



THE LAW SALON

— IN DEFIANCE OF TYRANNY —



Is that a COUNTRY or a CORPORATION/COMPANY?

OCTOBER 2022 IN THE YEAR OF THE FRAUD

IS THE UNITED STATES A COUNTRY OR COMPANY?

Title 18, U.S. Code § 2 - Principals

(a) Whoever commits an offense against the United States or aids, abets, counsels, commands, induces or procures its commission, is punishable as a principal.

(b) Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

(June 25, 1948, ch. 645, 62 Stat. 684; Oct. 31, 1951, ch. 655, § 17b, 65 Stat. 717.)

Title 18, U.S. Code § 5 - United States defined

The term “United States”, as used in this title in a territorial sense, includes all places and waters, continental or insular, subject to the jurisdiction of the United States, except the Canal Zone.

(June 25, 1948, ch. 645, 62 Stat. 685.)

How does one offend dirt? America is a proper name and the name of dirt comprising a COUNTRY. Unites States is likewise a proper name indicated by the capital U and S. It’s a proper name like America. Why would there be two names for the same dirt? There isn’t. And the “jurisdiction” referred to is applicable to a CORPORATION or COMPANY.

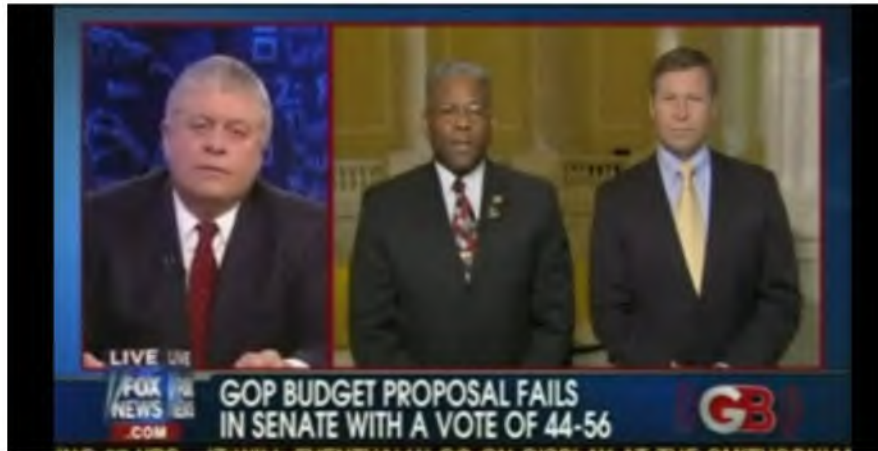
America is the name of a COUNTRY. United State is the name of a COMPANY or CORPORATION located ON a country.

On January 6, 2022, America was not “offended”, the CORPORATION or COMPANY named United States was. The CORPORATION or COMPANY named United States is a plaintiff against the offenders who damaged buildings comprising the CORPORATION or COMPANY named Unites States.

The dirt named America is not the plaintiff. The CORPORATION or COMPANY named United States is. There is no recorded court case with the parties litigant identified thusly:

America v. John or Jane Doe

America has never sued anyone. The United States has and is. Attorneys employed by the CORPORATION or COMPANY named United States, are suing those who committed an offense against the CORPORATION or COMPANY on January 6th, 2022.



“...the President is the Chief Executive Officer (CEO) of this corporation called the United States of America”.

Allen West, Former Tea Party Congressman from Florida

March 9, 2011

Interviewed by Judge Andrew Napolitano on The Glenn Beck show.

The United States of America is a corporation endowed with the capacity to sue and be sued, to convey and receive property. 1 Marsh. Dec. 177, 181. But it is proper to observe that no suit can be brought against the United States without authority of law.”

Bouvier’s Law Dictionary, 5th, definition of “United States”

TITLE 28, UNITED STATES CODE, PART VI, CHAPTER 176, Judicial and Judiciary Procedure, SUB CHAPTER A, Sec. 3002. Definitions (15), p. 564, "United States" means -

(A) a Federal corporation;

<https://www.law.cornell.edu/uscode/text/28/3002>

"The government of the United States is a foreign corporation with respect to a state."

In re Merriam, 36 N.E. 505, 141 N.Y. 479, affirmed *U.S. v. Perkins*, 16 S.Ct. 1073, 163 U.S. 625 (1894)

CALIFORNIA COMMERCIAL CODE

SECTION 9301 - 9342

9307. (h) The United States is located in the District of Columbia.

The District of Columbia is the name of dirt.

"...the United States, **in Congress assembled**."

The Articles of Confederation, Nov. 15, 1777

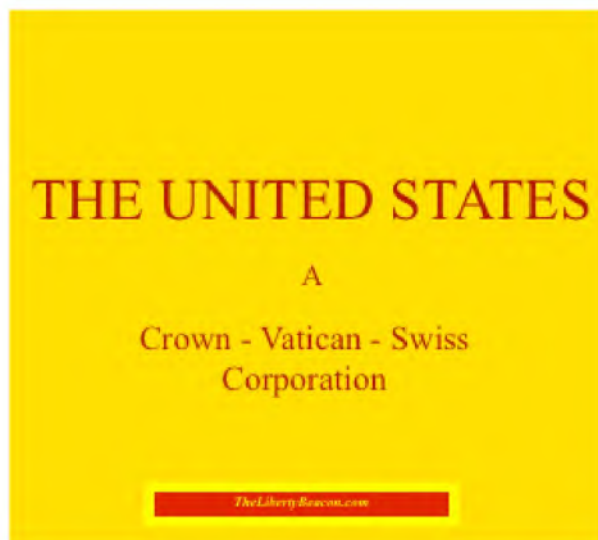
(The forgoing is used 28 times in that document.)

"A citizen of the United States is a citizen of the federal government ..."

Kitchens v. Steele (1953) 112 F.Supp 383, United States District Court W. D. Missouri, W. D.



**CONGRESS ASSEMBLED, THAT IS THE “UNITED STATES”
THAT IS THE LOCATION OF THE “UNITED STATES”**



THE UNITED STATES ISN'T A COUNTRY – IT'S A CORPORATION – DUE TO THE ACT OF 1871

Fourth of July 2002 has come and gone, and Americans honored the holiday with a renewed patriotic fervor that reminded me of the Bicentennial celebrations of 1976. As is customary, traditional fireworks displays took center stage and scores of people turned out to witness the dazzling show in the summer sky. With mixed feelings, I sat with friends on a crowded Pennsylvania sidewalk beneath a glittering, mesmerizing explosion of color, pondering the keen sense of sadness and betrayal that overwhelmed my spirit. Looking around at the huge crowds gathered for the annual events, I thought silently, “We are not free.” In truth, we have not been a free people for a very long time.

We celebrate this day in honor of our “independence”. We call ourselves a free people in a land of liberty. Our anthems proudly sing the praises of this nation, and we raise our voices, wave our flags and join in song — but how many Americans realize they are not free? This is a myth perpetuated by the powers-that-be in order to avoid any major civil unrest, and to keep us all living under the thumb of a militaristic corporate Big Brother within the illusions that have been created for us. The truth of the matter is this: what freedom has not been stolen from us, we have surrendered willingly through our silence and ignorance. As Americans, most of us have no idea how our freedoms are maintained — or lost. Apparently, our ancestors didn’t have a good grasp of this either. It is sad, but it is also very true.

Don’t point to that beloved parchment, the Constitution, as a symbol of your enduring freedom. It is representative of a form of government which seemingly no longer exists in this country today. The Constitution has been thrown out the window, the Republic shoved aside and replaced with a democracy. The thing is; most people in this country remain unaware that this is so because they simply do not know the truth — what lies beyond the myths. Your so-called government is not going to tell you, either.

To even begin to understand what has happened to the Republic, we must look backward in time to the period following the Civil War. We must go back to the year 1871, which was the beginning of the decline of the Republic. When we examine what happened during that time in our history, we begin to piece together this troubling, perplexing puzzle that is “America” — only then should we answer as to whether we are indeed a “free” people or not.

So, let’s roll backward into the past for a moment. It is time we learned what they didn’t teach us in school. It is far more interesting than what they DID tell us. I think you’ll stay awake for this lesson.

The date is February 21, 1871 and the Forty-First Congress is in session. I refer you to the “Acts of the Forty-First Congress,” Section 34, Session III, chapters 61 and 62. On this date in the history of our nation, Congress passed an Act titled: “An Act To Provide A Government for the District of Columbia.” This is also known as the “Act of 1871.” What does this mean? Well, it means that Congress, under no constitutional authority to do so, created a separate form of government for the District of Columbia, which is a ten mile square parcel of land.

What??? How could they do that? Moreover, WHY would they do that? To explain, let’s look at the circumstances of those days. The Act of 1871 was passed at a vulnerable time in America. Our nation was essentially bankrupt — weakened and financially depleted in the aftermath of the Civil War. The Civil War itself was nothing more than a calculated “front” for some pretty fancy footwork by corporate backroom players. It was a strategic maneuver by European interests (the international bankers) who were intent upon gaining a stranglehold on the neck (and the coffers) of America.

The Congress realized our country was in dire financial straits, so they cut a deal with the international bankers — (in those days, the Rothschilds of London were dipping their fingers into everyone’s pie) thereby incurring a DEBT to said bankers. If we think about banks, we know they do not just lend us money out of the goodness of their hearts. A bank will not do

anything for you unless it is entirely in their best interest to do so. There has to be some sort of collateral or some string attached which puts you and me (the borrower) into a subservient position. This was true back in 1871 as well. The conniving international bankers were not about to lend our floundering nation any money without some serious stipulations. So, they devised a brilliant way of getting their foot in the door of the United States (a prize they had coveted for some time, but had been unable to grasp thanks to our Founding Fathers, who despised them and held them in check), and thus, the Act of 1871 was passed.

In essence, this Act formed the corporation known as THE UNITED STATES. Note the capitalization, because it is important. This corporation, owned by foreign interests, moved right in and shoved the original “organic” version of the Constitution into a dusty corner. With the “Act of 1871,” our Constitution was defaced in the sense that the title was block-capitalized and the word “for” was changed to the word “of” in the title. The original Constitution drafted by the Founding Fathers, was written in this manner:

*“The Constitution **for** the united states of America”.*

The altered version reads: “THE CONSTITUTION **OF** THE UNITED STATES OF AMERICA”. It is the corporate constitution. It is NOT the same document you might think it is. The corporate constitution operates in an economic capacity and has been used to fool the People into thinking it is the same parchment that governs the Republic. It absolutely is not.

Capitalization — an insignificant change? Not when one is referring to the context of a legal document, it isn’t. Such minor alterations have had major impacts on each subsequent generation born in this country. What the Congress did with the passage of the Act of 1871 was create an entirely new document, a constitution for the government of the District of Columbia. The kind of government THEY created was a corporation. The new, altered Constitution serves as the constitution of the corporation, and not that of America. Think about that for a moment.

Incidentally, this corporate constitution does not benefit the Republic. It serves only to benefit the corporation. It does nothing good for you or me — and it operates outside of the original Constitution. Instead of absolute rights guaranteed under the “organic” Constitution, we now have “relative” rights or privileges. One example of this is the Sovereign’s right to travel, which has been transformed under corporate government policy into a “privilege” which we must be licensed to engage in. This operates outside of the original Constitution.

So, Congress committed TREASON against the People, who were considered Sovereign under the Declaration of Independence and the organic Constitution. When we consider the word “Sovereign,” we must think about what the word means.

According to Webster’s Dictionary, “sovereign” is defined as: 1. chief or highest; supreme. 2. Supreme in power, superior in position to all others. 3. Independent of, and unlimited by, any other, possessing or entitled to, original and independent authority or jurisdiction.

In other words, our government was created by and for “sovereigns” — the free citizens who

were deemed the highest authority. Only the People can be sovereign — remember that. Government cannot be sovereign. We can also look to the Declaration of Independence, where we read: “government is subject to the consent of the governed” — that’s supposed to be us, the sovereigns. Do you feel like a sovereign nowadays? I don’t.

It doesn’t take a rocket scientist or a constitutional historian to figure out that this is not what is happening in our country today. Government in these times is NOT subject to the consent of the governed. Rather, the governed are subject to the whim and greed of the corporation, which has stretched its tentacles beyond the ten-mile-square parcel of land known as the District of Columbia — encroaching into every state of the Republic. Mind you, the corporation has NO jurisdiction outside of the District of Columbia. THEY just want you to think it does.

You see, you are presumed to know the law. This is ironic because as a people, we are taught basically nothing about the law in school. We are made to memorize obscure factoids and paragraphs here and there, such as the Preamble, and they gloss over the Bill of Rights. But we are not told about the law. Nor do our corporate government schools delve into the Constitution in any great depth. After all, they were put into place to indoctrinate and dumb down the masses — not to teach us anything. We were not told that we were sold-out to foreign interests and made beneficiaries of the debt incurred by Congress to the international bankers. For generations, American citizens have had the bulk of their earnings confiscated to pay on a massive debt that they, as a People, did not incur. There are many, many things the People have not been told. How do you feel about being made a beneficiary of somebody else’s massive debt without your knowledge or consent? Are we gonna keep going along with this??

When you hear some individuals say that the Constitution is null and void, think about how our government has transformed over time from a municipal or service-oriented entity to a corporate or profit-oriented entity. We are living under the myth that this is lawful, but it is not. We are being ruled by a “de facto,” or unlawful, form of government — the corporate body of the death-mongers — The Controllers.

With the passage of the Act of 1871, a series of subtle and overt deceptions were set in motion — all in conjunction and collusion with the Congress, who knowingly and deliberately sold the People down the river. Did they tell you this in government school? I doubt it. They were too busy drumming the fictional version of history into your brain — and mine. By failing to disclose what THEY did to the American People, the people became ignorant of what was happening. Over time, the Republic took it on the chin to the point of a knockdown. With the surrender of their gold in 1933, the People essentially surrendered their law. I don’t suppose you were taught THAT in school either. That’s because our REAL history is hidden from us. This is the way Roman Civil Law works — and our form of governance today is based upon Roman Civil Law and Admiralty/Maritime Law — better known as the “Divine Right of Kings” and “Law of the Seas”, respectively. This explains a lot. Roman Civil Law was fully established in the original colonies even before our nation began and is also known as private international law.

The government which was created for the District of Columbia via the Act of 1871 operates under Private International Law, and not Common Law, which was the law of the Constitutional Republic. This is very important to note since it impacts all Americans in concrete ways. You must recognize that private international law is only applicable within the District of Columbia and NOT in the other states of the Union. The various arms of the corporation are known as “departments” such as the Judiciary, Justice and Treasury. You recognize those names? Yes, you do! But they are not what you assume them to be. These “departments” all belong to the corporation known as THE UNITED STATES. They do NOT belong to you and me under the corporate constitution and its various amendments that operate outside of the Constitutional Republic.

I refer you to the UNITED STATES CODE (note the capitalization, indicating the corporation, not the Republic) Title 28 3002 (15) (A) (B) (C). It is stated unequivocally that the UNITED STATES is a corporation. Realize, too, that the corporation is not a separate and distinct entity from the government. It IS the government. YOUR government. This is extremely important. I refer to this as the “corporate empire of the UNITED STATES,” which operates under Roman Civil Law outside of the Constitution. How do you like being ruled by a cheesy, sleazy corporation? You’ll ask your Congressperson about this, you say? HA!!

Congress is fully aware of this deception. You must be made aware that the members of Congress do NOT work for you and me. Rather, they work for the Corporation known as THE UNITED STATES. Is this really any surprise to you? This is why we can’t get them to do anything on our behalf or to answer to us — as in the case with the illegal income tax — among many other things. Contrary to popular belief, they are NOT our civil servants. They do NOT work for us. They are the servants of the corporate government and carry out its bidding. Period.

The great number of committees and sub-committees that the Congress has created all work together like a multi-headed monster to oversee the various corporate “departments.” And, you should know that every single one of these that operates outside the District of Columbia is in violation of the law. The corporate government of the UNITED STATES has no jurisdiction or authority in ANY state of the Republic beyond the District of Columbia. Let this sink into your brain for a minute. Ask yourself, “Could this deception REALLY have occurred without the full knowledge and complicity of the Congress?” Do you think it happened by accident? You are deceiving yourself if you do. There are no accidents or coincidences. It is time to confront the truth and awaken from ignorance.

Your legislators will not apprise you of this information. You are presumed to know the law. THEY know you don’t know the law, or your history for that matter, because this information has not been taught to you. No concerted effort has been made to inform you. As a Sovereign, you are entitled to full disclosure of the facts. As a slave, you are entitled to nothing other than what the corporation decides to “give” you — at a price. Be wary of accepting so-called “benefits” of the corporation of the UNITED STATES. Aren’t you enslaved enough already?

I said (above) that you are presumed to know the law. Still, it matters not if you don’t in the

eyes of the corporation. Ignorance of the law is not considered an excuse. It is your responsibility and your obligation as an American to learn about the law and how it applies to you. THEY count on the fact that most people are too uninterested or distracted or lazy to do so. The People have been mentally conditioned to allow the alleged government to do their thinking for them. We need to turn that around if we are to save our Republic before it is too late.

The UNITED STATES government is basically a corporate instrument of the international bankers. This means YOU are owned by the corporation from birth to death. The corporate UNITED STATES also holds ownership of all your assets, your property, and even your children. Does this sound untrue? Think long and hard about all those bills you pay, all those various taxes and fines and licenses you must pay for. Yes, they've got you by the pockets. Actually, they've had you by the ass for as long as you've been alive. In your heart, you know it's true. Don't believe any of this? Read up on the 14th Amendment. Check out how "free" you really are.

With the Act of 1871 and subsequent legislation such as the purportedly ratified 14th Amendment, our once-great nation of Sovereigns has been subverted from a Republic to a democracy. As is the case under Roman Civil Law, our ignorance of the facts has led to our silence. Our silence has been construed as our consent to become beneficiaries of a debt we did not incur. The Sovereign People have been deceived for hundreds of years into thinking they remain free and independent, when in actuality we continue to be slaves and servants of the corporation.

Treason was committed against the People in 1871 by the Congress. This could have been corrected through the decades by some honest men (assuming there were some), but it was not, mainly due to lust for money and power. Nothing new there. Are we to forgive and justify this crime against the People? You have lost more freedom than you may realize due to corporate infiltration of the so-called government. We will lose more unless we turn away from a democracy that is the direct road to disaster — and restore our Constitutional Republic.

In an upcoming article, we'll take a closer look at the purportedly ratified 14th Amendment and how we became "property" of the corporation and enslaved by our silence.

I am saddened to think about the brave men and women who were killed in all the wars and conflicts instigated by the Controllers. These courageous souls fought for the preservation of ideals they believed to be true — not for the likes of a corporation. Do you believe that any one of the individuals who have been killed as a result of war would have willingly fought if they knew the full truth? Do you think one person would have laid down his life for a corporation? I think not. If the People had known long ago to what extent their trust had been betrayed, I wonder how long it would have taken for another Revolution. What we need is a Revolution in THOUGHT. We change our thinking and we change our world.

Will we ever restore the Republic? That is a question I cannot answer yet. I hope, and most of all — pray — that WE, the Sovereign People, will work together in a spirit of cooperation to make it happen in this lifetime. I know I will give it my best shot — come what may. Our

children deserve their rightful legacy — the liberty our ancestors fought so hard to give to us. Will we remain silent telling ourselves we are free, and perpetuate the MYTH? Or, do we stand as One Sovereign People, and take back what has been stolen from the house of our Republic?

Something to think about — it's called freedom.

My heartfelt thanks goes out to the following people for their gracious and generous assistance in researching this subject: Ken S. of American Revolution II Online News, Paul Walker of RMN News, Bob Taft, Stanooch, and Willy Whitten — true Patriots, one and all.

Further reading:

US CODE: Title 28,3002. Definitions

(15) "United States" means —

(A) a Federal corporation;

(B) an agency, department, commission, board, or other entity of the United States; or

(C) an instrumentality of the United States.

Thomas J. DiLorenzo: Truth About the 14th Amendment

Kirwan: FEMA — The Plan to Kill America

Control of Government

Ed Lewis: Who's the boss in America?

TREASON — A NOTICE TO PUBLIC SERVANTS

If we are stupid enough to surrender our freedom to a bunch of lousy international bankers, then we deserve to live in bondage. — **Lisa Guliani**

Lisa Guliani

We celebrate this day in honor of our "independence". We call ourselves a free people in a land of liberty. Our anthems proudly sing the praises of this nation, and we raise our voices, wave our flags and join in song — but how many Americans realize they are not free?

This is a myth perpetuated by the powers-that-be in order to avoid any major civil unrest, and to keep us all living under the thumb of a militaristic corporate Big Brother within the illusions that have been created for us.

The truth of the matter is this: what freedom has not been stolen from us, we have surrendered willingly through our silence and ignorance. As Americans, most of us have no idea how our freedoms are maintained — or lost. Apparently, our ancestors didn't have a good grasp of this either.

Don't point to that beloved parchment, the Constitution, as a symbol of your enduring freedom. It is representative of a form of government which seemingly no longer exists in this country today.

The Constitution has been thrown out the window, the Republic shoved aside and replaced

with a democracy. The thing is; most people in this country remain unaware that this is so because they simply do not know the truth — what lies beyond the myths.

To even begin to understand what has happened to the Republic, we must look backward in time to the period following the Civil War. We must go back to the year 1871, which was the beginning of the decline of the Republic.

So, let's roll backward into the past for a moment. It is time we learned what they didn't teach us in school.

The Congress realized our country was in dire financial straits, so they cut a deal with the international bankers — (in those days, the Rothschilds of London were dipping their fingers into everyone's pie) thereby incurring a DEBT to said bankers.

If we think about banks, we know they do not just lend us money out of the goodness of their hearts. A bank will not do anything for you unless it is entirely in their best interest to do so. There has to be some sort of collateral or some string attached which puts you and me (the borrower) into a subservient position.

The conniving international bankers were not about to lend our floundering nation any money without some serious stipulations. So, they devised a brilliant way of getting their foot in the door of the United States (a prize they had coveted for some time, but had been unable to grasp thanks to our Founding Fathers, who despised them and held them in check), and thus, the Act of 1871 was passed.

START OF CORP. U.S....

Corp. U.S. – the Columbia Organic Act of 1871
Team Law | trustee@teamlaw.org

Posted on Sun 29 Dec 2002 01:49:44 PM EST by RFP

HISTORICAL FACTS
from Team Law

The following 15 points are based upon factual historical evidence:

1st: In 1863, Lincoln instituted martial law. He ordered that the states (people) either conscribe troops and provide money in support of the North or be recognized as an enemy of the nation. This martial law Act of Congress is still in effect today – what it means is that the President has dictatorial authority to do anything that can be done by the government in accord with the Constitution of the United States of America. This is the foundation of Presidential Executive Orders.

2nd: The District of Columbia Organic Act of 1871 created a private corporation (hereinafter "Corp. U.S.") owned and operated by the actual government for the purpose of carrying out

the business needs of the government under martial law. This was done under the constitutional authority for Congress to pass any law within the ten mile square of Washington, District of Columbia.

3rd: In said Act, Corp. U.S. adopted their own constitution (United States Constitution), which was identical to the national Constitution (Constitution of the United States of America) except that it was missing the national constitution's 13th Amendment. The national constitution's 13th, 14th and 15th amendments are respectively numbered 14th, 15th and 16th amendments in their constitution.

4th: The corporation began to generate debts via bonds etc., which came due in 1912, but they could not pay their debts so the 7 families that bought up the bonds demanded payment and Corp. U.S. could not pay. Said families settled the debt for the payments of all of Corp. U.S.' assets and for all of the assets of the Treasury of the United States of America.

5th: As 1913 began, Corp. U.S. had no funds to carry out the necessary business needs of the government so they went to said families and asked if they could borrow some money. The families said no (Corp. U.S. had already demonstrated that they would not repay their debts in full). The families had foreseen this situation and had the year before finalized the creation of a private corporation of the name "Federal Reserve Bank". Corp. U.S. formed a relationship with the Federal Reserve Bank whereby they could transact their business via note rather than with money. Notice that this relationship was one made between two private corporations and did not involve government; that is where most people error in understanding the Federal Reserve Bank system-again it has no government relation at all. The private contracts that set the whole system up even recognize that if anything therein proposed is found illegal or impossible to perform it is excluded from the agreements and the remaining elements remain in full force and effect.

6th: Almost simultaneously with the last fact (also in 1913), Corp. U.S. passes and adopts (as if ratified) their own 16th amendment. It must be noted that this amendment has nothing to do with our nation, with our people or with our national Constitution, which already had its own 16th amendment. The Supreme Court ruled that it did nothing that was not already done other than to make plain and clear the right of the United States (Corp. U.S.) to tax corporations. We agree, considering that they were created under the authority of Corp. U.S.

7th: Next (also 1913) Congress passed and entered the 17th amendment as ratified, even though the states had no opportunity to ratify the same. This amendment is not only not ratified, it is not constitutional; the Constitution forbids Congress from even discussing the matter of where Senators are elected.

8th: In 1914, the Freshman class and all Senators that successfully ran for re-election in 1913 by popular vote are seated in Corp. U.S. capacity only.

9th: In 1917, Corp. U.S. enters WWI and passes their Emergency War Powers, and Trading with the Enemies Acts.

10th: In 1918, President Wilson is re-elected by the Electoral College but their election is required to be confirmed by the constitutionally set Senate; where in the new Corp. U.S., only Senators were allowed to participate in the Electoral College vote confirmation. The only authority that could possibly have been used for electoral confirmation was corporate only. Therefore, President Wilson was not confirmed into office for his second term as President of the United States of America and was only seated in the Corp. U.S. Presidential capacity. Therefore the original jurisdiction government's seats were vacated because the people didn't seat any original jurisdiction government officers.

11th: In 1933, the Trading with the Enemies Act is adjusted to recognize the people of the United States of America as enemies of Corp. U.S.

12th: In 1944, under the Bretton Woods Agreement, Corp. U.S. is quit claimed to the International Monetary Fund, and becomes a foreign controlled private corporation.

13th: Some time after 1935, you ask Social Security Administration for a relationship with their program. They create an entity with a name (that sounds like your name but is spelled with all capital letters) and a depository account number in the Social Security General Trust Fund (GTF). They give you the Social Security card which identifies you as the single person with authority to control the entity they created (on review: you may notice that the Social Security Administration was the creator of the entity, the GTF is its beneficiary and you were made its Trustee.) More importantly: this capacity does not limit you or your capacity to act in your sovereign capacity in any way.

14th: In 1968, at the national governors' conference in Lexington, Kentucky, the IMF leaders of the event proposed the dilemma the State governors were in for carrying out their business dealings in Federal Reserve Notes (foreign notes), which is forbidden in the national and State constitutions, alleging that if they did not do something to protect themselves the people would discover what had been done with their money and would likely kill them all and start over. They suggested the States form corporations like Corp. U.S. and showed the advantages of the resultant uniform codes that could be created, which would allow better and more powerful control over the people.

15th: By 1971, every State government in the union of States had formed such private corporations (Corp. State), in accord with the IMF admonition, and the people ceased to seat original jurisdiction government officials in their State government seats.

Now, having stated these historical facts, we ask you not to believe us, but rather prove these facts for yourself. We then ask you to contact us with any evidence you find that proves or disproves these facts.

When you find there is no error, then remember these simple facts and let no one dissuade you from the truth.

The Bottom Line: when you speak about these private foreign corporations, remember that is what they are and stop calling them government.

Further, it is very important that we cease to attempt to fix them. It is far more important that we learn how to reseat our original jurisdiction government and spread the word about the truth. By reseating our State and national governments in their original jurisdiction nature, we gain the capacity to hold these private foreign corporations accountable. They owe us a lot of money, in fact they owe us more money than there is available in the world. The fact is that it is impossible for them to pay and that gives us the leverage we need to take back our nation and put things right. The process is a simple one. The difficulty is in getting our people to wake up to the truth. That's why we ask you to prove the truth for yourself and contact us with the evidence you discover.

That means that you must stop acting and communicating like you are anything other than the sovereign that God created you to be. And, stop referring to Corp. U.S. or the STATE OF 'X' as anything other than the private foreign corporations that they are. And, finally, stop listening to the Bigfoot Patriot mythology that is espoused by those that only give these facts lip service.

It is time that we all start to wake up and follow the truth, that is to repent and become a moral and honorable society instead of lauding our Christianity while we stand guilty of:

- a) not knowing the truth;
- b) not living the truth;
- c) believing that God will save us even though we have the tools to know the truth the ability to use the tools but we refuse to live by the truth and use the tools we have to save ourselves and thereby become free.

The biggest problem with the so called Patriot Movement is that its proponents are all excited about uniting against the tyranny of Corp. U.S. even though they are blind to the truth, have no remedy, and bail out of "the system" hell bent for a rebellion that even the scripture says cannot be won. Would that we could instead unite with truth and legally, lawfully and peacefully reseat our original jurisdiction government to take back control our nation.

NOTE THE ARTICLE COMES FROMserendipity

***NOTE I AM MIRRORING THIS ARTICLE IN IT'S ENTIRETY TO BE ANOTHER SOURCE THAT IS AVAILABLE FOR ALL OF US. MANY ARTICLES, VIDEOS, PDFs, ETC. HAVE AND ARE BEING REMOVED FROM THE INTERNET..INFORMATION THAT WE NEED.

NOTE...NWO MEMBERS HAVE CHANGED THE URLs ON THE LINKS BELOW...SEARCH ENGINE THE ARTICLES, VIDEOS....NWO DON'T WANT YOU TO GET THE TRUTH !!

*** PLEASE DO THE SAME. COPY ALL TRUTH ARTICLES, VIDEOS / RE UPLOAD THEM UNDER YOUR YOUTUBE, ETC. CHANNEL. OPEN A BLOG , (EASY, SIMPLE, FAST), COPY & PASTE THE TRUTH ON YOUR BLOGS, WEB SITES – NOW !!!

***YOU CAN MAKE AN INFINITE IMPACT FOR THE TRUTH, FOR THE GOOD TO WIN ! VISUALIZE – THE WATER AT A LAKE ON A CALM DAY – IT IS JUST LIKE GLASS – NO RIPPLES. NOW THROW A SMALL PEBBLE INTO THE WATER, A RIPPLING EFFECT GOES THROUGHOUT THE WHOLE LAKE.

MAKE THAT DIFFERENCE....NOW!!!

!!!ALERT TO ALL COMPUTER HACKERS / GENI-USES / THOSE IN POSITIONS TO MAKE A POSITIVE SOLUTION..... NOTE WHO NEW WORLD ORDER MEMBERS ARE & SHUT THEM DOWN NOW.. YOU KNOW HOW...

***WITH OUT MONEY, CREDIT, TRANSPORTATION, WEAPONS, AMMO, CONTACTS (PEOPLE LIKE THEM), SUPPORT SYSTEMS (FAMILY MEMBERS, FRIENDS), WITH OUT TRANSPORTATION, WITHOUT HOMES (MANY OF THEM HAVE FORCED OUT, INJECTED, INFECTED, DISABLED THROUGH SICKNESS BY CHEMICAL, INJECTIONS, KILLED), WITHOUT THEIR HEALTH (WHAT THEY HAVE DONE TO US...THE NON N.W.O. MEMBERS..MADE US SO SICK WE WISH WE WERE DEAD..THEIR STANDARD OPERATING PROCEDURE) ETC. THEY CAN DO NOTHING!

***** HOW *****

1, FIRE THEM FROM THEIR JOBS, 2. CANCEL OUT THEIR BANK ACCOUNTS, 3. CANCEL OUT THEIR CREDIT SOURCES, 4. REPOSSES THEIR TRANSPORTATION, 5. TAKE THEIR WEAPONS, AMMO,, 6. SEPARATE THEM FROM THEIR SUPPORT SYSTEMS – FAMILIES, 7. REMOVE THEM FROM THEIR HOMES, 8. INFECT, INJECT THEM..SO THEY ARE SOOO SICK THEY WISH THEY ARE DEAD... (LIKE THEY HAVE DONE TO OUR GRANDPARENTS, OUR ANCESTORS, OUR LOVED ONES,... (BABIES, CHILDREN, WOMEN & MEN OF ALL AGES, TO OUR FRIENDS, TO ...Us) 8. SHUT DOWN THEIR CONTACTS. DO THE SAME TO THEM (STEPS 1 – 7) SO SICK THAT THEY CAN NOT HELP IN BRINGING IN THIS HELLISH NEW WORLD ORDER –

(NOTE MORE AND MORE OF NEW WORLD ORDER MEMBERS ARE AWAKENING TO WHAT IS REALLY HAPPENING, WHAT HAS BEEN DONE TO THEM...EX. FUKUSHIMA'S MELT DOWN, RELEASING THE WORST RADIOACTIVE FALLOUT...MOX FUEL, WHAT HAS BEEN DONE TO THE EARTH...THE GULF OIL DISASTER, AND OTHER CRITICAL EVENTS BUT THERE ARE STILL MANY WHO ARE STILL CONTINUING THEIR HARMING, INJECTING, INJECTING, THEIR "ACCIDENTS", ETC. OF GOOD, DECENT PEOPLE...THESE MUST BE STOPPED AND THAT IS RIGHT NOW !!!

PLEASE READERS COMPLETELY COPY PDF...GET THIS TO TRUTH WEB SITES & BLOGS...HAVE THEM PUT THIS PDF ON THEIR SITES IN IT ENTIRETY...PLEASE START A BLOG....WORDPRESS.COM, BLOGSPOT.COM..AND PUT THE PDF ON YOUR SITES...

MANY TOP ARTICLES ARE BEING REMOVED THAT HAS THE TRUTH DAILY...DEPENDING ON THE TOPIC & SUBJECT ...MANY ARE REMOVED WITH IN THE HOUR OR SOONER...NO EXAGGERATION..

EXTREMELY IMPORTANT....THIS MUST BE PUT ON THE INTERNET..TO THOSE THAT CAN PLEASE COPY BELOW AND MAKE IT AVAILABLE TO ALL THE "GOOD" PEOPLE....THIS EXPOSES THE TAKE OVER BY THE JESUIT / ILLUMINATI (BOTH ABOVE 33RD DEGREE FREEMASONS)..PLEASE COPY THE WHOLE PDF AND PUT IT INTO REGULAR PAGES SO THAT IT CAN BE COPIED COMPLETELY AND MORE SOURCES CAN BE COPIED AND RE POSTED ..

* CRITICAL RELATED ARTICLES...COPY THEM COMPLETELY ..GET THEM TO TRUTH WEB SITES &

TRUTH BLOGS NOW....ARTICLES, VIDEOS, PDFs, ETC. THAT EXPOSE THE LIES, REVEAL THE TRUTHS ARE BEING REMOVED WITH IN THE 1/2 HOUR NOW....IF THIS IS DONE THE INFORMATION IS GONE..SO OTHERS LIKE US WON'T KNOW THE TRUTH !!!

REGISTER FOR A BLOG...FREE, SIMPLE, EASY TO START ..JUST COPY & PASTE, ADD A TITLE, TAGS (KEYWORDS..THAT GETS TO YOUR ARTICLES, ETC.) AND PUBLICIZE..THAT IS ALL THERE IS TO IT

TOP INFO FROM TOP SOURCES, EX INSIDERS, EXPERTS, ETC.

1. EMPEROR CONSTANTINE WAS THE FIRST POPE !!!HOW CONSTANTINE ORDERED THE FIRST ROMAN CATHOLIC CHURCH & CATHOLIC BIBLE ..WHICH HE HAD HIS SCHOLARS BLEND PAGANISM & CATHOLICISM TOGETHER BUT NEITHER WOULD BE RECOGNIZED BY PAGANS NOR CATHOLICS.

2 . The Vatican against the Orthodox Church

3. Constantine's 6 Major Changes to Christianity

4. FREEMASONS WORSHIP LUCIFER – EX 33RD DEGREE FREEMASON'S TESTIMONY

5. Third 3rd Secret Of Fatima – St. Lucia, David Booth (St. Lucia's Cousin)

6. Former Bishop of Guatemala Claims Jesuits Control the Vatican & Are the Real Spiritual Controllers of the New World Order

7. WHAT HAPPENS TO EX JESUIT WHISTLEBLOWERS WHO WANT THE TRUTH TO GET OUT TO THE TRUE RELIGIOUS CATHOLICS & PUBLIC ?

8. Vatican Insider Who Denounces Evil In Jesuit Order Contracts Bone Cancer – Jesuits/ Illuminati Are Above 33rd Degree Freemasons Who Worship Lucifer (Satan)

9. (NWO) JESUITS (WHO ARE TOP LEVEL FREEMASONS = ILLUMINATI) CONTROL THE VATICAN, CONTROL THE ROMAN CATHOLIC CHURCH..A MUST READ

10 JESUITS – (MOST EVIL ORGANIZATIONS) A MUST READ

11. THE JESUIT GENERAL – (THE BLACK POPE) PART 1 OF 2

12. The Jesuits are a Military Religious Order of the Roman Catholic Church (The Jesuit, Illuminati, Knights of Columbus and ...)

13. NWO – ERIC JON PHELPS QUOTES A MUST READ..TOPS

14. THE CATHOLIC CHURCH – (MOST EVIL ORGANIZATIONS) A MUST READ

15. THE ROMAN (CATHOLIC) CULT – (MOST EVIL ORGANIZATIONS) A MUST READ

16. ILLUMINATI – (MOST EVIL ORGANIZATIONS) A MUST READ

17. NEW WORLD ORDER (MOST EVIL ORGANIZATIONS) A MUST READ

18. THE RELIGION CONSPIRACY (NWO PLAN FOR WORLD DOMINATION) A MUST READ

Explosive Satanist “Deathbed Confession” Confirms My Reporting

19. NASI SS – (MOST EVIL ORGANIZATIONS) A MUST READ

20. THE “HOLY” SEE (SS) – (MOST EVIL ORGANIZATIONS) A MUST READ

21. The Crown Temple Of Babylon – The Crown Temple – Secret Society of the Third Way Order by Rule of Mystery Babylon, The “Templars” of the Crown

22. The “Secret Covenant” of the Jewish Secret Society Known As the Order of the Illuminati ..SHOCKING WHAT, HOW, ETC. THEY ARE DOING TO US, OUR CHILDREN, TO OUR GRANDPARENTS, OUR ANCESTORS..TO BRING IN THIS ONE WORLD CONTROL....A MUST READ PLEASE GET THE BELOW PDF. TO TRUTH WEB SITES & TRUTH BLOGS...THERE WILL BE MANY AGAINST THE TRUTH FROM BEING AVAILABLE ON THE WEB (NWO MEMBERS..AS OBAMA, & OTHERS TALK ABOUT IN THEIR SPEECHES)

ROBERT SUNGENIS PhD EXPOSES THE LIES

A Review of “EWTN: A Network Gone Wrong” ~ Robert Sungenis, Ph.D ...
forums.catholic.com Forums Catholic Living Popular Media15 posts authors Last post: Apr 3, 2007

***** Page 4- A Review of “EWTN: A Network Gone Wrong” ~ Robert Sungenis, Ph.D. Popular Media. ... That must take faith... I really think this is something to assess on a case by case ... I’ll have to save the PDF file and read it later. ... I never watched Mother Angelica much, but what I saw, I liked. ...

ECT GOES THROUGHOUT THE WHOLE LAKE. MAKE THAT DIFFERENCE....NOW!!!

IS REALLY HAPPENING, WHAT HAS BEEN DONE TO THEM...EX. FUKUSHIMA’S MELT DOWN, RELEASING THE WORST RADIOACTIVE FALLOUT...MOX FUEL, WHAT HAS BEEN DONE TO THE EARTH...THE GULF OIL DISASTER, AND OTHER CRITICAL EVENTS BUT THERE ARE STILL MANY WHO ARE STILL CONTINUING THEIR HARMING, INJECTING, INFECTING, THEIR “ACCIDENTS”, ETC. OF GOOD, DECENT PEOPLE...THESE MUST BE STOPPED AND THAT IS RIGHT NOW !!!

FAIR — USE NOTICE: These pages/video may contain copyrighted material the use of which has not always been specifically authorized by the copyright owner. Such material is made available to advance understanding of ecological, POLITICAL, HUMAN RIGHTS, economic, DEMOCRACY, scientific, MORAL, ETHICAL, and SOCIAL JUSTICE ISSUES, etc. It is believed that this constitutes a ‘fair use’ of any such copyrighted material as provided for in section 107 of the US Copyright Law. In accordance with Title 17 U.S.C. Section 107, this material is distributed without profit to those who have expressed a prior general interest in receiving similar information for research

and educational purposes. For more information go to: <http://www.law.cornell.edu/uscode>

THE ACT OF 1871

FORTY-FIRST CONGRESS. Sess. III. CH. 61, 62. 1871.

419

For expenses under the neutrality act, twenty thousand dollars. Neutrality.
1818, ch. 88.
Vol. iii. p. 447.
For expenses incurred under instructions of the Secretary of State, of bringing home from foreign countries persons charged with crimes, and expenses incident thereto, including loss by exchange, five thousand dollars. Persons
charged with
crime.
For relief and protection of American seamen in foreign countries, one hundred thousand dollars. American seamen.
For expenses which may be incurred in acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, five thousand dollars. Rescuing seamen.
For payment of the seventh annual instalment of the proportion contributed by the United States toward the capitalization of the Scheldt dues, fifty-five thousand five hundred and eighty-four dollars; and for such further sum, not exceeding five thousand dollars, as may be necessary to carry out the stipulations of the treaty between the United States and Belgium. Scheldt dues.
Vol. xiii. p. 649.
To pay to the government of Great Britain and Ireland, the second and last instalment of the amount awarded by the commissioners under the treaty of July one, eighteen hundred and sixty-three, in satisfaction of the claims of the Hudson's Bay and of the Puget Sound Agricultural Company, three hundred and twenty-five thousand dollars in gold coin: Award to Hudson's Bay and
Puget Sound Agricultural
Company.
Vol. xiii. p. 651.
Provided, That before payment shall be made of that portion of the above sum awarded to the Puget Sound Agricultural Company, all taxes legally assessed upon any of the property of said company covered by said award, before the same was made, and still unpaid, shall be extinguished by said Puget Sound Agricultural Company; or the amount of such taxes shall be withheld by the government of the United States from the sum hereby appropriated. Certain taxes
to be settled be-
fore payment of
award;
or amount
withheld.

APPROVED, February 21, 1871.

CHAP. LXII. — *An Act to provide a Government for the District of Columbia.*

Feb. 21, 1871.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the territory of the United States included within the limits of the District of Columbia be, and the same is hereby, created into a government by the name of the District of Columbia, by which name it is hereby constituted a body corporate for municipal purposes, and may contract and be contracted with, sue and be sued, plead and be impleaded, have a seal, and exercise all other powers of a municipal corporation not inconsistent with the Constitution and laws of the United States and the provisions of this act. District of Co-
lumbia consti-
tuted a body cor-
porate for muni-
cipal purposes.
Powers, &c.

SEC. 2. *And be it further enacted*, That the executive power and authority in and over said District of Columbia shall be vested in a governor, who shall be appointed by the President, by and with the advice and consent of the Senate, and who shall hold his office for four years, and until his successor shall be appointed and qualified. The governor shall be a citizen of and shall have resided within said District twelve months before his appointment, and have the qualifications of an elector. He may grant pardons and respites for offenses against the laws of said District enacted by the legislative assembly thereof; he shall commission all officers who shall be elected or appointed to office under the laws of the said District enacted as aforesaid, and shall take care that the laws be faithfully executed. Governor, ap-
pointment, and
term of office;
qualifications;
powers and
duties.

SEC. 3. *And be it further enacted*, That every bill which shall have passed the council and house of delegates shall, before it becomes a law, be presented to the governor of the District of Columbia; if he approve, he shall sign it, but if not, he shall return it, with his objections, to the house in which it shall have originated, who shall enter the objections at

Veto power.

THE UNITED STATES ISN'T A COUNTRY — IT'S A CORPORATION — DUE TO THE ACT OF 1871!

<https://tatoott1009.com/2012/07/05/the-united-states-isnt-a-country-its-a-corporation-due-to-the-act-of-1871/>

"The people, or sovereign are not bound by general words in statutes, restrictive of prerogative right, title or interest, unless expressly named. Acts of limitation do not bind the King or the people. The people have been ceded all the rights of the King, the former sovereign ... It is a maxim of the common law, that when an act is made for the common good and to prevent injury, the King shall be bound, though not named, but when a statute is general and prerogative right would be divested or taken from the King [or the people] he shall not be bound."

People v. Herkimer, 4 Cowen (NY) 345, 348 (1825)

CALIFORNIA GOVERNMENT CODE

100. (a) The sovereignty of the state resides in the people thereof,

11120. It is the public policy of this state that public agencies exist to aid in the conduct of the people's business and the proceedings of public agencies be conducted openly so that the public may remain informed.

In enacting this article the Legislature finds and declares that it is the intent of the law that actions of state agencies be taken openly and that their deliberation e conducted openly.

The people of this state do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created.

54950 DECLARATION OF LEGISLATIVE PURPOSE . "In enacting this chapter, the Legislature finds and declares that the public commissions, boards and councils and the other public agencies in this State exist to aid in the conduct of the people's business. It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly.

The people of this State do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them to know. The people insist on remaining informed so that they may retain control over the instruments they have created".

[2] The people of the State of California are supreme and have the undoubted right to protect themselves and to preserve the form of government...

Steiner v. Darby, (1948) 88 Cal.App.2d 481

