

The Clearfield Doctrine

Controlling on Revenue Questions

And all Empirical for Profit Private Corporate Government

Within government, there are two chains of command. State and federal. The original states, as defined in the last Appendix, supposedly still exist. They are hanging by a thin thread, but they can still exist. The other chain of command is the federal territories.

Church and State can become separate. Nations can be conquered. Corporations can be sold, even if the lower level employees are not told of the sale. The line of succession can be broken, just once, and an unaware nation is forever enslaved. Just because the name on the letterhead remains the same, doesn't mean the chain of command is still intact.

[Your seat of government has been surrendered – three times.](#)

After a conquered nation is surrendered, the victor can do anything he wants to suppress the nationalistic sentiment of the conquered. He can kill all the men, take all your property, abolish your legislature and rename your nation. And all the brutal things allowed by the rules of surrender in Deuteronomy 20

[. As a minimum, the victor will control foreign affairs, circulate their own currency, and control your existing legislature without you suspecting anything. The victor will probably enslave you by a tax on your labor and your property. If you are no longer in control of "your" government, perhaps you should find out why.](#)

Here is some early history: Columbus claimed America for the Pope.

The Christian Pilgrims arrived at Plymouth Rock in 1620, having centuries earlier renounced Catholic authority by the Declaration of Arbraoath. By the late 1600's the Puritans arranged for Colonial Charters allowing Corporations, such as the Massachusetts Bay Company, to tax the inhabitants. This is how the Puritans surrendered the Pilgrims back to England, and they became British Colonies. England was exercising the authority of the Holy Roman Empire. The HOLY ALLIANCE of 1213 A.D. was a Treaty between Pope Innocent III and King John of England conveying all rights, titles, and interests in the Crown of England's lands to the Pope. [*I believe this is unrelated to the second Beast exercising the authority of the first Beast.*] The Kings of England were indebted to Rome for their wealth, power and authority.

King George violated the Fairfax Resolves in 1774. War starts on April 19, 1775 (Paul Revere's ride to Lexington and Concord), when British Colonists living in a British Colony, who considered themselves to be Englishmen, who were subject to British law, who owe allegiance to King George, who never thought of overthrowing the most powerful nation on earth – risked death to shoot at their government's law enforcement officers. **If these**

Christian farmers did not have a right to kill their government's law enforcement officers, then your U.S. Government has no right to exist. The entire legitimacy of your U.S. Government hangs on their right to reject their ungodly government. Romans 13:1 (KJV) *“Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God.”*

In October 1781, after three weeks of negotiations, Cornwallis (who was a Freemason) *“surrendered”* to George Washington (who was also a Freemason), on the condition that the Bank of England would control the central bank of your new government.

Cornwallis' troops were then allowed to leave with their arms and ammunition – very unusual for a *“surrender.”* The theretofore worthless Continentals were then redeemed at 100 cents to the dollar with British silver.

Congress, under the Articles of Confederation, authorized Ben Franklin to borrow 8 million Livra from the British Crown. He signed the Note on July 16, 1782. The loan was due on January 1, 1788. When it became obvious that the Note could not be paid, a Constitutional Convention was held to reorganize the bankruptcy. Did your government schools tell you this? Now read the first sentence of Article 6.

The Treaty of Paris, 1783, allows the United States to exist, yet King George claimed that he was retaining title over the Holy Roman Empire and the United States of America as *“Arch-Treasurer”* and *“Prince Elector.”* The very authority that allows the United States to exist, perpetuates the notion that Kings rule by divine right, and also retains the authority over your treasury for the Holy Roman Empire. If you claim that the U.S. has won its Independence, then you are acknowledging the legitimacy of rest of the Treaty. Perhaps you can now understand why your U.S. Constitution was pushed on you, and why feudal tenure still applies, and why your U.S. Government is in no way founded upon the Christian religion. And indeed, to this very day, the *“Department of the Treasury”* is not part of your U.S. Government.

THE UNITED STATES GOVERNMENT REMAINS WITHIN THE BRITISH EMPIRE AND WITHIN THE ROMAN EMPIRE. I suggest that you study the issue for a week or so. Here are some links:

<http://www.worldnewsstand.net/history/colony2.htm>

<http://freedomlaw.com/BRColony.html>

<http://biblebelievers.org.au/king35.htm>

<http://www.civil-liberties.com/books/nutshell.html>

<http://www.westwindnet.com/ireland/debatcen/messages/4849.html>

<http://www.civil-liberties.com/books/theking.htm>

(copy, and paste in browser)

Mint, with the “*Department of the Treasury*” that has the IRS. · Pursuant to Treasury Delegation Order number 92, the IRS is trained under the direction of the United Nations Division of Human Resources. · Executive Order 10422. The “*Office of Personnel Management*” is under the direction of the Secretary of the United Nations. Pursuant to Treasury Delegation Order number 91, the IRS entered into a Service Agreement with the U.S. Treasury Department (see Public Law 94-564 and its Legislative History page 5967) to service the “*Reorganization Plan*” for the “*Agency for International Development*.”

· The IRS is also an Agency of INTERPOL (22 USC 263a). The memorandum of understanding (MOA) is between the “*Secretary of the Treasury*” and the “*International Monetary Fund*” and the “*International Bank for Reconstruction and Development*.” They pay the IRS.

· The IRS operates under “*Public Policy*” and not Constitutional law. They are agents of your nation’s creditors. This is perfectly legal. The IRS never states that they collect taxes for the United States Treasury, they only refer to “*The Treasury*.”

· According to the U.S. Government Manual, the Attorney General is the permanent representative to INTERPOL, and the Secretary of the Treasury is the alternate member.

· Under Article 30 of the INTERPOL Constitution, these members must abstain from advising INTERPOL’s Secretary General, they can only take Orders.

The original states still live peaceably as nations of Christian sovereigns [*ruling their civil servants under God’s chain of command*] – Provided that there remains at least one sovereign in each state. Satanic forces are trying to eliminate them.

Your U.S. Constitution was written in 1787, in anticipation of the upcoming, but still secret, default. “*States*” are not federal. “*States*” existed before your federal government. In fact, “*states*” existed before Britain claimed them. The states created your federal government and granted them authority to do ONLY the 17 things listed in Article 1, Section 8 of the federal Constitution. The original federal government must remain subordinate to the states. The 10th Amendment was added to ensure that states and people would always remain superior to your federal government.

Your U.S. Constitution does not apply to federal territories.

Examples: taxes need not be uniform in the territories, nor is any territory guaranteed a Republic form of Government. No citizen of a territory can become President. No citizen of Washington, D.C. can become President. Congress can do whatever it wants within the territories. In all cases whatsoever. This is why territories wanted to free themselves by getting admitted into the Union. Territories are not part of these united States. Washington D.C. is a territory. Therefore, Washington D.C. is not a part of these united States. Again: no one from Washington, D.C. can become President because no federal person can have political rights. You can voluntarily become a federal person by checking a box that asks if you are a U.S. citizen.

In 1811, the Charter for the Central Bank expired and renewal was denied. This caused the War of 1812. We lost, which allows the English Central Bank to continue in the U.S. to this very day. (This is why these criminals aren't prosecuted and the fed will not be audited.)

Your federal government now rules the states. How did this happen? Answer: It doesn't. State citizens were offered a substitute authority of a similar sounding, but all capitalized, name and Treasury Direct Account, and "entered into society." The real states remain dormant awaiting a remnant to awaken them. Remember, all of this process is intentionally caused by "intent" to be deceptive and thereby misleading and a fraud upon the Sovereign people and their progeny.

Your federal legislature makes laws for the territories and territorial persons. State legislatures make laws for state governments. To hide the legislatures strict jurisdictional limitations, they often use alternative meanings of words in their statutes staples. I don't want to confuse you here with a lot of legal gibberish, but if you are going to study the laws and court decisions you need to understand that the legal definitions are not common meanings. Examples: There are three United States (*per the Supreme Court's Hooven case*), there are four U.S. Constitutions (*the original, the one for Virgin Islands, the one for Puerto Rico, and one adopted as the by-laws of the federal corporation*), there are seven Treasury Departments, there have been only three Internal Revenue Services (Guam, Philippine, and Puerto Rico, AND NO OTHERS), and there are 54 states. If you don't know with whom you are dealing, and you sign their Form just once, with a perjury oath, then you are trapped in their snare.

Without an oath, you do not exist in their eyes. They cannot see you. You are above their laws. Once you fill out their Form, you now have legal existence in the eyes of their law.

The word "cognizance" means that they can see you from the eyes of their law. There is always a presumption of a perjury oath on any government Form. "Oaths," like salutes, are a form of worship and are initiated by the subordinate toward the superior. Once you swear an oath to your new god, just once, then you are on their roster. You are the subordinate. Once you are on their roster, they can call muster at any time and you must show up and perform your duties. They will determine your values for you. Example: You must now pay taxes, under duress, for abominations that are contrary to your values.

When the states failed to convene Congress from 1861 to 1871, a band of conspirators took matters into their own hands. The reconstructionist's took over control of the States with a Corporation incorporated under the District of Columbia.

This Corporation is entitled: “The United States.” It was created by the 41st Congress in 1871 by Session III, Chapter 61 and 62. It still exists today. They adopted your Constitution as their by-laws. Since by-laws can be interpreted to the advantage of whatever politics of the day happen to exist, this started a conflicting history of court decisions.

Whenever you see your state name with only the first letter Capitalized, this refers to the original creators of your federal government. Whenever you see your all capitalized STATE OF____, on legal documents like licenses, laws, court decisions, and birth certificates, this refers to a subsidiary Corporation of the United States, of the District of Columbia. The all capitalized “STATES” are political sub-divisions of the United States. Again: “federal persons” cannot have and exercise rights.

19 CJS section 884: “The United States Government is a Foreign Corporation with respect to a State.” In re: Merriam’s Estate, 36 N.Y. 505, 141 N.Y. 479, Affirmed in U.S. v. Perkins 163 U.S. 625

In 1935, Social Security was offered to Americans. The Act was written by Chief Justice Brandice for the Rothchilds. Section 904 of the Act was supposedly written by Paul Warburg, Jr. (*who was in charge of your Federal Reserve during WWI while his brother Max Warburg was in charge of the German Central Bank*).

According to the Supreme Court in Ashwander v. TVA, anyone who “*avails himself of a benefit*” is in a federal territory, and cannot question jurisdiction. Perhaps now you understand why they encourage you to get a Social Security Number. By getting a number, you’ve negated the reason your state was admitted into the union.

The United States Treasury Department personnel (*who represented us at the founding of the United Nations in 1945*) were later determined to be “*Communists*” according to “*Senate Report Interlocking Subversion in Government Departments,*” dated July 30, 1953. Treaties with the Communist U.N. are “*equal*” to your U.S. Constitution.

In 1977, Public Law 95-147 declared that banking institutions (*including State Banks*), were to be under the direction and control of the corporate Governor of the International Monetary Fund, a private entity of the United Nations.

In 1933, the United States (*Incorporated*) went bankrupt and was transferred to the bankruptcy receivership. The IMF installed the Secretary of the Treasury as Chief Executive of the federal Corporation. Read *Clearfield Trust Company v. U.S.*, 318 US 363 for proof of federal bankruptcy. Or Senate Report No. 93-549 (page 187 and 594).

The [Clearfield Doctrine](#)

requires this bankrupt incorporated United States circa 1871 to abide by the laws of commerce, i.e. the Uniform Commercial Code. The IRS must be incorporated if it deals in non-redeemable Federal Reserve Notes and negotiable debt instruments instead of Gold and Silver. What contract did you sign to obligate yourself to this Corporation?

In re Floyd Acceptances,

74 U.S. (7 Wall.) 666, 680 (1869) (Our statute books are filled with acts authorizing the making of contracts with the government through its various officers and departments, but, in every instance, the person entering into such a contract must look to the statute under which it is made, and see for himself that his contract comes within the terms of the law.);

<http://supreme.justia.com/us/74/666/case.html>

Neirbo Co. v. Bethlehem Shipbuilding Corp.,

308 U.S. 165, 171 (1939) (Since the corporation had consented to be sued in the courts of the state, this Court held that the consent extended to the federal courts sitting in that state.);

<http://laws.findlaw.com/us/308/165.html>

Keifer & Keifer v. Reconstruction Finance Corp.,

306 U.S. 381, 388-389 (1939) (Therefore, the government does not become the conduit of its immunity in suits against its agents or instrumentalities merely because they do its work. United States v. Lee, 106 U.S. 196, 213, 221 S., 1 S.Ct. 240, 254, 261; Sloan Shipyards Corp. [306 U.S. 381, 389] v. U.S. Shipping Board Emergency Fleet Corp., 258 U.S. 549, 567, 42 S.Ct. 386, 388.); <http://laws.findlaw.com/us/306/381.html>

CLEARFIELD DOCTRINE

“Governments descend to the level of a mere private corporation and take on the characteristics of a mere private citizen. This entity cannot compel performance upon its corporate statute or rules unless it, like any other corporation or person is the holder-in-due course of some contract or commercial agreement between it and the party upon whom the payment and performance are made and thereby, willing to produce said documents and place the same evidence before trying to enforce its demands called statutes. For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government.” ” Governments descend to the level of a mere private corporation and takes on the character of a mere private citizen [where private corporate commercial paper (securities) are concerned]” . . . “For purposes of suit, such corporations and individuals are regarded as an entity ENTIRELY separate from government.” Bank of US v. Planters Bank, 9 Wheaton (22 US) 904, 6 L. Ed. 24

The Federal Reserve Bank is a private business. It is not a part of government according to Lewis v. Federal Reserve, 680 F2d 1240.

75 Congressional Record 12595 – 12603 [contains a quote from the House Banking Committee:](#)

“Some people think the Federal Reserve Banks are U.S. government institutions. They are not government institutions.”

Do not ever confuse the United States federal Corporation with their state masters who also have the same name (*the masters who wanted to secure the blessings of liberty to their posterity*). You must be careful if you ever want to contract with them. “Contracts” are above your U.S. Constitution. If you were to contract with them, you might find that private property could be taken without just compensation, or perhaps you could be drafted to fight UNjust wars, or perhaps they could tender something other than gold or silver coin, or perhaps you could be subjected to their regulatory Agencies (*and by the way, “liberty” is the absence of regulation*). Perhaps you could even be jailed for a crime. Prior to 1938, most crimes had to have victims. After 1938 anything could be a crime.

Are you prepared to be a criminal? The original apostles were often in jail, and most of them were executed. John 16:2 tells us to be prepared for execution. Jesus Christ himself tells us that even our relatives will turn us in to have us put to death. Luke 21:16. Are you prepared?

SPOT THE TREND:

In 1994 the Justice Department announced its perpetrator profile of who it considers to be a religious cultist:

“A cultist is one who has a strong belief in the Bible and the Second coming of Christ; who frequently attends Bible studies; who has a high level of financial giving to a Christian cause; who home schools their children; who has accumulated survival foods and has a strong belief in the Second Amendment; and who distrusts government. Any of these may qualify but certainly more than one would cause us to look at this person as a threat, and his family as being in a risk situation that qualified for government intervention.”

The Defense Department’s operations plan for *Civil Disturbance Doctrine*:

“If any civil disturbance by a resistance group, religious organization, or other persons considered to be non-conformist takes place, Appendix 3 to Annex B of Plan 55-2 hereby gives all Federal forces total power over the situation if/when local and state authorities cannot put down said dissent.”

“POR:SGH:JCS Pub 6, Vol 5, AFR-60-5 hereby provides for America’s military and the National Guard State Partnership Program to join the United Nations personnel in said operations.”

The Crime Control Act of 1993 definition of “*intent to commit terrorist acts*” includes any acts that: “*appear to be intended – (1) to intimidate or coerce a civilian population; (2) to influence the policy of a government by intimidation or coercion.*”

[Could evangelism be a terrorist act? Could influencing others to write to Congressmen be political intimidation intended to influence a policy of the government? How about distributing tracts?]

· This same Crime Control Act, Chapter 113B, Section 138 protects witnesses. You will not be able to confront or find out who your accusers are, even though your 6th Amendment allows you to confront your accusers in court. (How did they get around this? Did you waive this right?) Submission to this tribunal will automatically waive these rights. (Actually most all of this legislation is enforceable only within the District of Columbia and its several territorial States.)

Hate Crime Laws

prohibit you from speaking out against politically incorrect behaviors. Try reading Leviticus 20:13 in public and see how well the Bible is tolerated in public. Your religious liberty will not be tolerated. You are a terrorist. Here in the same nation that the Pilgrims founded to establish religious liberty. Here in the same nation where your Declaration of Independence says that governments are instituted among men to secure rights endowed by God. In 1993, President Clinton bragged about putting 100,000 new Police on the streets. Perhaps you didn't read the law. The Violent Crime Control and Law Enforcement Act of 1993, Section 5108:

“The Attorney General ... shall report to Congress and the President on the efforts made, and success of such efforts, to recruit and hire former Royal Hong Kong Police officers into Federal law enforcement positions. The report shall discuss any legal or administrative barriers preventing a program of adequate recruitment of former Royal Hong Kong Police officers.”

The Anti-terrorism and Death Penalty Act of 1996 allows the government to determine who terrorists are. You will not be allowed to assert otherwise.

Section 219(8)

: “If a designation under this subsection has become effective under paragraph 1B, a defendant in a criminal action shall not be permitted to raise any question concerning the validity of the issuance of such designation as a defense or an objection at any trial or hearing.”

On December 10, 1998, President Clinton signed Executive Order 13107, “*Implementation of Human Rights Treaties*” to implement within the federal government the Treaties “*to which the United States is now or may become a party in the future.*” This includes Treaties that the Senate has wisely refused to ratify. Examples: The U.N. Treaty on “*Genocide*” says that persuading a religious group, in whole or in part, into changing their religion, is the crime of Genocide. The “*Office of Religious Persecution Monitoring*” has already been set up to oversee these hate crimes. The International Covenant on Economic, Social and Cultural Rights has been rejected for the past 50 years because it refuses to recognize the right of the individual to own property. The U.N. Convention on the Rights of the Child allows children the freedom of expression, freedom of association, and freedom of conscience and religion. This means that prostitution, gangs, cults, and witchcraft are now

protected rights. Parental authority that seeks to direct a child in how he/she is raised will result in loss of the child to state protection. The Universal Declaration of Human Rights has been wisely rejected ever since 1948. Article 29 prohibits any rights that are contrary to the purposes of the United Nations. You may not speak out against the U.N.. Speaking out makes you a terrorist who is opposed to basic human rights.

The 1999 Intelligence Authorization Act, Title VI, Section 605 grants the Attorney General the authority to allow routine wire taps without approval of a judge.

If you want to research the Presidential Executive Orders, try

<http://www.uhuh.com/laws/list-law.htm#EOs%20in%20numerical%20order>

The “True Chain of Command” God, our Creator, We The People, The de jure Federal Constitution re limited Federal Government and the Several de jure State Government, Sovereign Counties, Sheriff, Chief Law Enforcement Officer of the county..

The Convoluted “Chain of Command” Defacto Federal Corporate Territorial Government (District of Columbia appended 1871), The amended CONstitution, Body of sitting Legislative Law Merchants, The defacto subsidiary corporate states of the form aka “This state”, The Sovereign Counties, The Sheriff, Chief Law Enforcement Officer of the county, We The People,

YOU, and only YOU, determine the one that applies to you!!

YOU, and only YOU, determine which God you will serve!!