Section 2: The Fraud Perpetrated Upon America – <u>Criminal</u> Impersonation Scheme

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Peace treaties are in place. Contracts for enumerated services called constitutions, are signed by former stakeholders who are now principals with a duty to perform, act in **good faith**, and live in peace. Folks living on the same land who were just at war with one another have obligated themselves as "Citizens." Surprisingly, these obligations were not upheld for very long. What do you suppose the motivation might have been to risk dishonor?

The same old, same old...MONEY.

As you read these statistics from the **World Almanac** and Book of Facts, 1993, page 127, keep in mind that the British would be direct beneficiaries to profit from these "wars" being that they are now America's new United States Territorial governmental services provider. Remember, they are responsible for the administration and management of the new territories before they are enrolled as States of the Union.

This shows the Average Annual Increase in Federal (Territorial) Receipts after each war:

After the Colonial War (Revolution): \$869,000.00/year
After the War of 1812: +371%
After the Civil War (MC): +997%
After the Spanish-American War (MC): +19%
After World War I (MC): +1,226%
After World War II (MC): +3,290%
After Korean War (MC): +622%
After Vietnam War (MC): +315%
[(MC) means not a "war" but a mercenary conflict]

Does the term "warmonger" fit the British? Could there be other motivations? Nearly 30 years after the peace agreements were signed, British agents set fire to Washington, DC, during the **War of 1812** to try and cover up the truth about the Titles of Nobility agreement and the frauds of their central bank at that time. The Titles of Nobility agreement made **bar attorneys** like **Abraham Lincoln** ineligible to hold the **public office** of The President of the United States.

man

man / woman young-man / young-woman

natural / unalienable rights which can't be given away

people on the land and soil

with hands and feet, in whom the blood flows and the flesh lives

john / jane

american common law with general jurisdiction



American state national American State Citizen

Jurisdiction

w of the Sea

human

male / female / child

title & "station" you / mister / miss / missus with Human Rights

Person

decedent - "lost" at sea

color of law

John / Jane

admiralty / maritime law limited jurisdiction

subhuman

ficticious civil entity

CIVIL RIGHTS aka Privilages

United States Citizen
UNITED STATES CITIZEN

2nd civilian populatior

PERSON

(franchise / public utility)

"it

JOHN / JANE

administrative / municipal law corporate jurisdiction

does one see

man / woman on land sovereign peace

business slave / dead

red purple green blue d black



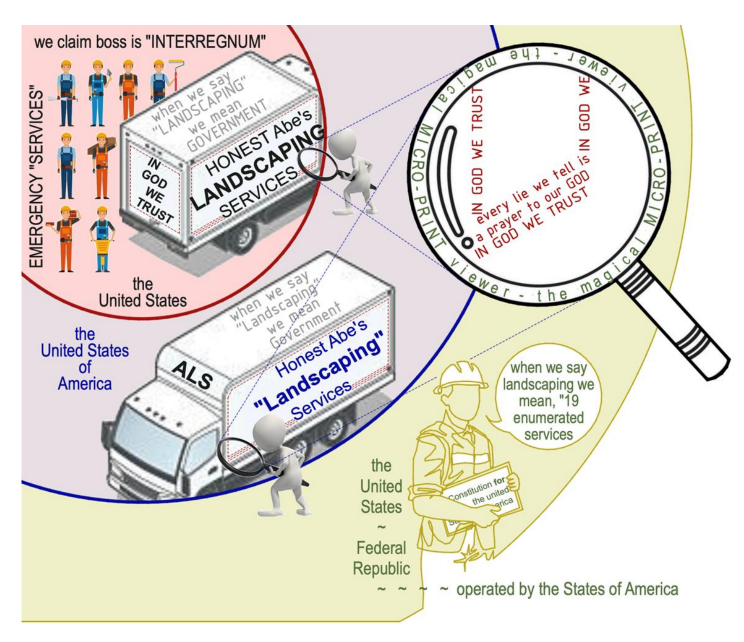
u.s. corporate citizen

DEBT SLAVE

Sadly, this is how "they" do things ---- they turn on their own "allies", servants and co-opted business partners and seek to destroy the records of their crimes. The truth of their behavior is in one word: allies = all-lies.

By **1819**, the Americans had gotten wind that the British King had secretly issued **Letters of Marque** against them and had issued privateer licenses to members of the **Bar Associations**. The States decidedly **ratified** the **Titles of Nobility Amendment (TONA)** to the original 1787 Constitution on March 12, 1819 as its 13th Amendment putting teeth into a prohibition that had always been part of the agreement, forbidding people in possession of foreign Titles of Nobility (such as Esquire) from holding public office in our government.

The shenanigans begin. Abraham Lincoln, an Esquire and a Bar Member, was elected President in **1860**. He could not hold the public office, but he could hold the private office of "President" acting as CEO of the United States (Trading Company). Most Americans were none the wiser. In those days, there was no internet.



Our Great-Grandparents were fed horse hooey and suckered along, promised the end of Negro slavery, when in fact what the perpetrators secretly proposed was to enslave everyone in a modern system of **commercial feudalism** that was engineered in Great Britain by Benjamin D'Israeli as a means to fund the **Raj in India** and vastly increase the wealth and political power of Queen Victoria. A century and a half later the vermin are still at it and using the slave labor of one nation, ours, to enslave others.

Also, consider that for the British, there citizens were regarded as paupers, **inhabitants** of that "kingdom," merely "residing" on a temporary basis under the protection of the Crown. Can you see the underlying shenanigans brewing that results from Bar Attorneys referring to you as a "**resident**" of their "State of Georgia?" This is just one way these British Tories serve the "King" and fight against America's freedoms.

When Our Independence Was Lost

Against this backdrop, our Employees (Territorial government) chose to make it all but impossible for the southern Confederate States, which are actually States of States business organizations, to do anything but vacate the "union" --- that is, the union of the Confederation of States of States. So much divide and conquer hatred was spread by lies and propaganda that the southern Confederate States could either accept economic ruin, or they could stand their ground --- which they did and walked out.

So, you see, the "South" seceding from The Union storyline is not true historical fact. These were business corporations disputing over profit margins. These were not the actual States of the Union in conflict with each other. The Southern States did not secede from "The Union" and Abraham Lincoln did not save "The Union" either by his **Emancipation Proclamation**. It was the Southern States-of-States, the Southern Confederate States, that seceded from the "more perfect union" mentioned in the Preamble formed as our Confederation of States of States business organizations. You can view our Confederation of States like a Chamber of Commerce. Now you get the picture? Due to the "South" walking out, the States of America and the Federal Republic ceased to function on April 1, 1861 for lack of a **quorum**.

What is the significance of our two American instrumentalities becoming nonfunctional?

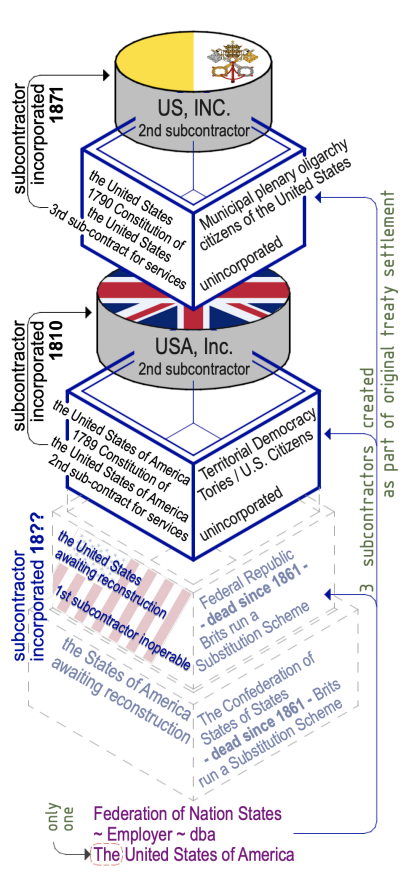
None of the **Congresses** of our Federal Subcontractors possessed any delegated authority to declare war for this country, or to end war by Peace Treaty on the land jurisdiction.

This means that everything that has been taught about the "Civil War," and every war after it, has only ever been a mercenary conflict **[MC]** due to the incorporated nature of the actual entities fighting. An incorporated "Congress" instigates mercenary conflicts, not declare a war.

So, the **American Civil War** was not a war at all but a mercenary conflict between business organizations. One of our foreign Federal Subcontractors, our British Territorial Subcontractor, rushed in to fill the gap left by southern Confederate States. Not only did they usurp the duties of the States of America but also assumed the identity of the actual Owner and Delegator of the Enumerated Powers: The United States of America --- our unincorporated Federation of States.

Officers loyal to the British hegemony, the Tories, accomplished this **unlawful conversion** and **usurpation** via a **criminal impersonation** scheme utilizing semantic deceit.

They simply substituted their corporation doing business as "the United States of America, Incorporated" for the actual American Government doing business as The United States of America -- unincorporated.



Having impersonated our Federation, they used a **Scottish Commercial Corporation** created in **1868** and operated deceptively as The United States of America --- Incorporated, to impersonate our Federation of States and access our credit.

Metonymy (semantic deceit) was used to pull off this identity theft.

This is exactly what credit card hackers do to this day. They obtain your information illicitly, pretend to be you, make charges against your credit, and leave you with the bill, and it is under these conditions that others make claims that our lawful government is "interregnum"--- a sort of legal coma--- caused by Lincoln's declaration of a "state of emergency" which has been declared every year since then by his successors.

These circumstances are the genesis of a criminal impersonation scheme founded on unlawful conversion and endless metonymy. Their standing order seems to be, "substitute as much as you can, as often as you can, and burn the evidence while killing off the creditors when the time comes"; all the while making sure that only criminals can claim what's left.

Subcontractors of Subcontractors

The power-sharing agreements manifested in the Treaties ending The War of Independence are implemented via the Federal Constitutions, and there can be no doubt that the majority of the activities and authorities undertaken by the Territorial and Municipal Congresses since the American Federal Republic Congress stopped meeting in 1861, were never intended for nor vouchsafed to them. The entire situation is purely self-interested usurpation by service providers acquiring for themselves undelegated powers at the expense of their Employers (Us), all without their Employer's knowledge or consent.

This accounts for the vast proliferation of "federal" and "state of state" government units and services and agencies and employees. The actual number of federal employees we might expect would be 2 to 5 million at most; instead, we find ourselves with 25 million federal employees, over 450 Federal Agencies, and unknown numbers of additional

vendors and subcontractors, so that now all Federal Services are duplicated at least one layer deep, so that the Territorial Department of Labor is mirrored by the Municipal DOL, and we wind up paying for the same service twice.

In effect **subcontractors** of our Subcontractors of our Subcontractors -- three layers deep, are hired by these Dual Departments to do the bulk of the work that they are supposed to be doing. So, we are treated to the spectacle of our Subcontractors subcontracting out their work to Subcontractors, who then subcontract it out to private organizations that have no real attachment to any public office or function at all. Astonishingly, the FBI, CIA, DHS, and numerous other high-profile organizations are private, for-profit, foreign Municipal Corporations owned and operated by the Municipal **DEPARTMENT OF DEFENSE**, another Municipal Corporation franchise. These are all operated by Boards of Directors and have no more public office or authority than any other corporation.

We find ourselves being misrepresented and misaddressed by people who have no authority to even speak to us, much less any excuse for speaking for us. They aren't our subcontractors and we didn't delegate any public authority or office or power to them. We didn't agree to hire and empower all these Agencies, so that our actual Subcontractors could further offload their work and offset their liabilities. All the Agency costs have been non-consensually passed on to us and the legislative authority vested in both the Territorial and Municipal Congresses has been exercised in Breach of Trust by unelected Administrative Agencies that have recklessly promulgated and enforced **Administrative Code** as if it were law. (See Virginia vs. EPA).

All this rot and corporate malfeasance goes back to secretive collusion between the Roman Pontiff operating the secular side of the Roman Catholic Church and the British Monarchs --- a quid pro quo that has operated since the days of King John, and has simply become even more corrupt in the centuries since then. (See Section 3).

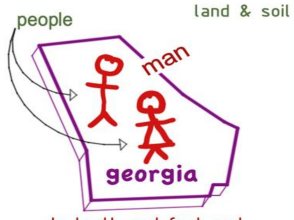
They Stole Our Identity

The identity theft and impersonation did not stop with government service corporations. The **Bottomry Bonds scandal**, also orchestrated by the Brits, taught them that it is highly profitable to drum up imaginary names for **commercial vessels**, get them insured, and then make an insurance claim when the creation, ships in this case, "disappear." Even though they got caught, their focus was **unjust enrichment**, so they did the same thing, on a larger scale, using men and women this time instead of ships and cargo.

They were doing so well having substituted their corporation for our lawful government, they chose to use the names of new-born American babies as the names for their own **franchises**. Of course there was no disclosure about a fictional **U.S. Citizen** being registered. New mothers were simply coerced to fill out documents as an **informant** for record keeping purposes. (Take a look at your long form **birth certificate** to see proof of this.) This meant that the fictional **doppelgänger** State, and STATE, franchises would soon be populated by millions of equally fictional doppelgänger "persons" named after men and women.

Now add to the mix that the corporate "Congress," the usurping Territorials, changed the meaning of one word in **1862** and that word was **person**; done in the 37th congress, second session, chapter 49, section 68. This meant that something that looked like a man or woman on paper, could fit neatly in the file cabinet with all the other fictional paper substitutions, for safe keeping, until the time came for BAR attorneys to begin their asset stripping, misidentifying, and **profiteering** shenanigans against them.

Our two foreign subcontractors in the business of providing governmental services, through deception and vows of secrecy, were now getting comfortable as hungry parasites hiding in plain sight. They have been occupying what APPEAR to be Public Offices, but which are in fact **Private Corporate Offices** instead.



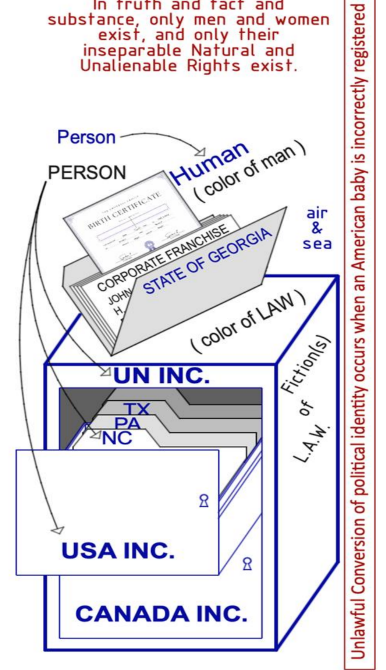
Citizen

British Territorial

Ø

as

In truth and fact and substance, only men and women exist, and only their inseparable Natural and Unalienable Rights exist.



This has allowed them to abuse the power of the Public Office without its accountability, and use its power for private gain.

Keep in mind, no chartered thing is sovereign. No incorporated thing is sovereign. And when incorporated entities -- Municipal or Territorial Corporations, for example -- function as governments, those governments are not sovereign, either. (See the Clearfield Doctrine court case). When they engage in these kinds of activities like setting up franchises using someone else's name, they actually have a duty to guard the man or woman from harm, and that duty is known as a usufruct. Yes, they have failed at their usufructuary duty to hold the living man or woman harmless from any activities to be taken by their imaginary corporation and instead conveniently presumed it to be taken by the living man or woman. So, every step of the way there is a trail of criminality that betrays their true intent and nature.

From 1868 to **1875**, this new "government" entity then forces the original unincorporated State governments to write new State constitutions and to assume new doing business-as names in the form of: Wisconsin State, Connecticut State, and so on, while seizing upon the name of the original States and operating "Territorial franchises" for itself under their names: State of Wisconsin, State of Connecticut, and so on. All these semantic deceits (metonymy) are pulled off on the trusting public. This, of course, begs the question, "why all the bunco and vitriol?"

Fraud and impersonation in **breach of trust** have been applied to people on an individual basis, so as to latch onto their assets for use as collateral backing the debts of the aforementioned corporations. They seek to control our money, purloin our resources, and use our manpower as cheap mercenaries to promote wars for **profit**. Their motivation you ask? --- unjust enrichment and coercive power. The proverbial rub comes when we catch Undeclared British Territorial Agents registering (registration) American babies as U.S. Citizens and presuming the obligations of British Territorial Citizenship on Americans --- without the nicety of telling the victims a thing about their new political status as British Subjects.

So, they have illegally and immorally used unconscionable and undisclosed contracts to latch upon the Given Names of millions of people in the

British Homelands, Commonwealth, America and elsewhere --- and copyrighted (**Copyright Act**) them as chattel assets; a gross imposition by a commercial entity operating under color of law, that requires their acceptance of the liabilities of being a Public **Usufruct** and holding the victims harmless for their use of our names as the names of British Territorial Persons operated as franchises of the United Kingdom, Inc., and all of this applies equally to the Municipal Subcontractor as well.

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

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1861	Congresses	Letters of Marque	State Trust
1862	Constitution for the united States of America	mercenaries	styles of name
1868	Constitution of the United States	Mercenary conflict	subcontractors
1875	Constitution of the United States of America	Municipal Congress	substitution scheme
Abraham Lincoln	Copyright Act	MUNICIPAL franchises	Territorial Congress
Administrative Code	criminal impersonation	person	Territorial franchises
American Civil War	Declaration of War	political status	Titles of Nobility (TONA)
Bar Associations	DEPARTMENT OF DEFENSE	power-sharing	U.S. Citizen vs UNITED STATES CITIZEN
Bar Attorney	doppleganger	private corporate offices	unconscionable
birth certificate	elections	profiteering	union
birth registration	FARA	Public Office	unjust enrichment
breach of trust	Federal Congress	quorum	unlawful conversion
Bottomry Bonds Scandal	franchises	Raj in India	use of glosses
chartered vs registered	Honest Abe	ratified	usufruct
citizen of the United States	human vs subhuman vs man	resident	usurpation
Clearfield Doctrine - court case	identity theft	Resident Act	vessels
Colonial wars	incorporated vs. chartered	Scottish Commercial corporation	War of 1812
color of law	indemnity	Scottish Interloper	wars for profit
commercial feudalism	informant	semantic deceit	Wisconsin State vs State of Wisconsin
commercial vessels	inhabitants	Sovereign	World Almanac and Book of Facts