

The Arkansas Jural Assembly  
P.O. Box 1142  
Little Rock, Arkansas [72203]

# *The Arkansas Assembly*

The Unincorporated Land and Soil Jurisdiction  
One of the Federation States of the Union  
November 11, 2024

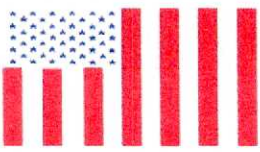
## **NOTICE OF CONSPIRACY AND LIABILITY**

The United States of America, Unincorporated has been in restoration since 1998. It is operated by the Federation of States. It is the lawful Republican form of government guaranteed to the people. The United States of America, Unincorporated has been making steady progress for the past 26 years:

- The banking system has been in development for 17 years. It is finalized and has the American Federation Dollar (AFD) as its gold backed currency.
- Our Postal Offices were updated and renewed as of 2008.
- All Actions have been recorded in public and published. Due Process has been served internationally for 7 years, ending April of 2014.
- The Final Judgement and Civil Orders were sent out across ALL British Territorial and Municipal Subcontractors within the UNITED STATES INCORPORATED on Oct 14, 2014. The entire document can be read at <http://www.annavonreitz.com/finaljudgmentandcivilorders101414.pdf>
- Our Sovereign Letters Patent were updated and reissued as of November 4, 2015.
- The indemnity bonds were posted shortly after
- All Fifty States (50) were called into session in 2020.
- Our Sovereign Banks and Sovereign Treasury Accounts were opened in 2021.

The United States of America, Unincorporated is the only properly declared and organized Government of Record having standing on the land and soil of this country, but more than that, our **Federation of States and our member States are the Delegator of Powers and Principals of Contract enabled to enforce all (3) Federal Constitutions.**

The Arkansas Assembly went into session in 2020. Immediately, We the People on Arkansas, began organizing and restoring the Republican form of government for our State. On August 27, 2023, we held our first public election in a hundred and sixty years. All of our officials were elected and seated in office. Our Arkansas State Grand Jury was empanelled. The Arkansas State Common Law Court was open and in session on August 27, 2023. Our election results were posted. The Arkansas State Common Law Court invoked the Land and Soil Jurisdiction for Arkansas and Notice was given to ALL British Territorial Federal Subcontractors as well as ALL British Territorial State Subcontractors including all county courts.



Sherrel Jean Courvelle brought her case before our Grand Jury on November 5, 2023. The Grand Jury sent out 6 indictments and a Cease and Desist Order to the GARLAND COUNTY DISTRICT AND CIRCUIT COURTS, which they DID NOT adhere to.

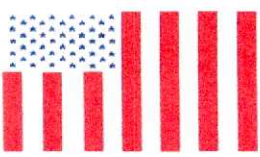
A Trial by Jury for Sherrel Jean Courvelle was held on January 21, 2024. The Trial by Jury reached a verdict on February 22, 2024. **Sherrel Jean Courvelle was found innocent of all false charges brought by GARLAND COUNTY.** That verdict was recorded on the GARLAND COUNTY DISTRICT COURT AND CIRCUIT COURT docket on March 1, 2024. Sherrel Jean Courvelle is an Arkansas State Citizen owed and guaranteed the Common Law and the Constitutions which are the Law of the Land.

Sherrel Jean Courvelle was unlawfully and illegally kidnapped by a thirty man SWAT team on February 29, 2024. Once she went before the judges in GARLAND COUNTY she should have been released since she had been **found innocent of all charges by a jury of her peers** and by the Law of the Land. Those judges chose not to act within the confines of the constitutions but instead have held her without bond for 9 months, human trafficking her for profit. The GARLAND COUNTY CIRCUIT COURT held **an unlawful jury trial**, which actually was a kangaroo court, sentencing her to 45 years in prison for missing one day in court which she gave prior notice she wouldn't be able to attend. This was a **double jeopardy trial**. All of the judges, prosecuting attorneys, other attorneys, law enforcement and sheriff's and other officers involved in these crimes depriving her of her rights by color of law will be held to account.

What needs to be completely understood by all Public Officials and Public Officers is that on October 1, 2024 at 1 PM Eastern Standard time, the UNITED STATES INCORPORATED ceased to exist, the final step of the Chapter 7, Involuntary Bankruptcy that Pope Francis put in motion years ago. An emergency appropriation of Territorial funds has provided a three-month transition period during which truly essential services will be further identified and extraneous or illegal services will be shut down. This three month period of time is a transition of government and a transition of power. The UNITED STATES CORPORATION has been dissolved and **ALL offices of British Territorial government will have to transfer to their peacekeeping positions bound by the constitutions.** The transfer of government and power moves to the only Lawful government in this country and that is the Federation of States, the Republican form of government. The Arkansas Assembly is the ONLY Lawful Republican form of government in Arkansas, and power has been transferred back to the people of this state.

Another result of the changes being made is that the American Military is a military service again, no longer being operated as a mercenary service, and the "war" that has been promoted on our shores for the past 160-plus years, HAS ended. Some people are still not aware of this fact, but they are being diligently informed. The American Military is now under the control of our Republican form of government and no longer working as mercenaries for the British Crown. Our Federation of States has ingress and egress treaties in place among the several sovereign States of the Union which specifically allows American Military Forces to engage enemies both foreign and domestic within the borders of the physical States. All Public Officials and Public





Officers that do not immediately transfer into their peacekeeping positions and begin protecting the people and their property and assets in this state, and that don't immediately honor and defend the constitutions will be held to account as criminals.

This makes it a capital crime to obstruct these local civilian efforts to protect the people and their property and also makes it a capital crime to fail to assist.

All Federal and State Franchise Employees and Subcontractors are hereby additionally placed on Notice of these facts. It's not good enough to stand down and back off. They have to assist with all resources available to them. All public employees at all levels and stations must actively and in good faith assist in their efforts to the best of their ability to **stop the crimes against the people. Stop stealing their property and assets, stop harming and injuring the people**, or they can be arrested, shot, or hung as the situation demands.

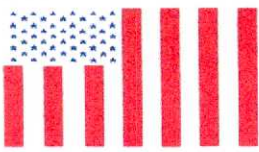
Every reasonable effort will be made to inform Federal and Agency Personnel, but any public employee who fails to stand down, anyone who fails to immediately assist and honor their oath to support and defend the constitution against enemies foreign and domestic, will be treated as criminals engaged in crimes against humanity and enemies of the state.

Our Government of, for, and by the people of this country has always been here and still is and we pray always will be. It doesn't matter if you haven't heard from us in a hundred years. We are still here. We are resuming our rightful place. Any hostile action by any foreign Principal or Organization resisting our natural rights and guarantees, will identify that Principal or Organization as an accomplice to treason.

If they don't or won't provide those services in good faith, we will provide them for ourselves or find other subcontractors who will do the work without illegally, unlawfully, and immorally imposing upon and defrauding their employers. All material assets of these criminal corporations must to be returned to the actual American Government and the actual American people without delay, and without any continuing drama, pretensions under color of law, bankruptcy fraud, or threats.

On our land and soil, within in the borders of their counties, County Sheriffs are the ultimate peacekeeping and law enforcement officers. They are literally the Law when Land Law is declared, as it now is. This supreme authority exists only within the physical borders of their specific County. For criminal investigations and pursuits across County and State borders, they rely on our Continental Marshals. Both the County Sheriffs and the Continental Marshals are fully indemnified and enjoy state immunity, as long as they support and defend the constitutions against all enemies foreign and domestic.

A written Public Notice has been issued advising the County Sheriffs of the change of law and their duties under it. A copy of this Public Notice is attached so that all individuals and foreign governments are fully informed of the transfer of government and the Law of the Land being invoked across the country and the dissolution of the foreign corporation and its foreign law.



This Public Notice is being distributed to all County Sheriffs throughout the country. The Federation of States does not need to make appropriations through any Congress as we are not under the Constitutions and are instead a direct instrumentality of the States responsible for the safety and protection of the living people and their property assets.

There are two (2) capitols in our country; the actual capitol is located in Philadelphia, Pennsylvania; the so-called "Federal Capitol" is established in the District of Columbia as a meeting place for our erstwhile Federal Subcontractors to meet on neutral ground and conduct their business, which is and has always been, separate from ours.

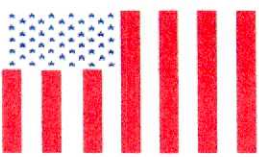
The Official Language adopted by our Congress and by the original United States Congress (our American Federal Republic operating under The Constitution for the united States of America) is English. Not Legalese. Not Dog Latin. Not French. No use of any language other than plain English is approved for the purposes of our Government, nor is the use of any other language by Federal Subcontractors or State Subcontractors approved, and misuse of any language for purposes of fraud, obfuscation, theft, misrepresentation, monopoly interest or other criminal mischief is prohibited.

The current situation speaks strongly to the confusion about where our capitol is actually located and the purposes we had in establishing two separate capitol cities. As such, the capture of Washington, DC, is meaningless, and the importance of the Federal Capitol overall is misunderstood by many foreign governments. The emblems, codes, institutions and practices of the Federal Capitol are all foreign in nature, and pertain to our Subcontractors, not to us.

We the People, are in possession of the actual capitol and have maintained our presence in Philadelphia, Pennsylvania, prior to and ever after the establishment of the Federal Capitol. Likewise, we live at peace and in accord with the Law of the Land, use plain English in our business dealings, and are not obligated to learn any foreign language or foreign law used by our Federal Subcontractors or State Subcontractors. **Instead, they are required to learn and obey our language and our Law, and to honor their service contracts (Constitutions).** They are otherwise subject to immediate deportation and are no longer owed any accommodation under the Residence Act. This is merely common sense, as the Federal Subcontractors received their delegated powers from us and have continued to receive their paychecks from our largesse. The STATE OF STATE FRANCHISES are merely Franchised out of the UNITED STATES INCORPORATED which has been dissolved. **The STATE OF STATE is now transferred back to the Law of the Land and must adhere to the contract (Constitutions) immediately or face deportation or be found as enemy combatants to the Constitutions and America.**

**We maintain that protection of the living people and their assets is the only rightful, reasonable, and proper reason for ANY government to exist, and that any failure to protect both life and property assets is a failure of government.**





Our actual government which has always been here despite false representations pretending that we were "missing" and "in interregnum" is committed to peace and prosperity for everyone. As such we promote mutual benefit and mutual understanding. **The crimes that have been promoted against all of us under color of law for commercial benefit need to be recognized for what they are: CRIMES. Those crimes against the living people in America MUST STOP NOW!**

Unlike our British Territorial Subcontractors, we are not organized as a democracy and never have been. As the guarantees in their contract, The Constitution of the United States of America, clearly stipulates in **Article 4 Section 4, "we are guaranteed a republican form of government" instead.**

This is intended as a very brief but necessary education for public employees and government contractors as well as foreign governments that may not be familiar with our law and customs.

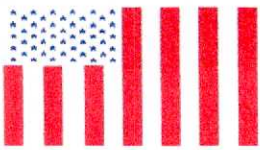
The Federal and State Subcontractors function under corporate and international and administrative law exclusively.

They don't have access to the Law of the Land, but they are obligated to obey it when they enter our dominion. This Law of the Land is spelled out for them via their respective Constitutions and yes, their Agencies and Subcontractors, are also obligated to obey the limitations of the Constitutions while in the employ of Federal and State Subcontractors. Principals to contract are responsible for the conduct of their Agents; **Regardless, all Public Officials and Public Officers, are all obligated to us, the people, and serve at our pleasure under the obligations and lawful limitations of their respective service contracts (Constitutions). If they act outside of the constitutional bounds they are engaged in criminal acts and will be held to account.**

As the actual Government of this State, we have invoked the Law of the Land which provides that any incorporated entity engaged in unlawful conduct (violation of the Constitutional Contract and Land Law in general) and trespass upon our land and soil, and which proposes to: (1) illegally confiscate the property and assets of our people; (2) misidentify, kidnap and trafficks our people into their foreign corporate court system ; and (3) human trafficks our people for profit in their corporate prison system without a judgment of their peers conducted by the Law of the Land, which is common law -- is in violation of our Public Law and in violation of their service contracts all the way up the line until it lands in the lap of King Charles III and the British Crown, which is ultimately responsible for their Gross Misconduct.

Our Public Law and Custom provides that claim jumpers, cattle rustlers, and trespassers in general, who are engaged in criminal activities on our land, are subject to being arrested, shot, or hung, as the occasion and circumstances demand. **It also provides that all public employees are required to provide all immediate help and assistance possible to the people otherwise**





**being harmed by ANY Public Official or Public Officer whether Federal, State, or County's malfeasance, obstruction, trespass, and failure to perform.**

**All public employees, both military and civilian, are required to render active assistance to the victims of such crimes to the best of their ability and anyone caught willfully obstructing or hindering rescue efforts or relief or in any other way impeding or harming civilian efforts to save the people being harmed and injured by these corrupt Officials or corrupt Officers by definition are, Enemies of the State.**

Let us make this explicitly clear--- we are the Government in possession of the land and soil of this State; we have invoked the Law of the Land and are well-within our rights to do so. If public employees of any kind, any rank whatsoever, interfere with our reconstruction and operations and fail to render assistance, to save and protect the people of this state and their property, they will be identified as criminals and Public Enemies.

Whether it is the Governor failing to immediately act in support or offering assistance to free our people from harm and injury, or Attorney Generals refusing to acknowledge who we are and denying our existence, or Judges not relinquishing our people to the correct jurisdictional court, performing acts of treason, or BAR Attorneys forcing a foreign law on our people, or law enforcement harassing the people, stealing their property, misaddressing the people and pushing policies and regulations that go against the Constitutions-- **IT ALL STOPS NOW!**

We are owed and we demand immediate good faith assistance from all public employees: Federal, State Trust, State of State, Counties, and Counties of, administrative, military and civil service.

A reasonable effort has been made to notify all Public Officials and Public Officers, and all local, state and federal personnel of our Republican form of government being operational in Arkansas. **If the Federal, State, County officials and officers do NOT fall in line and support and defend the contract they are under (Constitutions), then they have become enemies of the State and will be held fully accountable for crimes against the people.** Nobody here is trigger happy or pleased with the thought of having to arrest our own employees, but we will do so.

As for Sherrel Jean Courvelle, an Arkansas State Citizen, who is owed and guaranteed the Law of the Land and the Law of Peace; She has been harmed, injured, kidnapped, human trafficked, tortured, her life threatened by public officers and misidentified. She is an innocent woman.

**ALL Public Officials and ALL Public Officers involved in her harm and injury will be brought to justice for Deprivation of Rights under color of Law. ALL Public Officials and ALL Public Officers who do NOT immediately engage in releasing her from captivity and making every effort to restore her to whole are considered as accomplices in the crimes against her and are considered enemies of the State.**

**Public Notice to Law Enforcement, Sheriffs, Elected Officials, Judges and BAR Members**  
Take Notice: The Roman Curia created the concept of legal fictions-- trusts, foundations, and other corporations for good reasons-- however, legal fictions can be misused. By Maxim of Law, those who create are responsible for their creations. It follows that the Roman Curia is





responsible for the proper functioning of all corporations worldwide. As of September 1, 2013, Pope Francis declared all corporations and corporate officers fully liable for their errors and omissions. This means you.

Also, by Maxim of Law, there is no statute of limitation on fraud. Privately owned governmental services corporations have been fraudulently passing themselves off as the "government of the United States" since 1862. The longevity of this fraud in no way imbues it with authority. As an employee of these corporations, you have no public office and no public bond and no foreign state immunity.

Federal Law Enforcement Personnel--- except U.S. Marshals: Your status is that of a Mall Cop acting outside the Mall. You have no authority on the land jurisdiction of the Continental United States. You are acting under color of law when addressing State Citizens of the Continental United States "as if" they were Citizens of the Federal United States. If you threaten any living inhabitant of the Continental United States with a gun, taser, or other weapon, you can be hung as an inland pirate. If you remove any livestock, you can be hung as a cattle rustler. If you cause any harm, you can be sued without limit. If you wear any uniform or display any badge or use any name or office designed to deceive or project authority you do not have, you can be arrested for impersonating an officer.

You are acting in a purely private capacity and have only equal Civil Rights that may be withdrawn at any time. You are also acting under Martial Law and may face extreme punishment for infractions against the civilian populace. Acts of plunder, mortal violence, and mischaracterization of civilians as combatants are all death penalty offenses.

U.S. Marshals are allowed full egress within the Continental United States so long as they are sworn and acting as officers sworn to uphold the actual Constitution, are not acting deceptively, nor acting outside their international jurisdiction while in pursuit of their duty protecting the U.S. Mail.

Lawyers, Judges, Court Clerks--- When you address birthright State Citizens of the Continental United States in the foreign jurisdiction of the Federal United States or that of a Federal State, and deliberately confuse living people with corporate franchises merely named after them, you commit personage. This results in press-ganging land assets into the international jurisdiction of the sea, a crime outlawed worldwide for 200 years. It is a recognized act of inland piracy and it carries the death penalty.

Mischaracterizing the identity or citizenship status of a birthright State Citizen of the Continental United States is also a crime under the Geneva Protocols of 1949, Volume II, Article 3. It also carries the Death Penalty.

Finally, no member of the Bar Association may sit upon the bench of any public court nor occupy any public office of the Continental United States including Congress. The involvement of any Bar Member automatically voids all proceedings pretending subject matter jurisdiction related to the actual land or its assets---including the people of the Continental United States. The



Titles of Nobility Amendment adopted and ratified prior to the American Civil War has not been repealed.

The Federal United States and the Municipality of Washington, DC all operate under the auspices of the United Nations and are signatories of the Universal Right of Self-Declaration. Anyone claiming to be a State Citizen of the Continental United States having a valid Birth Certificate must be treated as such. Any debts or charges whatsoever related to vessels in commerce operated under his or her name by the Federal United States, any Federal State, the Washington DC Municipality or the UNITED NATIONS must be discharged according to Maxim of Law already cited: you are responsible for what you create.

The Federal United States and its Federal States have created numerous vessels in commerce merely named after living State Citizens of the Continental United States and styled in the form: John Quincy Adams. The Washington DC Municipality has similarly indulged in this practice and created franchises for itself named after living State Citizens of the Continental United States styled in the form: JOHN QUINCY ADAMS. Most recently the UNITED NATIONS has created public utilities and is operating them under names styled as: JOHN Q. ADAMS.

The organizations that have created these franchises are completely, 100% liable for their debts and obligations without exception and without recourse to claim upon the living people these franchises are named after.

You may not presume that the living people have consensually agreed to be subjected to statutory law. You may not presume that they consensually agreed to be obligated for the debts of any legal fiction personas which have been created and named after them by Third Parties secretly operating in a private capacity and merely claiming to represent the victims of this fraud.

This is your Due Notice that the living people inhabiting the Continental United States are presenting themselves and may not be addressed as if they belong to, are responsible for, or indebted in behalf of any legal fiction personas operated under their given names by any international corporation.

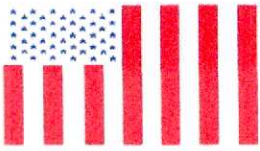
Any continuance of any such claims and repugnant practices will be deemed immediate cause to liquidate the American Bar Association as a criminal syndicate and to deport its members from our shores. International action is underway to secure the assets and credit owed to the victims.

Please read, research, and do your own due diligence. You are fully responsible for obeying the Public Law of the Continental United States including Revised Statute 2165 and The Constitution. Please respect the established jurisdictions of air, land, and sea--- and be aware that you may be arrested and fined or worse for failure to do so.

.....

Here are the Orders by Pope Francis that ALL “public officials” that are under the jurisdiction of the Vatican City State do no longer have Immunity for the crimes they commit, Primarily Judges in America which includes the BAR Association.





**APOSTOLIC LETTER ISSUED MOTU PROPRIO**

[http://w2.vatican.va/content/francesco/en/motu\\_proprio/documents/papa-francesco-motu-proprio20130711\\_organigiudiziari.html](http://w2.vatican.va/content/francesco/en/motu_proprio/documents/papa-francesco-motu-proprio20130711_organigiudiziari.html)

Here is a where to find a copy of the FINAL NOTICE of Final Judgment and Civil Orders filed and distributed to All Public Officials on February 3, 2014 updated October 14, 2014

<http://www.annavonreitz.com/finaljudgmentandcivilorders101414.pdf>

Here is where to find where Arkansas Invoked Land Law and Ex-Parte Milligan, on August 27, 2023. Copies of this notice were sent to All Federal and State Public Officials and all Courts in Arkansas including County courts.

<https://thearkansasassembly.net/notices/>

**NOTICE TO PRINCIPLES IS NOTICE TO AGENTS  
NOTICE TO AGENTS IS NOTICE TO PRINCIPLES**

Sincerely,

---

David Williams  
Arkansas State Coordinator  
The Arkansas Assembly

---

David Moore  
Chairman Pro Tem  
The Arkansas Assembly



---

Adam LaSalle  
Marshal-At-Arms  
The Arkansas Assembly



## The Three Branches of The American Government

Created by the agreement known as “The Unanimous Declaration of Independence of the united States of America.” On July 4, 1776, these unincorporated “states” were the original geographically defined “estates” formed by the united colonies. They are guaranteed a “republican form of government.”

Together, they formed a Union, a Federation, & a Confederation:

<p style="text-align: center; color: red;"><b>The Union of States</b>  <b>“The United States” 1776</b>  <b>-American General Public-</b></p> <p>Holds the <b>National Soil Jurisdiction</b>  <b>Nation- States: virginia, maine, new york...</b>  <b>State Nationals (people)- private persons</b>          Inheritors of all American Assets and Credit          The Highest Authority from which all else derives!          With Constitutional Guarantees and the Law of Peace  <b>-Living people’s County Government and Courts-</b>          Uses the Common Law of the People, via Juries</p>	<p style="text-align: center; color: red;"><b>The Federation of States</b>  <b>“The United States of America” 1776</b>  <b>-State Citizen Governance-</b></p> <p>Holds the <b>International Land and Sea Jurisdictions</b>  <b>Nation-States: Virginia, Maine, New York....</b>  <b>State Citizens (People)-Lawful Persons</b>          With Public Offices and a Head of State          Publishes upon the <b>Federal Record</b>          With Constitutional Guarantees and the Law of Peace  <b>-Lawful Persons’ State Government and Courts-</b>          Uses American States Common, Land, and Public Law</p>	<p style="text-align: center; color: red;"><b>The Confederation of States-of -States</b>  <b>“The States of America” 1781</b>  <b>-International Trade and Commerce-</b></p> <p>Holds the <b>Business Global Air Jurisdiction</b>  <b>The State of Virginia, The State of Maine...</b>  <b>State Citizens- Legal Persons of State</b>          This Branch has been “missing” since the 1860’s          And will be Reconstructed          With Constitutional Guarantees and the Law of Peace  <b>-The State-of-State Courts-</b>          Uses International Mercantile Law  <p style="text-align: center; color: red;"><b>Needs to be Reconstructed</b></p> </p>
---	---	---

Authority Flows from Left to Right and From Above to Below

### The Three Branches of the Federal (Contract) Government

The 18 Enumerated Services of our Sovereign Government above were **delegated** to three **Governmental Service Contractors** below:

With three “Constitutions” they form the three branches of the Federal (Contracted) -Government  
 an American (Unincorporated), a Territorial (Incorporated), and a Municipal (Incorporated)

<p style="text-align: center; color: red;"><b>Needs to Be Reconstructed</b>  <b>American Subcontractor</b>  <b>dba “the” States of America 1787</b>  <b>-A Federal Republic-</b></p> <p>“The Constitution for the united States of America”          Part of <b>International Land and Sea Jurisdictions</b>  <b>“the” Virginia State, “the” Maine State.....</b>  <b>Federal Legal Persons -United States Citizens</b>          With State Fiduciaries and Dependents          “Vacant” offices periodically filled by “Representatives”          This Branch has been “missing” since the 1860’s          And will be Reconstructed          No Titles of Nobility, Bar Attorney’s, nor Public Parties  <b>-Continental Congress-</b>          Publishes upon the <b>Congressional Record</b>  <b>-Postal Area Courts and Article I Courts-</b>          Uses United States Statutes-at-Large and Organic Law          Via International Land and Mercantile Law</p>	<p style="text-align: center;"><b>Pretending to be a Government</b>  <b>British Territorial Subcontractor</b>  <b>dba “the” United States of America 1789</b>  <b>-A Democracy-</b></p> <p>“The Constitution of the United States of America”          Part of the <b>International Sea Jurisdiction</b>  <b>“the” State of Virginia, “the” State of Maine....</b>  <b>Federal Legal Persons – U.S. Citizens</b>          With Federal Military and Dependents          Hires the Fully -Named Agency Departments          With Navy, Tariffs, and Trade Policies          Northern mercenaries in the Civil War          Bar Attorney and Political Parties Allowed  <b>-United States Congress-</b>          Publishes upon the <b>Federal Register</b>  <b>-Judicial District Courts-</b>          Uses Federal Code and Statutory Law          Via Admiralty and Equity Law</p>	<p style="text-align: center;"><b>Pretending to be a Government</b>  <b>Papist Municipal Subcontractor</b>  <b>Db a “the” United States 1790</b>  <b>-A Plenary Oligarchy -Theocracy-</b></p> <p>“The Constitution of the United States          Part of the <b>Commercial Global Air Jurisdiction</b>  <b>“the” STATE OF VIRGINIA, ‘the” STATE OF .....</b>  <b>Federal Legal PERSONS- Citizens of the United States</b>          With Federal Civil Service and Dependents          Hires the Alphabet -Lettered Agencies/Departments          The Washington D.C. Municipal Government          Southern mercenaries in the Civil War          Bar Attorneys and Political Parties Allowed  <b>-US CONGRESS-</b>          Publishes as the <b>Municipal Code and UCC</b>  <b>-UNITED STATES DISTRICT COURTS-</b>          Uses Municipal Law and Uniform Commercial Code</p>
--	---	---

The take-home message to you as an **American** is that you are most likely in the right church, but in the wrong pew. You have most likely been mis-identified as a **Federal Citizen** and not counted as a **State National** or **State Citizen**. Federal Citizenship is created by the Constitution(s) and therefore, **Federal Citizens** are not Parties to the Constitutions and have **NO Constitutional Guarantees**- only” Equal Civil Rights” that can be suspended. If you want to claim your “Natural and Unalienable” Rights and Property, you have **to declare and record** your political status as an **American State National** or **American State Citizen**. (That is, a member of your State Assembly) and you cannot act as any kind of **Federal United States Citizen** at the same time as you participate in your **State Assembly**. The additional message is that a large portion of your government has been “missing in action” and awaiting “Reconstruction” since the Civil War. This work can only be accomplished by properly organized State Assemblies populated by **American State Citizens**. Go to The American States Assemblies ( TASA) website:

[www.tasa.americanstatenationals.org](http://www.tasa.americanstatenationals.org) Reclaim your birthright and come back home “with Standing” on the Land and Soil of America once again!





## **Notice to County Sheriffs**

**October 8, 2024**

Land Law has been declared throughout The United States as of October 5<sup>th</sup> 2024. This means that you must now enter upon the Peacekeeping Office of County Sheriff and it signals significant changes to your own authority and the Law you operate under:

- (1) As a County Sheriff operating on the land and soil jurisdiction of this country, you are the highest Peacekeeping and Law Enforcement Officer within the County borders;
- (2) You are indemnified and hold state immunity;
- (3) You directly outrank all Federal Personnel and Agency Employees;
- (4) You directly outrank all State of State and State Trust Employees;
- (5) You are empowered and required to protect the people of your county and their assets;
- (6) You may deputize as many Americans as you deem necessary;
- (7) You are advised that there are no Federal Eminent Domain rights;
- (8) If a properly constituted State Legislature acting prior to 1860 has not specifically granted land to a Federal entity for public purposes, Federal Personnel making claims to own or control land within your County are guilty of international trespass, false claims, and conspiracy to defraud under color of law;
- (9) Any Federal Personnel offering to encumber, delay or restrict civilian rescue and recovery efforts must be arrested; any Federal Personnel confiscating disaster relief supplies must be arrested; any Federal Personnel failing to render immediate aid and assistance must be arrested, shot, or hung on the spot as the situation demands. Escalation of force protocols are authorized; use of deadly force is authorized.

Issued by: Anna Maria Riezinger, Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652