

# A Tool of the Fraudulent Pretender GOVERNMENT: “Usufruct”. – ALL DEBTS ARE PREPAID!!! – by Arnie Rosner

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 [angellucci.wordpress.com/2014/10/15/a-tool-of-the-fraudulent-pretender-government-usufruct-all-debts-are-prepaid-by-arnierosne](http://angellucci.wordpress.com/2014/10/15/a-tool-of-the-fraudulent-pretender-government-usufruct-all-debts-are-prepaid-by-arnierosne)

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This article dovetails with the material presented through the One Peoples Public Trust. **ALL DEBTS ARE PREPAID, PRE-AUTHOURIZED AND PRE-APPROVED.** We as individuals need to stand up with the information we now understand against this corruption. Share with others and take a stand against the corruption.

Send this article, along with copies of your bills to the US Treasury. Send it to the utility companies, City Managers, and others in charge of you city disbursements, etc. Flood the system with truth and demand action to remedy the illegal actions currently being committed against all of us (The People).

By the way, this is by far the best article on this subject that I have read. Everything is here for those who would take the time to EDUCATE THEMSELVES.

–Angel Lucci

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## A Tool of the Fraudulent Pretender Government: “usufruct.” ALL DEBTS ARE PREPAID!!!

<http://mainerepublicemailalert.com/2014/10/14/all-debts-are-prepaid/>

Reference:

- [The CAFR Affair](#)
- [“Constitution” = a business contract = an equity contract = a commercial contract by Judge Anna von Reitz](#)
- [The Game in which you have had no idea you were playing-dr](#)

## ALL DEBTS ARE PREPAID!!!

**The United States** CONSCRIPTED — that is, borrowed — an interest in everything that we would ever do and create — a **“usufruct” relationship** where our interest and the ownership of every thing within our estate transferred over to them; and they never gave their control of our property back to us. They have no lawful right to any of it, and no valid claim to **us**, our land, our businesses, our children, or any other asset of ours.

These thieves are pretending that we consented to this circumstance and **“volunteered”** to subject ourselves to the United States jurisdiction **“for the War Effort”** in a war that has been over almost a hundred years.

The expenses that they are responsible for are the expenses of all the **shill legal fiction entities** that they have

created and run “**in your name**” by abusing the right of usufruct. Those expenses include the expenses and debts of the federal “**State**” foreign situs trust doing business as “**David Everett Robinson**” and the Puerto Rican ESTATE trust doing business as “**DAVID EVERETT ROBINSON**” and the United Nations transmitting utility doing business as “**DAVID E. ROBINSON**”, and so on ad infinitum.

What they create, they control — and they are **obligated to pay for what they create and control**. ***The ones with the gold pay the bills!***

**USUFRUCT:** *A right to use another’s property for a time without damage or diminishing it, although the property might naturally deteriorate over time. A legal usufruct is one created by law. A 100 year encumbrance — **Black’s Law 7th, page 1542.***

Because of this “**usufruct**” relationship the United States has the hidden obligation and lawful responsibility to maintain everything we think we own. We were promised that on demand, but were never taught how to access it. The system made a promise that they could not and did not keep. We need to stop claiming ownership of everything we think we own and revert our interest back to the United States so they can put it in a trust for us (*which they may have already done*) so they can settle our claims.

Our **signature** turns a piece of paper into **a negotiable instrument** because we are financial institutions considered to be estates patented under land patent because we come from the earth. They patented a “**usufruct**” interest in us. We are all agricultural beings, commodities. When you buy a house you’re not buying a house, you are creating a loan against yourself, you become the collateral for the loan. The land patent cannot go to ground because its immovable.

You are considered in law — the international law of **the Hague Treaty** — as **Libercode Entities** “outside of” and “foreign” to the United States.

We’re our own estate on our debtor side, and considered to be a financial institution, so when you put your signature on any piece of paper you are considered to be a bank. They just take a piece of paper and overlay it on your signature, and write on that piece of paper, on top of your signature, your signature that authorizes a transaction that you never see.

Then they place a lien against that signed piece of paper and sell it as a security on the stock exchange. This is what they’re doing with child support. They have you sign something so they can slap a lien on it and then sell it as notes no longer with them, a counterfeit security anyway, as there is nothing backing it and they’ve obtained it through fraud, so they are anxious to put the obligation onto someone else so it relieves them of the obligation, because they don’t have the Note as it’s been already been sold off.

You become the naked owner. They’re supposed to be the naked owner, and we should have the usufruct.

We’re being treated as terrorists in our own country. We are living basically in a fictional reality. We’re coming out of war. We are non-adverse. We’re not here to own anything.

Once the application is completed, that’s it. The funds are supposed to be disbursed to the individual who needs it. They’re not doing that. Instead they’re creating a “usufruct” relationship. Meaning that when the person applies for something, they sign their rights over to the state, so now the state has the right to move as power of attorney which makes the person signing the application incompetent like an infant who can’t handle his own affairs and they stick someone else with the obligation to complete his financial accounts. It doesn’t matter who they appoint. This is why you find that some people are hit with the obligation.

So with the bills they have you sign, you could do a reversionary interest. You could take it and sign it over to the United States Treasury which now has the obligation under “usufruct” to settle the claim. That’s it. You sign everything over to the U.S. Treasury, excluding the middle man, who is the administrator who is acting wrongly.

When you keep this up, guess who will go down to check out their books? The U.S. Treasury. We are protected by international law and the statutes no longer apply to us as we are no longer at war once we move into non-adversarial status.

## **REGARDING HJR-192 AND THE “A4V”**

The United States government went bankrupt in 1933. It's an established fact that the United States Federal Government was dissolved by the Emergency Banking Act of March 9, 1933, 48 Stat. 1, Public Law 89-719 declared by President Roosevelt, being insolvent and bankrupt.

House Joint Resolution 192 (HJR-192), 73 Congress in session, June 5, 1933 — A joint Resolution to suspend the gold clause standard and abrogate the gold clause — dissolved the United States and the official capacities of all U.S. Government Offices, Officers, and Departments, as further evidence that the United States Federal Government exists today in name only.

The Receivers of the U.S. Bankruptcy are the International Bankers via the United Nations, the World Bank, and the International Monetary Fund. All U.S. Offices, Officials, and Departments are operating within a **de facto** status, in name only, under the Emergency War Powers. (And this has been going on much longer than 1933).

## **CONSTITUTIONAL REPUBLIC TAKEN OVER BY THE NORTH**

With the constitutional Republic form of Government now dissolved, the Receivers of the Bankruptcy have adopted a new form of government FOR the United States. This new form of government is known as the Democracy, being an established Socialist Communist order under a **NEW WORLD ORDER governorship for America**.

We're operating under a fictional basis now, because we are under Martial Rule thanks to what happened with Abraham Lincoln, which was intended to protect us.

The Founding Fathers declared that only gold and silver coins can be the “only money to be made in America.”

This Act was instituted and established by transferring the Office of the Secretary of State to that of the Governor of the International Monetary Fund. Public Law 94-564, page 8, Sec. H.R. 1355 reads in part: “The United States Secretary of the Treasury receives no compensation for representing the United States.”

When the colonies broke apart, when the North and South broke apart, when they went bankrupt way back then, the U.S. Constitution was no longer valid. The Constitution is now void, because there's no sovereign government — and we're under Marial Law Rule. So it's time for us to wake up.

## **UNDERSTAND THE PROCESS**

Since gold and silver coinage was heavy and inconvenient for a lot of transactions, they were stored in banks and a claim check or promissory note was issued as a money substitute. Redeemable currency must promise to pay a dollar equivalent in gold or silver money.

Federal Reserve Notes aka “dollars” make no such promise and are not “money” because they have no monetary value. They are worth nothing.

## **THE DIFFERENCE DUE TO THE BANKRUPTCY**

A Federal Reserve Note is a debt obligation of the federal United States Government, not “money”. The federal United States and the Congress were not and have never been authorized by the Constitution for the United States of America to issue currency of any kind, but only lawful money — gold and silver coins.

It is essential that we comprehend the distinction between real money and paper money substitutes.

One cannot get rich by accumulating money substitutes, one can only get deeper into debt. We the People no longer have any real “money”.

When this happened, and the Federal Reserve came in, and booted the United States Treasury out, and brought in the IMF, the United States Treasury ended up in Puerto Rico. The real United States Treasury is not in the District of Columbia now, at all.

Now you know why most Americans have not been paid any “money” for a very long time, perhaps not even in their entire lifetime. Do you comprehend now why you feel broke? Why you are “bankrupt” along with the rest of the country?

Did the Central Banks commit fraud? The answer is “Yes”. Being a sentient being, our signature is a commodity to the banker’s scam, due to the fact that they had an agreement (contract) after the gold was taken. The agreement was to collateralize all United States Citizens as debt slaves. The HJR-192 Resolution (agreement contract) that ALL DEBTS ARE PREPAID!!! (On demand).

### **In exchange for their gold the people were promised that ALL DEBTS ARE PREPAID!!!**

This means that the International Banking Cartel came up with an Economic Security Offer aka SSN — the “Socialistic Security Act”. This New Deal is not a bad deal — IF it were “honored”. Sustainable benefits at old age; a secure place to reside; Healthcare; all the essentials of living; a method of transportation. Everything is actually all prepaid because we are basically Shareholders in the United States Corporation because of our Birth Certificate bonds.

If you are part of a corporation, you’re part Stockholder, so you should be getting dividends from that stock, yearly or monthly. **But you’re not getting anything at all.**

So this was definitely done behind our backs, with the Birth Certificate bond, without full disclosure of the contract or anything explained. All this to “**protect**” you — protect you from what?

### **BROKEN PROMISES — EXAMPLES**

Banks are acting in your behalf when making a so-called loan, but instead of you receiving the actual money to pay for a house, you are actually being **scammed of you own money** every time you put your signature on their so-called “**Promissory Note**”.

The most likely Question is: “Why do they need our signature so badly?” The simply answer is: Because You are the Creditor and the Debtor. You create the money every time you sign a fraudulent contract with the international bankers.

### **AND HOW DO WE KNOW THIS?**

Because you are land; you come from the land; therefore, you are a financial institution. When you sign your signature you create “**credit**” (**credibility**) that they can actually take from you and pocket, because you are Walking Real Estate. You are the walking Estate that they have patented. They have patented everything through your Birth Certificate. Can you imagine, we are very rich! But they are using us as agriculture in a very devastating way.

### **ONCE AGAIN – UNDERSTAND THE PROCESS . . .**

**Creditor**

**Under the UCC you create the Money.**

**That's right!**

**You are the Banker.**

**Your signature is Required — so you can Discharge the Charge.**

**vs.**

**Debtor**

**Under the UCC you create the Debt.**

**That's right!**

**You are the Banker.**

**Your signature is Required — so you Have and Hold the Debt.**

**A Run on the Bank** is created when borrowers demand real gold or silver instead of paper representations; so instead of being outlawed, the federal Government legalized it, and regulates the fictional money scam.

This is why Roosevelt had an issue with the Bankers. They basically came in and took the Money out of the Notes — they took Everything.

What have we learned? That around 1933, President Roosevelt declared the bankruptcy of the United States Corporation. The International Bankers demanded our gold and made it legal. They also removed Money notes that were backed by the real gold standard set by the Founding Fathers of the Republic.

The Bankers demanded even more Monies, so they created House Joint Resolution 192 (HJR-192), based in effect on the the private central bank, the non-federal FEDERAL RESERVE, INC. And, again, one of their resolutions was to Collateralize all citizens via their Birth Certificate Bonds.

**In exchange for HJR-192, all citizens were to have Free Transportation; Socialistic Security; Prepaid Utilities; Socialistic Healthcare; Food Rations, etc. We were to be protected and maintained by the Government of the United States of America. Everything was supposedly prepaid.**

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## **ADDITIONAL RESEARCH AND RELATED INFORMATION**

[Rodney Class – Notice and Warning To Utility Companies.](#)

<https://angellucci.wordpress.com/2013/01/31/315/>

[Bombshell: Rod Class gets FOURTH Administrative Ruling “Gov’t Offices are Vacant”- All Gov’t Officials are “Private Contractors”](#)

<https://angellucci.wordpress.com/2013/09/13/bombshell-rod-class-gets-fourth-administrative-ruling-govt-offices-are-vacant-all-govt-officials-are-private-contractors/>

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## **The Owners of the Gold Pay the Bills**

But something happened then, and we are now under Martial Law Rule. We we're supposed to have all this, **but the Bankers came in and took Everything** to make it look like we have to pay for everything ourselves with our sweat and toil, when this is not true all.

Everything should be prepaid right now.

## **BIRTH CERTIFICATE BONDS – HOW DO THEY WORK?**

To simplify — John Doe is born, and is incorporated. The Bond Certificate is then collateralized (converted into “money”) — for example a million dollars — and the bond is then sold in the privately held International Central Bank System. The bond is sold over and over and over again which in turn can be worth a lot of money!!! One million over a 20 year period may grow to 40 million dollars or more! But understand, **in this process you are nothing but a human resource to the bankers.**

After a bond is collateralized for a million dollars, a million dollars gets created **out of thin air** and the Federal Reserve orders the Treasury to print up 1-million Federal Reserve Notes. If you’ll notice, the dollar bills have a serial number. That is actually a “person” you are holding in your hand. So really; **we are all collateralized.**

Who is doing this to us? **We are being treated as agriculture.** So we have to find out who we are and what we are and what we are here to do. What’s being done to us, is very inhumane.

## **ANOTHER EXAMPLE**

Go to a bank and ask for a loan. The bank acts as a 3rd party between you and the Federal Reserve to tap into **your** million dollar Birth Certificate bond. They are loaning you your own money!!! **Your own energy.**

We start out on an adversarial level, but we have to act on a **non-adversarial** level.

**With HJR-192 our best friend was created (the IRS!) our personal accountant for our bond.** This is where you, the debt slave, can discharge alleged debt and where the UCC process comes on board. Now, the IRS can be your best friend.

When you accept a charge, for the honor of the name, and deposit it as credit into the United States Treasury, you are released from the obligation of the debt, by reverting all the interest to the State.

The US Treasury via the IRS is gonna contact all these agents and make them get their act together. Where are they pocketing the money? Where are their books?

## **WHAT IS THE UCC?**

**The Uniform Commercial Code** is 1.) a code of statutes, of contracts, a product of private “Bankers” that have hijacked the Constitution and the Bill of Rights. It is 2.) based on Merchant Marine law. This is important because of the prevalence of commercial transactions extending from one state to another.

For example, goods may be manufactured in State A, warehoused in State B, sold from State C, and delivered in State D.

### **The UCC deals with the following consecutively numbered Subjects:**

1. General Provisions; 2. Sales of goods; 2A. Leases, leases of good; 3. Negotiable Instruments; 4. Bank Deposits; Banks, and Banking, Check collection process; 4A. Fund Transfers, Transfers of money between banks; 5. Letters of Credit, transactions involving letters of credit; 6. Bulk transfers and bulk Sales Actions, and liquidations of assets; 7. Warehouse Receipts, Bills of Lading and other Documents of Title; 8. Investment Securities, Securities and financial assets; 9. Secured Transaction, Transactions secured by security interests — and most importantly, Liens.

Under the UCC you are considered to be a “**vessel**” over which Maritime Laws apply.

Under the UCC you can be **liened** — in total conflict with Declaration of Independence “unalienable rights”.

Under the UCC **by contracting — such as applying for a license** — your inherent (original) rights are turned into privileges that can be **liened**. We're under the contract of Martial Law Rule. We've already been **liened**.

- **Your right to travel is now a privilege to drive.**
- **Your right to free speech is now a privilege to protest.**
- **Your right to hold property is now an asset that can be seized.**
- **Your right to hunt and fish is now a privilege to hunt and fish, which can be fined.**

These are just a few examples of the usurping statutes of the UCC. Because they own it all, they own your title; they own you cars; they own everything you registered to the state; and more. **They see you as a war-time criminal.** Under the UCC all of us are considered to be an asset of the State — a debt slave used as collateral for their debts. All of us are equity for debts to the UNITED STATES CORPORATION.

## **FREE YOURSELF FROM THE SYSTEM – BY FILING A UCC FINANCE STATEMENT**

By filing a UCC Finance Statement, Liening your Legal Status Name, you become the Secured Party Creditor of your *ens legis* Strawman. In effect, you have . . .

- 1.) . . . taken over the Birth Certificate bond originally created by them, and you are a “UCC Creditor” now handling your own affairs. The means being non-adversarial; you are not at war with the United States and are willing to settle your bond account via the “IRS” by accepting it for discharge;
- 2.) . . . you have taken over the private banker sovereign status which creates money that cannot be liened — and discharges it;
- 3.) . . . you have a lien on the CAFRs, and all officials who work for us whom we can shut down if they break their own corporate laws — aka, the “UCC”.

You're moving yourself off of war-time status.

## **SECURED PARTY CREDITOR & CAFRS EXPLAINED**

**CAFRS:** Comprehensive Annual Financial Reports. It has been reported that trillions of collective dollars, not shown on government Budget Reports, are shown through government CAFR reports that are virtually never openly-discussed by the syndicated News Media, Democrat and Republican Party members, the House, the Senate, nor organized public education.

With it being that the CAFR is “the accounting document for every local government, and with it being **“BLACKED OUT”** for open mention over the last 60 or more years, the Fact of **mis-intentional Omission of coverage** is one of the biggest **Conspiracies** that has ever taken effect in the United States of America.

## **WHAT IS A CAFR?**

**A Comprehensive Annual Financial Report** is the government's complete accounting of **“NET WORTH”**.

**The CAFR** was established as local governments complete accounting record started in 1946 through the efforts of a private group located out of Chicago, Illinois by the name of Government Financial Officers Association (GFOA) <http://gfoa.org> which became mandatory by FED requirements on all local governments in 1978, to complete if they had not already done so.

From more than 84,000 CAFR reports produced by local government's each year in combination with Federal Government owned investment holdings, shows a conservative value of some **Sixty Trillion Dollars** held by local

and federal governments, as of 1999. An example of the holdings shown from just one Government CAFR (NY State 2005 Retirement Fund CAFR) shows 133 Billion Dollars **of investments held** (Microsoft; 44 million shares thereof).

## **SELF SERVING GOVERNMENT FAT CATS**

Instead of us receiving these tremendous amounts **via dividends** every month to the populace, we are being cheated out of all rightful benefits ourselves, and benefiting them instead.

As a Secured Party Creditor, putting a lien on the CAFRS makes a lot of sense!!! **We are Share-holders** of the United States Corporation and should be sharing in its **profitable dividends**. But we're not getting anything at all.

## **SECURED PARTY CREDITOR BENEFITS**

**Discharge** of Fines; Liens; Summons; Court Case Charges; Orders; Legal Notices; Protect all your Vehicles; Child Support Payments; School Loans; Alleged Credit Card debts; Utility Bills; Secured Loans; Tax Liens; Traffic Tickets, and so much more.

By using this private process, you have the power to put them under Notice of Default and use the process to lien them as well and receive monies from their bond — when they break “UCC CREDITOR LAWS”.

## **THE BEAST SYSTEM IMPLEMENTED FOR FINANCIAL SLAVERY AND RUIN**

*“But they that be rich fall into temptation and a snare, and into many foolish and hurtful lusts, which drown men in destruction and perdition. For the love of money is the root of all evil: which while some coveted after, they have erred from the faith, and pierced themselves through with many sorrows.”* — I Timothy 6:9-10.

## **LOOKING AT BANKS DIFFERENTLY**

*“The thief cometh not, but for to steal and to kill, and to destroy: I am come that they might have life, and that they might have it more abundantly.”* — John 10:10.

The bank system is a well organized **corrupt criminal Cartel** that came to a head around 1933 when President Roosevelt declared the bankruptcy of the United States. The banks took over our gold and silver money that was backed by a gold standard.

The result is a new type of “**fiat**” money and a **de facto** government system. This new form of government is known as a Democracy, now established as a Socialist, Communist NEW WORLD ORDER Government of America.

“**Fiat**” money is any money declared by the government to be legal tender. Before 1933, paper money was backed by gold. Ever since, Federal Reserve Notes (FRNs), aka “dollars”, are not money but money substitutes **backed only, by false belief**.

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**!!! UPDATE: PRESS RELEASE – Exposed: The fraudulent character of the “pretend” United States Government**

**!!! UPDATE: PRESS RELEASE – PRESS RELEASE – PRESS RELEASE – PRESS RELEASE . . . SPREAD FAR AND WIDE . . . ~J**

*After I released this Comment in response to Schauminator from my iPad (I was still in bed), I decided to get up, revise it a bit, and place it here at the very top of this post, as well:*

*I sat on this article, which came to me as a Comment very early on the morning of July 3rd, a long time before deciding to publish it so prominently. The readers at my blog are definitely not sheeple; they think for themselves. I think their/your verdict is in, don't you?*

*This post comes from the same group working on the Common Law Jury in New York State, and as most of my readers know, I have been giving all out support to Eric Williams and his ideas, which stand in opposition to those of their leader, John Darash.*

*Perhaps now everyone will begin to focus more seriously on Eric's words as he tries to prevent people from likely imprisonment at the hands of John Darash, who refuses – absolutely refuses – to address the very simple point Eric has been trying to make.*

*Please, please read his most recent article, [Eric Williams addresses one of the Missouri Grand Jury members who was sent to prison in 1999 for activities similar to those of the New York Grand Jury](#). **Please Read it very carefully!***

*I believe Eric holds the knowledge and wisdom that can and will bring success to the movement working toward the use of the Common Law Jury! Hopefully, everyone soon will be able to come together on the same page regarding this issue. I believe it's resolution holds the answer to a future, peaceful transition into a new paradigm.*

*I am just now waking up, so more later. . .*

*Hugs,  
~Jean*

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Reference:

["Constitution" = a business contract = an equity contract = a commercial contract by Judge Anna von Reitz](#)

[The Game in which you have had no idea you were playing-dr.](#)

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**Maine Republic Email Alert**

**"...That I should bear witness to the truth." – John 18:33 // David E. Robinson, Publisher**

**FOR IMMEDIATE RELEASE:**

**RELEASED BY: Admin. David Robinson, [207-798-4695](tel:207-798-4695)**

**UNIFIED MAINE COMMON LAW GRAND JURY**

**3 Linnell Circle, Brunswick, Maine, 04011**

**LEX NATURALIS — DEI GRATIA**

**PRESS RELEASE**

**For JULY 4, 2014**

**ON June 19, 2014 the organic American states of the Union — known as The United States of America exercising plenary civil power upon the land — issued Orders to all Members of the domestic Police Forces, US Marshals Service, the Provost Marshal, members of the American Bar Association, and the American Armed Services; and Appointed General Carter F. Ham to lead and command The Grand Army of the Republic (GAR) and its successors under the guidance of the Joint Chiefs of Staff and with their full**

support.

The Orders stipulated that should it become necessary to suppress commercial mercenary forces operating under the guise of being federal government agencies — including but not limited to the Department of Homeland Security, the Federal Emergency Management Administration, the Internal Revenue Service, the Bureau of Alcohol, Tobacco and Firearms, etc. — General Ham shall assume immediate command and control of all armed forces and services owed to The United States of America stationed in North America and shall join them under his Command as The Grand Army of the Republic. And that all forces of air, land, and sea are to be employed.

Any cost or loss suffered as a result of deployment of The Grand Army of the Republic shall be charged as previously stipulated.

All effort shall be made by The Grand Army of the Republic to spare life and property while undertaking any action whatsoever within the states of the Union without exception.

The GAR is uniquely enabled by these Orders to operate on the land of the fifty (50) organic states for the purposes of securing the lives and property of the American States and American State Citizens. The GAR is not a foreign army and is composed primarily of American State Citizens.

If they are required to take field positions, the local commanders are ordered to make every effort to communicate the basis of their authority and the reasons for their presence on American State soil to ensure a prompt cessation of hostilities and a widespread understanding of the usurpations and acts of fraud which have led to any conflict.

All parties must be brought to understand the nature of the federal government, the limitations of its authority, and their own obligation to act in favor of the organic states of the Union.

The Grand Army of the Republic (GAR) shall continue to operate under General Orders 100 known as the Lieber Code, extant from the pen of the last Republic President, Abraham Lincoln.

No orders, Executive or otherwise, issued by Barack H. Obama pretending authority on the land of the American States while operating as “President” of the UNITED STATES Corporation nor as the “President” of the United States of America, are owed any performance by the Joint Chiefs of Staff, General Ham, or any Ordinary.

All plainly stated grants of contractual authority evident in The Constitution for the united States of America remain in place, subject to good faith performance of the accompanying obligations and treaties.

Mr. Obama is the “President” of a governmental services corporation under contract to provide stipulated services to the organic states and is on their payroll. He otherwise acts as a foreign dignitary representing the United States of America, Inc. In neither of these capacities is he allowed any granted authority to impose upon American State Citizens, endanger American State property, or command mercenary forces on American State soil — however veiled as federal civilian service agencies.

The Orders require the Joint Chiefs of Staff and General Ham to commence measures to disarm federal civilian agency personnel and to seize control of the vast stockpiles of arms which have been improperly amassed by “the Department of Homeland Security”, FEMA, and other agencies employed by the UNITED STATES.

The only federal agency allowed free egress on the land of the American States is the U.S. Marshals Service, and then only when their personnel are engaged in their duty to protect the U.S. Mail and sworn to act as constitutional officers. All other federal agency personnel are limited to unarmed service until further

notice.

The Joint Chiefs of Staff are directed to communicate these General Civil Orders directly to Mr. Obama, the members of the "US Congress", the administrators of all "federal" agencies, the members of the "Supreme Court" and those acting as "Governors" to compel their rapid understanding and cooperation.

Any expense or damage incurred by these organic states or any American State Citizen as a result of actions undertaken by any federal agency personnel acting as armed mercenaries on American State soil will be understood as the result of violent crimes committed against the peaceful inhabitants of the land and will incur immediate judgment liquidating the assets of the International Monetary Fund (IMF) and the Federal Reserve (FEDERAL RESERVE) in payment of the stipulated reparations. Such crimes shall also be considered contract default increasing the public debt subject to bounty.

Any and all corporate officers of the UNITED STATES or any successor organization(s) inheriting "federal" service contracts who support, condone, or promote such crimes against the American States or against American State Citizens shall be subject to arrest and prosecution for commercial and violent crimes.

All foreign officials operating as elected or appointed officials of the United States of America (minor) who support, condone, or promote such crimes against the American States or against American State Citizens shall be subject to arrest, confiscation of their assets, and deportation to Puerto Rico, Guam, or such other "states" as may be willing to receive them.

Such "foreign officials" include members of the American and British Bar Associations who were licensed to act as privateers against the interests of the American States and the American State Citizens from 1845 to 2013 in flagrant Breach of Trust. All such licenses are now extinguished. Members of the Bar Associations are required to cease and desist assaults against the American States and American State Citizens and shall be subject to arrest, confiscation, and deportation otherwise.

Insomuch as corporate officers operating the United States of America, Incorporated, and the UNITED STATES have contrived under conditions of fraud and semantic deceit to re-venue the estates of the American States and living American State Citizens to the foreign jurisdiction of the United States of America (minor) they are found guilty of capital crimes, including acts of fraud and treason committed between 1933 and 1945, and are condemned posthumously.

Insomuch as elected officials operating the United States of America (minor) have similarly committed war crimes against the American States and their peaceful inhabitants during the same time period, they stand condemned posthumously.

No enforcement upon any American State or American State Citizen is owed as a result of any "Act" of any "Congress" operating as the sovereign government of the United States of America (minor) nor as the Board of Directors or Board of Trustees of any incorporated entity whatsoever.

All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more recently to the City-State of the United Nations, are re-venued without exception to the geographically defined American States and the American State Citizens where they shall remain in perpetuity as assets belonging to the rightful and lawful beneficiaries.

All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made "in their behalf" by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to "represent" them or have jurisdiction

over them.

The current circumstance is in part the result of criminal acts engaged in 150 years ago, which resulted in the commercial enslavement of African Americans who were summarily claimed as chattels backing “US government” debt in the wake of the Civil War. Despite every act of abolition and declaration of prohibition against both peonage and slavery, it has been the policy of the “US government” to enslave its citizens and to operate as a rogue state among the nations of the world.

Instead of freeing African Americans the sum total result of the Civil War was to vastly expand public sector ownership of slaves, giving rise to the outrageous and improper claims that have been made against the American States and the American State Citizens that we are dealing with today.

It is uniquely fitting that The Grand Army of the Republic is recalled to settle this circumstance in favor of the people.

These Orders were addressed to and received by:

Joint Chief of Staff  
9999 Joint Staff  
Pentagon  
Washington, DC 20318 – 9999

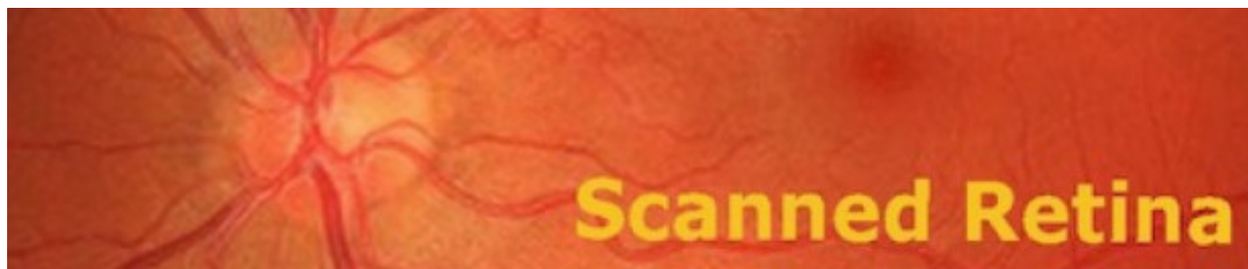
US Postal Service CERTIFIED MAIL RECEIPT  
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For a more detailed report read:  
DISCLOSURE 101: What You Need To Know

<https://www.createspace.com/4870915>

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Be sure to check out SCANNED RETINA BLOG for some really fantastic research articles.



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