

History

The United States exists in two forms:

1. The original United States that was in operation until 1860; a collection of sovereign Republics in the union. Under the original Constitution the States controlled the Federal Government; the Federal Government did not control the States and had very little authority.
2. The original United States has been usurped by a separate and different UNITED STATES formed in 1871, which only controls the District of Columbia and its territories, and which is actually a corporation (the UNITED STATES CORPORATION) that acts as our current government. The United States Corporation operates under Corporate/Commercial/Public Law rather than Common/Private Law.

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

The Restore America Plan reclaimed the De Jure institutions of government of the 50 State Republics in order to restore Common Law that represents the voice of the people and ends Corporate Law that ignores the voice of the people while operating under Maritime/Admiralty/International Law. This occurred when warrants were delivered to all 50 Governors on March 30, 2010.

The rewritten Constitution of the UNITED STATES CORPORATION bypasses the original Constitution for the United States of America, which explains why our Congressmen and Senators don't abide by it, and the President can write Executive Orders to do whatever he/she wants. They are following corporate laws that completely strip sovereigns of their God given unalienable rights. Corporate/Commercial/Public Law is not sovereign (private), as it is an agreement between two or more parties under contract. Common Law (which sovereigns operate under) is not Commercial Law; it is personal and private.

To understand this document, you need to understand some basic terms. Visit www.usavsus.info for complete understanding. The basic terms are:

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

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

Sovereign – A real person. Sovereigns can own property while Citizens/Subjects cannot. According to the original Constitution, all government comes from the Sovereign Individual. Without the Sovereign Individual, there is no government.

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

Corporation – A non-human, fictitious entity. Corporate fictitious entities are denoted in all caps. This includes the names of Citizens/Subjects. Your fictitious "strawman" entity is addressed in all caps, i.e. JOHN SMITH, rather than John Smith.

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

Admiralty/Maritime Law/International Law – The King's law. Deals with criminal acts that only apply to international contracts. Under this law, the people are no longer sovereign. The Uniform Commercial Code (UCC) that the United States practices is based on Admiralty Law. Under the UCC, contracts do not have to be entered into knowingly. Simple agreements can be binding, and as long as you exercise the benefits of that "agreement," you must meet the obligations associated with those benefits. If you accept the benefit offered by the government, then you MUST follow, to the letter,

each and every statute involved with that benefit. That "benefit" is the Federal Reserve Notes (U.S. dollars). By paying for things with U.S. dollars you are unknowingly giving up all of your Constitutional rights and are legally obligated to follow all of the UCC statutes. But you were NEVER told this.

Lawful – A term used in Common Law.

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

HOW THE CONSTITUTION WAS USURPED BY THE CORPORATION

(note by Panama Legal: These are the basic premises adhered to by the people in the movement and the people in the Sovereign movement. The Government is a Corporation actually functioning as the Federal Government. Thus it does not have to follow the constitution. Also it does not matter if Obama is not a natural born citizen since it is a corporation he is the head of. The corporation gets the permission of the people to reign over them by deceit. This is done by wording in the Birth Certificates, Social Security Cards, driving Licenses, IRS forms, Marriage Licenses and other documents. They always refer to the "person" in all capital letters. This means the name represents a corporate entity. This is how the corporation courts get jurisdiction over you. Their courts do not fly the "real" American flag. They use the military or admiralty flag. For a discourse on this try this website: <http://www.usavsus.info/>

What the theory is goes like this. When you enter a US Courtroom there is a military or admiralty flag flying. The US Military does not have the protection of the constitution, neither does this apply to admiralty laws with ships at sea. When you enter a court room and cross through that little wooden gate they have and go to the area where the plaintiff (prosecutor) and defendant sit along with judge, court reporter, you are entering a "ship" or a foreign country as evidenced by the admiralty or military flag flying thus the constitution has no applicability and you are under equity law not common law. The flaw with their scheme is that there is no full disclosure to the people about any of this. This is brief over simplified synopsis of the scam run by the federal corporation. End of our comment.)

In 1788 (January 1), The United States was officially bankrupt.

In 1790 (August 4), Article One of the U.S. Statutes at Large, pages 138-178, abolished the States of the Republic and created Federal Districts. In the same year, the former States of the Republic reorganized as Corporations and their legislatures wrote new State Constitutions, absent defined boundaries, which they presented to the people of each state for a vote...the new State Constitutions fraudulently made the people "Citizens" of the new Corporate States. A Citizen is also defined as a "corporate fiction."

In 1845, Congress passed legislation that would ultimately allow Common Law to be usurped by Admiralty Law. www.barefootsworld.net/admiralty.html explains this change. The yellow fringe placed at the bottom of court flags shows this is still true. Before 1845, Americans were considered sovereign individuals who governed themselves under Common Law.

In 1860 – Congress was adjourned Sine Die – Lincoln could not legally reconvene Congress.

In 1861, President Lincoln declared a National Emergency and Martial Law, which gave the President unprecedented powers and removed it from the other branches. This has NEVER been reversed.

In 1863, the Lieber Code was established taking away your property and your rights.

From 1864-1867, Several Reconstruction Acts were passed forcing the states to ratify the 14th Amendment, which made everyone slaves.

In 1865, the capital was moved to Washington, D.C., a separate country – not a part of the United States of America.

In 1871, The United States became a Corporation with a new constitution and a new corporate government, and the original constitutional government was vacated to become dormant, but it was never terminated. The new constitution had to be ratified by the people according to the original constitution, but it never was. The whole process occurred behind closed doors. The people are the source of financing for this new government.

In 1917, the Trading with the Enemy Act (TWEA) was passed. This insightful video from [[link to movielocker.com/4084](http://link.to/movielocker.com/4084)] states the following: "This act was implemented to deal with the countries we were at war with during World War I. It gave the President and the Alien Property Custodian the right to seize the assets of the people included in this act and if they wanted to do business in this country they could apply for a license to do so. By 1921, the Federal Reserve Bank (the trustee for the Alien Property Custodian) held over \$700,000,000 in trust." Understand that this trust was based on our assets, not theirs.

In 1933, 48 Stat 1, of the TWEA was amended to include the United States Person because they wanted to take our gold away. Executive Order 6102 was created to make it illegal for a U.S. Citizen to own gold. In order for the Government to take our gold away and violate our Constitutional rights, we were reclassified as ENEMY COMBATANTS."

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

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

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

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

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

Like any debtor, the Federal United States government had to assign collateral and security to their creditors as a condition of the loan. Since the Federal United States didn't have any assets, they assigned the private property of their "economic slaves," the U.S. Citizens, as collateral against the federal debt. They also pledged the unincorporated federal territories, national parks, forests, birth certificates, and nonprofit organizations as collateral against the federal debt. All has already been transferred as payment to the international bankers.

Unwittingly, America has returned to its pre-American Revolution feudal roots whereby all land is held by a sovereign and the common people had no rights to hold allodial title to property. Once again, We the People are the tenants and sharecroppers renting our own property from a Sovereign in the guise of the Federal Reserve Bank. We the People have exchanged one master for another."

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

HOW CAN WE REPAIR OUR COUNTRY RIGHT NOW?

"The Supreme Court has said the De Jure Government offices still exist but the people have failed to occupy them.

Remember Downs v. Bidwell and the dissenting opinion of Justice Marshall Harlan? He said that two national governments exist; one to be maintained under the Constitution, with all its restrictions. This is one that We the people need to force our elected public officials to occupy – De Jure rule.

We need to change that by organizing Grand Juries and putting our officials back under De jure rule and out of the Corporate (or Military) Rule that they are currently operating under.

Our elected officials will then have to operate under the limits of their Oath of office to uphold the U.S. and State Constitutions, circa 1860. When they violate the Oath it's a capital crime.

The reason we go back to 1860 is because that is the last time we had lawful laws in this country.

Where do the people get their power to convene a Grand Jury? The Magna Carta, 1215.

Our Founding Fathers looked back to history for precedent when they decided they wanted to change their government. What they found was the Magna Carta Liberatum, the Great Charter of Freedoms. It set a precedent that changed the face of England forever, by establishing that the King was not above the law.

King John of England signed the Magna Carta after immense pressure from the Church and his barons (the people). The King often lived above the law, violating both Feudal and Common Law, and was heavily criticized for his foreign policy and actions in England. The Barons, with the support of the Church, pressured King John to spell out a list of their rights and guarantee that those rights would be enforced. The Barons provided a draft, and after some negotiation, King John put his seal to the Magna Carta in Runnymede, in June of 1215.

Section 61 set rules for establishing the Grand Jury. It states: Since we have granted all these things for God, for the better ordering of our kingdom, and to allay the discord that has arisen between us and our barons (people), and since we desire that they shall be enjoyed in their entirety, with lasting strength, forever, we give and grant to the barons the following security: The barons shall elect twenty-five of their number to keep, and cause to be observed with all their might, the peace and liberties granted and confirmed to them by this charter. If we, our chief justice, our officials, or any of our servants offend in any respect against any man, or transgress any of the articles of the peace or of this security, and the offense is made known to four of the said twenty-five barons, they shall come to us."