I am tired of arguing with ill-informed, well-intentioned Americans who have been

lied to and deliberately confused for so many years they don’t know which end is up

and can’t even read well. So I have boiled the Big Picture down to little couplets and

sound bites.

Each one of these is critical to grasping both who we are and where we are in the

current time.

So let’s begin:

The United States is a paid foreign subcontractor of the United States of America and

always has been.

The United States provides nineteen enumerated “essential government services” for

the United States of America.

United States Citizens and citizens of the United States are your employees and they

are foreign employees.

The word “people” means “militia”.

The only “people” being referenced as “We, the People” in the Preamble of the

Constitution are members of the victorious state militias that won the Revolutionary

War.

You are born as a State National --- a Virginian, Wisconsinite, New Yorker, etc. –

with the option to serve as a State Citizen by accepting your duty to serve and

support the county and state jural assemblies and the state militia or to serve in a

public land jurisdiction office.

We, the People---State Citizens--- are citizens of the United States of America.

Notice the “of America” part of the name?

“We, the People” are NOT and have never been “United States Citizens” nor “citizens

of the United States”.

United States Citizens are citizens of the United States, not the United States of

America.

United States Citizens are not owed any of the guarantees of the Constitution. They

are foreigners on our shores merely “residing” among us to provide “essential

government services”, so they are not heirs of our land or our resources.

Only United States Citizens or citizens of the United States may vote in US elections.

You have been fooled into thinking that their elections are all your elections. They

aren’t.

All the offices being filled and occupied ---apart from those vacant public offices that

are now being filled by returning American State Citizens--- are private corporate

offices, not public offices at all.

Your natural birthright standing as a State National was unlawfully converted when

you were just a baby via a process of undisclosed and fraudulent contract with your

Mother.

She was confused and induced to agree that you were a “United States Citizen”.

This created a legal presumption was then used to create a false claim against your

name and estate.

To overcome this presumption you have to rebut and repudiate it in the public record

via an Act of Expatriation and other appropriate paperwork extricating yourself from

the clutches of the United States.

Most importantly, you must “surrender” the US PERSON by signing over an

authenticated Birth Certificate to the Secretary of the Treasury, appointing him your

Fiduciary using an IRS Form 56, and directing him to convert the US ACCOUNT to

the United States of America U.S. Treasury, without recourse.

That action proves beyond any doubt that you are not consenting and not desiring to

act as a United States Citizen nor as a citizen of the United States. At the same

time, you must establish a Private Registered Indemnity Bond, which you issue to

cover your rump from any claims--- past, present, or future--- related to this

ACCOUNT.

Recent reaction against this crime and fraud against the people of the United States

of America has resulted in rallying international outrage against the United States,

and much effort in the international jurisdiction to bring an end to the practices that

have been used by the United States to press-gang and enslave Americans via

undisclosed and purposefully deceitful adhesion contracts.

These are international crimes being carried out by employees against their

employers.

The perpetrators of these crimes have been at it since 1860.

They have tried to claim that they are engaged in a perpetual war against the United

States of America and therefore justified in practicing genocide on paper.

Recent research has revealed that the American Civil War was not a war, but an

illegal mercenary action carried out on our shores. There is no Declaration of War by

a land jurisdiction Congress. There is no actual Peace Treaty ending any such “war”.

Additional research has shown that the United States has attempted to overthrow

the United States of America via the deliberate use of fraudulent grammar,

deceptively similar names, and purposefully deceptive bookkeeping practices.

By literally using two sets of books and not disclosing large income streams by

segregating them as “non-budgeted funds” and other improper bookkeeping

conventions, the United States has amassed huge fortunes in public employee

pension funds which are then used to invest in and control major sectors of the

economy.

They have also accumulated a bogus “National Debt” of over $20 trillion dollars.

They have accumulated this debt in preparation for declaring the United States

bankrupt.

They have named their United States Citizens and citizens of the United States and

their State of State franchises as the sureties for the parent corporation’s debts----

intending to saddle the mischaracterized and misidentified American people with

their own odious debts now, just as they did in the 1930’s.

Only this time, we caught them and have openly repudiated the odious debt.

This past week the US State Department and Department of Commerce were

informed of certain mathematically inescapable facts. They and other departments

and agency subcontractors have to account for the National Credit that is “missing”

and which has not been applied to the so-called National Debt.

Oddly enough, and counter-intuitively, the Internal Revenue Service is our best

friend.

The vermin responsible for this circumstance, primarily members of the American

Bar Association, have sucked up trillions of dollars-worth of our National Credit and

assets owed to Americans and have not paid a dime in income tax.

Everyone who has lost a home through foreclosure, everyone who has been

victimized by court cases brought against US PERSONS, needs to claim the mortgage

accounts and the case numbers via issuance of an IRS Form 1099A and report the

courts, the judges, and the attorneys involved to the Internal Revenue Service

Criminal Investigations Division.

They will gladly extract the taxes from the criminals and boot them off the bench.

The states that are members of the United States of America union are all land

jurisdiction states with actual land and actual borders. They operate under names

like this: Wisconsin State, California State, and Nebraska State.

The “States of States”, such as the State of Wisconsin and State of California and

State of Nebraska are all run by the United States as “Territorial States” that are

franchises of the United States of America (Minor)—a union of 57 inchoate “states”

including the fifty franchises, the insular states, and the State of New Columbia---

aka, District of Columbia.

The “STATES OF STATES” such as the STATE OF WISCONSIN and STATE OF

CALIFORNIA and STATE OF NEBRASKA are all run as “Municipal States” that are

franchises of the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION.

The State and State of States Legislatures typically wear two hats.

When these elected bodies enact legislation pertaining to the actual land jurisdiction

states, the results are Session Laws. These are Public Laws. They are not

copyrighted. They appear with names like, “Louisiana State Session Laws”.

When these bodies switch hats, they enact legislation pertaining to the inchoate

“State of State” and its employees, and the results are State Statutes. These are

Private Laws. They are copyrighted and appear with names like “State of Alaska

Statutes”.

However, the actual States do not allow Dual Citizenship. You must choose and

clearly declare your political status as a State Citizen in order to claim any valid

granted authority related to the actual states and the United States of America.

This leads to the fact that there are a few actual State Citizens elected to serve in

the various State of State Legislatures and in the Congress, too, who are the only

ones able to elect, vote, enact, enroll, or appropriate funds in behalf of the actual

states and the United States of America----but they have been elected by United

States Citizens.

No members of the Bar can participate in this elite mini-State Legislature and mini-

Congress, whose members are often only a dozen or so in the House of

Representatives, and less than that in the United States Senate.

It is upon the votes and honor of these very few men and women that the validity of

the Session Laws and the Enrolled Acts of the States in Congress Assembled depend.

Because there are so few of them, it is impossible to conduct business that requires

a majority of the states to participate.

They cannot even establish the quorum necessary to recall and reseat a land

jurisdiction Continental Congress. Thus the actual Congress we are owed remains

adjourned.

The character of the “laws” being passed, either public or private, and the outcome

of all the legislation depends on the undisclosed political status of those being

elected to office.

If you elect “United States Citizens” the bulk of what gets done favors the United

States and results in statutory law.

If you elect State Citizens, the bulk of what gets done favors the United States of

America and results in Public Law.

Since we are kept studiously ignorant and the political status of the candidates is not

advertised, we cannot make a valid choice.

This silence is self-interested on both sides.

The United States is benefited by having United States Citizens elected to office,

because they then appropriate funds and take other actions beneficial for the United

States.

The United States of America consolidates power in just a few individuals and is

therefore enabled to more readily control them.

Since United States Citizens can only produce statutory law and State Citizens can

only produce Public Law, both activities go on in tandem within the halls of what

appears to be one “State” Legislature and one “United States” Congress.

By presuming that all Americans are Dual Citizens the United States ups its portion

of the legislatures and the Congress, because this legal presumption requires

determined action and rebuttal by individuals who know who they are and know

what their proper political status is.

You have to actively reclaim your birth right political status. You have to knowingly

choose to create and participate in your county and state jural assemblies and to join

your state militia.

This leads to only the “cream of the crop” of knowledgeable and studious Americans

wielding the real power of the United States of America and enjoying the wealth of

our nation.

It also leads to the situation so aptly described by the Prophet Amos, “My people are

destroyed for lack of knowledge.”

Between the Blue-Blood Elitists who have betrayed the overall Public Good to feather

their own nests and increase their own power, and the Renegade Employees on the

other, the American people have been driven pillar to post, rightfully confused, dimly

aware that something awful is going on and not able to account for it, not able to

identify rank and file American State Citizens to elect to office and not even aware

that there is a need to do so.

The land jurisdiction states still exist. The American People still exist. But our state

offices are largely standing vacant because of the ignorance that pervades every

corner of our nation. Our state militias have been stupidly given over to the control

of State of State franchise Governors who are employees of the foreign United

States, and who are predominately United States Citizens instead of State Citizens.

This ignorance and apathy and lack of open declaration of political status must end.

Though considered a private matter, political status is the ultimate determining

factor in our elections, the quality of our representation, the honoring of our

contracts, the protection of our rights, and the recognition of our standing in our own

courts.

If you want to take America back, you have to start by reclaiming your own political

status as an American State National----firmly rebutting and expatriating from and

surrendering the US PERSON(S) that identify you as a “United States Citizen”.

Then you have to take the next step, and become an American State Citizen by

serving as a member of your county and state jural assemblies and either creating or

joining the actual state militia operated by American State Citizens---- the People at

last.

In this way, or by serving in an elected or appointed public State office, you can

finally restore your political status and become one of “We, the People”.

How do you start?

Get your own affairs in order and repudiate any claim that you are a “United States

Citizen”. Record your objection in public forums and records.

Next, join the National Assembly Training Call, Thursday Evenings, at nine p.m.

Eastern Standard Time, 1-712-770-4170, Access Code 226823#.

http://1stmichiganassembly.info

Set up your own county jural assembly.

Establish a protocol for people to renounce “United States Citizen” status and a

County Recorder’s Office to record their Acts of Expatriation and surrender of US

PERSONS.

Conduct and run your own elections to fill the vacant public offices including the

members of your unincorporated Common Law County Court: land jurisdiction

Sheriff, Justices of the Peace, Clerks, Bailiff, Coroners, Recorders.

Set up means to identify the State Citizens.

Organize your states.

Organize your state militias.

Give Notice to the United States --- and to the rest of the world. Let everyone know

that the Americans are home again.

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