<u>Crrow777 Outline Hour 1</u>

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- 1. US Supreme Court cases that prove the existence of the union state Citizenship and how the Court has ruled the 14th Amendment citizenship does NOT include the Bill of Rights.
- 2. Summary of the Coup de Tat March 9, 1933, National emergency that brought in the Temporary War Powers Gov't, to include Military Law
- 3. Article I vs. Article II vs. Article III of the Constitution, discuss Trust Diagrams

Imagine a Fast Food chain is facing Bankruptcy so it gets all the local franchise owners together and they pledge their customers and their customer's assets as co-signers and collateral for the backing of the Fast Food Chain debt, that's WHAT THEY ARE DOING TO us since 1871

Supreme Court History of American Citizenship & 14th Amendment citizenship & the TWEA (3/9/1933) resulting in the loss of the Bill of Rights for American Citizens (Read this intro 3 times)

There are 2 governments in America and there always have been: operating at the same time. The Republic, (a Private Mortgage -Trust), which is civil government of the American Nationals and a (TMO) Trust Management Organization (a Public Corporate Trust-Democracy) charged with providing the 19 enumerated services for the sovereign states which deals with international commerce. Think of the TMO as a HOA (Home Owners Assoc.) that you pay to perform jobs you (the original 13 union states) didn't want to do.

The current form of Government found in every "State of....." is seemingly republican in form,but is ultimately municipal because every such "State" (is a body politic, not geographic area) has been transmuted into a political subdivision of the District of Columbia, (a municipal corporation), 16 Stat. 419 whose municipal Law is Roman Civil Law. Roman Civil Law equates to "exclusive territorial" personal and subject-matter jurisdiction over its residents. U.S. citizens who do not physically reside in the District of Columbia are treated as residents of that municipality for legal & tax purposes

- 800 Charter of the First Holy Roman Empire
- **1213** Treaty between King John and the Vatican, King John agrees that England and Ireland will be "fiefs" of Rome and that his crown (Authority) will be forfeited to Rome.
- 1215Magna Carta: A document guaranteeing fundamental rights and privileges for everyone a
revolt by English Nobility against King John abuse of feudal law and customs. Thereafter all
lands explored and claimed on behalf of the British Monarchs, is a custody of Rome. The Holy
See retained the global jurisdiction of the Air (Spirit), granted jurisdiction of the land to the
Monarchs, and the jurisdiction of the Sea (Admiralty) to British Crown Temple Bar.
- <u>1302</u> <u>Global Estate Trust</u> Unam Sanctum (1455, 1481, 1537) by Papal Bulls, Pope declared himself Trustee (Vicar) of the Global Estate Trust. Air Jurisdiction = Pope, Sea Jurisdiction = British Monarchs, Land Jurisdiction = Spanish King each jurisdiction has its own Law form
- **1606 1st Virgina Charter:** King James allows the Virginia **Company to govern the colonies**. The Council was headquartered in England headed by Lord Delaware. (a Company)

- **<u>1666</u>** Cestui Que Vie Act: Set up Roman Inferior Trusts in England to allow management of property belonging to unknown survivors of the Black Death and the Fire of London deaths. The Citizens were presumed dead, their estates were administered by the Vatican. (just like today)
- **<u>1818</u>** * <u>US v. Bevans, 16 US 336</u>: Establishes 2 separate Jurisdictions within the United States of America; The Federal (Territorial) Zone and the geographical union states jurisdictions.
- **1821*** Cohens v. Virginia: It is clear that Congress, as a legislative body, exercise 2 species of legislative power; one, limited, but extending all over the Union, the other; an absolute exclusive legislative power over the District of Columbia. The legislative powers in the District of Columbia exists independently, and the legislative powers of the States can NEVER conflict with it, because it can NEVER operate within the union States.
- **<u>1822</u>** Secret Treaty of Verona: Article I: The high contracting powers, being convinced that the system of representative government is equally incompatible with Monarch principles; as the sovereignty of the people of the divine right, we engage mutually, in the most solemn manner to use all that their efforts to <u>put an end to the system of representative governments</u>.
- **1857* Dred Scott Decision: (7-2)** First sued in 1847. The Court ruled slaves were NOT American Citizens of the United States and therefore had no standing to sue in Federal Court, they could not expect any protection from the Federal Government or the Courts. African slaves are not citizens because they were not born in one of the several states, but they may apply to become naturalized and become citizens of a union State.
- **1859** The (1789-1859) Debt due, (TMO-HOA) (United States Co.) does NOT have the money to pay, the southern States refuse to "sign on" as sureties to that debt. (\$90,000,000.00) USD
- **<u>1861</u>** The Civil War begins, The southern states walk out March 27, 1861
- **1863** Lieber Code 100 April 24, 1863 Old (TMO-HOA) "United States Co." bankrupt, new (TMO-HOA) named "United State of America Inc". This NEW TMO-HOA is a Delaware Corp chartered by the Vatican. All D.C. Federal (Territorial) citizens are under this military jurisdiction
- 1864*Act of June 30, 1864, Stat 223 sect 182: And be it further enacted, that wherever the wordstate is used, shall be construed to include the territories and the District of Columbia.A "person" is no longer a people, it is a corporation.37th Congress sect 68
- 1865Civil War ends, no Treaty signed which means Liber Code still in effect. (TMO-HOA) "UnitedStates Co." was Bankrupt,they re-structure the debt again. In 1789 the Bankers were grantedLegal Title to all Federal Land and Buildings, this time they are granted Legal Title to all State-
owned Land and Buildings. The debt is now due in 70 years (1859 + 70 = 1929)
- **1867 Congress created 5 military Districts** in 10 Southern States, these commanders appointed judges to have tribunals to deal with "rebels". This created a new Law form called "Presidential Admiralty", these courts displayed a Stars & Stripes with heavy gold fringe.
- 1868*14th Amendment ratified, (nullifies Dread Scott Decision) Article IV section 2 Citizenship
(broadened and enlarged), citizenship of the United States is now "Dominant and Superior"
instead of being subordinate; 14th Amendment = (National/Statutory) Citizenship.

<u>187*</u> The Organic Act of 1871, (Feb 21) Washington DC is now incorporated- A new Constitutional Trust is formed (1 word is changed) It is now called The Constitution of the United States of America. (NEW TRUST = NEW LAW FORM) Under the new Trust = it is a Democracy with Roman Civil Law/Admiralty Jurisdiction/Military Venue (see Trust Diagram # 2)
Every State now forms a franchise of United States of America Inc. and incorporates itself becoming a

Sub-corporation. Every new franchise STATE "codifies" its old laws into statutes & codes.

See Trust Diagram #2 Constitution of the United States, Inc (2nd National Trust)

- **1871*** The Slaughterhouse Cases **[**5-4**]** Butcher's Union v. Crescent City. City of New Orleans makes new law shutting down all slaughterhouses in New Orleans. The Butcher's Union sue under the 14th Amendment due process clause. The consenting opinion states that "privileges and immunities" under the 14th Amendment, United States Citizenship <u>DO NOT include the Bill of</u> <u>Rights</u>. only to citizens of the several States and that U.S. Citizens were clearly distinct from citizens of the several states. <u>The plaintiff's case rests wholly on the assumption that the</u> <u>citizenship is the same</u>
- 1873 * U.S. <u>v. Anthony</u> 24 Fed. "The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." "The 14th Amendment recognized that an individual can be a Citizen of one of the several states without being a citizen of the United States."
- <u>1875 * United States v. Cruikshank</u> 92 US 542 "We have in our political system a government of the United States and a government of each of the several states. Each one of these governments is distinct from the other, and each has citizen's of their own."
- <u>1883 * McDonel v. Jordon</u> 2201 Cal. "he was not a citizen of the United States, he was a citizen and voter of his state, One may be a citizen of a State and yet <u>NOT</u> a citizen of the United States."
- <u>1884*</u> Julliard v. Greenman <u>110</u> U.S.: The Federal government is a government for delegated powers, supreme within its prescribed sphere [federal territory] but powerless outside of it the Union
- <u>1886*</u> Santa Clara County v. Southern Pacific Railroad: (8-0) The Supreme Court rules a Corporation is a "person" under the 14th Amendment, Section 1, protection clause applies to Corporations.
- **<u>1894*</u>** Caha v. U.S.: The laws of Congress have force only in the District of Columbia.
- <u>1895*</u> Pollack v. Farmers: (5-4) The Court rules the Income Tax Act of 1894 is unconstitutional for natural private persons; but you could tax income derived from (Corporations). i.e. interest, dividends (Later, This is used as the foundation of the 16th Amendment)
- <u>1900*</u> <u>Maxwell v. Dow:</u> (7-1) Maxwell is arrested, tried and convicted of burglary but is never indicted by a grand jury, he sues under the 14th Amendment due process clause. The Court rules that 14th Amendment privileges and immunities DO NOT include the Bill of Rights.
- <u>1901</u>* <u>Downes v. Bidwell</u>: (5-4) <u>The Court rules that Congress has unlimited legislative power over</u> <u>territories.</u> <u>The Court states, "the term United States has a broader meaning than when used</u> <u>in the Constitution, and it includes all territories subject to the jurisdiction of the federal</u> <u>government, wherever located."</u> (the Crown's strategy now becomes how to get the several states legally considered as territories so as to get total control.) The new Incorporated Franchise States will become de facto conquered military territories after March 9, 1933.
- **<u>1905</u>** Lochner Era: (Insular cases) 1905-1938) Courts rule in favor of privileges and immunities and the 8 Bill of Rights are included under the 14th Amendment.
- 1906 * Hale v. Henkel:It has been quoted over 1600 times, The court rules there is a distinctionbetween"private" natural persons and "artificial" persons."The right of the individuals, arerestricted only to the extent that they have been voluntarily surrendered by the citizenshipto the agencies of government.".to the agencies of government.".(real man has to give voluntary consent)
- **<u>1908</u>* Twining v. New Jersey: Court rules the 14th Amendment privileges and Immunities do NOT</u> include the Bill of Rights. Re-affirms Slaughterhouse cases.**

- 1913 <u>Federal Reserve Act</u> passes; 16th Amendment can now tax all income derived from artificial persons or Federal Privilege The Hybrid Sole Corporation is now identified by his Date of Birth (DOB), waiting to become a U.S. Corporate Citizen via the SS-5 application (Trust Agreement) Application for Social Security Benefits, (TRUST) creates the U.S. citizen (1933)
- <u>1914* Hendrick v. Martland</u> S.C. 610. "A (14th Amend) U.S. citizen "Upon leaving the District of Columbia becomes involved in interstate commerce" as a "resident" does not have the common-law right to travel, as a Citizen of one of the several states."
- **<u>1916*</u>** Brushaber v. Union Pacific (8-0) Upheld the 16th Amend, "Congress has the authority to tax Corporations or Federal District, Territorial privileged income. (non-resident Alien)
- 1917* The Trading With the Enemy Act:brought forward by the Assistant Secretary of the Navy(Franklin Delano Roosevelt). It launches the Office of Alien Property Custodian. It excluded allU.S. personsinside the United States. Later March 9, 1933 Emergency Bank Act amendsTWEA, now includes all U.S. Persons in the United States.
- 1927 * Tashiro v. Jordon "That there is a citizenship of the United States and Citizenship of a state."
- 1929 * Belmont v. Town of Gulfport, 122 So. 10. "Taxpayers are not de jure State Citizens."
- <u>1933*</u> March 4th, 1933 FDR takes Oath of Office, next inauguration moved to January 20th.
 Every new President sworn in on a different date because a new government was formed under the National Emergency. (Emergency War Powers)!!! Commander-in-chief now rules.
 <u>March 6th, 1933:</u> National Emergency (Proclamation 2039)_This "national emergency" has the same effect as (going to war), it gives POTUS unlimited power. This was a <u>Coup de tat</u>, a new (Military, Article II under Emergency Powers) form of Government ousted the de jure 1789 government. The new codified STATES become de facto military-occupied "territories" now under the control of the Commander-in-Chief, he seizes ALL PUBLIC REGISTERED PROPERTY as Booty of War and every new POTUS under National (War) Emergency Powers
 <u>March 9, 1933</u> (Proclamation 2040) Emergency Banking Relief Act (EBRA) (The speaker had the only copy, gave 20 minutes for positive debate and then 20 minutes against, then voted on; The EBRA amends the 1917 TWEA and now is brought inland to apply to "any person" defined by the TWEA, within the United States". All Public U.S. Citizens (Corporations) are now deemed rebels, belligerents, and enemies of the State. All Public Citizen (Hybrid-Corp Sole)
- **<u>1933</u>** 73rd Congress: The Ownership (Trusteeship) of all property is in the state; individual so-called ownership is only by virtue of government: amounting to a mere user.
- <u>1935</u> Social Security Act--The Hybrid, Corp Sole, Public Citizen Corporation is now insured and given an ID number (SSN). Application for social Security Benefits now makes the Hybrid, Corp Sole a U.S. CITIZEN, (ID'd by DOB and SSN) which is then placed into a "PUBLIC TRUST" Agreement, it has duties and obligations to include paying income tax on Corporate wages, he can be drafted to fight in any foreign war and is now under the 14th Amendment jurisdiction thereof to include any statute that applies to the artificial corporate person. The natural man is surety (Subrogee) (secondarily liable) for the Public U.S. citizen.
- **<u>1935</u>** * **<u>Colgate v. Harvey</u> 296 US 404**. "The governments of the United States and each of the several states are distinct from one another. The rights of a citizen under one may be quite different from those which he has under the law."

- <u>1936 * Wheeling Steel Corp V. Fox</u>, US 193. "Therefore, the U.S. citizens residing in one of the states of the union, are classified as property and franchises of the federal government as an "individual entity".
- <u>1936*</u> U.S. v. Valentine 288 Supp. 957: "The only absolute and unqualified right of a U.S. citizen is to reside within the territorial boundaries of the United States."
- 1938* <u>2 cases reversing the Lochner Era, Both cases the Court rules Bill of Rights are NOT included in the 14th Amendment privileges and immunities. Erie Railroad Case & U.S. v. Carolene Products. All Common Law Rights are now gone, all cases now under the FRCP (Federal Rules of Civil Procedure) and U.S.C. 1-50. All "persons" (Sole Corporations) are enemy quasi-trustees (sureties) Only a TRUE Beneficiary can bring a claim against a Trust.</u>
- **<u>1939*</u>** Hague v. CIO, 307 US. "The first eight amendments have uniformly been held not to be protected from state action by the privilege and immunities clause of the 14th Amendment."
- **<u>1939*</u>** February 7, 1939 the Court rules "Every "person" now liable for federal income taxes," person being defined under the TWEA.) UCC (Uniform Commercial Code) now enacted in every state, all previous laws under common or Equity Law now "codified' into statute in every state. All State and Federal Courts are Military Courtrooms under Executive Emergency War Powers for all rebels, belligerents and enemies of the state, (Corporate U.S. citizens)
- **<u>1940</u>** The Buck Act, USCS 104-113, Section 110(e) This allowed any Department of the Federal Government to create a "Federal Area" i.e. schools
- <u>1945*</u> Administrative Procedure Act: It admitted the Estates of American Nationals are the priority creations of the United States of America, Inc. and provides that the American Nationals are enabled to bring administrative claims against the UNITED STATES, Inc This is why we have 2 Court systems; District Court of the united States & US DISTRICT COURT. <u>The COURTS ordered their employees NOT to recognize their standing and other titles of the American Nationals.</u>
- <u>1945 * Hooven Allison v. Evitt</u>: Conclusively affirmed that there 2 distinctively different "United States" with 2 opposite forms of government.
- <u>1972 * Miloszewski v. Sears Roebuck</u>: "We have 2 governments in America, one under the Constitution and a much greater one that is NOT under the Constitution" In short, the applicability of our Bill of Rights is in one of the crucial facts of American life today. In fact American Nationals are owed the Bill of Rights as they always have been. U.S. citizens are NOT owed the Bill of Rights.
- 1976* Foreign Sovereigns Immunity Act:all public officials designated as foreign agents,22 CFR 92 12-92.31Foreign relationships require an Oath of Office.Their Americancitizenship is relinquished, they temporarily lose it for as long as they hold public office.Their American
- **<u>1982*</u>** U.S. v. Slater. 545 Fed Supp "Unless the defendant can prove he is not a citizen of the United States, the IRS has a right to inquire and determine a tax liability."
- **1993** Jones v. Temmer, 89 F Supp 1226: "The privileges and immunities clause of the 14th Amendment protects very few rights because it neither incorporates the Bill of Rights, nor protects all rights of individual Citizens. Instead this provision protects only those rights peculiar to being a citizen of the federal government; it does not protect those rights which relate to state citizenship.

1996 * U.S. v. Austin Gary Cooper, Case # 89-109-Hoevler. Mr. Cooper was being prosecuted for not
filing an income tax form. Cooper elicited a staggering disclosure from Judge Hoevler; that
there are simultaneously 2 citizenships, "United States Citizens" and "American Citizens"
Cooper:Cooper:I want a judicial determination, am I an American Citizen or a
United States Citizen?

Judge Hoevler: "You're both"

The Dept of Justice Prosecutor Linda Koslowski revealed the "United States Citizenship" is based strictly on contract. "He pays Social Security Tax and uses the Postal Service thus; this constitutes Co-Suretyship, therefore he is a U.S. citizen" Surety is defined as a person who is liable for the payment of another's debt or performance of another's obligation. natural flesh and blood man born in the union states = American Citizen and the artificial public person = U.S. Citizen (Corporate Hybrid citizen)

2015* Puerto Rico v. Sanchez Valle "The Right to trace authority Federal Law is sourced from Congress" "The difference between Congress passing laws for territories and Congress passing laws for the Union is "political status".

<u>2018*</u> U.S. v. Ortiz 1. The "People" are NOT District Citizens.

- 2. The People are NOT subject to "Territorial Jurisdiction"
- 3. The People are aligned with and Beneficiaries of the Official Gov't of the United States". Aaq
- 4. The People are exclusive only to Birthright "Civilian Judicial Power of Article III"
- 5. The People are exclusive only to Birthright "Civilian Due Process"
- 6. The People are exclusively Union Citizen Nationals of the several states"
- 7. The People are exclusively **Private Civilian Citizens of the United States**.
- 8. "Public rights belong to the people at large, while private rights belong to the individual.
- 9. The Founders' understanding of judicial power was heavily influenced by the well -known distinction between public and private rights.
- 10. The 3 classic private rights; life, liberty, and property are un-a-lien-able and absolute.

SUMMARY

- **1783 Treaty of Peace**: The Parties were Prince George, Duke of Brunswick & Luxenburg (representative for the Holy Roman Vatican Empire) and The United States of America. The (Trust Management Organization-United States Co.) (represented by Ben Franklin, John Jay Esquire, and John Adams, Esquire) agree that they owe the France, 6 million livre (money borrowed for the Revolutionary War) and the note is due in 1790 (7 years, Bankruptcy Law).
- 1789 The 6 million livre has increased to 18 million livre and is due in 1790. The Continental Congress does NOT have the money so they form a "Constitution" = (Trust) (a security with sureties created by a Constitutor) The 13 States are the original Constitutors. (Legal Definition: a constitutor is one who promises to pay the debt of another) They convene the First Congress, all persons considered citizens of their respective state that they were born in; Article IV Section 2. The Citizens of each state shall be entitled to all Privileges and Immunities of Citizens in the several States, including the 8 Bill of Rights. (Privileges and Immunities (Beneficiaries) proves there's a Trust). The Bank of England agrees to restructure the debt on the following conditions, (1) form a Central Bank (1791), and convey Legal Title to all Federal Land and Buildings to the Crown, the United States Co. (TMO) keeping Equitable Title (Possession). The debt is now due in 70 years (1789 + 70 = 1859) United **States of America is now a country =** 70 years debt due instead of 7 years as before (1783-1790) A trust management Organization (TMO)(like an HOA) named "The United States Co." is formed to perform the 19 enumerated powers stated in the Constitution. Just like hiring an HOA now to perform lawn care services, today, no different.

See Trust Diagram # 1 Constitution For The United States of America

<u>1906</u> Certificates of Live Birth are given out as benefits to Federal employees who deliver babies in hospitals. The Birth was supposed to be recorded but now it is "registered". i.e. given to King. Certificates of Live Birth (the afterbirth - presumed dead & abandoned) create a Sole Corporation (artificial legal person) under Operation of Law in which a natural person becomes "surety" (secondary liable) for the All CAPS TITLE that was granted to him. This Sole Corporation is later (March 9, 1933) placed into the "PUBLIC TRUST" (Congressional Record June 13, 1967) in which a U.S. Citizen is a Co-Beneficiary/Co-Trustee. A Sole Corp is defined as "a legal entity consisting of a single incorporated office occupied by a natural person." collecting all public benefits to include limited liability. The ALL CAPS becomes a "PUBLIC" Statutory Citizen (created by United States of America, INC.) and every act this Public Citizen engages in, becomes a taxable event.

<u>March 6, 1933</u> (Proclamation 2039) (FDR declares a "National Emergency") FDR closes the banks (<u>A National Emergency is treated as if we are at war</u>) United States of America Inc Bankrupt. The Constitution places no limit upon the war powers of the government. A new TMO (Trust management Organization) is formed, named "UNITED STATES, INC, today called the UNITED NATIONS, this Corporation issues SSN's

March 9, 1933 (Proclamation 2040) (The EMERGENCY BANKING RELIEF ACT) "Therefore, in view of such continuing national emergency and virtue of the authority vested in me by section 5(b) of the TRADING WITH THE ENEMT ACT, I do hereby proclaim, order, direct and declare that all terms and provisions of said Proclamation of March 6, 1933 and the regulations and orders issued thereunder after hereby continued in full force and effect until further proclamation by the President. This is the Coup de tat; the former sovereign de jure Government is ousted although the rights of the sovereign remain intact, in substance, but not in form. We are still under this Order today because the National Emergency has never been rescinded, it has continued for 87 years. Military Government is that which is established by a commander over occupied enemy territory. <u>The people are generally left unmolested in ordinary domestic and business relations</u>. Under our Constitution (Article 1 Section 8) & The Law of Necessity, one of the absolute international rights of the States is self preservation. One of these powers is to institute Military Government. Under the American constitution, Admiralty /Maritime is a civil jurisdiction and can be regulated under a Military Venue. Admiralty Courts are merely civil in nature not criminal; and portions of the Bill of Rights does not apply in Admiralty Courts.

Secondly, occupants are treated as rebels, belligerents, and enemies. The commander has the right to seize property. Every State of ______is a de facto conquered territory. Under the Constitution there are 3 kinds of Military jurisdiction; 1. One exercised in peace 2. One in Foreign war or in time of rebellion 3. one in time of invasion (FDR speech)

The Commander rules the country with Supreme Power (Executive - Article II) This is why Gold fringe flag with an eagle on top of the flag in each Courtroom. 1973 Congressional Record report by Frank Church, "The United States has been in such a state of declared national emergency since March 9, 1933". A majority of people of the United States have lived all of their lives under emergency rule. 'When a citizen is governed by military power, he is not governed by the soldier's code of military law, but he is said to be governed by martial law and this law is entirely different. These are just some of the facts that prove America is governed under a military venue and Martial-Law jurisdiction. The Zip Codes are Military Venues. Martial Law has both Civil and Criminal jurisdiction. Only under Military Law does Congress have the Statutory authority to combine Equity and Admiralty/Maritime Law.

HEADLINE in the American Jural Society 1996, "Judge admits to War Powers Court!!! On the front page May 7, 1996 a Municipal Court Judge Carol Wardell in a traffic case stated, "that she would protect his rights under the War Powers act of March 9, 1933, but would not change the flag in her courtroom." The defendant had refused to enter the bar unless she removed the flag. This is for those who think lower level judges just follow orders and don't know what is going on, they know the Courts are under military law and hold summary court martial proceedings. A newspaper article quoted the Associated Press Tuesday Feb 9, 1999 stated, In 1942, daylight savings time "war-time" went into effect in the United States.

28 USC § 3002 section 15(a) United States means a Federal corporation

Title 8 USC 1101(a)(21) "There is absolute distinction between a U.S. citizen and American Nationals."

It wasn't the 14th Amendment that put citizens under the Crown's control, it was that all "persons" defined under the March 9, 1933 TWEA placed all corporations (Hybrid Corporate Sole via operation of law via application of Certificate of Live Birth) under the National (War) Emergency Powers thus all U.S. citizens are now put under military jurisdiction in Military Courtrooms.

1st (TMO-HOA) (1789-1871) Trust Management Organization called the "United States" hired to perform the 19 enumerated powers that the 1st Congress via the Constitution of 1789. 1863, Lincoln declares "United States" bankrupt, under Ch. 11 reorganization.

2nd (TMO-HOA) (1871-1933) Trust management Organization called "United States of America, Inc." FDR declares United States of America, Inc. bankrupt under Chapter 11 reorganization. The "estates" of the ALL CAPS NAME are moved to Puerto Rico, under DC territorial jurisdiction.

<u>3rd (TMO-HOA) (1944) Trust Management Organization called the UNITED STATES, INC,</u> presently preparing for bankruptcy, TMO looking to re-venue the ALL CAPS estates, again i.e perhaps JOHN H DOE, instead of JOHN HENRY DOE 28 USC § 3002 Definitions:

- 1. State" means any of the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Marianas Islands, or any territory or possession of the United States Inc. The word State equates to a body politic, not a geographical area
- 2. "United States" means a Federal Corporation = District of Columbia

State of Illinois = District of Columbia Territory of Illinois

For Purposes of Social Security payroll and Medicate taxes only residents of the "State" of the District of Columbia are liable. Every "citizen" of the "United States" Inc., is either an actual resident of the District of Columbia or, through residing elsewhere, fraudulently construed to be a resident of the District of Columbia for legal purposes, every time you claim to be a citizen of the United States on any government application e.g. Social Security, Dr. License, voter ID, you unwittingly gave them jurisdiction by voluntarily consenting to benefits of a Trust.

The United States of America= 50 geographical sovereign union states

The 57 district United States of America Inc. =District of Columbia, plus the 50 States of+6 Insular States, Puerto Rico, Guam, Somoa, U.S. Virgin Islands

3 Kinds of Citizenship

- **1. THE LAND** jurisdiction has union state Citizenship.
- 2. THE SEA known as Federal or Territorial jurisdiction allows DUAL Citizenship U.S. & union state
- 3. THE 14th U.S. citizen is a Corporate citizenship = Debt citizenship

There is no Law that forbids enslavement of corporations!!! A Corporation has Income or wages, a Trust or natural person has private earnings!!!

- Imagine a Fast Food chain is facing Bankruptcy so it gets all the local franchise owners together and they pledge their customers and their customer's assets as co-signers and collateral for the backing of the Fast Food Chain debt, that's WHAT THEY ARE DOING TO us since 1871
- Colonel Edward Mandell House in a meeting with President Woodrow Wilson. "Very soon 1918 every American will be required to register their biological property in a national system designed to keep track of the people and that will operate under the ancient system of pledging. By such methodology, we can compel people to submit to our agenda, which will affect our security as a charge back for our fiat paper currency. Every American will be forced to register or suffer being able to work and earn a living. They will be our chattels (property) and we will hold the security interest over them forever, by operation of law merchant under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading (Birth Certificates) to us will be rendered bankrupt and insolvent, secured by their pledges. They will be stripped of their rights and given a commercial value designed to make us a profit and they will be none the wiser, for not one man in a million could ever figure our plans and, if by accident one or two should figure it out, we have in our arsenal plausible deniability. After all, this is the only way logical to fund government, by floating liens and debts to the registrants in the form of benefits and privileges. This will inevitably reap us huge profits beyond our wildest expectations and leave every American a contributor to this fraud, which we will call "Social Insurance". Without realizing it, every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption and we will employ the high office (presidency) of our dummy corporation (United States of America, Inc) to foment this plot against America."

Definitions

- 1. <u>Constitution</u> a security with sureties, created by constitutors (13 states)
- 2. <u>Homograph</u> words with the same spelling but different meanings, ie "orange," it can mean a color or a fruit depending on the context it is being used.
- 3. <u>Statute</u> the rules of an organization, they have the effect of law only with your consent.
- 4. <u>State</u> definition of "State" includes territories & districts, SCOTUS rule 47.2
- 5. <u>Corporate Sole</u> a legal entity consisting of a single incorporated office, occupied by a single natural person. (real man and ALL CAPS bonded to each other)
- 6. Registration the complete process of preparing to sell a newly issued security to the Public.
- 7. <u>Appearance</u> the formal proceeding by which a defendant submits himself to the jurisdiction of the Court. A "defendant" is one who defends a Trust.
- 8. <u>Resolution</u> i.e. House Resolution (HR) a formal expression of opinion or intention made after voting usually by a formal legislative organization, does this sounds like Congress makes "Laws" ?, no they make rules/Acts/statutes for the Territories
- <u>Authenticate</u> the act of giving authority to a record, so as to render it legally admissible in evidence. vs. <u>Apostile</u> United States of America Jurisdiction requires Authentication, UNITED STATES Inc. Jurisdiction requires Apostile.
- 10. Attorney to "attorne" is to take property form one person and give it another.
- 11. You cannot be charged in one jurisdiction and defend in another !!
- 12. A man is no less a slave if he is allowed to choose a new slave-master every 4 years.
- Public vs. Private Anything "registered" in the Public domain ie your, car, your house, your ALL CAPS NAME. Anything created by Congress is Statutory Jurisdiction, Article III (Judiciary) is Private Jurisdiction
- 14. All Court cases are commercial warfare, under international commercial law, all parties to a cause <u>must appear by "nom de guerre</u>", (NAME of War) because an alien enemy cannot maintain an action during the war in his own flesh and blood name. War is a gigantic commercial transaction: all war is commerce and all commerce is war.
- 15. Their system works entirely on waiver & consent (it's voluntary)