



Our Commitment to

The Unanimous Declaration of Independence 1776

America's Resurgence!

Declaration of Freedom, Standing and Peaceful Intent

With our feet firmly grounded upon the land and soil of our republican States, in full communion with Natural Law and holding and expressing our inherent, Natural and Unalienable Rights, **We, the people** – the men and women of the States of the Union, declared as Americans – have come to know what is true regarding the Governance Structure that is intended for the people as stated in our Founding Document, The Unanimous Declaration of Independence (1776). We see that the American Governance has been replaced with the rogue, corporate British Territorial and Roman Municipal U.S. “Governments” and their incorporated subsidiaries/franchises and successors.

Therefore, we have each declared, upon the Public Record, our standing as American State Nationals of the republican States of The Union and have cleared the fraud, deception and presumptions of implied status as U.S. Citizens, citizens of the United States, or that we were otherwise enslaved or subjected to corporate policies. We are Americans at Peace, and we are enlivened and empowered in our Inherent Rights and Freedom. We embrace our Public Duty and responsibility to administer our State for the benefit of all people. We live by four simple precepts: **Do No Harm, Be in Honor, Act in Kindness, and Leave Life Better.** We invite you to attach your autograph to this document to signify your commitment to the principles of Freedom and Sovereignty and to be counted among us as We, the people – the men and women of the States of the Union declared as Americans. We, in solidarity, do so declare that we will uphold these American principles that many Americans have fought and died for --- for us.

Greetings from the Declared Nationals of the States of The Union,

If you are in receipt of this message, it is our discernment that your intentions are for the preservation of Life and Mankind. We ask that you **take a moment to engage with the information herein as it is imperative, clarifying and it provides partial remedy for the current global situation.** We invite you to embrace this information not only for yourself and your benevolent endeavors, but for the benefit of all people within the reach of your voice and presence.

Yes, there are a plethora of words herein, yet these are words of great importance. **Observe the workings of the Lawful American Government,** missing in action since the “Civil War” and now standing and running our individual nation-states as intended by our Unanimous Declaration of Independence (1776).

We have discovered that U.S. Citizens are not Americans but are U.S. British Territorial Citizens in perpetual service to the British Monarch; that “Pope” Francis is not a Pope and “King” Charles III is not a King but a Roman Emperor; that BAR attorneys are undisclosed, foreign agents of the British Crown on our American soil; **that “humans” are not mankind and that different versions of our good names are used to enslave and manipulate our lives and estates.**

We know that political status has nothing to do with politics but is a necessary declaration of Honor, Standing and Jurisdiction during this time of upheaval and change. Americans and people of other nations have been removed from the Land and soil jurisdictions and are unknowingly, through further deception on the orders of our “leaders”, operating in sea jurisdiction (Maritime and Admiralty) systems and courts. Claiming, declaring, and recording (on a Land Recording Office) your birthright political status is a vital part of the necessary action in the Now and declares your alignment with Life and the Living and not the destruction thereof.



American History was completely removed from our public school system by 1974 and we were left with only U.S. History. This leaves the population uninformed, without identity and blinded to the true nature of current events. Indeed, we are paying for the facilitation of our own destruction by our own ignorance and alignment with harmful ideologies that are not in alignment with what is true or with the love that lives in the hearts of most people.

The people hold special concurrent General Jurisdiction as the intended custodians and keepers of the Earth in all her multidimensionality and we do so with our feet firmly placed upon the Land and soil of our nations in full communion with Natural Law and holding and expressing our inherent, Natural and Unalienable Rights. On paper and in the minds of the deluded “elite”, the Land and Soil jurisdictions of nations worldwide have been forcibly, and under non-disclosure, vacated of Living Souls. Each jurisdiction (Soil, Land, Air, Water) has its own **LAWs and the living people belong on the Land and soil but have been seeking recourse and are drowning in Sea Jurisdiction courts, which by their nature can only deal in a fictional realm.** True theater and no remedy can be found in these courts or any part of this Earth spanning, fictional system of “authority.”

We have learned that bio frequency, sound and light technologies are being weaponized and used to hijack our biofield, life force, minds, emotions, consciousness, and physicality. We are witnessing the deployment of a multifaceted biological weapons system disguised as Regenerative Medicine and celebrated as Bio-Digital Convergence. This is deployed against the global population and all living systems and includes metamaterials, nanotechnology, biosensors, quantum computing and Artificial Intelligence that utilizes and overtakes the biofield of man as a cloud storage and routing network (research WBAN – Wide Body Area Network and, PBAN – Personal Body Area Network, MBAN – Medical Body Area Network). This, and many other unlawful acts of the criminal “elite,” has been done under the secrecy of “National Security” and without the consent of the people. **Let it be known that we do not consent, and we object to the manipulation of our very God-given Essence!!**

The honorable people of America are reinstating the missing American Common Law Courts for our nation-states and are populating the vacant Lawful Public Offices of the Lawful Governance structure of the people, by the people and for the people of each state of The Union.

Each of the fifty (50) Nation-States has a standing General Assembly known collectively as The Federation of States and this is the foundation of Lawful, Organic Governance on America. We are taking action to bring remedy for the Living people through Reconstruction and Restoration, by Lawful means, of our organic American Governance structure which has been missing in action for over 160 years. We, the people/People, comprise the unincorporated, Lawful American structure for Governance on each of the several states of The Union. **We are men and women who stand in Honor, Integrity, Peace, and Love for our nation, our country and for our brothers and sisters at home and abroad.**

The Federation of States dba The United States of America, unincorporated (1776) has collaborated with The Global Family Group to develop a unique global prosperity system, a bi-lateral, blue-dot banking system, substantiated by the recent partial recouping of American assets that were purloined, again, by our “leaders” who ultimately serve Britain and the Holy Roman Empire and the Catholic Church and hold no allegiance or love for America or anything other than their own twisted self-interests and the almighty dollar. Each man or woman may reclaim their birthright inheritance and political status as a national of their state and declare (on paper) their return to, and intent to remain on, the Land and soil which is the realm of the Living people. We call the people to stand in full recognition and embodiment of their Inherent Rights and Freedom and to begin administering their National Assets and Governance for the benefit of all people.

Our Federation has provided to the world, The Global Family Group, an International Lawful Land & Soil, Recording & Publishing System: <https://globalfamilygroup.com/lrps.html>; and The Global Family Prepaid 528 Prosperity Unions: <https://global528.com/>, financial institutions that acknowledge that the Living people are the value.

Let us embrace this inheritance and use it not on mindless and trivial things, but on that which will uplift, enliven, and improve the experience of Life for all people and Living systems.

We are restoring and enlivening the Organic Intelligence of our world and dissolving the illusions of artificial corporatocracy in our minds and hearts. We have declared it to be so on paper, but more importantly within our souls. We appreciate the efforts of those who bring forth what is true, and we hope to be in collaboration with all honorable people to bring an end to worldwide tyranny and digital enslavement. **This is the choice point. Choose wisely!**



Returning to the Original Structure of American Governance

After the **Declaration of Independence** was signed in 1776, America won the American Revolutionary War gaining Freedom not only for the Colonies but for all Americans. We owe our eternal gratitude to William Belcher, a Sovereign who served as Head of State of The United States of America at that time. He conferred his Sovereign status to all people born on the Land and soil of our republican States into perpetuity as a “Sovereign in your own right.” **This applied to the people of the 13 Union States and of any future enrolled States to The Union dba The United States.**

Following the war, Peace Treaties were signed. Then contracts were created and signed to implement those treaties. Three (3) contracts called “Constitutions” were put in force by the American government dba The United States of America to delegate specific duties and powers to those who were hired as federal governmental services providers. **These federal subcontractors were granted specific enumerated duties only in the air and sea jurisdictions, leaving the people on the land and soil jurisdictions to self-govern.** The contracts creating the Federal level of government are as follows:

1. The **American contract** is called “*The Constitution for the united States of America*” of 1787. It delegated limited authority to the American Federal governmental services provider as a Federal Republic.
2. The **British contract** is called “*The Constitution of the United States of America*” of 1789. It delegated limited authority to the British Territorial governmental services provider as a Democracy.
3. The **Roman contract** is called “*The Constitution of the United States*” of 1790. It delegated limited authority to the Roman Municipal governmental services provider as a Municipal Theocracy.

Currently in 2025, there is much subterfuge afoot. We have come to know that, for many decades, those we have believed to be our “President” were really mere corporate officers of a corporate franchise that is impersonating our American Government. Trump is the “president” of a British Territorial corporation and Biden was the “president” of a Roman Municipal corporation. These are both offices of foreign corporations and are not the actual Public Office of *The President of The United States of America*, head of the Federation – *see numbered item 2 below*), nor even the *President of the united States of America*, our Federal Republic (*see numbered item 4 below*) which was dissolved concurrently with the Confederation (*see numbered item 3 below*) as a result of the mercenary conflict that we call the “American Civil War.” Neither the “Trump Administration” nor the “Biden Administration” are a part of the American Government. Our government does not have political parties, nor can it be incorporated.

Washington D.C./District of Columbia is not the Capitol of our country. Our Capitol has always been Philadelphia, Pennsylvania. The Federal/U.S. Congress is not the American Continental Congress. ***The true American Federal government is not and has never been a democracy.*** Democracy is inherently divisive and has no place in the American government. The original, American, federal level government (where federal = contract = the Constitutions, of which there are three!) was called the Federal Republic, not the Federal Democracy. Democracy is a form of government adopted by city-states which is a U.S. British Territorial (*see numbered item 5 below*) component of their federal governmental structure and has nothing to do with the Lawful, Organic American government. Our American government structure is based on sovereign, republican States (county level) and Nation-States (state level). In addition, the three branches of the American government are not the Executive, Legislative and Judicial branches. These are the branches of the British Territorial democracy. The people of America created three "instrumentalities" – the Union of states, the Federation of States, and the Confederation of States-of-States; and three branches to our federal government – the American Federal Republic branch, the British Territorial branch and the Roman Municipal branch – to round out our American Government’s structure.

The men and women of our military and medical establishments have been conscripted into undisclosed foreign military service and are currently acting in trespass against the people and The Unanimous Declaration of Independence. They are controlled by, and under the direction of, the British Territorial trusteeship and are paid by a foreign paymaster, SERCO. Our honorable American soldiery was turned into a paid foreign, mercenary military force under Abraham Lincoln’s Lieber code. The lack of disclosure, deception and lies have left the population vulnerable to predatory and harmful ideologies and agendas of wars-for-profit and military occupation by



our “own military.”

In this current moment, the true republican States, the States of the Union dba *The United States*, unincorporated; the Federation of States dba *The United States of America*, unincorporated; and the fifty (50) *American States’ Assemblies of our Nation-States* have arisen from externally imposed slumber of “interregnum” of over 160 years and have reclaimed the power, authority and responsibilities granted to “the people” of the several states by our Divine Creator and reflected in our founding documents.

Below are the true foundational structures of the American government which consists of six (6) components in a two-tiered hierarchy listed in order of descending power:

American Government: The Union States and the Federation of States hold special concurrent General Jurisdiction over all LAW.

1. **The Union States dba The United States**, the people, towns, counties, and the republican States – Declaration of Independence (1776) – operates National Soil jurisdiction and oversees all the other 5 below
2. **The Federation of States dba The United States of America**, 50 Nation-States, The American State Assemblies – Declaration of Independence (1776) – operates International Land, Air (Global), and Water (Sea) – Federal LAW jurisdictions
3. **The Confederation of States of States dba the States of America** – American business organizations; Articles of Confederation (1781) – operates Federal International Land and Global (Air) Commerce/Business jurisdictions - *requires reconstruction and restoration*

Federal Subcontractors: The Federal Subcontractors hold strictly limited, delegated powers in the International Land and Sea (Water) and Global Air jurisdictions.

4. the **American Federal Republic branch dba the United States** – American federal governmental services provider via The Constitution for the united States of America (1787) – *requires reconstruction and restoration*
5. the **British Territorial branch dba the United States of America** – foreign, British Crown federal governmental services provider via the Constitution of the United States of America (1789), democracy – our own subcontractor who forced out and usurped our American Government
6. the **Holy Roman Empire Municipal branch dba the United States** – foreign, Pope/Vatican federal governmental services provider via the Constitution of the United States (1790), municipal theocracy – our own subcontractor who forced out and usurped our American Government

Per Anna Maria Riezinger, the Fiduciary for The United States of America, Unincorporated: *“Beginning in 1787, in addition to its own business, the Confederation of States-of States began operating the Federal Republic. The Federal Republic was the American Federal Subcontractor operating under the first, sometimes called “original” Federal Constitution issued in 1787. This Constitution has largely disappeared from view. It is distinguished by its name and the way its name is styled as: “The Constitution for the united States of America” and its date in 1787, and also by the fact that it contains the original Titles of Nobility Amendment ratified in 1819 as the Thirteenth Amendment to the Federal Republic Constitution.*

So now, you have three branches of the American Government, and one American Federal Subcontractor owned and operated by the Confederation of States, doing business as the Federal Republic and also known as the States of America. That’s the way it’s supposed to be when the whole American Government is functioning:

- (1) *The Union doing business as The United States;*
- (2) *The Federation doing business as: The United States of America;*
- (3) *The Confederation doing business as the States of America; and*
- (4) *the Federal Republic owned and operated by the Confederation of States doing business as “the” United States.*

To this day, the Confederation and the Federal Republic have yet to be reconstructed. Only the Federation and the Union remain. The powers delegated to both the Confederation and the Federal Republic have returned to the Federation by Operation of Law, and thus to the people of the counties and States that ultimately form the Federation of States.”



The Civil Government of The United States of America Is Restored



Final Enrollment of Post-Civil War States of the Union

“Be it Enacted by Roll Call Vote of the States of the Union that all States created by contract, purchase, and/or voluntary petition after the year of 1860 be Admitted and Enrolled and Accepted as States of the Union with the full powers and the complete jurisdictions of our States of the Union and further be Admitted, Enrolled, and Accepted as members of our unincorporated Federation of States, The United States of America, effective with the original day of their respective contract, purchase, and/or voluntary petition.”



Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum

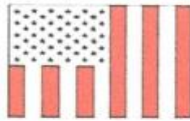
I, James Clinton, born alive of William de Guilleroi, right-wise king: King of Powys: King of England: King of Normandy: King of Gaul: Head of State for The United States of America, Ninth September 1776: do declare by this flag shown, the United States Civil Peacetime Flag, and by my hand and authority as hereditary Head of State for The United States of America, peace is declared on air and land and sea and this flag is raised:



By my testament are all rights and titles and material interests owed to the American states and people conveyed out of abeyance and returned to the lawful Holders in Due Course still living on the land and soil of their birth and by these signs are all claims of Interregnum and Abandonment silenced. The civil government of The United States of America is restored:

This 21st day of October 2017:

By: *James Clinton Belcher* Head of State
The United States of America (Unincorporated)



Proclamation in Addendum:

This Proclamation in Addendum is fully incorporated and made part of the Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum Issued October 21st 2017

Whereas following the undeclared and illegal commercial mercenary conflict known as the American Civil War the responsible generals did not take action to restore the lawful government of the American states and people and instead created a military dictatorship to rule the Territorial United States and the United States Congress did similarly betray our trust and did create a Municipal United States government as a foreign incorporated city-state oligarchy, and as a result our government has been widely held and believed to be in interregnum, it falls to the Hereditary Head of State responsible for the international jurisdiction held by the unincorporated United States of America to come forward and settle this debate. Be it known that the American states and people have not abandoned our land and our government has not ceased to operate.

Beginning in May of 2015 the Municipal United States parent corporation announced its insolvency and entry into Chapter 7 liquidation. This was followed in 2017 by the similar announcement by the Territorial United States that it, too, was insolvent and entering into Chapter 11 reorganization. This is the third time in a hundred and ten years that these foreign service providers have engaged in this patented cyclic process of running up odious debts that they will again seek to charge against us and against our assets, leaving us to pay their bills without regard for the limitations of their contract, but this is the first occasion when both parent corporations have proposed to seek bankruptcy protection during the same time period.

If left unopposed, this concerted action by both the Municipal and Territorial United States would have vacated the federal side of the actual Constitution and left our states and people both unprotected and presumed to be the Sureties for these Bad Actors, when in fact we are the Paramount Security Interest Holders and their Priority Creditors.

Therefore, as of November 4, 2015, we acted in our capacity as Head of State for The United States of America (Unincorporated) and re-issued our Sovereign Letters Patent and gave Notice to the responsible Principals of our action. We also formed and published a new Declaration of Joint Sovereignty and partnership with the American Native Nations to fulfill the responsibilities of the federal government. This new arrangement preserves the actual Constitution owed to the American states and people and provides for a lawful and peaceful continuity of government and transition under our stewardship pending the full restoration of the lawful land jurisdiction government of the people, by the people, and for the people of this country.

Notice Regarding Treaties

This Notice Regarding Treaties is fully incorporated and made part of this Proclamation in Addendum:

Our agreements and treaties with the Lakota Sioux and Athabascan Tribal Nations are not exclusive and do not preclude participation by other Native American Nations. We wish to make it clear that our goal is to create a unified and peace-oriented international government which serves the needs of all Americans.

We honor all sovereign-level treaties among nations, however, we do not recognize so-called treaties entered into by and between incorporated entities and franchises as actual treaties, though they may be called bank treaties, tax treaties, or trade treaties. No incorporated entity has the power to enact agreements obligating the unincorporated United States of America or any member state thereof.

No legislation engaged in by any incorporated State of State or STATE OF STATE federal franchise organization, whether Territorial or Municipal, is binding upon the unincorporated state nor the living people.

We specifically object to the existence and continuance of tax treaties and false claims related to tax treaties entered into by incorporated and franchised Third Parties deceitfully usurping upon our authority under color of law and we call the Holy See to account for continued mis-administration as of 2015, seven (7) years after the Holy See in the person of Pope Benedict XVI was visited and agreements severing these practices were secured.



International Peace Proclamation and Grand Peace Treaty

International Peace Proclamation

Be it known to All to Whom these Presents come: an International Peace Treaty has been established ending all hostilities related to The American Civil War which unofficially began in 1861 with an Executive Declaration issued by then-Territorial President Abraham Lincoln.

Grand Peace Treaty of the States

Insomuch as a mercenary conflict known as The American Civil War was engendered and fought by members of the Confederation of States existing in 1860, and that conflict has been left unresolved, now let it be agreed and declared that this Grand Peace Treaty of the States has been approved by the Owner States and has been established and bound upon these Several Parties by mutual Treaty Agreement among these and among the Several States now existing, and also applies to all Subcontractors and Employees exercising Delegated Powers:

Agreement 1: That all States and all Confederate States now or in future existing agree to an immediate and permanent cessation of hostilities connected in any way to The American Civil War;

Agreement 2: This cessation of hostilities and resulting peace extends on the soil, in the air, on the land, and at sea, and is also an obligation of all those exercising delegated powers on behalf of our States;

Agreement 3: All the States then-existing and existing now, have abolished by Roll Call Vote all forms of slavery and peonage within their borders, within their Territories and Possessions, and within the realm of their intellectual properties, so that no more legal presumptions, exclusions, or suppositions may be used to evade the paramount provisions of our Organic and Public Laws;

Agreement 4: All the States then-existing and existing now, agree via this Grand Peace Treaty of the States to uphold this peace both within and without their borders and to forever end and release the disputes arising from The American Civil War, and to return all States to their natural status and sovereignty as States of the Union without exception and according to the Equal Footing Doctrine;

Agreement 5: All States now existing agree that the votes of all State Members of the unincorporated Federation of States doing business as The United States of America are now and have remained valid without exception before, during, and after The American Civil War.

Public Law A1010121 – Passed first day of January in the year of 2021

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.

Re-labeling living men or women by the use of other descriptions such as “male” and “female”, or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.



The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.

Public Law A1010124 – Passed first day of March in the year of 2024

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded that all indebtedness of the United States of America,

Incorporated and The United States of America, Incorporated, debts of the former U.S.A. Corporation, United States Corporation, and all and any foreign corporations doing business under deceptive names so as to fool people into thinking that these were debts of our nation-states, are debts in fact owed by these corporations to our States and People.

This pertains to the recoupment of all private assets that were unlawfully and illegally used as chattel backing the spending and criminal activities of these corporations from 1860 onward.

These debts are inclusive of, but not limited to, the war debts for the American Civil War, the so-called First World War, Second World War, and all other wars that have in fact been Mercenary Conflicts waged by these criminal corporations using our money and manpower under False Pretenses for their own profit and gain.

We have claimed the entire debt of all these rogue corporations and cured our claim on a global basis and we have foreclosed on them and their 63 central banks including the so-called Global Federal Reserve and all their franchises.

It is our intent to return property to the rightful owners wherever and whenever possible, without causing a cascade of harm to living people; and to otherwise provide for the care, repair, sustenance, education, health, and independence of the people who have been harmed by these corporations and their fraud schemes.

All recoupments and purloined property interests, meaning intellectual and performance property rights (PKIs) as well as physical assets, will be returned to the Office of our Fiduciary for restitution and auditing and return to the rightful owners on a worldwide basis.

For the purposes of this Public Law, including the necessary recoupment actions, we authorize the use of extra-territorial force and administrative support as needed; we are publishing our action as a Public Law so that all people and nations are advised about what has happened and the nature and intent of the actions we are taking on behalf of the living men and women worldwide, who have been the victims of their own public employees and foreign agency personnel and corporations which have impersonated them and their entire countries.

Anyone having information about gold, silver, land, cash, or corporation shareholdings or securities related to The United States of America is requested and required to contact the Office of the Fiduciary; all central banks in receipt of private gold, silver, cash, land, and corporation shareholding assets and any insurance, annuity or security interests related to these corporations, their franchises, or their officials, is requested and required to contact the Office of the Fiduciary.

This Public Law of The United States of America shall be effective immediately as of the first day of March in the year of 2024 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010124.

Public Law A1010224 – Passed first day of March in the year of 2024

By Roll Call Vote of The United States of America in Assembly

We here declare and record the eternal Maxim of Law that no thing is greater than its Creator and we align our Public Law with this Maxim and declare and enroll it upon our Federal Record, such that no corporation operating on our land and soil or in our names or with any presumption of a public or private interest in us or anything of ours at all, including our Good Names, will be immune to any prosecution for harm done to living people or their property assets and interests.

We expressly and explicitly hold all corporations liable for their activities and the results of those activities. There is and can be no such thing as immunity offered to public or privately held corporations such as the Immunity Legislation signed by Ronald Reagan in 1986 seeming to offer immunity from prosecution to the pharmaceutical industry related to vaccine products and drugs produced by these corporations.



We are not subject to legislation passed by our employees for the purpose of regulating their own operations. Any enforcement under color of law of their foreign corporation rules, codes, mandates, statutes, and other forms of legislation on Americans or against the rights and interests of Americans is absolutely prohibited.

Likewise, we, their Employers, are not subject to any Executive Orders issued by their Presidents. Executive Orders are limited, again, to the internal workings of incorporated entities and the persons employed by these corporations.

They cannot offer their franchises or any incorporated entity any State Immunity or freedom from liability that they do not possess themselves.

They cannot pretend that we are their employees or dependents and therefore subject to their internal rules, codes, statutes, ordinances, regulations, mandates and other legislated and copyrighted "laws" which they maintain for their own internal purposes as municipal and commercial service corporations and non-governmental corporations (NGOs) working for the service corporations as agencies.

This Public Law of The United States of America shall be effective immediately as of the first day of March in the year of 2024 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010224.

The American Government Governs by the American Common Law

Per Anna Maria Riezinger, Fiduciary, The United States of America, Unincorporated: *"The mission of peacekeeping officers should be turned away from statutory enforcement and back to the real issues at hand-- helping people get where they are going safely and in one piece, but I don't foresee a time when our society says "God gave you the ability to travel 100 miles per hour on an icy road while drunk as a skunk, so that gave you the right to do so and that gave you the right to kill my granddaughter while she was walking home from school.*

Under statutory law such behavior gets Manslaughter charges. In Common Law it is Murder and potentially carries the Death Penalty.

Statutory law-- what you are living under now as a 'citizen' of the United States is often more lenient than the Common Law you are obligated to observe as one of the free sovereign and independent people.

Freedom for oneself comes with a price tag-- respecting the equal freedom of others.

Your freedom to drive a car however you wish is balanced against a little girl's freedom to live and walk home from school.

Many people involved in the Freedom to Travel movement forget how Draconian the Common Law is. They forget in their enthusiasm for their own freedom that living as a free man or woman entails greater responsibility for one's acts-- not less."

"Our Justices do not decide the law or the facts of any case. That is left to the members of each jury. The role of the Justice is to provide a level playing field and to enforce the rules of evidence; once the jury has reached a decision, it is the duty of the Justice to "pronounce" the sentence for the Public Record and it is the Sheriff's duty to execute the sentence.

Our courts are based upon Local Law (soil jurisdiction) and Public Laws (land jurisdiction) that are enrolled in the Public Record as General Assembly Session Laws. All such laws are subject to jury nullification.

If our Assemblies adopt a law that is unfair, unwieldy, or inappropriate, any jury in our system of law can nullify it and state the reasons why, whereupon it is held in abeyance as if it never existed and returned to the State General Assembly for correction or repeal. In this way the people maintain direct control over the standards of law that are being applied to them and weed out any laws that are ill-conceived or unfair.

This precious process of jury nullification also provides a natural curb on the endless proliferation of new laws poking into every corner of our lives.

Our law is simple, draconian, and based on the Ten Commandments. There has to be a specific Injured Party claiming injury to himself or to his property. There is no such thing as a "thought crime" or a "bate crime" until and unless it results in verifiable harm and then it is addressed in terms of what the actual harm is."

Autographed by: the Declared Nationals of the States of The Union who have corrected our political status on the public record from that of a foreign U.S. Citizen and MUNICIPAL citizen of the United States back to an honorable **American.**



“When in the Course of Human events, it becomes necessary for one People to dissolve the Political Bands which have connected them with another, and to assume among the Powers of the Earth, the separate and equal Station to which the Laws of Nature and of Nature’s God entitle them, a decent Respect to the Opinions of Mankind requires that they should declare the causes which impel them to the Separation.

We hold these Truths to be self-evident, that all Men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the Pursuit of Happiness – That to secure these Rights, Governments are instituted among Men, deriving their just Powers from the Consent of the Governed, that whenever any Form of Government becomes destructive of these Ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its Foundation on such Principles, and organizing its Powers in such Form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient Causes; and accordingly all Experience hath shewn, that Mankind are more disposed to suffer, while Evils are sufferable, than to right themselves by abolishing the Forms to which they are accustomed. But when a long Train of Abuses and Usurpations, pursuing invariably the same Object, evinces a Design to reduce them under absolute Despotism, it is their Right, it is their Duty, to throw off such Government, and to provide new Guards for their future Security. Such has been the patient Sufferance of these Colonies; and such is now the Necessity which constrains them to alter their former Systems of Government. The History of the present King of Great-Britain is a History of repeated Injuries and Usurpations, all having in direct Object the Establishment of an absolute Tyranny over these States.” – The Unanimous Declaration of Independence 1776

May We Be and See Peace!