Section 5: The Fraud Perpetrated upon America – <u>Their Modus</u> <u>Operandi</u>

We know it's hard to believe that something so diabolical can go on for over a century right under our noses and no one is the wiser.

How could this happen?

That is the million-dollar question.

Well, we have some answers for you to that question. We all need to learn and study the repeat patterns and strategies that the rats use to accomplish these schemes. In the previous Section, we described their many tactics, so now we will cover the foundational modus operandi they use to achieve such great success at this for so many years.

Let's start off with clarity. According to Webster's dictionary:

modus operandi means: a particular way or method of doing something, especially one that is characteristic or well-established.

Now let us make you aware of how they were and are able to get away with it.

1. Silence the Competition

Murder in our capitol.

It was during the Civil war mercenary conflict that "Brits" invaded our **capitol, Philadelphia, Pennsylvania**, murdered our people, and caused other Americans to flee for their lives all the way to California. This is how and when we lost America to the first evil British invasion (and no, it was not the Beatles).

The delegates representing our State Assemblies and working for our Federation of States doing business as The United States of America were targeted in the wake of the so-called Civil War. They were beaten, murdered, burned-out, black-balled, falsely accused of crimes and many were forced to flee to the far reaches of the **Northwest Territories** or entirely offshore by roving gangs of former Union soldiers.

In one massacre alone, 68 American leaders and staff members of the Federation of States were murdered and the murder covered up as a train wreck in a similar way as the **Titanic** cover-up story. Relatives of our own Fiduciary, Anna Maria Riezinger and Head of State, James Clinton Belcher, who lived in West Virginia were ambushed and attacked and the Great Seals were stolen from them, while they were accused of "horse stealing" during the melee and forced to flee to the West Coast to escape being murdered.

Fully a third of the American Government was destroyed in the aftermath of the Civil War and has awaited **Reconstruction** for 157 years, because nobody put the pieces of information together and told

the American People (1) what happened, and (2) what needs to be done. Instead, even the information about the Federal Republic was dropped from the schoolbooks published after the **Second World War (WWII)**.

Part of the problem has been identifying who "**We, the People**" are. The States of the Union were not in Session at the end of the Civil War. After five years of utter havoc, many of those circuit riders responsible for **summoning** the States into Session were dead, disabled, or dislocated. Everyone was confused, and to add to the confusion, certain members of the victorious Union Army set out to destroy what remained of the Federation of States.

With both the American Federation and the Confederation gone, there would be no American Government operating in international jurisdiction. The Brits and the Pope and the **Lord Mayor** could waltz in very quietly and do whatever they pleased with the vast resources and manpower of this country.

So, the blatant truth is – they stole the Great Seals and they attacked, murdered, and caused the survivors of the Federation and the Federal Republic, both, to flee westward into the Indian Territories -- and then, they simply lied about the whole circumstance to the rest of the world.

According to the Perpetrators, the American Government just vanished into thin air. It was presumed to be **held in abeyance**, presumed to be in interregnum.

2. Gain Control of the Country's Leadership

After the Civil War hostilities stopped being armed hostilities in the streets, the British Territorial Subcontractor of our Federal government declared a **State of Emergency**. They forced all the States to rewrite a constitution allowing their British Territorial State of State organizations to come in and provide services on an emergency basis. This is the source of all those Constitutions that were written after the Civil War.

(You will recognize them by their dates—all State Constitutions showing a creation date after 1868).

They had to have a service contract in order to bring in their British substitutions.

So how did they get control of our country's leadership?

Under force and color of law.

The British Territorial Government declared a "state of emergency" and shoe-horned the people of each State to create new "**State of State Constitutions**" providing a service contract for British Territorial State of State organizations to come in and substitute for the American State of State organizations that existed prior to the Civil War.

All of those organizations that have been functioning as State of State organizations have been foreign franchises of the federal corporations.

That's why in our book, <u>You Know Something Is Wrong When</u>, at the back in the Appendices you see those long lists of **DUNS numbers** for corporations like the State of Vermont that prove they are

incorporated entities. It's because they have been operating as franchises of basically British Territorial corporations and Municipal corporations.

Read that -- unknown to you, your post-Civil War Corporations created in America have all been registered or otherwise documented and created by a British Territorial Secretary of State's Office, not an American Secretary of State's Office.

A great **Substitution Fraud** occurred right after the Civil War.

Prior to the Civil War, our State services were provided by American purveyors operated as, for example, The State of Florida. After the above-described maneuver, the same services were provided by British Territorial purveyors operated as, for example, the State of Florida.

The only difference that a person on the street could observe would be a change from "The" to "the," new signage, and some new personnel.

Territorial States of States and Municipal STATES OF STATES are essentially "Administrative Units" of foreign commercial corporation service providers, acting as franchises of the Territorial USA, Inc. and the Municipal UNITED STATES, INC., in exactly the same way as Dairy Queen franchises, merely calling themselves "States of States" and usurping upon and substituting themselves for our missing **Federal States of States**.

"Administrative Law" and "Administrative Courts" are therefore private institutions that do not have any obligation to impose the Public Law, but operate instead upon Public Policy of their corporation's Board of Directors and Shareholders. The problem we face is that millions of Americans have been deliberately shanghaied and misidentified and mislabeled as "US Citizens", both as "United States Citizens" --- Territorials, and as "Citizens of the United States" --- Municipals --- and have been subjected to the Public Policies of these foreign corporations instead of having access to the Public Law and the Constitutional Guarantees they are heir to.

There is no provision for Territorial States of States or **Municipal STATES OF STATES** allowed under the Constitutions, therefore, none of these organizations have any actual public function or authority at all with respect to our States and People. They are merely franchises of foreign commercial corporations in the business of providing "essential government services" per **Article IV**.

Those "judges" running those courts never held a public office. Remember? They are Bar Attorneys. They COULD NOT hold a public office--- so what are they? They are private corporate officers running private for hire courts on our soil, and we have been stupid enough to let them drag us into their jurisdiction and apply their corporate "Public Policies" to us---- notice NOT "Public Laws"--- and their "statutory laws", too, and fleece us for all that we are worth.

In the **1960's** to get the clueless **county governments** to go along with their criminality, they promised "**Federal Block Grants**" and other payola inducements to those counties that "voluntarily" incorporated as federal franchises, while never disclosing the fact that the county's own resources and assets would be taken under "foreign title" and used as the source of these "federal" grants in order to receive "**Federal Revenue Sharing**"----which is just another euphemism for kickbacks from successful "federal government" racketeering. One night you went to bed on the land jurisdiction of your native soil, and the next you woke up in the foreign international jurisdiction of the sea.

And if nobody knows what they did, there is nobody to oppose it.

All because those units of government incorporated.

At the same time, all the Public Offices were converted to Private Corporate Offices instead. The **Sheriffs** went from being **peacekeeping officers** tasked with enforcing the Organic and Public Law of the Land to being "law enforcement" officers tasked with enforcing corporate "Public Policies" and corporate "statutory law" and "codes" and "regulations". Read the Clearfield Doctrine.

The "United States Congress" which is NOT the same as "the United States in Congress Assembled" declared that all state offices were vacated as of 1976 and that all state laws were released to the United Nations in the same year. Don't believe it? Read the Foreign Sovereign Immunities Act (FSIA) and the related International Organizations Immunities Act (IOIA).

These vermin have been running a "governmental services corporation" as if it was your lawful government. They have been occupying what APPEAR to be Public Offices, but which are in fact Private Corporate Offices instead. This has allowed them to abuse the power of Public Office without the accountability of Public Office and to use the power of Public Office for private gain.

Remember that in the Republic, the power flows from the people to the county to the state to the "federal" entity--- and at each step, the amount of power delegated narrows and lessens. OUR government is exactly the opposite of THEIR government.

3. Gain Control of the Country's Money

"Let me issue and control a nation's money and I care not who writes the laws" - Mayer Amschel Rothschild

The two principal **Rothschild** representatives in New York, **J. P. Morgan** Co., and Kuhn, Loeb & Co. were the firms which set up the **Jekyll Island** Conference at which the **Federal Reserve Act** was drafted, who directed the subsequent successful campaign to have the plan enacted into law by Congress, and who purchased the controlling amounts of stock in the **Federal Reserve Bank** of New York in 1914.

The current stockholders list of the 12 regional Federal Reserve Banks reveals that one family controls – the Rothchild's.

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. In return, the Federal Reserve System agreed to extend the federal United States corporation all the credit "money substitute" it needed in the form of a promissory note called the "federal reserve note."

Hypothecation is a stealthy process by which the perpetrators pretend that a Third Party has "volunteered" to stand good for a loan for one of the originators. Think of co-signing a car loan for Cousin Billy Bob—without ever being told that you and your property were ever offered as collateral backing his debts. The bank quietly takes a lien against your property on the "presumption" that you have agreed to pay the bill for Billy Bob if he doesn't pay off his own loan. That is exactly what the Federal Reserve did in 1933. It placed maritime salvage liens against every "person" and real asset in America, "securitized" them— that is, placed a dollar value on you and your land and your State—and loaned the Congress all sorts of vacuous credit based on your assets and your labor.

The Federal Reserve Note has no specified date of repayment or form of repayment on its face rendering it a **non-negotiable**, worthless piece of **commercial paper**.

Nonetheless, the dirty deal was made.

Because the Government Services Corporations acting "as" Governments are required to function on credit by their constitutional contracts, the focus of the banking industry shifted inexorably toward creating more and more and more credit to feed the Government's insatiable demands.

Privately owned gold and silver and other physical assets were loaned out to 63 central banks administered by the Bank for International Settlements. The member banks in the central bank system used these physical assets to generate credit under the so-called "fractional reserve banking" scheme.

The asset base available to the banks (their depositor's money) was exhausted by the **1920's** and even the "Fractional Reserve Banking" racket that allowed them to create ten times the amount of credit compared to the asset base they held in "reserve" was not sufficient.

That's why they began registering babies in the 1920's -- to claim those babies and their "estates" as "new assets" to use as collateral ("base assets") to generate more and more and more credit for the use of the Government Corporations and all their franchise corporations--- that is, corporations chartered under the US, INC. (Vatican) and the USA, Inc. (British Crown).

Your actual assets have been converted into Federal Reserve Notes. The fact is that Federal Reserve Notes (our credit) have been based on our labor (our asset) in a system of illegal peonage which these criminals have contrived to create legal fictions via **constructive fraud**.

Everyone has to store and move this money and credit. That's the whole point of the world banking system, being able to transfer money from Party A to Party B. It isn't a complex action, but it is absolutely necessary if you are to buy, trade, or sell anything above the level of barter.

The current bank transfer system in the West was "engineered" by John D. Rockefeller.

His sons updated it as "the **Swift System.**" It has been the means that banks transfer credits and debits for decades and it is little more than a fancy FAX system.

The Swift System facilitates all this institutionalized theft and graft by transferring or blocking the transfer of the off-ledger assets or the credit resulting from all this clandestine activity, while the members of the "Congress" claiming to "represent" you receive the proceeds owed to you and spend (.... "reinvest"....) it for you in things like taking over other countries, developing **bioweapons**, weaponizing language, running human trafficking operations worldwide, running huge self-interested propaganda campaigns like the trillion-dollar "Get Vaccinated" BS and the kickbacks to the media corporations, and so on and on.

Watch this video that sums of the fact that: "All the banks are broke...it's called Fractional Reserve Banking."



"All the Banks are Broke.....it's called Fractional Reserve Banking"

https://www.youtube.com/watch?v=6nc2HoQmf84

The **U.S. Military** has been forcing us to use their military scrip (federal reserve notes) as part of a coercive domestic currency monopoly scheme since **1913**, because they, in their Territorial Capacity, set up this Central Bank called the Federal Reserve.

Who and what is the Federal Reserve ---- an international crime syndicate brought here and allowed to run rampant by the British Monarch who is supposed to be our Trustee on the Highs Seas and Inland Waterways, expedited by our own employees and by other people obligated to serve us in Good Faith by every treaty, Constitution, Public Law and trust obligation there is.

Everything about the Federal Reserve and the "United States Treasury" operated by the International Monetary Fund is nothing but a massive intergenerational fraud and impersonation scheme, and all those involved are criminals for failure to provide remedy. Additionally, the Perpetrators have deliberately removed any means of actually paying a debt, which creates another condition of fraud and force.

The primary beneficiaries of all this criminality are in order of importance: the Pope, the Queen, Jacob Rothschild, and several corporations including **SERCO**, who is the U.S. Military's **paymaster**. (Now, there is a big conflict of interest.)

4. Gain Control of the Country's Military Defense

In March of 1861, the Southern Confederate States walked out of Congress in protest to the potential threat to their cotton profits and the election to the Presidency of a British agent, Abraham Lincoln, and

in so doing destroyed the original union created by the Articles of Confederation (1781). So, you see, your history books are lying to you. The Articles of Confederation did not fail because it created a "weak form of government." The remaining Confederate States promptly wrote their own articles and recreated a "look-a-like" union to the original Confederate States of America organization.

The remaining original Northern Confederate States under Lincoln quickly devolved into a military dictatorship. Lincoln assumed the role of **Commander-in-Chief** and ordered the members of Congress back into session. They served at the President's pleasure and the long slide into darkness and corruption began.

So, the Civil war was fought by hired mercenaries under Lincoln, a British President or CEO, not actual Americans. It was a conflict between Britain, backing the original Northern Confederate States of States calling themselves The Union; and Rome, backing the Southern substituted, look-a-like "Confederate" States-of-States calling themselves, The Confederacy --- and all because Egypt was growing cotton.

Since Britain made textiles, they no longer needed the cotton that was grown by African slaves in the south of America... run by Rome. As it turned out, Egyptian cotton was too weak to be usable, so people died in the "war" for nothing, and during that time, Britain did take over America.

This did not go unnoticed by the other world governments, so the Holy See and the British Monarchs had to pretend that our lawful government "disappeared" in the aftermath of the Civil War, and they were simply acting in a caretaking capacity on an "Emergency basis" until our return.

The two foreign Federal Subcontractors quickly reorganized their operations to function as commercial corporations, and settled in to suck us dry.

And that is what has gone on the last 160 years.

It isn't that the Higher Ups of the Army and the Navy don't know about the crime---- they are part of it. They and their highly profitable Municipal Corporations doing business as the "U.S. ARMY" and "U.S. NAVY" have been the backbones and enforcers of the Great Fraud since 1863 perpetrated by Abraham Lincoln and his Lieber Code. (See Section 2)

If the **Union Army** had been loyal, none of this would be happening now. They would have been honest about the situation with the American People, and our actual State Governments would have made short work of the Reconstruction.

Instead, the rats sold out to the British Crown, and the Brits snuck into town and replaced our States of States with their own Territorial States of States---- the Scottish Interloper was not acting by itself in a vacuum.

The fraud and deceit pulled on the American States and People was accomplished by members of Congress and the U.S. Military, both, colluding to sell us out to the British Crown. The proof of this has recently been confirmed by no less than two (2) attempts to pull the same stunt and substitute a second Scottish Interloper for our Federation of States. Members of the U.S. NAVY chartered another Scottish Corporation doing business as "The United States of America---Incorporated" just recently and the **Reign of Heavens** organization attempted a similar end run --- attempting to infringe upon our Good Name and Trademarks and pass their look-alike, sound-alike commercial corporation off as our Federation of States.

The whole circumstance, front to back, is outrageous and shameful. Like everything else, we have two sets of military, too. We have the (Territorial) United States Navy and the (Municipal) U.S. NAVY and U.S. ARMY. We've been suckered and coerced into supporting all these foreign corporations and milked like cows, deceived and entrapped, and grossly abused by our own employees who have deliberately evaded their obligations under the Constitutions by pretending that we are foreigners in our own country.

5. Bankrupt the American Public

Note that America is not incorporated and is not bankrupt... we are in fact the **Holder in Due Course** and Preferential Creditor. Actual, physical, **sovereign countries** cannot incorporate since they are real and tangible, therefore, they are not eligible for bankruptcy protection and they enjoy state immunity instead (meaning... a state has protection from being sued in the courts of other states).

When you incorporate anything, like the rats incorporated and then usurped our government--first at the federal level and then the state level and then the county level---you remove it from the jurisdiction of the land and send it straight out to sea and you place it under the international jurisdiction of the sea and the Law of the Sea.

Corporations are in the air jurisdiction because they are creations of the mind.

According to our **Living Law Firm** researchers, the entire concept of corporations came from the **Roman Curia** and the Pope who also have the power and responsibility to liquidate corporations. This is why 900 of us met with the Pope Benedict in 2006 to lodge our claim against the UNITED STATES, INC. corporation's bankruptcy fraud against the American people and the world for that matter.

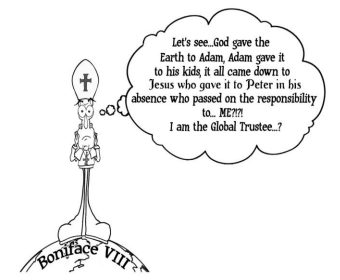
Corporations go bankrupt for the benefit of bankruptcy protection. Bankruptcy is simply a corporate insurance policy paid for by the public, which can be abused like any other insurance scheme.

In order be eligible for bankruptcy protection, you have to be a public corporation, and then

the public takes on your debt. It's all about stealing your investment and property, and having you do it voluntarily to yourself with no disclosure about the underlying truth from the (corporate) government, or banks, or lawyers who are all colluding together.

Since Insurance is basically legalized gambling, bankruptcy protection is a gamble for you.

It's all about tricking you into tripping yourself up and giving them your money and authority while you, the public, is stuck with the debt after a bankruptcy. There's no protection for the public.



You will find no protection of your property rights even in their Courts. That's why the "federal" judges tell people that they "have no Constitutional rights"--- and that they will be held in contempt of court if they talk about the Constitution in their court. They are British Territorial Sea courts for fictions not American Common law Land courts for people.

This dirty game of corporations going bankrupt to foist off the debts to others has been going on for about 300 years... but now, they've been caught AND exposed, finally. The crime is now known around the world.

6. At All Cost, Don't Let the Public Find Out

Gaslight the public and label it as "News."

American media is absolutely controlled across the board by six multi-national **media conglomerates**— all of them foreign, and all but one run by Satanists.

Have you heard of the phrase, the "mocking bird" media? Well, listen to this video clip.



Multiple local news stations say the same thing verbatim

https://www.youtube.com/watch?v=ksb3KD6DfSI

"This is extremely dangerous to our democracy," says these puppets at the end of this video clip acting like news anchors. Gaslighting in action. They want you to believe that we live in a democracy when our Declaration of Independence guaranteed for America a republican form of government. A democracy is what the British U.S. Government structure operates as.

The problem with a **Constitutional Democracy** is that if 51% of your neighbors want to eat you for breakfast or steal your home, they can do so—and that is the form of government operating in the Federal United States now.

We, the people, inhabiting the Continental United States are owed a **Republican form of government** which upholds the sacred rights of individuals and abhors mob rule. And therein lies the rub. That, and the gross deceit involved in having two separate nations operating under the same umbrella by the same group of people (the "United States Congress") and under virtually the same name.

Often, the only way you can tell the two entities apart is the word "the". It's The United States of America (Major) and the United States of America (Minor).

"If the gaslighting fails, in order to ensure the American public never finds out, just lie to them."

Who is behind all of this? ... the U.S. Military

Remember these military operations ...

Operation Mockingbird is a program of the U.S. (British Territorial) **Central Intelligence Agency** that began in the **Cold War**. The intention was to manipulate the American news media for propaganda purposes.

Operation Warp Speed was a "**live exercise**" according to former U.S. Secretary of State **Mike Pompeo**. It was a business venture of U.S. (British Territorial) government public—private partnerships that promoted the mass lie of the COVID-19 "vaccines." The truth is they were developed in bioweapon labs as bioweapons not vaccines.

As usual, the liars let the media create endless confusion about COVID so that you don't know if there's any truth in their lies, which is all on purpose.

By the way, there are 19 covid patents which is why it's named COVID-19.

There is plenty of proof that shows what covid was really about, which was to reduce the population of the world with a fake disease scare, when the danger is in the bioweapon ("vaccine") injection itself.

Dr. David Martin led the way to prove this to be so. You can visit his site to know more... https://totalityofevidence.com/dr-david-martin/

Dr. Bryan Ardis led the way to prove what is in the bioweapon vials. Watch his Rumble video here.



10.1.24 Patriot Streetfighter w/ Dr. Bryan Ardis, EPIC INTERVIEW & EXPOSE!!!

Not only did they capture the news media, but they also captured our educational system thanks to the British U.S. President Jimmy Carter.

The public school did not teach us that the Constitution is all about our deal with King George and who gets the juicy government services contracts pertaining to that agreement and who controls what aspects of international affairs, what the states are owed, and what they pay in return.

Why, then, would The Constitution talk about our own national state governments operating the land jurisdiction of this country? Or even about the undelegated powers in international jurisdiction retained by the people and the states under **Article X**?

It wouldn't and it didn't.

Generations of Americans have scoured The Constitution looking for answers how to fix our broken government, but that is like reading a book about Barn Building, when what we really need to know is How to Raise Cows. The subjects are somewhat related, but only obliquely. Instructions for building hay mows and stanchions and waste gutters give information by inference, but don't directly instruct us in what we need to know.

So, in Article IV, The Constitution defines the evils of **Bills of Attainder** and forbids them, and in **Amendment VII** makes it clear that the American people are owed **Common Law Courts**, and in Article X it mentions that the states retained **undelegated powers** not granted to the new United States government, but doesn't tell us how to object to Bills of Attainder, or which kind of "**Common Law**" Americans are owed, or give us a list of the powers that the states and people retained.

So far as the writers of The Constitution were concerned it was assumed and we were expected to know all that for ourselves—but somewhere in the mass confusion, deceit, and fraud of the Civil War and the **Reconstruction Acts**---- we forgot.

We forgot who we are, what our states are, what their jurisdiction is, how their powers are exercised, how they are meant to operate, and how to exercise the power of checks and balances. And it's the same way with our counties. We forgot that the counties are the domain of the people and that the counties in turn control the states.

The American Government --- as opposed to the US Government --- is set in a much larger framework than just the structures and provisions established by The Constitution. Remember that The Constitution deals only with the set up and running of the United States---- a corporation responsible for providing nineteen delegated services. Important as that chunk out of our loaf is, it says nothing about our land jurisdiction and says nothing much about our retained non-delegated powers in the international jurisdiction of the sea, beyond the bald statement provided by Article X.

The US Government created by The Constitution is corrupt and arrogant and lawless after 150 years of running wild, but it is still kicking. It's the American Government that is MIA.

It's the actual American states that no longer answer roll call and act to prevent federal usurpation of their power. It's the actual American counties that no longer lawfully assemble and do the job of directing the states. It's our government that is on the ropes, firing on only two cylinders----and it's because our counties and states have been enfranchised and unlawfully converted by the so-called

"federal government" into mere franchises of their own commercial corporations that Checks and Balances no longer work to prevent federal overreach, usurpation, and oppression.

It is because we have ignorantly allowed ourselves to be called "citizens of the United States" and allowed our political status to be misrepresented and mischaracterized, too, that we are oppressed and abused and presumed upon by these foreign interlopers. If we are to restore our rightful government and learn to use the power of The Constitution we are owed, we must first restore and hone the American Government—the lawful, unincorporated counties and states of the land jurisdiction, and restore ourselves as the people of our respective fifty nation-states. The key is in our hands. It is up to us to turn it in the lock.

America, you were deliberately and effectively dumbed down and put to sleep.

Use the terms below for more in depth learning by using the glossary of terms found here. Still more detail is available by searching these same terms as part of more than 5000 articles made available on the public record for further study of these topics and so many more: custom search

Search Key Topics: <u>SearchAnnavonReitz</u> or <u>AnnavonReitz</u>			
1913	county governments	interregnum	Reign of Heavens
1920's	Dr. Bryan Ardis	Jacob Rothschild	Republican form of government
1960's	Dr. David Martin	Jekyll Island	Rothschild
1976	DUNS numbers	Jimmy Carter	Second World War (WWII)
Abandoned property	D'Avila Trust	John D. Rockefeller	SERCO
Administrative Courts	Federal block grants	JP Morgan	sheriffs
Administrative Law	Federal Reserve	live exercise	Theodore Roosevelt
Amendment VII	Federal reserve Act 1913	Living Law Firm	Titanic
Article IV	Federal Reserve Bank	Lord Mayor	US Government
Article X	Federal Reserve Notes	media conglomerates	U.S. Army vs US ARMY
Bankruptcy Protection	Federal Revenue Sharing	Mercenary forces	U.S. Military
Bills of Attainder	Federal States of States	Mike Pompeo	U.S. Navy vs US NAVY
bioweapons	fractional reserve banking	Modus operandi	undelegated powers
Philadelphia, Pennsylvania	Franklin Delano Roosevelt	Municipal STATES OF STATES	Union Army (American)
Central Intelligence Agency	FSIA	non-negotiable	United Nations
Cold War	Great Fraud of 1863	Operation Warp speed	United States Citizens (American)
Commander-in-Chief	Great Fraud of 1933	paymaster	United States Citizens (Territorial)
commercial paper	Great Seals	peacekeeping officers	United States in Congress Assembled
Common Law	held in abeyance	Pope Benedict	United States Treasury
Common Law Courts	Holder in Due Course	Preferential Creditor	US Citizen
Constitutional Democracy	hypothecated	Public Law	vaccine
Constitutional Guarantees	International Monetary Fund	Reconstruction	We, the People vs We, the people
constructive fraud	International Organizations Immunities Act	Reconstruction Acts	U.S. Army vs US ARMY