Preface

We are at a crossroads, not only in the United States but throughout our entire world. We stand at the precipice of what many are calling "the Great Awakening". Life in this country will never and should never be what it once was. It can be much better! To date we have been tricked by people in government that we believed have our best interests at heart. If you now are beginning to feel that you have made wrong choices by trusting the wrong people, realize that you can stop at any time and correct what you may have done wrong. In truth, how we perceive the world around us depends on the choices we make. We can choose to be restored into the true freedom given to us by our Divine Creator and protected by our original Constitution. What would you prefer? Have you heard the old adage "those who do not know their history are doomed to repeat it"? Why not **choose** a positive outcome and take all actions necessary to make the positive outcome you desire **your** true **reality**?

The following text was written for those who are willing to learn the truth. Those willing to read this document will realize something is very wrong with the current functions of government. They cannot put a finger on exactly what is wrong and have only a 'vague' idea of what a true government "of the people" should look like.

Note: It has been documented that people usually only retain about 15% of what they see, read or hear. It may be necessary for you to read through this document at least 7 times in order to retain everything and be ready for the next step. $(15\% \times 7 = 105\% \text{ now you own it in your mind})$

How many times have you been told that we are the 'freest' people living in the 'freest' country on the planet?

In reality, the American people and the people of every country are far from true freedom.

- ? Have you noticed our currency states "In God We Trust"?
- ? Does the original Constitution allow this country to be using paper currency?
- ? Is our currency backed by anything more than the unlimited printing of paper?

In fact, for a very long time, the printing of our currency has been controlled by a small powerful, luciferian group of banking families (a cabal?).

- → Birth Certificates were issued as a notice to the people that they have created public trust entities (corporations) with NAMES that sound like the names of the people.
- → This was done purposely and deceptively, in order to place not only the American people but the people of the world into debt slavery.
- → This is why it seems that you can never get ahead.
- → Until you break the assumptions government has about you as well as their illusion that you are responsible to pay the debts for a publicly created trust with a NAME, somewhat similar in sight but which sounds exactly like yours, you cannot be truly free.

Let's start with the punchline at the beginning:

- federal, state, county and municipal governments, have used a 'Birth Certificate' as notice of a public trust, titled with a NAME that sounds like yours, to make the presumption you are a 'debtor', owning nothing, but required to pay for everything by your hard work.
- In truth, in the system that currently exists, you are in reality, a 'creditor' able to create wealth by <u>simply using your signature</u>.

It is very likely that you have been toiling your entire life on behalf of a Birth Certificate, which is nothing more than notice that a public trust was created, titled with a name which sounds like yours.

- ? Does it seem you have precious little to show for all of your hard work?
- ? What would you say if I told you that you have been tricked into giving the majority of your hardearned money to a publicly created trust created by the government?
- ? Would you believe that this publicly created trust entity is titled with a NAME which sounds like your name, but styled in all capital letters?
- ? Would you believe me if I told you that governments, as agents for a banking cabal, created a public trust with a capitalized version of your name, presumed you will be capital and use your signature on financial instruments in order to make the public officials and bankers very wealthy?
- ? What if I told you that your parents received notice of the creation of this public trust when they received the Birth Certificate but did not comprehend what it really meant?
- ? Would you be upset if you learned your parents and subsequently you have been tricked into gifting title to every asset you believe you own, to be held by the government in a public trust, in case you were to ever figure out what has been done?
- ? Would you be upset to learn that the creators of the public trust use the title to assets you believe you own, titled in the name of a public Trust which sounds like your name, to strip you of true ownership and make themselves very wealthy?
- ? Who created the public trust entities based on the Birth Certificates?

Meet your *United States federal government and their subsidiaries (State, county and municipal governments)*, working on behalf of a western European banking cabal and not for you.

- ? Would you believe me if I told you that **you** have the power to tell federal, state, county and municipal governments **NO** with respect to any regulation which is not authorized under the original Constitution?
- ? If you are visiting a corporation, but don't work for it, are you bound by corporate regulations?
- ? Would you believe that you have far more power than you may comprehend?

We will get to that shortly but know one thing about this document: **everything stated herein** is linked to the source of the facts. You don't need to believe what you read here but you must be willing to do your own research.

Here are some interesting facts for you to consider:

- → There are currently two versions of the United States Constitution.
- → The first and 'original' Constitution, ratified in 1790, is still the law of the land for the living men and women living within the geographic boundaries known as the United States of America.
 - ? What are **your** rights under the original Constitution?
 - ? What is Constitutional Common Law and what does it do for you?
- → The 'other' Constitution applies only to 'corporations' but the people have been tricked into believing this 'corporate' Constitution applies to them.
- → The 'corporate' Constitution was written for the UNITED STATES OF AMERICA as a public corporation.
- → All politicians and law enforcement, regardless of whether federal, state, county, or municipal, with the exception of the county Sheriff, are really 'corporate officers', not true representatives of the people.

Would you like to know what these 'corporate officers' presume about you?

- → if you don't know your 'rights' as stated by the original Constitution, you don't have any.
- → if you remain silent and don't **object**, all government 'corporate officials' presume that your silence means your agreement and **consent** for them to act against you.

What are the 'powers' of the people under the 'original' Constitution?

- → No Executive Order can override a constitutionally guaranteed right.
- → During the height of the 'scamdemic' the Attorney General of the United States stated emphatically "...no Executive Order can override constitutionally guaranteed rights".
- → **You** have the freedom and power to object and not consent to follow Executive Orders, "mandates", codes or statutes, which apply only to publicly created 'corporations'.
- → Governors and other public officials threatening our constitutional freedoms in the name of "keeping us safe", are acting in violation of their sworn Oaths of Office to the original Constitution.
- → Governors and public officials have no authority to take away the 'original' constitutional, un-a-lien-able (not able to be sold or transferred) rights granted to us at birth by our Divine Creator and protected by the original Constitution.
- → By the original Constitution, we control our own lives and rights, as long as:
 - we don't harm another living man or woman
 - we don't damage other people's property
 - we don't deprive our fellow living men and women of their rights, granted by the Divine Creator and protected by the original Constitution.
 - ? Do you realize that all public officials, whether elected or appointed, swore an Oath to the Constitution to protect all of your constitutional rights?
 - ? Do you realize that the 'original' Constitution gives you not only the power but the obligation to ensure that all public officials (servants) obey their Oath of Office to the Constitution?
- → Are you beginning to realize the power **you** have?

"The Constitution is not an instrument for the government to restrain the people, it is an instrument of the people to restrain the government." ~Patrick Henry

"When people fear the government there is tyranny, but when the government fears the people, we have freedom." ~Thomas Jefferson

Further consider:

- → Our forefathers, having lived under the tyrannies of a king, wrote the "Declaration of Independence" to declare the rights of the people.
- → The founding fathers later created the original Constitution to be a contract with the people, written on behalf of the people, to ensure that the power of government remained with the people.
- → This document gives the people the authority to limit any powers of government which may be used against the people.
- → The original Constitution was created to protect the people from any future tyrannies committed by public officials at all levels of government whether federal, state, county or municipal.

"They who can give up essential liberty to obtain a little temporary safety deserve neither liberty nor safety." ~Benjamin Franklin

- ? Is it possible that somehow, we were tricked into exchanging our constitutional 'freedoms' for 'privileges' granted by government corporations?
- ? Can our true "freedoms", granted to us by our Divine Creator and protected by the original Constitution, **ever** be taken from us?
- ? Do you realize that the only way your rights can be taken away is by **your** consent?
- ? Do you realize that all rights you have are 'unalienable' (can't be bought, sold, or stolen) rights protected by the Constitution?
- ? Do you realize that any power government officials have is regulated by the original Constitution?
- ? Do you realize that the framers of the original Constitution required 'We the people' to enforce the power of the original Constitution over government officials?

The links below give you the opportunity to read the Constitution and the Bill of Rights, along with explanations in 'plain English', for you to verify this information. Remember, if you don't **know** your rights, you cannot **exercise** your rights. It will be presumed by public officials that you have voluntarily **given up** your rights and consent to: (wearing a mask, closing your business, forced vaccinations, paying taxes, giving up your rights to own a gun, or to have any other Constitutional rights taken away).

Declaration of Independence:

https://uscode.house.gov/download/annualhistoricalarchives/pdf/OrganicLaws2006/decind.pdf

U.S. Constitution: https://www.law.cornell.edu/constitution

Bill of Rights: https://www.law.cornell.edu/constitution/billofrights

Convenient booklet containing the documents: http://whitten.xboltz.net.

Any of the statutes listed here: https://www/law.cornell.edu

Once you are on the law.cornell.edu site, you will see that the U.S. Code or even the UCC Uniform Commercial Code have buttons to click on and you can look up any statute. In order to know what public officials are doing, you will need to stay informed.

How Can There Be 2 Constitutions and Why Haven't I Heard About It?

If you didn't realize there are 2 Constitutions, you are not alone. After all, how can you effectively trick people if you let them know you're tricking them?

- Our original Constitution was titled the "Constitution for the united States of America.
 - 'for' means 'for the people'
 - Created to be the "law of the land" for men and women living on the soil of the land known as the **united States of America**.
 - Py this Constitution, the people were recognized as 'Citizens'.
 - ✓ the capital 'C' "Citizen" was given authority over the government, thus we had a government 'for the people'.
 - ✓ The Representatives for each State took the following Oath: "I solemnly swear I will defend the Constitution of the United States".
 - ✓ These Oaths, both Federal and State, are sworn and signed before the people and become a pledged offer of contract to the people.
 - Was written as an *implied* contract to which all parties (those seeking power and those desiring to simply live their lives in peace) voluntarily give their *implied* consent by their actions.
 - Note: In order to truly have a valid, lawful contract, the people must accept the Oath of Office contract for the public official by creating and signing a document they create stating their acceptance of the public official's Oath of Office and bond.
 - ? Would you like to see what such a document would look like?

- Gave the true power to the people, instead of the public officials, who were to enter such offices only as servants of the people.
- Provided evidence of the trust established between the people and the living men and women elected to represent them in government.
- Defined the rules both for the people and their representatives under Constitutional Common Law (the Divine Creator's law of the land and soil of the united States of America).
 - → The contract is between living people, flesh to flesh (by private contract).

The Original Constitution uses "Common Law" which is based on three simple principles:

- 1. Unless in defense of their lives or property, the people must not harm the physical body of another living man or woman.
- 2. People must not damage the private property of another living man or woman.
- 3. People must not deprive another living man or woman of any rights granted by the Divine Creator, which are protected by the original Constitution.
 - → It is a "no harm, no foul" system of law. If there is no living person harmed by your actions, there is no crime.

How, When and Why Would We Ever Give Up Such a Document?

<u>Why</u>

- The people, wearied by a long and bloody Civil War, followed by the assassination of their President in 1865, paid little attention to what their elected representatives were doing behind the scenes.
 - By Congress adjourning "sine die" (without day) in 1861, Abraham Lincoln (1861 1865) was in effect the last president of the united States Republic.
 - The government of the united States had been bankrupted by the costs of the war.
 - The banking cabal convinced the nation, through their representatives in the newspapers, that the Civil War hero Ulysses S. Grant would make a great president.

When and How

- In 1871, President Grant and the elected representatives, under pressure from British (Rothchild) bankers (ie. "won't lend any more money unless...."), created, signed and passed the "Act of 1871", creating a corporation in the place of the previous Republic.
- Welcome to our country's first governmental corporation created under "Admiralty Maritime Law" titled "THE UNITED STATES OF AMERICA", a for profit corporation.
 - 1 The new corporation was under military law, which continues to this day.
 - This corporation used a 'central' bank system provided by the Rothchild banks.
 - The original Constitution requirement that all debts must be paid in gold and silver was ignored.
- A new "corporate" Constitution titled the <u>Constitution of The United States of America</u> was written in 1871.
 - Did you notice the title of the 'corporate' Constitution is different from the original Constitution?
 - The people could never be told about the true intentions of this document.
 - This document was created as a 'contract' under "Admiralty Maritime Law", implemented between 'corporations', which required *implied* consent (silence by failure to respond is considered agreement).
 - The word 'of' meant that the Constitution is now primarily serving the needs of the corporation and not the interests of the people.

- Created the illusion for the people that they were still in charge when in fact they would be reduced to the status of operating as presumed *sureties* (those who agree to pay the debts for another) for public legal fiction *trusts* to be created by the government corporation at a later time.
- The people were tricked into believing they were still voting for presidents, legislators, governors and county officials, when in fact they were voting for 'corporate officers' who did not have their best interests at heart.
- The small 'c' as a citizen' would no longer have 'rights'; instead, they would be granted 'privileges', any of which can be revoked by the government corporation at any time.
- In reality, the 'citizen' could not be the living man or woman.
- The 'citizen' would be presumed to be a "birth certificated", public legal fiction *trust* entity to be created later.
- The 'citizen' would be subject "subjugated" to all laws of the corporate Constitution.
- Statutes and codes (created later) would apply only to 'corporate' fictions, not living men and women and would actually be 'corporate directives' not constitutional laws.
- The people would be tricked into believing that the codes and statutes created to govern the 'corporations' would apply to them.
- What types of things are considered 'privileges'?
 - > driver's 'licenses'
 - marriage 'licenses'
 - business 'licenses' or 'permits'
 - > passports
 - > any 'privilege' granted by government
- Are these permits and licenses (government issued permission) really required by private free, living men and women?
- The people need to realize that in reality, as the sons and daughters of the Sovereign Divine Creator, **you are a sovereign as well**. As such you, as one of 'the people', live outside the control of 'corporate' codes and statutes and are subject only to Constitutional Common Law (The Divine Creator's Law).
- The individual States, as well as any formed thereafter, were informed that if they wanted to continue to do business (commerce) with the newly formed THE UNITED STATES OF AMERICA corporation, they too would have to incorporate under THE UNITED STATES OF AMERICA corporate charter as subsidiary corporations (franchises).
 - The States, already facing bankruptcy themselves as a result of the Civil War, agreed to join the corporate ranks, becoming subsidiary corporations (franchises) under THE UNITED STATES OF AMERICA corporate charter, and thus registered their newly formed STATE corporations.
 - i.e., The State of Pennsylvania became THE STATE OF PENNSYLVANIA
- The corporate entity USA has undergone several corporate restructures and slight name changes since the time of its incorporation as a result of further bankruptcies, and most recently (1999) has been listed as "the United States of America", where in this iteration the 'T' in 'the' changes from upper to lower case.
 - A new corporation can be formed simply by changing the capitalization of one letter in the name:
 - > THE UNITED STATES OF AMERICA (1871) Corporation created and held by the "Crown Corporation" of England
 - ➤ The United States (1941)
 - the United States (1999 until President Trump)

- o In order to 'reinvent' itself, a corporation only needs to change a single letter or change capitalization (style) of a single letter of its name.
- The American Flag has been changed from the original constitutional flag 'Old Glory' to a flag which looks similar but represents the corporate UNITED STATES OF AMERICA under Admiralty Maritime Law.

https://i.pinimg.com/originals/9e/88/22/9e882271f85b38d378f0a3b25b7e12dc.jpg

What is "Admiralty Maritime Law"? Does It Apply To Me?

Admiralty Maritime Law, is also known as the 'Law of the Water'

- only applies to 'corporations' and vessels at sea
- was brought onto the land via inland waterways (interstates) in order to control the people through banking and commerce (Law Merchant) contracts
- used to govern the conduct of vessels and cargo on ships at sea and inland waterways
- a law system based on contracts which must have contractual agreement to be enforced
- a system of law which cannot override the common law
- a rather than freeing people, Admiralty Maritime Law enslaves them
- only applies to valid contracts and vessels 'corporations' (with names styled in all capital letters)
- operates in the exchange of goods and services (commerce) along with corporate banking and business
- imposes penalties and fees when 'corporations' break the rules (statutes and codes).
- Admiralty Maritime Law and private Constitutional Common Law share the following common rules of contract:
 - 1. All parties must be competent to contract.
 - 2. There must be mutual agreement between the parties competent to contract.
 - 3. All parties **must consent to the subject matter** of the contract.
 - 4. There **must be lawful consideration** (something of value) exchanged between the parties to the contract.
 - 5. There must be full disclosure of all enforceable elements of the contract.

This raises some interesting questions:

- ? How were we tricked into trading the very simple and free principles of Constitutional Common Law for the harsh, restrictive principles of Admiralty Maritime Law?
- ? How were we tricked into allowing corporations to be created with NAMES that sound like ours?
- ? How were we tricked into consenting to exchange our rights, protected by the Constitution under Common Law, for Admiralty Maritime "laws (codes and statutes)" which impose fines and penalties?

Contrast this with Constitutional Common Law:

- If you exceed the posted speed limit by ten miles/hour while driving, have you injured another living man or woman or damaged their property?
- If not, why are you being stopped?
- Why are you, as a living man or woman, required to pay a fine for an "*illusional*" infraction that only applies to 'fictional corporations'?
- Could it be used as a way to generate profits for governments?

This is Absolute BS, I'm Not a Corporation!

That's a great statement and you're absolutely correct. You are still very much a living man or woman. Is it possible that you may have been tricked into operating in a banking system created by a banking cabal and into working on behalf of a 'trust' entity they created with a NAME that sounds like yours?

? Why can't government just interact with living men and women?

That's a great question and in order to answer it we will have to introduce an ancient "Maxim of Law"

A Maxim of Law: Disparata non debent jungi (Dissimilar (unequal, disparate) things ought not to be joined)

- → Paper (Public/Corporation/Fiction/Dead)
- → Flesh (Free/Private/Living)

Under this Law Maxim, PAPER and flesh may not be joined, meaning they may not be parties to the same contract. One easy way to remember this Law Maxim is: PAPER TO PAPER or flesh to flesh but not PAPER to flesh or flesh to PAPER. Therefore, statutes cannot apply to living people.

How Were We Tricked Into Working on Behalf of a Public 'Trust'?

Consider these facts:

- Prior to 1907, all births, deaths and marriages had been recorded in private family bibles (under the "law of the land" jurisdiction).
 Most babies were born at home using midwives and traveling doctors.
 Hospitals existed only in the 'big cities', but most babies at that time were born at home.
 Under the law of "dissimilar things ought not be joined" the 'corporate' UNITED STATES OF AMERICA had no real jurisdiction over the people.
- ? How could the banking cabal, using their 'corporate' governments, get people to accept a system of control over their lives and still make them believe that they are free?
- ? How could governments get the people to accept a system whereby 'corporations' (in the form of birth certificated trusts), issued by governments, could be created and titled using the names of the newborn babies, styled in capital letters?
- ? Do you believe this was something that only required a few short years of planning, or could this have been decades in the making?

Consider the following:

In a private meeting with Woodrow Wilson (US President 1913 - 1921) Colonel Edward Mandell House predicted the banker's plans to enslave the American people: (READ THIS MULTIPLE TIMES)

"Very soon, every American will be required to <u>register</u> their <u>biological property</u> (that's you and your children) in a National system designed to keep track of the people and that will operate under the ancient system of <u>pledging</u>. By such methodology, we can compel people to submit to our agenda, which will affect our security as a chargeback for our fiat paper currency.

Every American will be forced to <u>register</u> or suffer not being able to work and earn a living. They will be our <u>chattel</u> (presumed collateral property) and we will hold the security interest over them forever, by operation of the <u>law merchant</u> under the scheme of <u>secured</u> <u>transactions</u>. Americans, by unknowingly or unwittingly delivering the <u>bills of lading</u> (BIRTH CERTIFICATES) to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, <u>secured</u> by their <u>pledges</u>.

They will be stripped of their rights and given a <u>commercial value</u> designed to make us a <u>profit</u> and they will be none the wiser, for not one man in a million could ever figure our plans

and, if by accident one or two should figure it out, we have in our arsenal <u>plausible</u> <u>deniability</u>.

After all, this is the only logical way to fund government, by <u>floating liens and debts to the</u> <u>registrants in the form of benefits and privileges.</u> This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor to this fraud, which we will call "Social Insurance. (Social Security)"

Without realizing it, every American will <u>insure</u> us for any loss we may incur and in this manner; every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption, and we will employ the high office of President of our dummy corporation (USA) to foment this <u>plot against America</u> (and its people)."

- Colonel Edward Mandell House. (underlining and parentheses added for emphasis)

http://usa-the-republic.com/banks/Edward_Mandell_House_Predicts_Creation_Of_STRAWMAN.pdf

Creation of a "Birth Certificate" System

The Constitution had been 'updated' to a 'corporate' Constitution in 1871 by the "Act of 1871", creating both "THE UNITED STATES OF AMERICA" as a corporation and the "District of Columbia" (not one of the 50 States of the Union) as the corporate headquarters for that corporation.
In order to do business with you, the corporate government had to create a way to interact with you without violating "dissimilar things ought not to be joined".
In 1907 the concept of "Birth Certificates" was introduced to the people through the hospital system, as these institutions were advertised as being 'safer' for the babies than birth at home.
The Birth Certificate system was 'sold' to the people as being a means to more accurately determine the number of babies born in the country. Why wait for the annual census to determine this?

Why Birth Certificates? How Was It Done?

Since the government was now operating as a fictional entity, existing only on paper, it needed to create an illusionary 'you' on paper as well, hence the publicly created Birth Certificate trust.

- → As soon as the parents name their baby, they are tricked into believing that they are required to enter all **private** information about their living baby on a **PUBLIC** government form titled "The Certificate of <u>Live</u> Birth".
- → This Certificate of <u>Live</u> Birth stands as the only evidence in the public record that a living 'baby' came into the world.
- → The government now goes to its database and creates a "trust" entity with the baby's name, using all capital letters, and notifies the parents via a "Birth Certificate".
- → The parents mistakenly believe this 'certificate' is a notice of the birth of their living child, but it is actually a notice of the creation "berth?" of a public trust vessel.
 - ? Can you see now the role that Admiralty Maritime Law plays?
- → The true purpose for this certificate is never disclosed to the people.
 - ➤ The original constitutional government was 'organic', meaning it was created by living men and women for the benefit of the living men and women. Commerce (banking) was not part of that relationship.
 - ➤ The "Certificate of <u>Live</u> Birth" and the "Birth Certificate" are two distinct documents.
 - > Did you notice that the "Birth Certificate" does not contain the word "Live"?

- A Birth Certificate represents a legal trust entity (vessel) on (PAPER) and is printed on bank note paper, each one with a unique "bond" (negotiable instrument) number.
- ➤ The citizen, as a publicly created trust entity, can now engage in 'commerce' (banking) with the government and other 'corporations' and not violate the law of "dissimilar things ought not be joined".
- > The word 'person' is not usable as a primary definition because the primary definition of 'person' is 'a corporation' which cannot be flesh or living.
- ➤ Look at any document issued to a 'person' by banks or governments. The name is written in all capital letters (a legal fiction).
- All offers of contract with the exception of initial credit card offers, are sent to the 'Birth Certificate' trust with a name similar to yours, styled in all capital letters (a legal fiction).
- ➤ You as a living man or woman, are the only one who can 'sign' your name. Thus, your signature provides all actual value to any contract.
- You are now presumed to be managing a government created trust entity with a NAME which sounds like yours.
 - ? Is 'paper' real money?
- > To put it simply, YOUR SIGNATURE CREATES EVERYTHING!
- Look up the book "Modern Money Mechanics" on Amazon. Order this book and read it!
- ➤ Do you now see that it's really "all about the money" and that banking cabals and their governments need to control your mind in order to get you to create wealth for them using your signature?

Although extremely twisted, it was a brilliant plan to capture the minds of the American people and reduce them further into mental and financial (debt) slavery.

- → The banking cabal, through their government agents, now controlled THE UNITED STATES OF AMERICA corporation and the STATE corporations.
- → They had created a system that made the people believe that they were one and the same as public Trust entities created with names similar to theirs.
- → They needed to use their corporate system to 'tax' the labor of the people in order to effectively utilize and make money on the resources that the labor of the people represented.

There were still several obstacles the banking cabal needed to overcome in order to accomplish their goals:

- ❖ How to effectively convince people that they owe a tax on their labor energy and assets, when in fact, only the profits and assets of 'corporations' can be taxed?
- ❖ How to trick the people into voluntarily gifting title to their assets to a government created trust with a NAME that sounds like theirs?
- How to trick an unsuspecting people into consenting to act as the surety (insurance bond) in order to pay all debts (which could only be charged to public legal fiction trust entities created by the government)?

- Are you now realizing that this was a coordinated plan by individuals with the patience to wait for decades if necessary and to implement their plans *slowly* so as to keep the people unaware of the changes they were making (how do you boil a live frog)?
- Over time, even the Counties within the States were leveraged to incorporate themselves in order to participate in commerce. By incorporating the Counties, control was brought to the local level where the people had their homes.

<u>How Could a Publicly Created Trust with a NAME That Sounds Like Mine Hold Title to All My Stuff?</u>

Consider the following scenario:

- ▶ John George Franklin is a private, living man, created by the Divine Creator.
- ▶ JOHN GEORGE FRANKLIN is a PUBLIC legal fictional trust entity, created by **government** and defined by a 'Birth Certificate', titled with a NAME which sounds like that of the private man John George Franklin.
- ▶ The government created the PUBLIC legal fiction trust entity JOHN GEORGE FRANKLIN and tricked the private, living man John George Franklin into consenting to pay all PUBLIC debts (taxes, interest etc.) charged to JOHN GEORGE FRANKLIN.
- ₹ Title to all assets earned by the labor and the signature of John George Franklin are currently held by the government's PUBLIC trust JOHN GEORGE FRANKLIN.
- ▶ John George Franklin is in reality a pauper, holding title to nothing because everything John George Franklin believes he owns is actually titled to the government created trust JOHN GEORGE FRANKLIN (flesh can't hold a PAPER title to property or other physical assets).
- ▶ John George Franklin now must continually work to pay not only his bills, but also those debts he mistakenly believes are his, but are actually charged to JOHN GEORGE FRANKLIN.
- Is it becoming apparent how we have been tricked by the NAME game?

The banking cabals and their government corporations now had all of the pieces necessary:

- the federal and state governments as corporations under their control.
- a way to harvest money from the people using public legal fiction trust entities created with the
 people's NAMES, styled in all capital letters, for which they would unwittingly agree to act as
 surety and trustee.

In order to further implement their plan for financially enslaving the people, the banking cabals and their government corporations needed to impose tax systems and fee based corporate laws at the federal, state, county and municipal levels.

Creation of the Tax System

- ? Haven't taxes always been a part of the American system?
- ? Did you ever hear anyone say that 'paying taxes' makes you a good, patriotic American? That is a myth which has been perpetuated by both the mainstream media and the public school system. In reality, a system of taxing the labor of American men and women (wages) did not occur until after the Civil War.

Have we always had taxes?

- ✓ Prior to the Civil War only land and the sale of goods were taxed.
- ✓ The Federal government submitted its funding request to the confederation of States for approval of its budget.

- ✓ Once the federal budget was approved by all States, the States would then, based on population, provide the necessary funding to meet the federal government's budget.
- ✓ Prior to the Civil War, there had been no federal or state income tax system.
- ✓ The Supreme Court, (which had been operating in its constitutional capacity), had repeatedly struck down any attempt to pass any law to create a "national" income tax system as unconstitutional.
- ✓ The first national tax system, somehow "miraculously" unchallenged, was enacted by Lincoln's 'military' government on August 5, 1861, in order to begin collecting money from the people to pay the heavy debt to be incurred during the Civil War.
- ✓ Governments of both the North and the South had borrowed heavily from the European Rothchild banks in order to finance the undeclared "war" (police action).
- ✓ After the Civil War the people were asked to assess their yearly income and pay 2% to the federal government by the end of the calendar year.
- ✓ After World War II, the government corporation, again facing bankruptcy, not satisfied with 2% or with waiting until the end of the calendar year to receive tax payments, increased the amount of taxes to be paid and passed laws requiring businesses to act as the tax collector to take taxes from the paychecks of their employees (withholding).
- ✓ The Sixteenth Amendment to the Constitution stated that taxes can only be levied against 'corporate entities' and only <u>federal employees</u> are required to pay taxes.

? Are you a federal employee or a corporation?

Do you realize that any documentation you receive from the courts or federal, state, county or municipal governments are actually **offers of contract**?

- Anything you receive from the IRS, any government agency, or banks, is addressed not to you as a living man or woman, but instead to the corporate legal fiction trust entity with a name that sounds like yours but *styled* with capitalized letters.
- Remember, by the law maxim "dissimilar things ought not be joined", public entities cannot contract with you as a living man or woman, only with other 'corporations'.
- ➤ Under contract law, it is presumed that if you fail to expressly <u>reject</u> any offer of contract from any entity whether federal, state, county, or municipal, it will be presumed that you consent to be the surety for the public legal fiction (Birth Certificate) trust with a name that sounds like yours and consent to pay the taxes or fees levied against that entity.
- ➤ If you call the IRS and ask them what authority they have to collect taxes, you will be told the 16th Amendment to the Constitution grants them that authority. If you look closely at the 16th Amendment, you will see it is the authority to collect taxes from 'corporations'.
- Are you beginning to realize the true reason the cabal and their government representatives had to create a 'corporation' with a NAME that sounds like yours and trick you into acting as the surety for it?
- Are you now realizing that everything sent to you by any public entity (IRS, courts, banks etc.), as well as any Executive or Public Health Orders are actually offers of contract, which you can reject?

Let's contrast this with the original Constitutional Common Law discussed earlier:

- This type of constitutional law would have no penalties or fees assessed, but the living men and women were required to assume full financial liability for any injury or damages caused as a result of their actions.
- Settlements and payments, if any, were handled privately between the parties involved.
- > Judges or magistrates were only involved in order to resolve disputes between private parties that could not or would not resolve them privately.
- The government corporation could have no involvement in private affairs and could receive no payments as a result.

Now that the people were 'presumed' to be the sureties for publicly created trust entities (corporations) and they had been given notice of the creation of the trust by the "Birth Certificate", which they did not expressly refuse, the cabal and their government agents could create additional ways to harvest money from them.

The Creation of Codes and Statutes

- The cabal and their government corporations could not operate under Constitutional Common Law because that type of law only applied to living men and women.
- Under "the Law Maxim of "dissimilar things ought not to be joined" they needed to create a system of laws which applied only to 'corporations'.
 - ? Remember the "Admiralty Maritime Law" discussed earlier?
- "Statutes" and "Codes" were created to govern the conduct of all publicly created 'corporations' even those 'corporations' created with NAMES similar to those of the people.
 - These 'rules' were marketed (propaganda) to the people under the guise of the government making their lives 'safer' and since they did represent a standardization of procedures, they were accepted by the people.
 - Fines, fees and penalties could then be assessed against those 'corporations' that didn't comply.
 - The people believed that since the fine, fee or penalty was assessed against a NAME that looked similar to their name, **they** were required to pay them.
 - ? Is it possible that public officials and judges receive a 'commission' from any fines, fees or penalties they assess?
 - ? Is it possible that the people were tricked into believing that 'corporate' judges and courts have jurisdiction or authority over them?
 - ? Could it be possible that the people were tricked into believing they need 'corporate' attorneys to represent them?
 - ? Can 'corporate' courts, flying a 'corporate' flag with gold fringe, representing a military "Admiralty" court, really have any authority over living men and women, unless they give their consent either verbally, in writing, or by their actions?
 - ? Can any fines, fees or penalties assessed by the 'corporation' known as the IRS or the 'corporations' passing as 'public courts' really apply to living men and women if they don't give their consent?
- In reality, codes, statues and the fines, fees and penalties associated with them apply only to 'corporations' and can apply to the living men and women:
 - > <u>only</u> if you believe the codes or statutes apply to you (by mistakenly believing you are a corporation represented by your NAME in all capital letters?)
 - only if you give your consent to pay the fines fees and penalties assessed to the 'corporation' with a NAME that sounds like yours (by mistakenly believing you are a corporation represented by your NAME in all capital letters?)

Government Structures (Both 'Presumed' and Actual)

- ? How do the various levels of governments, (Municipal, County, State, Federal) really work?
- ? Were you led to believe that the federal government would be at the top of the governmental authority structure?
- ? Is it possible that all authority really rests with the people (which is stated multiple times in the original Constitution)?

Let's take a look at the 'presumption' vs. the actual

Corporate (Presumed) Authority

Constitutional (Actual) Authority

FEDERAL (U.S. President)

(Acting on behalf of the corporation)

Elected County Board (Representatives) County (Sheriff)

(Constitutional Law Enforcement)
(Protector of the People of the Counties by the original Constitution)

STATE (Governor)

(Acting on behalf of the corporation)

State (Governor)

(Representative of the people of the Counties) to the Republic of States

COUNTY

(Mayor, County Commissioners, City Councils) Corporate Law Enforcement (Police, Public Health etc.)

(Acting on behalf of the corporation)

Federal (President of the Republic)

(Spokesperson for the American people to the rest of the world)

Can you see that constitutionally, the Counties (where the people live standing on the land), is where all true authority originates?

How should constitutional law enforcement function?

- The people of the County hold all true authority, and since the County Sheriff (as the constitutionally elected protector of the people) is the highest law enforcement officer in that County.
 - ✓ His/her authority is greater than that of the police or any federal or state agent.
 - ✓ The Sheriff is elected by the people and therefore can only be removed by the people, only if the Sheriff has violated their Oath to the Constitution or committed crimes against the people.

What about police officers?

- ✓ These men and women are primarily tasked with enforcing the codes and statutes which benefit only the corporations which issued them.
- ✓ They can and do work on our behalf and risk their lives every day to protect us.
- ✓ Police officers however, are not elected by the people and as such, by the Constitution, have lesser authority than the County Sheriff.
- ✓ Unlike the Sheriff, police officers can be hired and fired by corporate public officials.
- In the mid 1990s, a Sheriff in Montana began to realize the authority he had under the Constitution.
 - Federal agents who had been harassing people in his County were informed that they must first visit the Sheriff and he would decide whether they could visit the people.
 - ✓ Several federal officers chose to ignore the Sheriff and were subsequently jailed.
 - ✓ The federal government sued the Sheriff, and the lawsuit was eventually heard in the Supreme Court in 1997, resulting in the following ruling:
 - PRINTZ, SHERIFF/CORONER, RAVALLI COUNTY, MONTANA v. UNITED STATES, (1997)
 - https://supreme.justia.com/cases/federal/us/521/898/
 - This ruling established that, according to the Constitution, the County Sheriff is the highest law enforcement officer in his/her County, superior to police, and all federal and state officers.
- The current problem however is that funding for all Sheriff's Departments is controlled by a group of "County Commissioners" who in many cases serve the interests of the corporation and not the will of the people.

Do We Currently Have Constitutional Sheriffs?

- Do you realize?
 - → That currently the Sheriff's Office is considered to be just another 'corporate' office?
 - → That any Sheriff who enforces Executive Orders, codes and statutes and traffic violations has not protected the people from the actions of public officials and therefore cannot be considered a 'constitutional' Sheriff because they have breached their constitutional Oath?
 - → That an elected board known as the 'County Commissioners' currently controls the budget for many Sheriff's offices?
 - → That the County Commissioners may try and control the actions of the Sheriff by threatening the funding for the Sheriff's office?
 - That such actions are a violation of the County Commissioner's Oaths of Office to both the State Constitution and the Constitution of the United States of America?
 - That violations of any public officials Oath of Office to the Constitution could be considered to be an offense against the Constitution and the people?
 - → That all public officials swear an Oath to the Constitution and as such need to be held accountable for any actions which violated their Oaths of Office, which injure the people?
 - → That according to governmental corporate law, under Title 18 United States Code (USC) Sections 2381-2385, violating their sworn Oath of Office contracts to the Constitution and the people may be considered as acts of capital felony treason against the Constitution and the people, and may be prosecuted as such?

One Prototype Model for How County Government Could Be

- Keep in mind what is presented here is only one possible model. The constitutionally mandated model of County government and law enforcement has not existed in this country since 1871.
 - ➤ If we are to function once again as a Republic, the office of the County Sheriff must first be restored to its true constitutional status in order to protect the rights of the people of the County.
 - ➤ If we are to truly restore our counties to function within a Constitutional Republic, it may be necessary for the people of each County to first establish some type of alternative funding source so that funds currently controlled by the County Commissioners can no longer be used as leverage over the Sheriff's Department.
 - ➤ It is likely that in each County, it would be necessary to contractually appoint and give authority to a **Constitutional Commission**, as an independent panel of Constitutional experts, operating under private contractual guidelines under a constitutional contract with the people.
 - To act as an independent third party (oversight committee), so that the Sheriff has experts who he/she can collaborate with in order to examine whether the actions and laws proposed by a Constitutional Commission, functionally operating as an elected "County Constitutional Board of Representatives", all swearing and signing an Oath to the Constitutions and carrying an insurance bond, are in line with the State and Federal Constitutions.
 - To determine whether the actions of the city and county public officials (Mayor, County Commissioners, City Council etc.) violated their Oaths of Office to the Constitutions.
 - If there is evidence that any public official has violated their sworn Oath, the people could then file complaints (in the form of verified affidavits) against any and all public officials whose actions have violated their Oaths of Office to the Constitutions and injured the people.

- The County Constitutional Board of Representatives, acting on behalf of the people, would then ensure that no further legislation could be enacted or enforced on the people until each public official is given the opportunity to alter or remove all unconstitutional legislation (drain the State and County swamps).
- If the public official refuses to obey the orders of the Constitutional Commission:
 - → Charges based on the unrebutted affidavit contracts would be filed by the people in a constitutional court.
 - Judges (acting as constitutional servants and disinterested third-party mediators), under their sworn Oaths to the Constitution would then be required to act constitutionally and issue judgements based on valid contractual claims.
 - → If the elected public officials then fail to either act as contractually agreed, or to resign from office, the Sheriff would then be authorized by a public judgement to remove those public officials from office and if necessary, place the offending public official under arrest.
- ➤ If a publicly elected judge refuses to follow his/her sworn Oath of Office, the Constitutional Commission, operating under their sworn Oaths and Bonds, would have authority to order the Sheriff, if necessary, to remove the judge, from office.
- As soon as possible, a public election would be held, and new public officials or judges could then be elected, whose first duty would be to the people, via a sworn Oath to the Constitution and the people, with an insurance bond, in order to never again have public officials serve their own interests or those of corporations or special interests.
- Re-establishment of a truly constitutional Sheriff, operating with the Constitution as his/her only guide, will be vital in order for the restoration of a true constitutional Republic.
 - ? What could we do if the Sheriff, by his/her actions refuses to represent the interests of the people as a constitutional Sheriff?
 - ✓ If the Sheriff refuses to accept the requirements for a constitutional Sheriff, or injures the people by his/her actions:
 - → Verified affidavits would be filed by the people and a class action suit established in the County Court.
 - → If the Sheriff fails to rebut the verified affidavit, as a verified offer of contract, then he/she contractually agrees that he/she has violated his/her Oath of Office contract with the people and has injured the people.
 - → According to all State Constitutions, the County Coroner is then obligated to remove the unconstitutional Sheriff from office.
 - The county Coroner is required by the Constitution to hold and enforce the Sheriff's constitutional obligations until new public elections are held.
 - A public election would be held as soon as possible to elect a new Sheriff whose primary duties will be to uphold and enforce only the constitutionally valid laws and protect the rights of the people from any trespass by agents for government.

How Could The People Protect Their Rights Under a True, Constitutional Republic? Note: What is being proposed here should be considered as for entertainment purposes only and should not be interpreted as any type of legal advice.

- ? Under the model proposed above, would a Governor really be necessary?
- ? Could the publicly elected leaders of each County Constitutional Board of Representatives, representing the will of the people for each County, meet regularly and work together and send representatives from all of the counties to represent the State within the Republic of States?
- ? How could the people exercise their will if they believe that their public officials are not following the Constitution?

- The original Constitution for the united States of America, by Article I Section 10 protects the right of the people to establish private contracts.
- The "Constitutional Commission" exists to examine any and all legislation proposed by public officials and would ensure that all legislation passed is constitutional.
- If publicly elected officials' actions are injuring the people, verified affidavits, which would be the people's statements of truth and facts, could be used as testimonies if they feel their Constitutional rights are being violated by any public officials.
- These affidavits, once verified by a public notary and recorded with the County Clerk and Recorder, could be filed individually or as a group under a case file opened with the County Court.
- The testimonies as well as the facts and evidence presented with the verified, recorded affidavits could be examined by a judge sworn to uphold his/her sworn Oath to the original Constitution.
- If the facts and evidence presented in the verified affidavits are found to be true and accurate and the public official's actions have violated their sworn Oath to the Constitution, then a judgement in favor of the truth would be rendered by the judge acting to defend the Constitution.
- Acting on the court order, the County Sheriff could then remove the offending public official from office and if necessary, take them into custody for violating their sworn Oath of Office.

How Can a Verified Affidavit Be Used in Our Current 'Corporate' System?

Note: Again, what is being proposed here is for entertainment purposes only and should not be interpreted as any type of legal advice.

- ➤ The Constitution, under Article 1 Section 10, currently protects the rights of the people to establish their own contracts with the living men or women acting as agents for the public corporate entities.
- ➤ However, unlike the implied offers of contract issued by the public entities, which are based solely on statutes and codes (assumption and presumption under color of law), applying only to 'corporations' and not living men and women, the offers of contract (verified affidavits) we place in the public record are testimonies based on facts and truth.
- A contract must have an **offer** and an **acceptance** of the offer to be lawful, legal and binding.
- ➤ The Oath of Office of the living man or woman, sworn and signed on the public record, stands as an offer of contract to the people.
- ➤ A copy of the original verified affidavit, certified by the County Clerk and Recorder, if not properly rebutted by the agent for the public office, will stand in the public record as an **implied** contract.
- > Depending on the role of the public official, a certified copy of the Oath of Office can be obtained from either the Clerk and Recorder or the municipal or district courts.
- Acceptance of the public official's Oath in the form of an affidavit would then be signed in the presence of a public notary in order to make it a 'verified' affidavit.
- ➤ Both a certified copy of the public official's Oath of Office offer of contract and the acceptance of the offer in the form of a verified affidavit are recorded with the County Clerk and Recorder.
- ➤ A valid, binding, legal contract now exists on the public record between the agent for the public office swearing to "...defend the Constitution of the United States" and the living man or woman accepting the offer via the verified affidavit.
- All future affidavits, as testimonies and sworn statements of facts and truth, issued by a living man or woman whose signature on the offer of contract is verified by a public notary, serves as an offer of contract to the living man or woman acting as agent for the public office to rebut assertions that their public acts have not violated their sworn Oath of Office and injured the living man or woman recording the verified affidavit.

- ➤ These verified affidavits, as offers of contract, issued by a living man or woman are then sent to the public agent via certified or registered mail for them to rebut if possible.
- If the public agent fails to rebut the verified affidavit as an offer of contract, within the time allotted, they have given their *implied* consent (by their silence) to the contract which now exists in the public record and the damages contained within the contract.
- In a training specifically about the use of the verified affidavit, you will be shown how to enforce the terms of the contract which the public official will not be able to rebut.

Do you feel this information was valuable to you?

Did you read it seven times so that the information is clear in your mind?

Would you like to know more about what a verified affidavit would look like and how you can use it to help establish your 'true' status and break the presumption of who you are presumed to be in the public record?

Would you like to see how a verified affidavit can force a public official to follow their sworn Oath of Office and operate by the rule of law?

Contact us for more information on training events offered to help people grow in knowledge and operate in freedom, outside of their current 'presumed' status.

If you as the reader are interested in how to use a verified affidavit to define your status as a living man or woman, and hold public officials accountable for their unconstitutional actions, please feel free to contact empoweredbe@gmail.com.

- You will be expected to sign a Non-Disclosure Agreement (NDA) before you can be provided with the affidavit and supporting documents and instructions.
 - This document provides protection for the creator of the affidavit, but more importantly for <u>you</u>.

In an ideal world, we would hope that a president or some other person of influence will show up on our behalf and change things for the better. The real world may require each of us to take action.

Remember, as was stated earlier, you are more powerful than you may realize. What are <u>you</u> prepared to do now to change things for the better in your County?