyists.

By presenting ourselves we can put an end to the farce and fraud of being represented, and stop being helplessly dependent upon others to be honest and conscientious about their duty to us.

Going Forward....

“To make and end is to make a beginning....the end is where we start from.”
----Inspector Morse

We are at the end of a dark and desperate and dishonest time in America. What we make of it from here is ours to say.

The Civil War, the First World War, the Second World War, and all the others wars for profit that have been heaped on our weary heads and through our gullibility visited upon the other nations of the world at the behest of bankers, lawyers, and politicians, must at last come to an end—not in another blood bath here or elsewhere, but in the orderly and determined and worldwide suppression of the criminals responsible.

The evidence against the bankers and member of the Bar Association is now completely overwhelming. They have no way to hide from their own criminality and no safe harbor left in the world.

It is perhaps ironic and unavoidable that those we have entrusted with the job of dispensing justice have as a group become the worst criminals among us and those entrusted with the global finance have, if possible, been more corrupt and inhumane than the members of the Bar Associations.

We should learn from this history and as we go forward provide ourselves with more effective
mechanisms to disperse power and more efficient checks and balances, but for the immediate task at hand the following steps are apparent:

1. Force members of “Congress” to either occupy the public offices they were in good faith elected to serve and to accept their accountability as Deputies serving as fiscal officers of the Continental States, or otherwise admit their allegiance to foreign governments and corporate interests and release all pretension of claim, interest, or authority related to us and the land jurisdiction of the Several States. Call for special elections to fill vacancies caused by lack of allegiance or membership in the Bar Associations.

2. Require the members of the actual Congress acting as Deputies of the Continental States which are and have been at peace for 150 years to formally declare peace throughout the American dominions.

3. Require the members of the properly seated united States of America in Congress Assembled acting as Deputies of the Continental States to reinstate the Coast Guard as a completely Civil Maritime detachment under separate command, specifically charged with responsibility to prevent inland piracy and press-ganging on our shores. To similarly reform the Office of the Provost Marshal and to promulgate clear-cut rules and specific prohibitions against military operations within the States on the land and the use of Federal Agency personnel stationed within these States.

4. Fully staff and reoccupy all public courts of the land jurisdiction at the county and State and District levels, clearly marking and delineating the difference between public and private and Federal United States Courts versus public and Continental united States Courts so that average people can readily and without confusion understand the nature and jurisdiction of the specific courts. If individuals wish to continue in their chosen profession as lawyers they will have to decide whether to work for the public courts or the Continental United States or the private courts of the Federal United States, never the twain to meet. All Bar Association Members must be retrained to thoroughly understand that neither they nor their COURTS have nay jurisdiction whatsoever related to American State Citizens not their private assets, that their COURTS are not competent to function under Article VII, and that they may not hold any public office serving or related to the Continental United States while holding any title bestowed by a foreign government, including “Esquire”.

5. the general populace must be brought up to speed regarding the foreign nature and proper functioning of the Federal United States, so as to expedite mutual respect and understanding of the respective roles and contractual responsibilities due to both the land and the sea jurisdictions. This includes making available reliable, simple, and complete educational courses in history, civics, and government as part of the public school curriculum.

6. All “State Legislators” elected to fill offices in the “Federal State of” franchises must, similar to members of Congress, choose whether they are acting in behalf of the Federal United States or the Continental United States, and either take their appropriate Oath or depart from any pretension of public office related to the State on the land, for example, the California State. It
may be appropriate for two “State” level “legislatures” to convene—one acting as deputies of the land counties of the actual State, and another acting as a local franchise of the Federal United States and it voting districts, but in no case should there be an obfuscation or confusion due to the use of similar names used to deceive people about the nature and jurisdiction of these two respective “State Legislatures” and so to use mischaracterization and semantic deceit as a means to defraud the living people of their property assets and their due.

7. The same kind of restructuring and separation must take place at the County level, too, with all the same caveats in place and fully observed. It may be legitimate for the Federal United States to have clearly defined outposts and service centers and administrative organizations operating within the Continental united States, but it is not appropriate for Federal franchises and agencies to use similar names that confuse the identity of such “Federal Counties” with actual land jurisdiction counties.

8. Commercial corporations must either be totally outlawed or strictly and efficiently policed to ensure compliance with their charters and lawful stated purposes. Commercial corporations have always been of dubious value as they exist to allow the investors, managers, and shareholders to avoid true accountability for their actions. These structures—it has been claimed—promote private investment in and capitalization of new technology and infrastructure, but it can also be claimed that such “privileged” organizations more often make use of their relative immunity from prosecution to indulge in reckless, immoral, and even criminal behavior serving to suppress competition, cheat consumers, and poison the environment without bearing full liability for their actions. The system of private insurance which predates the rise of modern corporate structures by hundreds of years was sufficient protection for investors and shareholders to capitalize modern industry throughout the world without recourse to any corporate veil, and it continues to be employed by virtually all incorporated entities, so we are left with the deduction that a corporate charter is little more than a license to lie, cheat, steal, pollute, and commit other crimes—and get away with it. This being the apparent reality and our current experience with governmental services corporations providing substantial proof, we must ask ourselves what purpose, value, or benefit do commercial corporate structures offer society as a whole? Would we not all be better off to force commercial ventures to assume full commercial liability for their acts?

9. Escaping accountability for one's actions is a hallmark of criminal intent, and from our direct experience with modern commercial corporations we have seen that intent realized. One possible answer would be to make corporations charter in local communities and be held directly accountable to the people of those communities. Another answer would be to limit the size of corporate entities, so as to avoid monopoly-prone markets dominated by multi-national conglomerates. Whatever we do and however we go forward it is important for America and the rest of the world to face up to the problems that commercial corporations create for human societies and economies when they are not well-regulated.
Part Twelve:

– J'Accuse--
The Formal Affidavit

J'accuse!
Affidavit of Probable Cause

We – the Affiants-- a living man known to the public as James Clinton Belcher and a living woman known to the public as Anna maria Riezinger free born on the land jurisdiction of the united States of America known as the Continental United States are able and competent and of age to present ourselves in the flesh and bring forth this affidavit in our own behalf and that of all the others similarly abused and affirm it as truth from without the Federal United States. We have first-hand experience and knowledge of the circumstance herein described and are also enabled via the Last Man Standing Maxim of Law to speak in favor of the Alaska State—one of the Several States on the land owed The Alaska Statehood Compact and the Wisconsin State and the Washington State which are our birthright and we do present our claims without representation of any kind and without any purpose of evasion or deceit and do depose the following:

1. We say that the preceding 101 items catalogued in the Table of Contents of this bound and sealed document present the verifiable history and facts necessary to ascertain reasonable and probable cause of this action and claim and does justify the establishment of Public Lien favoring the Alaska State and the people inhabiting Alaska and upon all actual property assets owned, claimed, indebted, securitized, or bonded by the now-defunct United States of America, Incorporated and its State of Alaska franchise; also the UNITED STATES, INC. and its STATE OF ALASKA, INC. franchise and the UNITED NATIONS, INC. and its ALASKA franchise and any other so-called state of state corporations established under the provisions of the Uniform Commercial Code. We likewise affirm that similar Public Lien and interest is owed to all of the actual Fifty States of the land jurisdiction belonging to the States of America and the United Colonies of America such as the Wisconsin State and Washington State and the people inhabiting the land itself. This is important because without a thorough and fairly detailed grasp of the history and public records and issues of public interest involved it is impossible to understand the basis and necessity of the Public Lien being established;

2. We say that the lawful government owed to our nation by the Unam Sanctum Global Estate Trust and out International Trustees—including the Rector of the National Shrine in Washington DC who is supposed to govern and safeguard our portion of the global Jurisdiction of the Air and the United States Postmaster who is supposed to govern and safeguard our
national Jurisdiction of the Land and the British Monarch entrusted with governing and safeguarding Americans and American vessels operating in (the) international Jurisdiction of the Sea-- has been purposefully usurped by those Trustees and by international banking cartels operating deceptively named governmental services corporations as if these privately owned for-profit legal fiction entities were in fact the actual government and as if they were in fact in receipt of our granted authority and lawfully enabled to act as our Deputies. **This is important because this mammoth Breach of Trust has given rise to the fraud schemes and other criminality herein discussed and also to our material claims and requests for permanent protective injunctions safe-guarding the interests of all those affected;**

3. We say that we and our parents and our grandparents and our children and grandchildren and all our estates and land and businesses and homes together with our bodies and labor and other natural resources and assets both material and immaterial including our most fundamental natural rights have been plundered and harmed as a result of the history and facts presented herein. **This is important because as our individual estates have been commandeered and plundered the welfare of the entire planet has suffered as a whole. It is also important to establish our own standing as Injured Parties. We have been misrepresented and denied remedy due and most recently extorted and threatened at gunpoint;**

4. We say that we have been misrepresented and mischaracterized and defrauded by people and by institutions including foreign governments and banks and governmental services corporations that owe us friendship and support and good faith service. Those who have assaulted and were successors to contract including solemn trust indentures and international treaties and commercial service contracts including the Treaty of Paris (1783), the Treaty of Versailles (1784), the Treaty of Westminster (1794), The Supreme Perfected Declaration of the United Colonies of America (1787), The Constitution for the united States of America (1789) and various trade and defense and mutual support agreements since then too numerous to list. **This is important because we have had good cause to trust the offenders and to reply upon their goodwill, honesty, and intent;**

5: We say that we have suffered personage and barratry and unprovoked attack from the members of the American Bar Association which has acted in the role of an organized crime syndicate and operated private so-called administrative courts which are corporate tribunals as if they were public courts and have used semantic deceit as a means to promulgate this fraud and deception upon the American people. The membership of the American Bar Association has preyed upon the people of our country in the guise of undeclared foreign agents and inland pirates seeking the overthrow of the land jurisdiction of the Continental United States and in defiance of The Constitution of the united States and in breach of the Treaty allowing their presence on our shores. They have also breached their Bar Association Charter by mischaracterizing living Americans as mental incompetents and wards of the State and federal employees and in various other false personas. **This is important because it shows a widespread pattern of willful and purposeful abuse that cannot be explained away as the result of individual ignorance or lax procedure, and because the members of the Bar Associations cannot be presumed to be acting in ignorance of their own Charter and Treaty much less the basic requirements of The Constitution governing the land**
jurisdiction of the Continental United States and the Public Law;

6: We say the Government of France doing business as FRANCE has colluded with the City State of Westminster and Inner City of London doing business as WESTMINSTER and as ELIZABETH II and as the CROWN CORPORATION and has harbored and incorporated and protected other crime syndicate organizations including the United Nations, Incorporated, and the International Monetary Fund, Incorporated, so as to expedite and aid and abet the crimes of these corporations against Americans and Australians and Scots and Irish and Canadian and other peoples of the former Commonwealth nations and most of the other nations of Western Europe in contravention of international treaties, corporate charters, trustee relationships and other obligations. This is important because the cooperation of these governmental services corporations in establishing private business entities in foreign jurisdictions and then using them to carry out undisclosed predatory actions in other countries shows a pattern of deceit and intent to avoid detection of their actual identities and purposes;

7. We say the Government of the United Kingdom and the Lord Mayor of London and the Temporal Office of Her Royal Majesty Queen Elizabeth II doing business as ELIZABETH II and most especially the Lords of the Admiralty have promoted and perpetuated false claims via fraud and the repugnant and unlawful practices of usury and press-ganging and inland piracy resulting in the enslavement of landsmen in the foreign Jurisdiction of the Sea. Successive British Monarchs, Lord Mayors, and Lords of the Admiralty have allowed these attacks upon peaceful neighbors and former colonies and Allies have and have been instrumental in promoting the destruction of the peace and economic well-being and private property rights of at least one-half of the living people worldwide including ourselves. This is important because it demonstrates long-term and purposeful and self-interested criminality on the part of the Government of the United Kingdom, the City-State of Westminster, and the Crown. These institutions and officials have been in control of and responsible for administering the International jurisdiction of the Sea for centuries and cannot be presumed to be ignorant of the duty nor of the Laws of admiralty which have recognized press-ganging and inland piracy as capital offenses for two hundred years;

8. We say that the United Nations City State which was given land and sanctuary upon our shores and supported primarily with our labor and resources since its Charter was signed has shielded the perpetrators of the vast crimes revealed herein and that the United Nations, Inc. has profited from and given aid and assistance to individuals and organizations known to be criminals including the Federal Reserve Banks doing business as the FEDERAL RESERVE which has been given sanctuary and charter under United Nations City State and United Nations, Incorporated auspices. This is important because we and many other people worldwide have trusted the United Nations to function as a bastion against criminality and violence and it has instead aided and abetted these activities;

9: We say that the Swiss Government is also culpable for harboring, aiding, and abetting known international crime syndicates including the perpetrators of the 1930 and 1933 bankruptcy debacles including the World Bank and Bank for International Settlements and
Federal Reserve Banks and the International Bank of Reconstruction and Development which have all taken profit and advantage from the destruction of war and the pillaging of innocent people's private property. **This is important because the Swiss Government and the Swiss banking industry have been respected worldwide for centuries for their expertise and high ethical and professional standards. Their failure to address the perpetrators of bankruptcy fraud and securities fraud on such a massive scale again demonstrates a pattern of willful deceit and collusion that cannot be explained away on the basis of ignorance and inadequate procedure;**

10. We say that the UNITED STATES (INC.) operated by the International Monetary Fund, Incorporated and its incorporated STATE franchises doing business under names like the STATE OF OHIO have operated a confidence racket and fraud and enslavement scheme of unimaginable proportions and imposed it by force and extortion upon the innocent and trusting American People including: (A) Bait and Switch sales of land transformed into lease of real estate; (B) imposition of land titles held by the UNITED STATE and its STATE franchises under color of law; © the UNITED STATES had promoted multiple Ponzi Scheme Fiat monetary systems imposed in Breach of Contract and Trust upon the American State Citizens; (D) the UNITED STATES has operated Reverse Trust Schemes against the estates of individual living Americans; (E) the UNITED STATES has abused of the rights of usufruct and has employed them against the American people and their private and public property assets; (F) the UNITED STATES has committed unlawful conversion of American assets carried out by systematic entrapment and probate fraud exercised by semantic deceit and non-disclosure; (G) the UNITED STATES has forced sales of UNITED STATES corporate services under the false pretense that receipt of these services or enrollment in these so-called benefit programs was mandated by the lawful American Government; (H) the UNITED STATES has routinely and self-interestedly kidnapped individual American into the foreign jurisdictions of international commerce and maritime law and subjected them without granted authority; (I) the UNITED STATES has made false claims of contract and capacity to lawfully represent these same Americans; (J) the UNITED STATES has deprived Americans of access to Common Law Courts guaranteed to them under commercial contract and international treaty; (K) the UNITED STATES has mercilessly plundered the national trust assets of our people and nation and profited itself from war and prison industries and the promotion of drugs and prostitution and arms sales and sale of alcohol and contraband and vice of every possible description; (L) the UNITED STATES has appropriated unimaginably large sums of credit from the public purse for people and purposes such as international relief efforts – resources that have instead been siphoned off by criminals and political cronies and never reached their purported destinations; (M) the UNITED STATES has served as a vehicle to spread war for profit throughout the world and both by act and omission has served to create endless war and conflict; (N) the UNITED STATES has lied incessantly to the American People and carried out sophisticated and unprincipled propaganda campaigns designed to make them believe that slavery is freedom and poverty is wealth and predation upon private assets is the price of being kept safe from False Flag attacks carried out by the perpetrators against the American people; (O) the UNITED STATES has knowingly promoted faked and politicized scientific data and promoted scientific theories known to be false in a prolonged effort to justify taxation to further enrich itself; (P) the UNITED STATES has recklessly pursued destruction of the American
Dollar's reputation and value by substituting US Dollars and Federal Reserve Notes and Petro Dollar exchanges for American money and bilking the entire unsuspecting world; (Q) the UNITED STATES has established oppressive and unlawful monopolies and self-interested regulatory controls upon basic commodities and services; (R) the UNITED STATES has openly practiced peonage, press-ganging, and enslavement including enforced including enforced registration for Selective Service (military draft) and has used criminalization of basic natural rights as the means to implement its control of the bodies and minds of the individual American State Citizens; (S) the UNITED STATES has pursued additional forced registration of many private property assets including automobiles and livestock and even activities such as operating machinery so as to claim false ownership and controlling interests in these assets and activities as a basis to raise ongoing revenue and hypothecate more debt against the American People and their private property; (T) the UNITED STATES has never fully disclosed its nature or current Charter or actual shareholders and other information necessary for it to form valid contracts of any kind with American State Citizens nor with the Continental States; (U) the UNITED STATES failed to retool for peacetime trade after World War II and has continued to export implements and commodities of war as its primary exports products which as led to promoting war for profit and to unnecessary widespread unemployment and poverty; (V) the UNITED STATES has suppressed many basic elements of education leaving American students in free fall and at the mercy of whatever ignorance is profitable for the UNITED STATES; (W) the UNITED STATES has deregulated banking and encouraged lawlessness in the securities markets of the nation and the world; (X) the UNITED STATES has failed to honor virtually all publicly stated remedies that the UNITED STATES has agreed to in the past including payment of interest on investments and access to the credit owed to individual living people; (Y) the UNITED STATES had obligated the American People to numerous trade and treaty agreements which openly victimize them and plunder their assets for little or no equitable consideration in return; (Z) the UNITED States has acted as a criminal syndicate for decades and has misused the trust of the American People and their assets to wage war and genocide against other nations throughout the world. We say that the UNITED STATES and its parent corporation the IMF deserve to be liquidated and that their joint assets must be returned to the rightful entitlement holders and their profits must be distributed to their priority creditors. **This is important because without a widespread and public recognition of the vil done by these corporations and an equally public repudiation of their criminality it is impossible to sustain any basis for trust, trade, or Public Law;**

11. We say that the former Federal Reserve System and the current FEDERAL RESERVE and its respective front organizations doing business as the United States of America (Incorporated) and THE UNITED STATES OF AMERICA (INC.) are guilty of all the same crimes as the UNITED STATES cited as (A) to (Z) above – plus they bear the additional onus of being the original perpetrators of this criminality. These organizations and their bank sponsors are responsible for redefining criminals as slaves and enshrining the practice of slavery and for the promotion of prison industries and the misuse of commercial penal bonds as a means of enriching the member banks supporting the associated front organizations pretending to be successive national governments representing the American People. We say that the United States of America (Incorporated) has already been shut down and its assets re-distributed to other corporate entities with which it acted in collusion to siphon off the assets and profit owed
to the American People and that the credit and interest owed to the American People and mischaracterized as the National Debt has been handed off to the INTERNAL REVENUE SERVICE, U.S. DEPARTMENT OF DEFENSE – FINANCE AND ACCOUNTING SERVICES, and the NORTH AMERICAN WATER AND POWER ALLIANCE. We say that these organizations have been used to receive the purloined principal and profits owed to the American People by the Federal Reserve System under false pretense that they represent the American People as fiduciaries and that in fact they have misappropriated the credit and funds under distribution to spawn another private fiat monetary system and continue the enslavement and purposeful mischaracterization of the American people and the Continental United States. **This is important because is demonstrates again a purposeful and long-term and malicious collusion to deceive and deprive the Priority Creditors of both the Federal Reserve System and the IMF;**

12. We say that these incorporated organizations have been misused to convey stolen assets and promote misappropriation of credit and assets that have been purloined must be returned to the American People and the American States on the land as the Priority Creditors and that the American People are owed all good faith vested in the Global Estate Trust and the other nations of the world to come to their assistance and help them bring an end to this fraud which has engulfed the whole world. **This is important because the criminality of these banks and of the governmental services corporations these banks have employed as fronts has extended tentacles to the farthest reaches of the Globe. Such vast criminality cannot be defeated by efforts of one, ten, or twenty nations. The history of the United States exposed by this affidavit has been replicated as if from a common play book in country after country throughout the world and it has had the same results – results that must be addressed as a global community and resolved in favor of the living people;**

13. We say that the only valid equity contract existing between and of the Several continental States and the Federal United States is the original equity contract known as The Constitution for the united States of America and that no authorized Deputies of ours have created or contributed to this criminality. Far from being complicit or authorizing this behavior on the part of the Federal United States we peaceful inhabitants of the Continental United States have been outrageously harmed and abused as a result of British mismanagement of the Federal United States. **This is important because the people of the Continental United States and the actual States of the land jurisdiction have not benefited from nor have we authorized the criminal activities of the Federal United States and its corporate and municipal franchises. We have been victims along with the rest of the world of malfeasance and fiduciary trust fraud on an unimaginable scale;**

14: We say that in addition to all the material damage and harm to the American People and the American States on the land our reputation among the other nations of the world has been all but destroyed by the British-controlled Federal United States and their endless war-profiteering. **This is important because while the American people and the Continental United States have been at peace for 150 years the rest of the world wrongly blames us as the source of this criminality and war-mongering.**
15: We say that our honorable American Dollar defined as fine silver and issued by the Continental United States has been deliberately confused via semantic deceit with United States Dollars and the value thought to be vested in these US Dollars represented by Federal perpetrators of this gigantic fraud. **This is important because the reckless devaluation of our currency is the direct result of the criminal usurpation and fiduciary trust fraud on the part of the Federal United States and international banking cartels;**

16: We say that these foreign commercial corporations including the banks and their government services corporations and all their franchises do not now and have never in the past functioned as our lawful government and they do not represent us. **This is important because until other people and other nations around the world clearly grasp the enormity of the crimes perpetuated upon us all by those under contract to serve us we will continue to blame each other instead of rooting out the criminals and impostors responsible;**

17. We say that these foreign corporations are merely under commercial contract to provide nineteen stipulated services known as enumerated powers and that their claims to be the beneficiaries of the Continental United States and the American State Citizens on the land are criminal usurpations and fraud against their employees. **This is important because the perpetrators already pulled this once during the 1930’s and they are attempting to go forward and do it again;**

18: We say that these foreign corporations - banks and governmental services corporations and franchises and agencies of these entities - have run amok and that those responsible for their mis-administration have been given due Notice and Process by American State Citizens and the Continental United States without appropriate remedy. **This is important because we have shown good faith and due diligence and have given these corporations and their managers ample and appropriate Due Process and opportunity to correct their operations and provide remedy without result;**

19; We say that misadministration of the international Jurisdiction of the Sea has been the means to all these evil ends. Her Royal Majesty Elizabeth II and her Predecessors and the Lords of the Admiralty and the Lord Mayor of London and their Predecessors have been in Breach of Trust with respect to the United States Trust, the United Colonies of America and the Continental United States for 150 years. **This is important because the longevity of the fraud demonstrates its nature and intent as a conscious long-term state policy pursued with guile and in breach of trust and in violation of international treaties and commercial contracts for a century and a half;**

20. We say that similar misadministration by the British Monarchs and the Lords of the Admiralty and the Lord Mayor of London have resulted in similar betrayal and Breach of Trust against the nations of the former Commonwealth, Japan, and most of the nations of Europe. **This is important because it demonstrates that the purposeful promulgation of this fraud is not any oddity or peculiarity of the British-American relationship but is rather an international conspiracy to control and defraud and subject entire nations;**
21: We say the insomuch as the Holy See has declared and endeavored to build a Global Estate Trust per the claims issued as the Unam Sanctum, Romanus Pontifex, Aeterni, Regis, and Convocation of 1537, and has included all nations within that trust and striven to establish the Jurisdictions of the Air, Land, and Sea and to establish common governmental services available to all, the Holy See is obligated to obtain peaceful resolution of our claims and enforce the return of our private property assets. This is important because without prompt action by the Holy See to correct and halt this systematic fraud against the living people of the Global Estate Trust will also stand in Breach of Trust;

22: We say that insomuch as the Holy See and the Vatican have been instrumental in converting almost all national governments on Earth into national corporations operated in the international Jurisdiction of the Sea and the Roman Curia has created the law forms giving rise to incorporated legal fiction entities, it is the unique responsibility of the Holy See and of Pope Francis doing business as FRANCISCUS to correct the Breach of Trust and the mismanagement of these corporations. This is important because the Holy See and the Roman Curia have created all the various forms of corporations -- trusts, public utilities, and so on -- and they remain responsible for what they created by Maxim of Law;

23. We say that in accord with the published Law of the Air Jurisdiction of the Global Estate Trust we individual Affiants have acted within the Law of Love and have respected the Free Will of other People and kept the peace despite being criminally presumed upon and attacked by corporate entities that are supposed to be providing us with governmental services under contract. This is important because it is first-hand confirmation that non-combatant civilians who are in fact Priority Creditors of the banks and the governmental services corporations involved – living people who are owed Protected Person standing – have been deliberately mischaracterized and subjected to attack;

24. We say that our employees and debtors have attempted to kidnap and extort property from us despite being given fair notice and offered sufficient proof of our identity. This is important because employees who do not obey their employers are insubordinate, and debtors who attack their creditors are clearly criminals subject to arrest and prosecution, yet nothing was done to correct this circumstance by the local franchise of the UNITED STATES doing business as the STATE OF ALASKA and no action was taken by the Alaska Court System nor the British High Court to discipline and properly inform the erring Bar Association Members;

25. We say that the FEDERAL RESERVE, the UNITED STATES (INC.), THE UNITED STATES OF AMERICA (INC.), the UNITED Nations (INC.), and their agents and franchises have presumed upon us – their employers, clients, and benefactors – and have acted as criminals in our midst and in violation of their charters. This is important because it is good and sufficient reason to fine, discipline or liquidate these corporations and their offending franchises and to prosecute the offending employees;

26: We say that we and our parents and our grandparents never authorized any change of our birthright status as American State Citizens born on the land as peaceful co-inhabitants of the
Continental United States and according to no less than three public declarations by President Andrew Johnson our nation has been at peace for 150 years. This is important because it demonstrates the absurdity of claiming that we are combatants in any kind of war, that we are enemies of the state, or subject to any foreign military law. If our birthright status has been changed by any nation at war it is proof of violation of the Geneva Convention Protocols of 1949, Volume II, Article 3 and prima facie evidence of a capital crime having been committed by agents of the IMF and the UNITED STATES and their franchises under color of martial law;

27. We say that we never authorized anyone to offer us or our credit or any asset of our private estates as surety for the debts of any governmental services corporation whatsoever and we did not take any sides or participate in any war and we do not recognize any right of conquest related to us and our property. This is important because those responsible for the fraud described by this affidavit have attempted to claim that they are at war and to use this as an excuse for their criminality against their employers and Priority Creditors. No corporation on Earth has authority to declare war and therefore has no legitimate claim upon the Laws of War nor the Law of Nations. These are merely criminal commercial syndicates and their attempted recourse to any form of martial law or right of conquest claim is more prima facie evidence of criminal wrong-doing;

28. We say that we never authorized anyone to enter our estates into commerce nor to incorporate or enfranchise or probate them and that the existence of entities construed as trusts named in the form: ANNA VON RIEZINGER and JAMES CLINTON BELCHER or transmitting utilities named in the form: ANNA M. RIEZINGER and JAMES C. BELCHER – are entirely the unauthorized acts of individuals and organizations claiming to be Usufructs benefiting from the existence of these legal fiction entities by Maxim of Law: they are responsible for what they create. This is important because the modus operandi of these criminal banking cartels and their governmental services corporations is to pretend that the living personas that are merely named after them – when in fact the banks and governmental services corporations that create these deceptively names trusts and transmitting utilities are responsible for all debts, fees, expenses, etc. related to these legal fictions. Charges brought against these legal fictions yet addressed to the living people of the same name is prima facie proof of attempted personage and mail fraud;

29. We say that we did not undergo the process mandated by 2 Statute-at-Large 153 [Chapter 28, Subsection 1, Revised Statute 2561] which is required for American State Citizens to adopt United States Citizenship and any claim otherwise is false. This is important because the Statute-at-Large requires that we cannot be alienated from the land jurisdiction of the Continental United States by any private contract. The absence of public Due Process and recording by competent adults is prima facie evidence in negative averment that no valid change of status from American State Citizen to United States Citizen has taken place;

30. We say that we have never considered Federal United States Citizenship to be beneficial in any way and that as American State Citizens we and our brethren are owed all material interest vested in the National Trust owed to The United Colonies of America and the Continental
United States including all interest in our land and its resources, all rights and prerogatives guaranteed to us by birthright, plus all insurance policies, premiums, interest, dividends, stocks, credits, bank accounts, mortgages, promissory notes, bonds and other securities that we either paid for directly with our labor or which were created under conditions of non-disclosed contract, semantic deceit pretense by foreign governments and governmental services corporations. This is important because we are owed lawful claim to all assets naturally belonging to us and to the land jurisdiction of the Continental United States. As the entitlement holders of the assets we are owed their return free and clear of unauthorized secondary beneficiary debts and encumbrances;

31: We say that any presumption that we knowingly and willingly donated our life savings, retirement accounts, bank accounts, homes, business, or any other material assets held in our NAMES to benefit any incorporated entity is insupportable. This is important because plausible motivation to donate our assets is lacking. There is no actual and equitable benefit to us from any registration or enrollment or application process foisted off on us under false pretense of it being a “government” mandate.

32: We say that improperly seated and incorporated 39th and 40th United States Congresses created incorporated states of states merely named after the actual organic States of the Union: State of Michigan and State of Ohio and State of Florida....were merely named after the Michigan State, Ohio State, and Florida State. This is important because this semantic deceit was used to defraud and confuse people and as a device to force American State Citizens to operate in the foreign international Jurisdiction of the Sea;

33: We say that the federal corporate franchises operating as States of States under the Uniform Commercial Code are exactly like franchises of Burger King or Wendy's or Target or J.C. Penny or I.G. Farben and have no sovereign nation state attributes. They are not and do not represent the Continental States of America. This is important because these franchises operating under names like State of Ohio and STATE OF TEXAS have no governmental authority and no public fiduciary capacity and no public office related to the Continental United States. They are merely using deceptively similar names and wielding what appears to be public office for their private benefit.

34: We say that we and our parents and grandparents and our States on the land of the Continental United States are not the states and citizenry whose good faith and credit was pledged as surety benefiting the bankrupt United States of America Incorporated by the so-called Conference of Governors on 6 March 1933 and that such Governors were never authorized to represent us nor our assets upon the land. This is important because we were mistaken-on-purpose as the same-as Federal United States corporations operated under names like the State of Washington and James Clinton Belcher – a foreign situs trust registered by the same State of Washington, Inc. As a result of this false claim and venal semantic deceit our private property and our assets were improperly subjected to their corporate bankruptcy as sureties without our knowledge or consent;

35: We say that all the Governors attending the Conference of Governors 6 March 1933 could
pledge was limited to the assets of the federal corporation State franchises established circa 1868 and operating in each organic State of the Continental United States as business enterprises and service delivery organizations. Their additional given names did not create any value vested in those franchises nor constitute any valid pledge of our assets. This is important because all the credit and assets collected from American State Citizens and extracted from the States on the land by Creditors and Bankruptcy Trustees acting under false pretenses from 1934 to today are due and owing to the actual entitlement holders;

36: We say the Federal Reserve banks running the bankrupt United States of American Incorporated as a bankrupt pass-through purposefully advanced vast sums of credit based on our assets and those of the Continental United States to the perpetrators of this fraud scheme in exchange for establishing unseen bonds and maritime salvage liens against us and our private property assets. This is important because it establishes intent to defraud us and our actual States on the land on the part of the Federal Reserve. The Federal Reserve had already used semantic deceit based on similar names to pass itself off as a government agency and had bankrupted the United States of America, Inc. together with all its similarly named State of State franchises. The misuse of foreign situs trusts names after us was part and parcel of the overall fraud designed to entrap our assets and our actual States assets and access our combined credit for the benefit of the perpetrators.

37: We say that our given names were presents given to us by our parents and all names of use we have adopted as trade names as artists, brick-layers, musicians, writers, engineers, and others engaged in lawful and unregulated occupations are all our privately held intellectual property without exception. This is important because the fraud practiced against us by the international banking cartels in the 1920's and 30's is now a very familiar crime: identity theft. They literally stole our names and created legal fiction personas names after us – which they then claimed to own and control. As long as they could maintain the resulting illusion caused by the similar name connecting their make-believe corporate persona to us and to our actual estates they could plunder at will;

38: We say that these false usufructs – the Members of Congress acting as officers of the private commercial corporations involved and also acting as members of a foreign government under commercial contract to provide us with stipulated services—seized upon our property including our names and stole our identity and our assets and our credit under conditions of fraud no different than any hacker or credit card snatcher. This is important because the facts of the matter must be established and related in a way that people understand. This fraud scheme was complex and long term and hidden by veils of semantic deceit and constructive fraud carried out over decades. It was carried out on an unbelievable scale, but it all reduces down to common fraud gambits;

39: We say that the Federal Reserve Banks unlawfully converted the private bank accounts of millions of Americans into corporate accounts technically belonging to corporate franchises merely named after living Americans and that the banks and governmental services corporations have knowingly colluded in this fashion since the 1930's as evidenced by the still-unheard charges brought by Congressman Louis T. McFadden then-Co-Chairman of the House
of Representatives Banking Subcommittee before the House Judiciary Committee and by the physical evidence seen on every personal check these banks issue. A close examination of the signature line on every check reveals that it is not a line but a row of microprint endlessly repeating – *authorizing signature* – or similar words. These words cannot be seen with the naked eye and are purposefully obscured to hide the fact that the bank accounts have been seized and the banks have unlawfully converted private bank accounts into accounts belonging to federal corporation franchises without disclosure. **This is important because it establishes criminal intent to defraud and deceive and presents prima facie evidence of it.**

Congressman McFadden's unanswered charges show that he recognized the criminality and tried to expose it. The microprint on checks reveals similar intent to conceal and defraud;

40: We say that this circumstance requires the unprejudiced observer to believe that hundreds of millions of Americans are knowingly and willingly agreeing to operate as franchises of the UNITED STATE, INC. and to be owned as chattel by the United States Congress per their repugnant Act of 2 February 1871, 41st Congress, Third Sessions, Chapters 62, 63, 64, 65. It also requires such an observer to believe that Americans have been knowingly and voluntarily donating 100% of their earnings and retirement and savings accounts to franchises of a governmental services corporation operated by international banking cartels and that the same Americans willingly and knowingly obligated themselves to do this for no credible reason at all. **This is important because the preposterous premise required to explain the circumstance exposes the fraud. All private bank accounts in America have been unlawfully converted to the ownership of IMF franchises merely named after us. This has been done without our knowledge or consent;**

41: We say the peonage and enslavement has been outlawed on a worldwide basis since 1926 and that press-ganging of land assets into the international Jurisdiction of the Sea and inland piracy have both been recognized as capital crimes for centuries. The banks fronting the government service corporations responsible for these practices in the modern day are crime syndicates. The politicians who colluded with them committed fraud and treason and crimes against humanity. Anyone claiming that these acts were undertaken as a result of war or under war powers is additionally a proven war criminal, as they have knowingly taken these venal actions against peaceful non-combatant civilians via mischaracterization forbidden by the Geneva Convention Protocols of 1949, volume II, Article 3. **This is important because we must clearly state the harm that has been done to us and the severity of the crimes committed, whether they are considered as civil crimes, crimes in admiralty or crimes of war;**

42: We say that all titles to land and other private property have been secretively converted to the ownership of State of State franchises in the same way. The land patents belonging to the American State Citizenship and Continental States are being held under color of law and used as chattel backing the debts of successive governmental services corporations: (1) the United States of America, Inc. and its franchises styled like this: State of Florida; (2) the UNITED STATES, INC. and its franchises styled like this: STATE OF ALASKA – and now, looming on the horizon – (3) THE UNITED STATES OF AMERICA, INC. and its franchises styled simply
like this: OHIO, FLORIDA, WYOMING...and so on. This is important because the fraud is ongoing with no end in sight and nothing but increasing criminality and violence on the horizon as the perpetrators prepare for another round of fraud against the public.

43: We say this circumstance requires the unbiased observer to believe that millions of Americans have knowingly and willingly and voluntarily given away the benefit of their true trust land patents for social benefits which they have then paid for themselves with their own labor and private enterprises, then also knowingly and voluntarily agreed to lease back their own land and pay rent on it to foreign banks and their corporate franchises instead of possessing it in fee simple—all to benefit commercial corporations whose only business is to provide nineteen enumerated services to us that we could otherwise provide ourselves or which we could easily contract out to other service providers. This is important because the absurd premise exposes the fraud. No one in their right mind would agree to the deal just described.

44: We say that real estate titles benefiting the State of State franchises of the United States of America, Inc., or the STATE OF STATE....franchises of the IMF doing business as the UNITED STATES or the FEDERAL RESERVE doing business as THE UNITED STATES OF AMERICA or their corporate franchises doing business as OHIO, ALASKA, etc., are all held under color of law and are null and void for fraud upon the unsuspecting American People since 1933. This is important because color of law is being used to enforce fraudulent maritime salvage liens against actual land assets across America;

45: We say that in addition to these frauds seeking to redefine people as various forms of legal fiction corporations – a crimes known as personage – and in addition to placing undisclosed and unjustifiable maritime salvage liens against the land holdings of the Continental united States and the American State Citizens the perpetrators have sought to destroy the meaning and sanctity of marriage and family by extorting people to obtain Marriage Licenses under false pretense of government mandate and the creation of civil marriage contracts which secretly reduce marriage to a commercial business contract in which the STATE franchise claims a repugnant and veiled interest-- to wit-- to own the products and proceeds of the partnership formed: living children, businesses, homes, and estates. This is important because this vile deceit results in de facto enslavement and repugnant claims of commercial interest in living people and their most sacred relationships.

46: We say that the corporate commercial STATE franchises have used this undisclosed commercial civil marriage contract as the basis of their ability to distribute jointly held private property in divorce settlements and to decide issues of child custody and it impose vicious and self-interested fines and fees upon non-custodial parents upon custodial parents. This is important because it demonstrates the way in which these undisclosed and deceitfully imposed commercial contracts are used as means to exercise arbitrary control over parents and children and family assets that do not belong to any bank or foreign State of State;

47: We say that the bankrupted United States of America, Incorporated operated by the Federal
Reserve System and the UNITED STATES (INC.) operated by the International Monetary Fund (IMF) colluded to further pillage and enslave the American People by the imposition of a federal income tax overtly placed upon corporations as a corporate privilege tax but then misapplied en masse to individual people and private property via personage and barratry and false presumption that we willingly and voluntarily agreed to operate as Federal United States corporate franchises, DC Municipal franchises and now, United Nations Corporation franchises. **This is important because IRS claims are the result of these same criminal fraud schemes perpetuated by private, mostly foreign-owned banks acting in violation of their charters and the Public Law. Living Americans are not corporations. They don't accrue income. They are not liable for an income tax nor obligated to perform as withholding agents for any corporate franchise named after them yet millions of Americans have been jailed under these false pretenses, harassed, robbed at gunpoint, and defrauded of their time and their actual private property;**

**48:** We say that hundreds of millions of Americans have been harassed and defrauded and enslaved and reduced to peonage and kidnapped and press-ganged into foreign jurisdictions and imprisoned for profit by these monsters in suits who have taxed them for the privilege of supposedly donating their private property – their time on earth and their labor, their land and their businesses – to “service” corporations run by banking cartels. Those operating the United States Congress have appropriated fat salaries and fatter retirement benefits while pretending to represent the victims and the lawful government established by the American People and the Continental United States. Proof of their perfidy stands upon the public record as their Oath of Office: the Members of “Congress” take their oath to the United States – not the united States of America. **This is important because without public office and a property executed public oath nothing thee charlatans say or do has any valid affect upon the land or the people of the Continental United States. Everything they have said and done is null and void with respect to us and applies merely to themselves and their own corporations for which they are 100% liable.**

**49:** We say that we have fully documented this circumstance for STATE and US DISTRICT COURTS and for high ranking elected and appointed officials: Governors of STATES and United States Secretaries of State and United States Secretaries of the Treasury. We have documented it for the Joint Chiefs of Staff and members of Salt Lake City to Rome and yes – even the Pope. **This is important to establish our due diligence over a period of years from 1998 to today. We have worked tirelessly to fairly inform those responsible for the continuing fraud and criminality;**

**50:** We say that the only individual representing the High contracting Powers who to our certain knowledge honored their office took immediate action to correct the situation are the Popes—Benedict XVI and Francis. **This is important when confronted with obvious fraud and criminality hundreds if not thousands of people in positions of trust failed to act, which has resulted in ever increasing criminality and violence;**

**51.** We say that we fully informed various COURTS acting for the STATE OF ALASKA including THE SUPREME COURT FOR THE STATE OF ALASKA and THE SUPERIOR
DISTRICT COURT FOR THE STATE OF ALASKA and THE SUPERIOR COURT FOR THE STATE OF ALASKA and the Superior Court for the State of Alaska and various COURTS acting for the UNITED STATES the US DISTRICT COURT and THE UNITED STATES DISTRICT COURT and the District Court of the United States....all via U.S. Certified mail, all documented, and none of them honored the Law in spirit or in fact. **This is important because it demonstrates the incorrigible criminality of the Bar Associations and their Members and their failure to investigate and address the mis-administration of their courts;**

52. We say that absolutely all of these COURTS representing the United States of America, Inc. and the UNITED STATES (INC.) and now THE UNITED STATES OF AMERICA, INC. and their parent corporations – the FEDERAL RESERVE, IMF, and UNITED NATIONS have in our direct experience avoided and dishonored both the actual Public Law and the published Public Policies of these various commercial corporations, and have even dishonored the State franchise statutory law – a codified private law form based on the lawful State Statutes – which they deceitfully misrepresent as Public Law. They have ignored Uniform Commercial Code, UNCITRAL, the Universal Declaration of Human Rights, the Universal Right of Self-Declaration, the Lieber Code and the Geneva Convention Protocols of 1949. They have not even bothered to obey their own rules and have plunged headlong into open criminality, fraud, force, and plunder. **This is important because it demonstrates the willful criminal intent and misconduct of the Bar Association Membership in a wide variety of settings running the full gamut from Federal District Courts to County Courts;**

53. We say that we brought this circumstance to the attention of the Federal Bureau of Investigation, and the Alaska State Troopers and the US Marshals Service and none of these law enforcement agencies did anything to bring charges or arrest any of the perpetrators of this fraud and pillaging. **This is important because the complicity and ineffectiveness of these agencies as anything more than competing commercial mercenary forces;**

54. We say we contacted multiple employees of The Office of the U.S. District Attorney and provided evidence of wrong-doing and fraud on a massive scale. They did not respond to our letters or our sworn affidavits. **This is important because it demonstrates criminal neglect and willful refusal to perform in the public interest;**

55. We say we contacted the Office of the Inspector general and got multiple form letters stating that our issues involved matters outside the scope of their duties. **This is important because is demonstrates criminal administrative negligence and failure of oversight protocols;**

56: We say that we contacted numerous members of the United States Congress and documented the entire history of this circumstance and cited examples and evidence of interstate bank fraud and securities fraud and gross abuses committee by the IRS and the Internal Revenue Service and foreclosure fraud against living constituents. We fully informed them of the facts. They took no action to correct or remedy. **This is important because it demonstrates willful complicity and tacit approval of fraud, violence, racketeering, and extortion;**
57: We say that beginning in 2011 we objected to mortgage contracts we autographed in good faith in the 1990's before we were aware of the facts presented here. We acted throughout via Special Appearance as Third Party Interveners. This is important because we never granted the COURT any consent to address us in any other capacity or role;

58: We say that we took action under American Common Law in the land jurisdiction in accord with Article VII of the actual Constitution. This is important because refusal to adjudicate disputes affecting us and our land assets according to the Common Law of the Alaska State is denial of our guarantees and violation of both Article VII and the Uniform Commercial Code which preserves these same guarantees at Section 1-308;

59. We say we contacted the local Public Notary to execute the necessary Due Process. She faithfully mailed and held each step of the Due Process action and the purported Mortgage Lender Roswell Properties never replied. In June 2012 the Public Notary – an officer of the court who fully witnessed the proceeding in Common Law and controlled the process so that nobody could complain that any part of it was tainted or improperly executed – issued Declaratory judgment in our favor. This is important because our effort to resolve conflict was pursued in the proper jurisdiction, witnessed and administered by a disinterested officer of the public court and resolved by acquiescence. In any honest court this would have been the end of the matter;

60. We say that we notified THE SUPERIOR DISTRICT COURT FOR THE STATE OF ALASKA of the superior court's findings and the the Due Process Common Law Declaratory Judgment was ignored. The attorney representing the Plaintiff was allowed to continue her attacks against various legal fiction personas operated under our given names in the foreign Jurisdiction of the Sea. This is important because the attacks continued even after the claim was settled in the proper jurisdiction and even after we objected to being mischaracterized and misaddressed as corporate entities;

61. We say that THE SUPERIOR DISTRICT COURT FOR THE STATE OF ALASKA deliberately continued in the face of rebutted false presumptions, despite admitted lack of in personam jurisdiction, and despite lack of evidence that we ever signed anything as corporate officers or consented in any way to their proceedings. This is important because it demonstrates willful disregard for the most basic tenets of actual Law and provides prima facie evidence of criminal wrong-doing.

62. We say that the land jurisdiction of The United Colonies of America and the Continental united States and the Several States thereof guaranteed by The Constitution for the united States of America was wantonly disrespected and violated. This is important because the proceedings were claims against land assets knowingly made in a foreign jurisdiction by officers of a private corporate tribunal pretending to be a public court and a judge pretending to have judicial powers while operating as an Executor de Son Tort;

63. We say that we informed THE SUPREME COURT FOR THE STATE OF ALASKA and requested that it intervene and provide guidance to the lower court without result. This is
important because it demonstrates collusion in fraud throughout the Alaska Court System, Inc. and the failure of THE SUPREME COURT FOR THE STATE OF ALASKA to administratively correct the operations of the lower court is prima facie evidence that our demonstration case is not an isolated mistake or administrative error;

64. We say that as Third Parties acting as Interveners entering Special Appearance as Friends of the incorporated franchise DEFENDANTS we informed THE SUPERIOR DISTRICT COURT FOR THE STATE OF ALASKA of the fraud being practiced and as the only sworn Witnesses having first-hand knowledge of the facts and events resulting in the existence of our purloined Promissory Note and the fraudulent Mortgage Contract we provided affidavits more than sufficient to convict the PLAINTIFF, the COURT and its OFFICERS of multiple felony level crimes and fatal defects of administration. This is important because the COURT violated the rules of evidence and ignored the basis of its own deceits. It is also important because all parties concerned were given explicit instruction and were fully informed;

65. We say that THE SUPERIOR DISTRICT COURT FOR THE STATE OF ALASKA entertained a parade of corporate “personas” which were separately named and falsely accused as DEFENDANTS or Defendants during the course of the Case 3AN-12-6858CI: Anna M. Riezinger – von Reitz and James C. Belcher – which are Federal State level transmitting utilities and ANNA MARIA RIEZINGER and JAMES CLINTON BELCHER – which are federal municipal ESTATE trusts, and ANNA M. RIEZINGER – VON REITZ and JAMES C. BELCHER – which are municipal transmitting utilities. This is important because addressing the same complaint to so many different corporate personas demonstrates prima facie evidence of a deliberate contrivance employed with willful intent to defraud;

66. We say that the case First National Bank of Montgomery, Minnesota, vs. Jerome Daly [1968] known as The Credit river Decision established res judicata and stare decisis in all similar cases and did so by jury decision in the superior court of the People which no inferior court or jurisdiction has authority to overturn or review according to Article VII of The Constitution for the united States of America. This is important because a jury decision in Public Court stands over any decision by corporate administrative tribunals which are expected to act in conformance with Public Law;

67. We say the Jerome Daly case proved that the Federal Reserve banks and other lending institutions organized under their System never give anything of equitable value in exchange for the Promissory Notes and Mortgage Contracts that they obtain. This is important because once such a determination is made by a jury it stands as fact;

68. We say that Jerome Daly forced the bank manager to admit under cross-examination that the bank created the funds it loaned to Jerome Daly out of thin air simply by entering numbers in a ledger and which represented credit already owed to Jerome Daly by the same banks. This is important because it demonstrates the basic fraud process: the banks create the credit they loan out of thin air simply by entering numbers in a ledger and that credit is based on the borrower's own assets – not the bank's. The bank loan nothing of value of its own;
69. We say that the bank manager in the Daly case also admitted that this was the practice throughout the Federal Reserve System. This is important because virtually all banks in this country are members of the Federal Reserve System;

70. We say that there is no excuse whatsoever for any foreclosure action that has been taken in America since 1968 in favor of the banks and lending institutions operating under the Federal Reserve System, nor any successor system operating under the same principles. This is important because the Daly case proved that no equitable consideration was given by the banks and no valid contract ever existed as a result;

71. We say that the U.S. Small Business Administration that obtained the Promissory note and Mortgage Contract in Case 3AN-12-6858CI in THE SUPERIOR DISTRICT COURT FOR THE STATE OF ALASKA was operating as part of the Federal Reserve System and using the same exact procedures as the First National Bank of Montgomery, Minnesota in the Daly case. This is important because the Daly case was already decided and there was no obligation to prove the same facts again;

72. We say as the only sworn Witnesses having first-hand knowledge of the facts that no actual cash ever traded hands in the transaction discussed throughout Case 3AN-12-6858CI and that the U.S. Small Business Administration received our Promissory note without disclosure of its value and without disclosing its own status as a false storefront for undisclosed baking interests. This is important because the bank knowingly misrepresented itself as a government institution offering a Federal Disaster Loan and obscured both its nature and identity;

73. We say that undisclosed to us our Promissory note had Actual Cash Value equal to the entire amount of the purported loan and was redeemable for cash at any United States Treasury Window. This is important because it establishes the motive for the bank's deceit. They were able to obtain funds equal to the entire amount of the loan from us without our knowledge. This enabled them to deposit our own funds in a bank account and write a check off those funds back to us, thus creating the illusion that they gave us a loan of their own assets;

74. We say that other than providing the only actual asset which underwrote the entire transaction we received nothing but peonage from the banks and the STATE in exchange. This is important because if we had acted as employees of the STATE or the BANK they would have had to pay us for our services as builders and caretakers of their property. They would also be responsible for paying any taxes or other fees. This is important because their failure to pay us and failure to pay the taxes owed provides prima facie evidence that they were never the owners of the property;

75. We say that more than forty years after the Daly case established the fraudulent nature of mortgage loans this same fraud is occurring every day throughout America. Additional information and publications obtained from the Federal Reserve banks themselves has confirmed that the same practices that led to the Credit River Decision are ongoing today. This
is important because it proves that ongoing systemic fraud and usury is being practiced by baking institutions throughout America and far from addressing the crime the Bar Associations, Law Enforcement Agencies, and Administrative Courts are aiding and abetting it;

76. We say that as a result of this fraud and racketeering we have suffered extortion under armed force and the loss of over $228,000.00 USD in private credit and an estimated $100,000.00 USD in actual private property loss and usage deprivation and have been evicted from our home by armed commercial mercenaries masquerading as police officers. This is important because millions of people are suffering in the same way and for the same reasons: private corporate tribunals acting in conflict of interest and pretending to be public courts, executive administrators acting as Executors de Son Tort and claiming to have judicial powers, banks loaning the borrower's own assets to them, armed commercial mercenaries pretending to be policemen;

77. We say that on 17 November 2014 armed mercenaries wearing uniforms impersonating actual police officers but instead representing the STATE OF ALASKA corporation trespassed upon our posted private property and physically evicted us from our land on the basis of ORDERS from a JUDGE employed to act “FOR” the same corporation and acting under all the same false pretenses we have described. This is important because this gives us standing as injured Parties and Witnesses directly and physically harmed by this fraud and violent racketeering;

78. We say that the man who trespassed upon our private property to evict us was wearing STATE OF ALASKA TROOPER uniform and carrying a sidearm. He was fully informed that he was trespassing and that neither he nor the JUDGE nor the COURT issuing such ORDERS had any right, jurisdiction, or authority to be present on our land or to address us about any matter at all and that he was committing grand felony level property crime as well as a capital crime of inland piracy. This is important because he was fully informed and warned;

79. We say that he pleaded the Nuremberg Defense and stated that he was just following orders and didn't know anything but the words on the paper in front of him that was signed by a Judge. This is important because it is prima facie evidence that the people enforcing this fraud are being misled about the nature and authority of these so-called Judges who are private corporate employees and not public officials at all;

80. We say that we questioned this man and asked if he knew the difference between a STATE OF ALASKA TROOPER and an Alaska State Trooper and if he realized that he was functioning as a commercial mercenary and not as a police officer. He shrugged and appeared helpless. This is important because it is prima facie evidence that this man didn't know and wasn't being informed of his lack of authority by his employers – which resulted in him unknowingly undertaking criminal acts of trespass, grand felony armed theft, inland piracy, and assault;

81. We say that we would have been well-within our rights to shoot this man and those who
accompanied him in defense of our own lives and property but we realized that he and his companions were ignorant and deliberately misinformed and had no idea that they were acting as criminals and in behalf of criminal syndicates. This is important because there are a great many people who might under similar circumstances of criminal assault fire upon armed trespassers acting as commercial mercenaries and they would be justified in doing so;

82. We say that this circumstance and these conditions are a direct result of criminal usurpation against our lawful government carried out by incorporated banking institutions and governmental services corporations that have no right to exist when they are operated as crime syndicates. This is important because foreign governments have chartered these corporations and allowed them to run amok on American soil;

83. We say that it is self-evident upon the Public Records of the past 150 years plus the documented experience we bring forward that these banks and governmental services corporations have operated as criminal syndicates. They have done so despite determined and documented objection. This is important because it demonstrates continuing willful intent on the part of these organizations to commit felony level crime against the public;

84: We say that similar fraud and misadministration committed by the internal Revenue Service and the IRS have resulted in millions upon millions of innocent Americans being harassed, fined, and even jailed for long periods of time for the crime of not paying taxes that they don't owe, can't owe, and never owed and again it is rooted in the crime of personage—pretending that living people are corporations. This is important because it ties in with all the other fraud;

85. We say that the COURTS responsible for these and similar actions throughout America are criminal syndicates knowingly practicing personage and barratry and purposefully mischaracterizing their victims and misinterpreting and misapplying private statutory law for corporate profit and individual gain. They are looking innocent Americans in the eye full-well knowing that these living people are the Priority Creditors of the corporations they work for and they are sentencing these same innocent Americans to prison terms for not acceptingpeonage, press-ganging, fraudulent conveyance, inland piracy, forced evictions, at the hands of private mercenaries, harassment, personage, barratry, racketeering, and armed extortion. This is important because these vile and self-interested acts are being carried out by our employees acting in ignorance and by people who are here under the conditions of a treaty and corporate charter they are violating;

86. We say that slavery and peonage and press-ganging have all been overtly outlawed for nearly two hundred years and that these continued misrepresentations resulting in the enslavement and press-ganging of living people and their private property assets is repugnant capital and felony level crime that is not being addressed by those responsible. We have addressed the Var Associations themselves and the various British and American court officials without result. This shows our due diligence via certified correspondences issued over a period of years and demonstrates that the Bar Association Members and leadership of the various Court Systems are willfully pursuing felony level crime on our shores;
87. We say that non in-house corporate tribunal merely calling itself a STATE COURT has any authority beyond interpreting the internal policies of its own corporation and to discipline its own actual employees and that the purposeful misuse of the word STATE to imply public functions and authority for such a COURT is an obvious venal deceit. **This is important because the corporate tribunals being run by professional members of the Bar Associations must be presumed to be aware of their limitations and to be knowingly violating them;**

88: We say that there is no statute of limitation on the crime of fraud and that this fraud which began as of 27 March 1861 has tainted all resulting debts and contracts and agreements and representations made by these commercial corporations pretending to represent the Republic and the People of the Continental United States. **This is important because longevity of this crime has no affect upon its timely prosecution once discovered.**

89: We say that the Federal United States have never represented the Continental United States in any matter apart from those responsibilities specifically delegated by the original Constitution contract. **This is important because it allows us and the rest of the world to begin sorting out what these miscreant employees and false Usufructs have done in our names without granted authority;**

90: We say that the vast majority of the individuals who currently occupy what appear to be public offices throughout the Continental United States have taken no valid Oath of Office and have no public bond or fiduciary capacity related to the Continental United States and the American State Citizens inhabiting them. **This is important because individuals have been occupying vacant public offices and abusing them for private gain and appearing to take actions binding public resources and affecting American State Citizens without any authority to do so.**

91: We say The Patriot Act, National Defense Authorization Act and other Constitutionally repugnant Acts undertaken by members of Congress apply only to Citizens of the Federal United States and to their own corporate employees and cannot be foisted off onto the Continental United States and American State Citizens. **This is important because the Federal United States has attempted by force and fraud to press-gang American State Citizens and to lay claim assets of the States on the Land of the Continental United States under color of law and false pretenses. They have depended upon the ignorance of their employees to provide enforcement as already demonstrated;**

92. We say that all varieties of Federal “State of State” corporations have no right to continue to operate on our shores outside defined federal enclaves and are not allowed to use public facilities belonging to the Alaska State and other States of the Continental United States so as to confuse people and assume the identities of the States on the Land. **The is important because these private for-profit franchises of bank-owned governmental services corporations have occupied public buildings and pretended to be and/or represent the actual Continental States while in fact operating in a different and foreign jurisdiction.**
This is another aspect of the fraud and identity theft that must be addressed and corrected;

93. We say that the People and the States operating the land jurisdiction retained for themselves all powers not directly and explicitly ceded to the Federal United States. That includes the right to control all federal military and agency personnel operating on our soil. The Joint Chiefs of Staff have been directed under the civil authority of the Continental United States to re-commission the Grand Army of the Republic and to prepare to take action to protect the living inhabitants of the Continental States in the event that the renegade Congress and the President continue to make improper claims upon us. This is important as it demonstrates the seriousness of the situation and the need to take action to protect the public and the peace from banks deploying commercial armies under the guise of being federal agencies. It also exposes the same danger to the United States military – that they could be misused in the same way;

94: We say that Western States which have been organized under Statehood Compacts are owed immediate recognition of their land jurisdiction and receipt of all original patent to land resources within their geographic borders and that the living People born in these geographically defined States at any time since they entered into Statehood Compacts in Good Faith are American State Citizens known to be peaceful inhabitants of the land of the Continental United States. This is important because the public peace and stability of the region depends on fully honoring the Statehood Compacts;

95: We say that the living people and the geographically defined States must be set free of any presumption or debt or encumbrance related to the Federal United States and its criminally mis-administered governmental services corporations. This is important because these entities have promulgated fraud against their employers and benefactors as demonstrated by the entire content of this affidavit;

96. We say that all members of the Federal United States military and law enforcement agencies are under known and public contract and treaty to protect and defend the people and the assets of the Continental United States, and that the Joint Chiefs of Staff have been issued competent General Civil Orders under the Last Man Standing Rule to disarm and and all Federal Agencies (FBI, CIA, FEMA, BATF, NSA, DHS, BLM, etc.) and to prevent these agencies from being employed as commercial mercenary forces and to arrest any corporate officer including Barack H. Obama who initiates any armed action whatsoever against the people of the Continental United States. This is important because anyone taking a paycheck based on the labor and other assets of American State Citizens either allows their good faith service under contract or they act as criminals subject to arrest and prosecution. This includes the President of the United States Inc., and members of “Congress” operating as corporate officers;

97. We say that Federal “State of State” officials are operating as undeclared federal corporate officers and that they have no valid contract to administer or lease or control any asset of the land jurisdiction of the Continental United States. This is important because private
corporation officers are engaged in constructive fraud and are impersonating lawful public officials and exercising public authority for private gain;

98. We say that just as we were never informed of these nefarious bankruptcies and false claims hundreds of millions of other Americans were never informed. As we were self-interestedly presumed upon, so were millions of others. This is important because we have only now become fully aware of the enormous crimes of the banking cartels and governmental services corporations and Bar Associations and able to rebut the false claims being made as a result of this con game;

99. We say that we are owed a full and accurate accounting of all assets of the land that have been conscripted, manged, or otherwise controlled by any federal agency or corporation including the UNITED STATES DEPARTMENT OF DEFENSE and that each American is owed the proceeds from all bonds issued in their names and the interest from all investments generally plus the mortgage payments they have made in error on all homes and private businesses, plus the credit balances collected as “abandoned funds”, “capital credit accounts” and “insurance and indemnity” accounts created and operated under their given names and that we are likewise owed a similar accounting of all public assets conscripted by the Federal United States and rightfully belonging to the Continental United States. This is important to set the records and accounts straight so that the country as a whole can make a clean start;

100. We say that the problem that now faces us and our world has been largely caused by the failure of those responsible for the Jurisdiction of the Sea to honor their solemn obligations owed to all nations everywhere. Control of our individual estates on the land and restoration of our purloined credit and peaceful unopposed restoration of our lawful government on the land is not subject to negotiation. This is important because corporations are legal fictions that exist only by agreement and for beneficial and lawful purposes;

101. We say that we contributed our faithful labor to improve the land we are heir to and build sound homes upon it and to drill good water wells and to establish plantings of trees and flowers and vegetables and useful herbs. Insomuch as we are able we have preserved the land from disaster, damage, or pollution and have promoted its physical beauty and biological health. We say that we are entitled by birthright to the enjoyment of the land we have improved in this manner without claim or interference from any other individuals or any incorporated entity on Earth and that preservation of such peaceful enjoyment of these and other natural rights are the only reason that any government has a reason to exist. This is important because it establishes the basis of our claim in Natural Law and attaches it to The Declaration of Independence;

102. We say that as we demonstrated by allowing ourselves to be evicted under armed threat rather than harm other innocent people and yet have continued our strong non-violent objection and determined action to end this fraud and criminality and to reclaim our rightful property assets, we encourage everyone to keep calm and go forward from here. There are only 515 people who are directly responsible for the operations of the Federal United States and only the
members of “Congress” are accountable for the Washington, D.C. Municipality and its criminality. **This is important because it demonstrates our will to keep the peace and treat these matters as crimes and treaty violations;**

103. We say that instead of looking at our differences which only serves the criminals who skillfully use differences of religion and culture and skin color to divide and conquer us we must re-train ourselves and our children to seek out our similarities so that we are never duped into war for profit again, never mischaracterized again, never defrauded in this manner again. **This is important because it demonstrates the necessity of openly addressing systemic criminality. It is only because we failed to do so in the past that these problems have festered and left us still dealing with issues of peace, jurisdiction and slavery arising from the Civil War;**

104. We say that our only true duty is to nurture our planet and the animals and the rest of mankind. As it was when Genesis was written it remains to this day. **This is important because it attaches our claim and our will to the most ancient source of all Law of the Land, the Torah, and clearly shows the intrinsic criminality of all those who destroy our peace and our planet;**

105. We say that poverty is caused by robbery for wherever we find poverty we find that people have been robbed – robbed of their time or their resources or their credit or their good names or their hope. People worldwide have been robbed by those they trusted and had reason to trust: their own teachers, doctors, preachers, lawyers, judges, bankers, kings, presidents, Indian Chiefs, and elected officials who have grossly abused their positions of trust. **This is important because those who assume positions of trust owe an ethical and fiduciary responsibility to all the rest of us and that obligation must be enforced;**

106. We say that the actual problems we face are not caused by any of the scapegoats offered up by the corporate propaganda machine. We must fix our attention instead on thousands of ignorant local officials, on sheriffs and military officers who don't know their duty, on dishonest lawyers and judges, on bankers who steal us blind, on doctors who show no true concern for health, immoral religious leaders and criminals in political offices are the real enemies we have to worry about from Boston to Bangkok. **This is important because we can't fix a problem or seek justice until we define what it is and what it is not. We are now finally in a position to do so. The problem doesn't lie with any of the innocent average people trying to live their lives in peace and take care of their small bit of the planet. It lies with criminally-minded megalomaniacs using corporate structures to defraud the whole world;**

107. We say that we are setting the history of this massive fraud scheme all verified as true upon the public records and placing this Affidavit of Truth and Probate Cause before the Members of the United States Congress who are directly and uniquely responsible for these deplorable lies and repugnant claims made against the American People they claim to represent, the President of the United States, Inc., the Joint Chiefs of Staff who are hired to protect us, and all those law enforcement officers who are drawing their pay throughout the
world while allowing all this fraud, usury, violence,peonage, enslavement, and piracy to go on and on and on. **This is important because although we have given them all fair notice of this criminality before, they are now receiving Notice from the American Public served up in front of the whole world;**

108. We say that we are likewise placing this Affidavit before Pope Francis, Her Royal Majesty Queen Elizabeth II, all Heads of State, all Senior members of All World Governments, all Members of the United Nations and the Secretary General thereof. **This is important because everyone on Earth deserves to know that the Popes messed up but are now trying to correct, that the British Monarch continues to be uniquely responsible for this mess and that all the Presidents and Chancellors and Heads of State are fiduciaries being called to account for the condition of our world whether they took the proper Oath or not;**

109. We say that we are placing this Affidavit before the Officers of the World Court, the International War Crimes Tribunal, the Roman Curia, the Vatican Chancery Court, the British High Court Chancery Division, and the United States Supreme court via this extremely Public Affidavit claiming violation of our Natural Rights, violation and plunder of The National Trust of the United Colonies of America, the United States trusts (1787) and (1789), violation of The Supreme Perfected Republican Declaration of the United Colonies of America, and criminal violation of individual State Trusts, The Treaty of Paris (1783), The Treaty of Versailles (1784), The Treaty of Ghent (1814), the Treaty of Westminster (1794), all British Admiralty Treaties owed to the land jurisdiction of the Continental United States, commercial and administrative default upon The Constitution for the united States of America giving rise to the existence of the Federal United States, of The Alaska Statehood Compact and in somuch as the perpetrators and their organizations are members of the United Nations and obligated to its charter and declarations, violation of individual Human Rights guaranteed by the Universal Declaration of Human Rights including the Universal Right of Self-Declaration, violation of UNCITRAL, and violation of the Geneva Protocols of 1949, including volume II, Article 3. **This is important because those responsible for this state of affairs died long ago and those presently administering the train wreck cannot answer for it short of being gibbeted – which attaches our Will and claim to the Law of Love and the Mercy Seat of Justice, such that all those who now realize their errors and who turn away from them and assist in making due correction are to be held harmless ant not held subject by this Affidavit of Truth and Probable Cause to any law but the Law of Love;**

We are requesting Permanent Protective Injunctions against the Federal United States, the IMF, UNITED STATES, INC., the fifty STATE OF STATE franchises, the Washington DC Municipality, the UNITED NATIONS, INC., the FEDERAL RESERVE and the fifty state of state corporations recently set up by the new FEDERAL RESERVE and doing business as OHIO, NEBRASKA, IDAHO...and all their franchises. We act in the Public Interest and in behalf of ourselves and the Alaska State and all those living people naturally inhabiting and belonging to the land jurisdiction of the Continental United States;

We claim all assets of the Continental United States, all trusts, utilities, copyrights,
patents, subdivisions, municipalities, land and assets of the land held in trust, insurances, inheritances, stocks, bonds, securities, mortgages, titles, and profit derived from the assets of the Continental United States and from our own assets including our labor, and we Will a just and proportionate like-interest to all those who have been born on the land of the Continental United States and who are owed both their private and public property interests returned and set free and clear of fraudulent debt, claims, and conveyances, including all deeds and titles to land and land assets held under color of law by corporate franchises operating deceptively as States of States and under the given names of living people, release of all mortgages and other dubious maritime contracts and salvage liens tainted by fraud, return of all Promissory Notes obtained under conditions of non-disclosure and semantic deceit, and settlement of all debts held against us, our fifty (50) geographically defined States, and the land jurisdiction and assets of the Continental United States in favor of (1) the living inhabitants and our own private estates and all similar estates of living people inhabiting the land jurisdiction of the Several States on the land; (2) the Alaska State and similar States geographically described and having actual substance; and (3) the Continental United States as a whole;

We solemnly affirm that this Affidavit is true and confirmed by abundant public records and corroborating testimony beyond reasonable doubt and we present it for the Good of Mankind and in the Public Interest and for the recoupment of property and controlling interests rightfully owed to us and our countrymen by the Federal United States and the colluding international baking cartels and the governmental services corporations and municipal corporate franchises that have violated our trust and their contracts – and for no other reason or purpose.

We act as living beings naturally belonging to the land jurisdiction of the Continental United States and acting thereon without any privilege of incorporation and desirous of none, under penalty of perjury should we be found to have knowingly erred or purposefully obfuscated any fact herein presented. Here are our autographs and our seals presented by the flesh and in the flesh and in our own right without the Federal united States, without any corporate office, without representation of any kind, being Witnessed by these other living souls who are also present in the flesh and standing upon the land jurisdiction of the Continental United States and whose autographs and seals similarly appear as Witnesses before the courts of the world addressed and summoned and before seven-billion-people-worldwide—all of whom have been harmed in some respect by those who have committed these crimes and perpetuated these acts of fraud:
# Appendix

## Appendix – A

### The United Colonies of America today

<table>
<thead>
<tr>
<th>The Continental United States</th>
<th>The Federal United States</th>
<th>Municipal United States</th>
<th>Regional United States</th>
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<tr>
<td>Land Jurisdiction</td>
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<td>Civil Authority</td>
<td>Martial Authority</td>
<td>Commercial</td>
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<td>50 Nation States</td>
<td>57 Inchoate States</td>
<td>185,000 Municipal Corporations</td>
<td>Millions of Public Transmitting Utilities</td>
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<td>Republic</td>
<td>Constitutional Democracy</td>
<td>Oligarchy run by CONGRESS</td>
<td>Oligarchy run by UN CORP.</td>
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<td>the Constitution of the United States of America</td>
<td>the Constitution of the United States</td>
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<td>Birthright</td>
<td>British Control</td>
<td>Charter and Contract</td>
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<td>American Control</td>
<td>British Control</td>
<td>CONGRESS Control</td>
<td>UN Corporation Control</td>
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<tr>
<td>“John Quincy Adams” - a Natural Person</td>
<td>“John Quincy Adams” - a foreign situs trust</td>
<td>“JOHN QUINCY ADAMS” Cestui Que Vie Estate</td>
<td>“JOHN Q&gt; ADAMS” - a public</td>
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<tr>
<td>Trade</td>
<td>Commerce</td>
<td>Trust</td>
<td>transmitting utility</td>
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<tr>
<td>Silver Dollar</td>
<td>US Dollar</td>
<td>Federal Reserve Notes</td>
<td>U.S. Treasury (IMF) Notes</td>
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**Appendix – B**

*Dunn and Bradstreet Numbers of the US corporate Government and Most of Its Major Agencies*

United States Government–052714196  
US Department of Defense (DOD)–030421397  
US Department of the Treasury–026661067  
US Department of Justice (DOJ)–011669674  
US Department of State–026276622  
US Department of Health & Human Services (HHS)-Office of the Secretary-112463521  
US Department of Education-944419592  
US Department of Energy-932010320  
US Department of Homeland Security-932394187  
US Department of the Interior-020949010  
US Department of Labor-029536183  
US Department of Housing & Urban Dev. (HUD)-Office of the Sec-030945779  
US Department of Veterans Affairs (VA)-931691211  
US Transportation security Administration (TSA)-050297655  
US Federal Aviation Administration (FAA)-056622429  
Bureau of Customs & Border Protection (CBP)-796730922  
Federal Bureau of Immigration & Customs Enforcement (ICE)-130221646  
US Environmental Protection Agency (EPA)-057944910  
National Aeronautics & Space Administration (NASA)-003259074  
National Oceanic & Atmospheric Administration (NOAA)-079933920  
US Nuclear Regulatory Commission (NRC)-364281923  
Federal Emergency Management Agency (FEMA)-037751583  
Federal Communications Commission (FCC)-020309969  
US Securities & Exchange Commission (SEC)-003475175  
US Public Health Service (USPHS)-039294216  
National Institutes of Health (NIH)-061232000  
US Centers for Disease Control & Prevention (CDC)-927645465  
US Food & Drug Administration (FDA)-138182175
## DUNS Numbers of Each US Corporate State and Its Largest City

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DUNS Numbers for the United Nations Corporation and Some Agencies

United Nations (UN)-824777304
UN Development Program (UNDP)-793511262
UN Educational, Scientific, & Cultural Organization (UNESCO)-053317819
UN World Food Program (UNWFP)-054023952
UN International Children's Education Fund (UNICEF)-017698452
UN World Health Organization (WHO)-618736326ro

Appendix – C
The Basic Fraud Process

1. Members of the Federal United States Congress acting as Board Members of a governmental services corporation owned by international banks pledge your assets and the future assets of your children and your children's children as collateral backing the debts of their corporation. You and your progeny are indebted far into the future as a result. You are born in debt, live in debt, and die in debt as a result of their actions.

2. The same Members of the Federal United States Congress take the credit they have created by indebting you and yours, and give it to the banks they work for. The banks thereby become indebted to you.

3. The banks then loan your own assets back to you, your children, and others and charge you
anywhere from double (2X) up to eight hundred times (800X) the total amount of the “loan” in exchange for this “service”.

4. All this activity generates a small profit back to the original “lenders” – you and your children get a whooping one or two percent “profit” off this whole transaction.

5. This profit is presented like money from an investment – the current example is the TARP Bailout. The Congress committed you up to $@ trillion dollars of debt, and now claims that a profit of $166 billion has been realized as a result of this investment. (It sounds like a big number, but $166 billion is nothing compared to $2 trillion.)

6. The same Members of Congress responsible for this criminality then “accept” the profit in your behalf, which seals the contract and makes you liable to pay back the whole $2 trillion. If it is your profit, after all, then the underlying debt that is generating that profit has to be yours, too. – The real profit, of course, is being made by the bankers.

7. If not this final step, it would be easy to rebut the charges and deny any fiscal accountability, but accepting any profit makes you appear to be (1) party to the fraud and (2) liable for payment of the entire TARP Bailout – for example.

8. Of course, absolutely all of this is taking place without your knowledge, without your consent, without your granted authority, and is being promoted by people merely claiming to represent you. They haven't ever occupied the public offices competent to represent you.

9. The Members of Congress acting in this way and in such a capacity have no ability to indebt you, your children, nor your grandchildren – but they will continue to work this fraud scheme until you object. Loudly.

**Federal State-Level Natural Resource and Public Property Fraud**

1. Just as the Members of the Federal United States Congress make deals on your behalf without ever actually occupying a public office of the continental United States, the Federal State Governors and Legislatures pretend to fill public offices that rightfully belong to your State on the Land and control natural resources and public property that belongs to you, too.

2. These Federal State of State franchise corporations, like State of Alaska and the STATE OF ALASKA and most recently, “ALASKA” --- serve a variety of purposes, none of which are beneficial to you. They act as a means to manipulate natural resource availability and act in support of commodity market manipulations beneficial to the banks that own and control their parent companies.

3. For example, Alaska has vast undeveloped oil and mineral wealth, and is therefore a threat to banks and industrial interests that have other deposits of these same resources and fear competition, or who want to cramp the market long term to create unnaturally high commodity
prices. So the “State of Alaska” Legislature does everything but actually build infrastructure –
gas pipelines, railroad interities, roads, ports, and other infrastructure-- that would bring
Alaska's resources to the world.

4. Instead, they create mini-statewide monopolies, by investing in critical public infrastructure
through third party intermediaries. For example, they have outside investment management
firms bu the only gas utility company in the state, and then selectively develop gas pipelines
projects that will guarantee the “State of Alaska” Corporation top dollar guaranteed returns on
the construction contracts and on the long term supply contracts by grouping the consumers
and making sure that energy remains very expensive in a State that has some of the most
abundant energy reserves on Earth.

5. In these and other ways, these private enterprises pretending to be public institutions choke
growth and development for selfish gains that have nothing to do with serving the people of
Alaska or Public Good.

6. The Alaska Permanent Fund is another example of the same fraud duplicity at work. Each
year Alaskans – who are the actual resource owners – have to “apply” for a “Permanent fund
Dividend” if they want a small return on their resources and investments. This ploy is similar to
the “profit” from the TARP Bail Out debt. When the victims accept this “dividend” they
unknowingly serve their claims to the much greater proceeds that would otherwise be theirs.

This very brief and simplified discussion of typical Federal and Federal State misuse of people
and property belonging to the Continental United States can be extrapolated throughout the
country.