

“The American Government’s Resurgence” Project

Addendum: Phase 1A: “The Teeth”

A grassroots, Nationwide Outreach Project of which the mission is to restore the Sovereign Governance of America --- of the people, by the people and for the people --- in commitment to our founding document, The Unanimous Declaration of Independence of 1776.

Project Implementation Guide for the American State Assemblies

December 16, 2024

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Peacekeeping Task Force (PKTF)

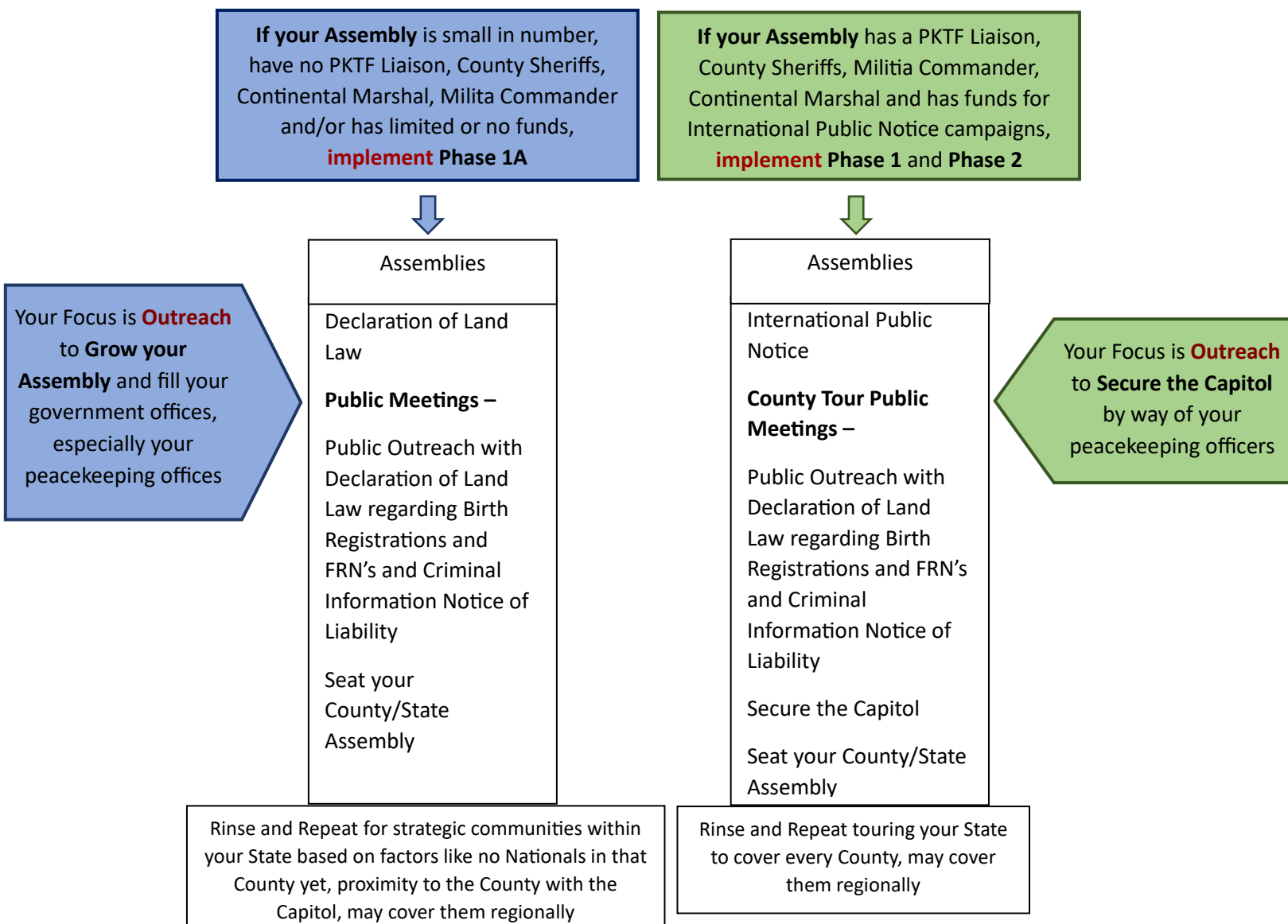
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Phase 1A: The Teeth

Targeted Launch Date: ?

The purpose of “The Teeth” is to apply the public pressure that is needed to get the de facto to move in the direction we need them to move in so that we can deliver a one-fell-swoop list of remedies to the American people and reign in our lawless employees. This Phase 1A is the Public Meeting already utilized in this Project’s Phase 2 County Tours. However, Phase 1A is essentially a standalone Phase 2, and as so, it is not a true 7th phase to the Project in that regard. Phase 1A is for all Assemblies to implement outside of the progression required for “Securing the Capitol” that includes the International Public Notice campaign. Phase 1A serves to standardize the public meetings’ agenda that will be presented across the 50 states in Phase 2 and to provide the components needed to run these Public Meetings in alignment with the objectives of this Project. Assemblies who execute Phase 1A will schedule public meetings throughout their State on a continuous cycle, in whatever communities they choose, with the intent to systematically stand their Counties as they go.



One Reason for Government

“To protect the people and their assets”

**Is the all-encompassing Duty of Government
in which we have superior, concurrent
general jurisdiction on the land and soil.**

**(“people” means any man or woman who
steps foot on American soil - a visitor,
immigrant, resident alien, “resident citizen,”
U.S. National, American State National, etc.)**

TWO Working Premises: 1). Jurisdiction over a man or woman is Determined **ONLY** by **EITHER** Sovereign National Capacity **OR** Contracted Citizenship Capacity of each one who is on American soil
2). Our American government protects the sovereign rights and assets of the National and the contracted rights and assets of the Citizen – both are people first and foremost.

How do we protect the people and their assets from the position of being the **ONLY** government in America?

We have **TWO** jobs: 1.) inform the people of the harm done and their remedy, and 2.) require our Subcontractors to abide by their contractual obligations if they want to continue to do business on the land and soil. They are a corporation. Only lawful corporations are allowed to do business on the land and soil. We need to enforce this. We are the only government and if we want people to recognize us as such and jump ship then we have to show them something worth jumping ship for.

Where America goes, the whole world goes. That’s because the U.S. British Territorial Government services corporation is the parent corporation of a conglomerate of 74 franchises controls the 74 other corporations that’s controlling the other nations of the world as a proxy government who have taken over and control the living men and woman all over the globe. Yes, it’s the corporate proxy governments who are not government at all but are perpetrators and pretending to have sovereign power.

“Where America goes, the whole word goes” works the same way in our land and soil jurisdiction as it’s working in their global jurisdiction. We have to set the standard. We have to be the ones who do this, like Anna already did. She opened the door for everybody, not just for America. She opened the door for everybody in America and even across the globe. And this fact is what I wanted this project to actualize. When I use the phrase “the people” in “to protect the people and their assets,” I look at that and say, “Well, we’re not just talking about American State nationals, now, are we?”

So how do I create a plan and a strategy to set a standard of how the land and soil jurisdiction can say “Hey!” ...with some strength, with some power, with some confidence, with some wherewithal. How can

we set ourselves up to say, “Hey! We're here now. The national soul jurisdiction wasn't here before in the proper capacity, but we're here now and this is how its going to be!”

How do we get their attention? We need to get the attention of the American people, of the U.S. Military and Trump and his Galactic partner. We need to tell them, Hey! We're here! We don't allow that!

TWO Primary Goals of the Resurgence Project:

1). Gain Recognition from the American people, our Employees, and the world nations; and 2). achieve a Systemic Solution to get remedy for the American people and to end the criminal fraud of our Employees

The magnitude of what we are up against. Who is really at the top? Ancient history shows when kingship was lowered down from heaven to earth 400,000 years ago was by the Galactics.

1. Review Anna video on Recognition: September 3, 2024 – The United States of America Podcast 48 at Timestamp 1:11:00-1:13:18: <https://www.youtube.com/watch?v=FvRNfMDSKFE&t=4362s>
2. https://rumble.com/v5phqen-october-14th-2024-countrywide-coordinator-call-with-anna-von-reitz.html?e9s=src_v1_ucp: November 14th 2024 - Countrywide Coordinator Call with Anna von Reitz at Timestamp 59:00-1:05:50: 74 World Franchises of US Territorial Parent Subcontractor: (Proxy Governments)
3. <https://www.youtube.com/watch?v=DhIH3ILThjU>: November 11, 2024 at Time stamp 20:09-28:27: Galactics working with Trump (Proxy Governments)
4. [Article-4032.-More-Galactic-BS-Situation-Update.pdf](#): February 12, 2023 – Anna's position on the Galactics (Proxy Governments)

“We are also going to discuss my initiative to establish a transition model to replace the debt note system with a credit note system based on credit already owed to the population of this planet, and the institution of a planetary currency that gains value in tandem with investments made in cleaning up pollution, new waste management technologies, workforce education and welfare, reforestation and similar efforts”: <https://annavonreitz.com/moregalacticbs.pdf>

Pass a Public Law

Read the first three paragraphs of Public Law A1010121. The language of it describes the very same thing that was done in the birth registration process – copyrights, patents, commercial ownership of babies. It sounds like the 50 States outlawed birth registrations and GMO humans in the same public law. Slavery is slavery, no matter what flavor you might want to give it. So, I ask, did Public Law A1010121 outlaw birth registrations or do we need to draft another one? We can't allow birth registrations that are warehouse receipts that evidences the bonding of babies as slave labor to stand as legal and fair commercial practice. Since the States already passed this public law, the next step is to define such practice as what it is, human trafficking, and define its penalty. We then can proceed with the enforcement of this Public Law to protect all people who step foot on American soil. We won't encourage people to escape here to be free, but will serve as the example of how they can break free wherever they live.

Public Law A1010121

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.



Re-labeling living men or women by the use of other descriptions such as “male” and “female”, or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.

The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.

Read Public Law A1010124 and of Public Law A1010224. We have taken the appropriate action to render those federal reserve notes proof of indebtedness of our federal subcontractors to the American people. They owe us, all of us, American State National and U.S. Citizen alike, for using our credit to legalize the circulation of these debt notes, I.O.U.'s and they can't hide under state immunity from being charged with treason (by omission) for their obfuscation of that fact. (See section below, "We Charge Them with Treason.")

Public Law A1010124

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded that all indebtedness of the United States of America, Incorporated and The United States of America, Incorporated, debts of the former U.S.A. Corporation, United States Corporation, and all and any foreign corporations doing business under deceptive names so as to fool people into thinking that these were debts of our nation-states, are debts in fact owed by these corporations to our States and People.



This pertains to the recoupment of all private assets that were unlawfully and illegally used as chattel backing the spending and criminal activities of these corporations from 1860 onward.

These debts are inclusive of, but not limited to, the war debts for the American Civil War, the so-called First World War, Second World War, and all other wars that have in fact been Mercenary Conflicts waged by these criminal corporations using our money and manpower under False Pretenses for their own profit and gain.

We have claimed the entire debt of all these rogue corporations and cured our claim on a global basis and we have foreclosed on them and their 63 central banks including the so-called Global Federal Reserve and all their franchises.

It is our intent to return property to the rightful owners wherever and whenever possible, without causing a cascade of harm to living people; and to otherwise provide for the care, repair, sustenance, education, health, and independence of the people who have been harmed by these corporations and their fraud schemes.

All recoupments and purloined property interests, meaning intellectual and performance property rights (PKIs) as well as physical assets, will be returned to the Office of our Fiduciary for restitution and auditing and return to the rightful owners on a worldwide basis.

For the purposes of this Public Law, including the necessary recoupment actions, we authorize the use of extra-territorial force and administrative support as needed; we are publishing our action as a Public Law so that all people and nations are advised about what has happened and the nature and intent of the actions we are taking on behalf of the living men and women worldwide, who have been the victims of their own public employees and foreign agency personnel and corporations which have impersonated them and their entire countries.

Anyone having information about gold, silver, land, cash, or corporation shareholdings or securities related to The United States of America is requested and required to contact the Office of the Fiduciary; all central banks in receipt of private gold, silver, cash, land, and corporation shareholding assets and any insurance, annuity or security interests related to

February 21st 2024

1 of 2

Public Law A1010124

these corporations, their franchises, or their officials, is requested and required to contact the Office of the Fiduciary.

This Public Law of The United States of America shall be effective immediately as of the first day of March in the year of 2024 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010124.

Public Law A1010224

By Roll Call Vote of The United States of America in Assembly

We here declare and record the eternal Maxim of Law that no thing is greater than its Creator and we align our Public Law with this Maxim and declare and enroll it upon our Federal Record, such that no corporation operating on our land and soil or in our names or with any presumption of a public or private interest in us or anything of ours at all, including our Good Names, will be immune to any prosecution for harm done to living people or their property assets and interests.



We expressly and explicitly hold all corporations liable for their activities and the results of those activities. There is and can be no such thing as immunity offered to public or privately held corporations such as the Immunity Legislation signed by Ronald Reagan in 1986 seeming to offer immunity from prosecution to the pharmaceutical industry related to vaccine products and drugs produced by these corporations.

We are not subject to legislation passed by our employees for the purpose of regulating their own operations.

Any enforcement under color of law of their foreign corporation rules, codes, mandates, statutes, and other forms of legislation on Americans or against the rights and interests of Americans is absolutely prohibited.

Likewise, we, their Employers, are not subject to any Executive Orders issued by their Presidents. Executive Orders are limited, again, to the internal workings of incorporated entities and the persons employed by these corporations.

They cannot offer their franchises or any incorporated entity any State Immunity or freedom from liability that they do not possess themselves.

They cannot pretend that we are their employees or dependents and therefore subject to their internal rules, codes, statutes, ordinances, regulations, mandates and other legislated and copyrighted "laws" which they maintain for their own internal purposes as municipal and commercial service corporations and non-governmental corporations (NGOs) working for the service corporations as agencies.

This Public Law of The United States of America shall be effective immediately as of the first day of March in the year of 2024 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010224.

Apply Public Pressure

The million-dollar question is how to get the U.S.A. and U.S. corporations to stand down, capitulate or corporate? They will need to voluntarily cooperate or be made to capitulate. There are no other options. Their concessions to our position as their Employers must happen.

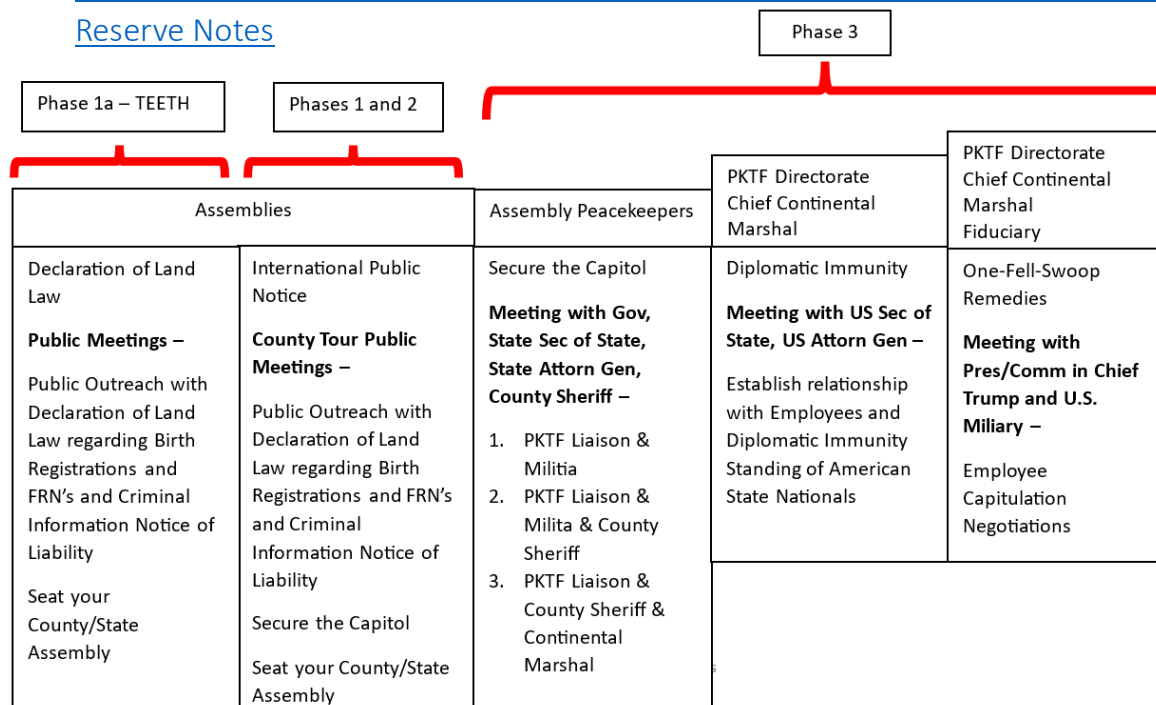
We can safely assume that the de facto will continue to act like the criminals that they are. So to increase the chances of achieving the desired “capitulation” response from all elected officers: Trump, US Secretary of State, US Attorney General, County Sheriffs, State Governors, State Secretary of State, State Attorney Generals, we will apply public pressure, positive or negative as appropriate.

The “teeth” to our Resurgence Project will come in the form of empowering every American to wake up and stand up to their elected public officials by reporting the main two crimes being perpetrated upon us all: 1.) fraud behind birth registrations and 2.) fraud behind federal reserve notes.

All Americans, those recorded as American State Nationals and those British Territorials and Municipal citizens registered fraudulently on paper will be directed to create an Affidavit or Testimony to the fact that they have been defrauded and report these crimes to appropriate public officers to get their attention.

The American public is the Teeth. We will arm them with the right weapon --- their innate sovereignty as free men and women. Three documents will be provided to them at our public meetings to serve this purpose:

1. [Declaration of the Law of and on the Land Regarding Birth Registrations](#)
2. [Declaration of the Law of and on the Land Regarding Federal Reserve Notes](#)
3. [Criminal Information Notice of Liability Regarding Birth Registrations and Federal Reserve Notes](#)



We Charge Them with Treason

Treason (by commission)

<https://annavonreitz.com/greatfraud.pdf>: *Read that--- since 1991, there has been no three-branched federal government. The judicial and legislative branches have been merged and the judicial has been made subservient to the legislative. Moreover, the municipal government of the United States has been acting in open **treason [by commission]** against the actual Constitution since 1991, and absolutely no decisions undertaken by these federal judicial officers since then have been in compliance with the actual Constitution. They are all null and void for cause.*

Treason (by omission)

<https://annavonreitz.com/internationalpublicnoticeofliability.pdf>: (33) HJR 192 and Public Law 73-10 which “legalize” these actions by the offending corporations, suspended the gold standard and exempted the victims from paying these corporate debts, because the very means of paying a debt – their gold, and ultimately, in 1971, their silver – was purloined by these same corporations, taken away from the actual owners, and replaced with fiat money substitutes, the FEDERAL RESERVE NOTES, which can only discharge debts instead of paying them off;

(34) Public Insurance Policy HJR 192 of 1933 is the Hold Harmless Bond required to legalize all this chicanery and is the supersedeas bond for the Remedy, which was never advertised to the American Public, and for which no process or designation of responsible parties allowing the people to claim remedy was ever published and implemented by the Perpetrators; to this day, demands for Mutual Offset Credit Exchange Exemptions owed to the American people go unanswered, and people like Mr. Applegate harass the victims as if they were the criminals responsible for this circumstance. From 1933 to 2024, there has been no organized effort by either corporation inhabiting the District of Columbia to pay the Americans back their long-lost money much less any portion of the “profit” realized as credit from this scheme; no specific Officer has been named as the responsible Party and no program or process has been forthcoming to allow those insured against loss to make a claim;

(35) This foregoing results in unlawful conversion of credit owed to the American people being made available instead to foreign corporations merely claiming to “represent” us, and also funded the credit exemption upon which the debt write-off and discharge remedy is supposed to be based, and such remedy is necessary both in Law and at Law to exempt Congress from charges of **treason [by omission]**; this remedy is what spares Senator Sullivan’s neck, so it should be of some interest to him and his cohorts that the remedy should actually be provided and not obstructed;

Treason (by admission)

<https://annavonreitz.com/noticegiven42216.pdf>: 18. Any officer corporate or otherwise of the United States or its government however defined who fails to take immediate and forceful action to correct and remedy these practices and issues in favor of the American people and the states of the Union shall be in full admission of **treason [by admission]** against the same.

This is your Notice of these facts.

19. Any officer corporate or otherwise of the United States of America or its government however defined who fails to take immediate and forceful action to correct and remedy these practices and issues in favor of the American people and the states of the Union shall be in full admission of **treason [by admission]** against the same.

This is your Notice of these facts.



Declaration Title of the Activity

Declaration of the Law of and on the Land
Regarding Birth Registrations

Provenance Statement

As the ONLY government with provenance on the Continental United States by the authority of The Unanimous Declaration of Independence of July 4, 1776, We, The Federation of States dba The United States of America, Unincorporated, established September 9, 1776, holding superior, concurrent, general jurisdiction over the land, Being So, make this Declaration of Law of and on the Land of the 50 several States of the Union.

Issuing Authority Statement

Issued by:

Hereditary Head of State for The United States of America, James Clinton Belcher
Fiduciary for The United States of America, Anna Maria Riezinger

Declaring Statement

Effective as of the first day of January in the year of 2021 and placed upon our Federal Record as Public Law A1010121, with the intent to enforce, We declare that the **Act of Registering the Birth of a Baby** with the intent of bonding the soul as a slave and/or indentured servant, as chattel property, as a commodity to be bought and sold on the stock market, to pay the debts of commercial corporations are in fact and in law and in all jurisdictions, the crime of human trafficking.

Parents are not enabled to indebt, pledge, conscript, or otherwise enter their children into any form of bondage, debt, peonage, or enslavement. Any and all relinquishments of individual or parental rights must be voluntary, fully disclosed, completely enumerated, fully discussed, and the real natures and actual identities of all parties to any custodial, commercial, or grant contract of any kind whatsoever, like any agency appointment, must in all details be fully revealed and disclosed, explicitly discussed, explicitly agreed upon, and voluntarily entered into by all parties. Any contracts failing these requirements and merely being presumed to exist via tacit agreements, third party representations, or presumed benefit are null and void.

Liability Statement

Any elected public official, corporate officer, employee, agent, representative, legal counsel, medical officer acting on behalf of commercial corporations and any mother or father or power of attorney acting on behalf of the newborn child found to be engaging in this act of human trafficking can be arrested for this crime upon evidence of: preventing babies from being released from medical facilities if mother

don't sign a birth registration bond, denying pregnant mothers of prenatal medical services for refusal to sign a birth registration bond, requiring mothers to sign birth registration bond as an informant or in any capacity, placing your signature on a birth registration bond as an informant, clerk, registrar or any other agent, and any other such acts suspected to be willful intent to engage in the sell and trade of babies upon creating a commercial estate for commercial use.

Penalty Statement

If found guilty, the crime of human trafficking holds the penalty of death under the American Common Law, the governing Law of the Land on the several 50 States of the Union; under Commercial Law, the governing the law of contracts, and all jurisdictions of law.

All those who willfully and knowingly hereby continues to engage in these acts that result in the creation of commercial negotiable instruments known as birth certificate bonds are hereby informed you are criminally liable under the human trafficking laws which holds the penalty of death.

Amnesty Statement

If any elected public official, corporate officer, employee, agent, representative, legal counsel, medical officers, mother or father or power of attorney is being coerced under duress to engage in such acts of human trafficking may be granted amnesty upon written testimony evidence to the fact.

Duty to Report Crime Statement

Any and all members of the public are under duty to self-govern and report this crime of human trafficking being perpetrated by the above-described acts involved with commercial birth registrations to your local American and Federal County Sheriff or City Law Enforcement and American and Federal Marshal.

Signature/Autographing Authority

By: Hereditary Head of State, James Clinton Belcher

By: Fiduciary, Anna Maria Riezinger

www.TheAmericansGovernment.land

or www.TheAmericanGovernment.us



Declaration Title of the Activity

Declaration of the Law of and on the Land

Regarding Federal Reserve Notes

Provenance Statement

As the ONLY government with provenance on the Continental United States by the authority of The Unanimous Declaration of Independence of July 4, 1776, We, The Federation of States dba The United States of America, Unincorporated, established September 9, 1776, holding superior, concurrent, general jurisdiction over the land, Being So, make this Declaration of Law of and on the Land of the 50 several States of the Union.

Issuing Authority Statement

Issued by:

Hereditary Head of State for The United States of America, James Clinton Belcher
Fiduciary for The United States of America, Anna Maria Riezinger

Declaring Statement

Effective as of the first day of March in the year of 2024 and placed upon our Federal Record as Public Law A1010124 and Public Law A1010224, with the intent to enforce, We declare that the **Act of Exchanging Federal Reserve Notes** for performance and labor contracts, public government services and private labor services, and physical products as an "equitable exchange" without full disclosure that the corporation has provided no value in the same exchange but instead has obtained access to the consumers' credit in the exchange to pay for its corporation's debts, resulting in undisclosed access to consumer credit in exchange for federal reserve notes that are I.O.U's, is in fact and in law and in all jurisdictions, the crime of criminal consumer credit fraud and theft of credit.

Liability Statement

Any elected public official, corporate officer, employee, agent, representative, legal counsel, insurance officer acting on behalf of commercial corporations is found to be engaging in this act of criminal consumer credit fraud and theft of credit can be arrested for this crime upon evidence: no statement of full disclosure that access to your consumer credit was acquired by the corporation was provided to the consumer; no statement of full disclosure acknowledging that access to the consumer's credit was signed by the consumer; no option was provided to the consumer in writing to receive services, products or contracts in exchange for the consumer's credit; consumer was required to exchange federal reserve notes, I.O.U's, as a condition to obtain performance and labor contract, public and private services and physical products.

Penalty Statement

If found guilty, the crime of criminal consumer credit fraud and theft of credit holds the penalty of death? under the American Common Law, the governing Law of the Land on the several 50 States of the Union; under Commercial Law, the governing the law of contracts, and all jurisdictions of law.

All those who willfully and knowingly hereby continues to engage in these acts that result in undisclosed access to consumer credit in exchange for federal reserve notes are hereby informed you are criminally liable under the consumer credit fraud and theft laws which holds the penalty of death.

Amnesty Statement

If any elected public official, corporate officer, employee, agent, representative, legal counsel, insurance officers or any consumer or private business is being coerced under terms of monopoly? to engage in such acts of criminal consumer credit fraud and theft of credit may be granted amnesty upon written testimony evidence to the fact.

Duty to Report Crime Statement

Any and all members of the public are under duty to self-govern and report this crime of criminal consumer credit fraud and theft of credit being perpetrated by the above-described acts resulting in undisclosed access to consumer credit in exchange for federal reserve notes to your local American and Federal County Sheriff or City Law Enforcement and American and Federal Marshal.

Signature/Autographing Authority

By: Hereditary Head of State, James Clinton Belcher

By: Fiduciary, Ann Maria Riezinger

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or www.TheAmericanGovernment.us



Notice Title of the Activity

Criminal Information Notice of Liability Regarding Birth Registrations and Federal Reserve Notes

Issuing Authority Statement

Issued by:

??Chair for The Illinois Assembly, Joe Blow
??Militia Commander, ?? Joe Blow

Provenance Statement

As the ONLY government with provenance on the Continental United States by the authority of The Unanimous Declaration of Independence of July 4, 1776, whose civil government was restored October 21, 2017 by the Hereditary Head of State, James Clinton Belcher, We, The Illinois Assembly, established in 1818, being a Member of The Federation of States dba The United States of America, Unincorporated, established September 9, 1776, holds superior, concurrent, general jurisdiction over the geographical boundaries of Illinois to the U.S. Government and their State of State Franchise body politics.

Address the American Public

The Illinois Assembly is the organic government established by our Founding Fathers under the Northwest Ordinance and the Bill of Rights by We, the People, acting as Fiduciary Deputies on behalf of the American public by the authority of the people, for the people and by the people, consenting to the authority of government, however, limiting it's ONLY purpose to protect the people and our assets. The people include every man and every woman born on America. Our jurisdiction of American Common Law requires self-governance according to this Maxim of Law: Do No Harm and Be Harmed None.

List Criminal Activities and Evidence

This Criminal Information Notice of Liability is to inform the American Public of the harm done regarding undisclosed birth registrations of babies in America perpetrated against the American Public and authorized by the U.S. Government:

CRIMINAL INFORMATION COUNT 1

The **Act of Registering the Birth of a Baby** with the intent of bonding the soul as a slave and/or indentured servant, as chattel property, as a commodity to be bought and sold on the stock market, to pay the debts of commercial corporations are in fact and in law and in all jurisdictions, the crime of human trafficking.

Evidence not from Anna

COUNT 1: EXHIBIT A

Excerpt from Fruit from a Poisonous Tree by Mel Stamper, pgs. 59-60

Edward Mandell House had this to say in a private meeting with Woodrow Wilson (President, 1913-1921) From the private papers of Woodrow Wilson: “[Very] soon, 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 not being able to work and earn a living. They will be our Chattel and we will hold the security interest over them forever, by operation of the law merchant under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, 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 would figure it out, we have in our arsenal plausible deniability. After all, this is the only logical way to fund government, by floating liens and debt to the registrants in the form of benefits and privileges. This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor or to this fraud which we will call “Social Insurance.” Without realizing it, every American will insure us for any loss we may incur and in this manner; 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 of the President of our dummy corporation to foment this plot against America.”

Catch All Anna Evidence

FOR COUNT 1: EXHIBIT B++, search the term: “birth registration” at <https://annavonreitz.com/>

Notice of Liability

Notice of Liability

Those making the False Claims and False Presumptions related to our enslavement are criminals under international law and global commercial law as well as Ecclesiastical Law. We wish for the total discrediting of this system of things and all Legal Presumptions attached to it. We wish for this entire system of registering babies as property belonging to Municipal Corporation franchises to be dismantled and for all claims against the property interests of the living people who naturally belong to the General Populace of each country to be disallowed. The only persons born in this country who might actually adopt British Territorial Citizenship on a limited and temporary basis are the mercenaries serving in the US Armed Forces, and the only ones who might similarly adopt the status of citizens of the United States are the Federal Civil Service Employees. Nobody else would receive any equitable consideration for their losses of property, guarantees, and other benefits, and would have no reason to voluntarily adopt these foreign citizenship obligations.

Anyone caught using or soliciting, seeking to subject, entrap, ensnare, or otherwise encumber American babies or adults via this foreign Legal Scheme without full disclosure so as to impersonate and denigrate and unlawfully convert the victim’s political status and identity, will be subject to immediate arrest and prosecution under UCMJ, 18 USC 4 (513) (a), both the Hague and Geneva Conventions (as applicable), the Constitutions, and will be 100% commercially and personally liable for their acts.

18 USC 4 (513) (a) provides that: “Whoever makes, utters or possesses a counterfeited security of a State, of a political subdivision thereof, or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive

another person, organization, or government shall be fined not more than \$250,000 or imprisoned not more than ten years, or both."

Title 18 USC 1521, : "Whoever files, attempts to file, or conspires to file in any public record or in any private record which is generally available to the public, any false lien or encumbrance against the real or personal property of an individual described in section 1114, on account of the performance of official duties by that individual, knowing or having reason to know that such lien or encumbrance is false or contains any materially false, fictitious, or fraudulent statement or representation, shall be fined under this title or imprisoned for not more than ten years, or both.

List Criminal Activities and Evidence

This Criminal Information Notice of Liability is to inform the American Public of the harm done regarding the unequitable exchange of federal reserve notes for goods, labor and services perpetrated against the American Public and authorized by the U.S. Government:

CRIMINAL INFORMATION COUNT 2

The **Act of Exchanging Federal Reserve Notes** for performance and labor contracts, public government services, and physical products as an "equitable exchange" without full disclosure that the corporation has provided no value in the same exchange but instead has obtained access to the consumers' credit in the exchange to pay for its corporation's debts, resulting in undisclosed access to consumer credit in exchange for federal reserve notes, I.O.U.'s, is in fact and in law and in all jurisdictions, the crime of criminal consumer credit fraud and theft of credit.

Evidence not from Anna

COUNT 2: EXHIBIT C

Internal Revenue Service, Department of the Treasury
TO ALL DISTRICT DIRECTORS
APRIL 4, 1985.

On March 5, 1985, a charge of tax evasion was filed in U.S. District Court in Indianapolis, Indiana by U.S. Attorney George Duncan. The charges were dismissed! The defense attorney, Lowell Becraft of Huntsville, Alabama presented irrefutable evidence that the 16th Amendment to the U.S. Constitution was never properly ratified. This amendment which established the "income tax", was signed into law despite serious defects. In reality only two States ratified the amendment and ratification requires 36 states to be valid. The effect of this is such that every tax paid into the Treasury since 1913, is due and refundable to every citizen and business.

The official position of the service is, as it has always been to aid and assist the citizens of the United States. We will not publish or advertise this finding as a total immediate refund would cause a serious drain on the resources of the Treasury. For those citizens who become aware of this finding and apply for a total refund, expedite their refund documents as quickly and as quietly as possible.

A simple 1040X form will suffice until a new form is designed and printed. Advise each of your managers that they are not to discuss this situation with anyone. There will be no written communications and you are to destroy this memorandum.

The Secretary of the Treasury assures me that there will be no reduction in the workforce as this refunding activity will take a minimum of 5 years to complete. Further directions will be forwarded as the need arises.

Roscoe L. Egger, Jr.
Commissioner of Internal Revenue

FOR COUNT 2: EXHIBIT D

31 USC 321(d)(1) and (d)(2): “General authority of the Secretary (d)(1) The Secretary of the Treasury may accept, hold, administer, and use gifts and bequests of property, both real and personal, for the purpose of aiding or facilitating the work of the Department of the Treasury. Gifts and bequests of money and the proceeds from sales of other property received as gifts or bequests shall be deposited in the Treasury in a separate fund and shall be disbursed on order of the Secretary of the Treasury. Property accepted under this paragraph, and the proceeds thereof, shall be used as nearly as possible in accordance with the terms of the gift or bequest. (2) For purposes of the Federal income, estate, and gift taxes, property accepted under paragraph (1) shall be considered as a gift or bequest to or for the use of the United States.”

FOR COUNT 2: EXHIBIT E

IRM 3(27)(68)0 – Section 2. Tax Returns and Forms - 1 List of Returns and Forms shows Form No. W-2, W-4 and all 1099's as Tax Class 5 which is listed in Section 4. Document Locator Number as Tax Class 5 = Estate and Gift Tax (Internal Revenue Manual 6209)

FOR COUNT 2: EXHIBIT F

“Let me point out this point now: Your income tax is 100 percent voluntary tax and your liquor tax is 100 percent enforced tax.” (Hearing Before the Committee on Ways and Means U.S. House of Representatives 83rd Congress: Testimony of Dwight E Avis, Head of Alcohol and Tobacco Tax Division, Bureau of Internal Revenue, July 17, 1999)

FOR COUNT 2: EXHIBIT G

Mr. Becerra: “...we have to maintain confidence in the system, because it’s a voluntary system of payment of our taxes.”

Mr. Miller: “Agreed” (Hearing Before the Committee on Ways and Means U.S. House of Representatives 113th Congress: Testimonies of Representative Xavier Becerra and IRS Director Steve Miller, May 17, 2013)

FOR COUNT 2: EXHIBIT H

Video: Marcy Brooks speaks about the trial: The Government vs. Whitey Harrell: (May 27, 2023)

<https://odysee.com/@freedomlawschool:8/Former-IRS-Commissioner-Cannot-Find-the-Law-without-FLS-outro:c>

FOR COUNT 2: EXHIBIT I

Video: NO TAXES!! (May 27, 2023)

<https://www.bitchute.com/video/ODlik0ai8bPK/>

Catch All Anna Evidence

FOR COUNT 2: EXHIBIT J++, search the term: “federal reserve notes” at <https://annavonreitz.com/>

Notice of Liability

Notice of Liability

Outlined under Public Law 10: Chap. 48, 48 Stat. 112 formerly HJR 192 of June 5, 1933 of 31 U.S.C. 5118(d)(2), the Emergency Banking Relief Act of March 9, 1933, and Public Law 73-1, 48 Stat.1., which tells us that all forms of currency are an individual's credit per Public Policy, PL 73-10.

Far, Far, FAR from owing any "National Debt," the American people are owed everything that FDR and his cronies stole, everything that the IMF has siphoned off while leaving our bills unpaid, all the gold and silver stolen and confiscated by whatever means since 1933, all our land patents and homesteads and domiciles and copyrights free and clear and returned to us---plus treble damages.

Remedy

Remedy for COUNT 1:

Address the Public as Americans

All Americans who possess a birth certificate issued by a State of State Registrar is a victim of human trafficking. A certified birth certificate is your proof.

If you are victim of human trafficking, mail or hand-deliver a certified birth certificate with a Notarized Affidavit or Testimony of Facts to your local American and Federal County Sheriff or City Law Enforcement and American and Federal Marshal.

Remedy for COUNT 2:

All Americans who have federal reserve notes in your possession is a victim of criminal consumer credit fraud and theft of your credit. One (1) federal reserve note of any denomination in your possession is your proof.

If you are victim of criminal consumer credit fraud and theft of credit, mail or hand-deliver a federal reserve note of any denomination with a Notarized Affidavit or Testimony of Facts to your local American and Federal County Sheriff or City Law Enforcement and American and Federal Marshal.

Duty of Federal Authorities

You must additionally notify the U.S. Military and the Peacekeeping Task Force for The United States of America (Unincorporated). You may also send copies to your Federal, State and Local elected public officials.

U.S. Military

By: Chair for The Illinois Assembly, Joe Blow

PKTF Executive Secretary
10200 Forest Green Blvd.
Suite 112
Louisville, Kentucky [40223

Signature/Autographs

By: ??Militia Commander, ?? Joe Blow

www.TheIllinoisAssembly.land/claim
or www.TheIllinoisAssemblyGov.land/claim
or claimyourinheritance.info

Preempting Civil War, Civil Unrest, Distrust, Misdirection

We are about to tell them American public that they are not U.S. Citizens. We are about to tell them that President Trump is not the President of our country, and neither was George Washington, Thomas Jefferson, Abraham Lincoln, and the whole lot of them. We are about to tell the American public that your sons and daughters did not fight for our country but as hired mercenaries for the commercial gain of commercial corporations. We are about to tell the American public that the face of history as they know it is not the history of our country, "America," but the history of our foreign subcontractors who we "supposedly" won our independence from but got back in bed with (starting with George Washington, the general to which we can attribute winning the war.) I expect that a great number of the American public will not take this too kindly.

What do I expect their response to be? I expect the average American to be direct and ask us, "Where were you, then?" "What are you talking about... George Washington helped to win the War for Independence, but he was not an American?" In the worst case scenario, I expect some will be angry and violent, genuinely not just paid provocateurs.

Our message. Our response:

Provide Remedies and Education on Self Government, Not Excuses or Defenses	
Civil Side	Criminal Side
Class Action Claim Appeal as laid out in the Criminal Information Notice of Liability with Testimony	Investigate the Birth Registration and Credit Theft crimes as laid out in the Criminal Information Notice of Liability with Testimony
Empowering and Educating the American people to Self-Govern with a Declaration of Land Law re Birth Registrations and Credit Theft	Empowering and Educating de facto County Sheriffs of their duty with a Declaration of Land Law re County Sheriffs
Require One-fail-swoop list of remedies from our Subcontractors	Legal processes to hold Territorial and Municipal Government officials accountable for criminal deprivation of rights that all people share in common and extending outside of their jurisdictions
Address the American people as non-declared American State Nationals (stateless) not as U.S. Citizens	There is no birthright Citizenship. (We agree with Trump on this.) It's really human trafficking. (Does Trump agree with us on this.)

Be the Government, non-defensively and unequivocally

- Pass Public Laws that demonstrate how we protect the people and their assets
- Treat the crime as what it is and with the urgency that crime requires and provide the people with remedies, ie. Declarations of Land Law re Birth Registrations and FRN's and Criminal Information Notice

Use familiar language and familiar methods that the American public is accustomed to

- Class Action “feel and appeal” with the Criminal Information Notice of Liability and supporting Testimony
- Solicit de facto County Sheriffs to assist in Criminal Investigation of the fraud with the help of public pressure

Provide remedies to All victims of the crime not just declared American State Nationals, systemic and immediate

- Immediate: basic and cost-effective legal processes to self-govern and contain our Subcontractors since the Territorial and Municipal government jurisdictions are not going away, ie. Eugene’s Usufruct training
- Systemic: One-fell-swoop list of remedies

Training the Assemblies to Run the Public Meeting

Phase 1a and Phase 2

Phase 1a – The TEETH

Phases 1 and 2

Assemblies

Declaration of Land Law Public Meetings – Public Outreach with Declaration of Land Law regarding Birth Registrations and FRN’s and Criminal Information Notice of Liability Seat your County/State Assembly	International Public Notice County Tour Public Meetings – Public Outreach with Declaration of Land Law regarding Birth Registrations and FRN’s and Criminal Information Notice of Liability Secure the Capitol Seat your County/State Assembly
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Birth Registrations

Imagine what happens if we no longer allowed birth registrations? What political status would that make every man and woman born in America by default?

You see where I am going.

It's time we elevate our approach to this rescue mission we have embarked upon. Let's take it up a notch.

We have been telling people to correct their political status by recording on the public record that they are an American. Let's stop giving the appearance that we are upholding the birth registration as a valid contract that people have entered into when, on the contrary, it is void for fraud ab initio. The birth registration resulting in a birth certificate on its face is fraud so how do we start treating it as such.

We enforce our Fiduciary's directive and require all status-corrected Americans and U.S. and Municipal citizens alike to do the same:

<https://annavonreitz.com/internationalpublicnoticeofliability.pdf>

Notice of Liability

Those making the False Claims and False Presumptions related to our enslavement are criminals under international law and global commercial law as well as Ecclesiastical Law. We wish for the total discrediting of this system of things and all Legal Presumptions attached to it. We wish for this entire system of registering babies as property belonging to Municipal Corporation franchises to be dismantled and for all claims against the property interests of the living people who naturally belong to the General Populace of each country to be disallowed. The only persons born in this country who might actually adopt British Territorial Citizenship on a limited and temporary basis are the mercenaries serving in the US Armed Forces, and the only ones who might similarly adopt the status of citizens of the United States are the Federal Civil Service Employees. Nobody else would receive any equitable consideration for their losses of property, guarantees, and other benefits, and would have no reason to voluntarily adopt these foreign citizenship obligations.

Anyone caught using or soliciting, seeking to subject, entrap, ensnare, or otherwise encumber American babies or adults via this foreign Legal Scheme without full disclosure so as to impersonate and denigrate and unlawfully convert the victim's political status and identity, will be subject to immediate arrest and prosecution under UCMJ, 18 USC 4 (513) (a), both the Hague and Geneva Conventions (as applicable), the Constitutions, and will be 100% commercially and personally liable for their acts.

18 USC 4 (513) (a) provides that: "Whoever makes, utters or possesses a counterfeited security of a State, of a political subdivision thereof, or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive another person, organization, or government shall be fined not more than \$250,000 or imprisoned not more than ten years, or both."

Let's bring that fact into our reality --- the birth registration should have never existed. Let's stop emphasizing the presumption as if its valid by telling Americans they are slaves (U.S. Citizens) when they

simply can't be lawfully. They are actually, more correctly stated, "stateless" not slaves. Tell them that instead. Tell them that "stateless" means that they have no place to belong until they declare so. That is a lonely feeling and will tug at their emotional strings. This will put the responsibility and right into their consciousness and back onto them for them to allow themselves to be labeled as slave if that's what they want to be.

Since we and our employees are in a transitory phase, we still need the individual to correct their political status but our messaging as to why needs to change. They need to correct their political status because the birth registration is a fraud and you can only take on legitimate, U.S. citizenship in actuality by a fully disclosed contract that you have signed, and if none exists, you have been rendered a bonded slave (twice) which is a crime.

Our question to everyone in attendance at our public meeting is: 'Do you work for the U.S. Government or one of its State of State or Municipal corporate government franchises? Please raise our hand. Were you born in the District of Columbia or one of its jurisdictional territories, like Puerto Rico, Guam, etc.?' To those who have not raised their hands, you are not U.S. Citizens. Slavery has been outlawed in America and now that the American government is in session, we have outlawed the birth registration process in America because it is used to render you, who have not signed a contract in full disclosure, **within 7 days of your birth, into a bonded indentured servant and about 7 years later into a bonded slave (twice).** If you want to adopt U.S. citizenship, we are requiring that the U.S. government provide you with a bona fide contract for you to sign because the birth registration process ~~will be~~ **is** from henceforth punishable as a crime. You can stop registering your births in hospitals or you will be complicit with the crime of enslaving your child and guilty of human trafficking. If you are ordered to do so or you can't take your baby home, then you need to write an affidavit to that fact and report the crime. If any of you continue to do so knowingly and willfully you will be guilty of human trafficking."

I'm sorry **but** that's the hard truth of the matter that we must tell the American people **at our public meetings.** We have to impress upon them that they are being used as the tools for their own demise. **We have to be blatantly honest with them and tell them that we can't protect them and their assets when their unwitting, criminal activities are undermining our efforts to do our job of protecting them. Explain to them that they have been trafficked not one time but twice. Then educate them about how it happened and console them from that standpoint letting them know we have "rescued" them and you can't go back. Here are your choices now...**

What if I tell them at the public meeting, "Those of you who did not raise your hands are unfortunately 'stateless.' That means you have not ~~declared~~ **claimed** your nationality **or declared your political status.** You have to take steps to declare on the public record the political status you wish to adopt. These are your options:

You can claim your birthright political status as a New Yorker, Wisconsinite, Illinoisan, whatever nation you were born on by recording your Declaration of Political Status with the only government in America, which is your local American State Assembly.

You can adopt U.S. Citizenship by applying for a job with our federal government subcontractors or its territorial franchises?

You can adopt Municipal Citizenship by applying for a job with our federal government subcontractors or its municipal franchises?

You can even do all 3 if you like, although holding two 9-5 jobs is a bit much for anyone I would think (meant as humor)."

We've been on a mission to get all Americans recorded, by first getting them over the hurdle of their ignorance and second, by getting them passed their fears. Can you see how much harder that makes our job?

Has anyone studied Harriet Tubman? How do you free a slave? What you don't do is tell them they are a slave. That was part of the brainwashing agenda to keep them in chains. You tell them they are free. That is what inspires them to escape.

Although, this was the best remedy we had to offer to the individual man and woman to take in order to stop being presumed to be a U.S. Citizen, we have a better option now. The American government is now in session. The better option is for us, the Employer, to start reigning in our employees. Our conversation needs to be different now. Our messaging to the public need to shift to being the ones in the driver seat, and no longer defaulting our authority to our employees or conceding to their usurpation. Take our property and our labor force back.

Before the birth registration started, what political status was Americans considered then? Did they have to record their birthright political status then?

Let's bring back that reality.

From Anna's article: <http://annavonreitz.com/bondscantfundrv.pdf>

"The actual crime began in 1921 with the "birth registration" practices that started under the Maternity Act....We have all these poor babies being unwittingly 'voluntarily surrendered' by their clueless Mothers and the complicit Doctors and Hospital Administrators, as Wards of the State. In this way, beginning with the Maternity Act of 1921, and more conclusively with the following Sheppard-Towner Act, American babies were stolen and deliberately misidentified as property belonging to the Queen, and she wasted no time in splitting "the take" with the Pope, who redefined the victims as Municipal citizens, and therefore slaves, owing tribute to him, too.

....The Lord High Steward and I have agreed that all this criminality must stop, and as we are the ones left literally in command of the land and soil of all these countries and nations, every single officer of the district of Columbia, every single officer of the British Crown, and every single officer of the Municipal Government worldwide is placed on Notice of Liability, both personal and commercial, and is held accountable for the immediate return of all American Bearer Bonds and all digital records related to them, to my custody as the lawful Fiduciary of The United States of America, explicitly meaning our unincorporated Federation of States. We shall determine how to cleanse these filthy instruments and bring some good back to the American People out of this manure pile. Any officer of the U.S. Government who conspires otherwise is guilty of treason. Any officer of the Municipal United States who acts in collusion is guilty of treason. Any Foreign Agent, declared or undeclared, who participates in any unauthorized seizure, transport, buying, selling, trading, or other use of these bonds will be

considered a pirate engaged in capital crime. And your Principals will be charged eight times the value of everything you steal, so they won't be happy with you, either.”

Federal Reserve Notes

Convey our message in simple, tangible and easy-to-comprehend terms.

At your public meeting, what if you simply ask everyone in the room: “Pull out the largest ‘bill’ in your pocket or purse and hold it in your hand. This ‘bill’ in your hand no matter what number designated on it, is an I.O.U. And every last one of these that you have in your pockets are the exact same thing, an I.O.U. You or your fellow American have given your labor, given the product you have created for sale, or provided a professional or contract service to some corporation, business, or individual and what did you get as “payment” in return. You got that which you have in your hand, I.O.U’s. Do you know what that actually means? That means that you are still waiting to be paid, so is your parents, so is your grand parents. As long as these I.O.U’s have been circulating in our economies, no one has been paid but instead have been given a promise. You know when your friend tells you, “I’m gonna pay you back tomorrow and tomorrow never comes,” that’s what has been happening with these I.O.U’s.”

Keep calling them I.O.U’s. No longer call them “dollars.” They are not “dollars” of anything. Just like we know the birth registration is not a valid contract so stop treating it as such, we begin to treat the I.O.U’s the same way. Dollar is a measurement of silver or gold. Fiat currencies are credit notes representing the “dollar” that is owed to its recipient. They are a “bill” but they are not a “dollar.” Make the relationship in their minds how “bill” and “federal reserve notes” are one and the same. Tell them who owes who when these “bills” are being passed around. Going into this being the true cause of inflation maybe a little too much but you make that decision based on the aptitude of your audience and the questions they ask.

Then, tell everyone in the room: “Pull out a credit card, any credit card you might have in your pocket or purse. The credit you are borrowing against with that credit card is your own credit. The bank that gave you the card has no actual money to lend anyone. All corporations like the bank, your grocery chains, department stores, colleges, electric companies, literally all of them fall in the same category. All corporations are borrowing your credit to operate their businesses if they are using these I.O.U’s to exchange with you. Just think about that. How dumb does that sound to be borrowing your own credit to pay back yourself? Why not just access your own credit in your own right and get rid of the middlemen?”

From Anna’s article, <https://annavonreitz.com/everwonderhowmuch.pdf>

<https://searchannavonreitz.americanstatenationals.org/wp-content/uploads/2023/12/Article-4545.-Ever-Wonder-How-MUCH.pdf>

“...Seems like a simple conclusion to observe that the Standard Oil Company got busted for monopoly practices in this country, and moved to Europe, and set up another transfer control monopoly -- only this time they aimed to control currency transfers, not oil.

... At about this same time, the Federal Reserve said, whoa, we don't want all this evidence piling up as cash (receipts) against us, even if we receive 1000 times the face value of our I.O.U.s which are used over and over again in an unregulated legal tender system.

Imagine bankers all over the world, but especially in the United States enclaves, with their sphincters shut tight and all slightly hyperventilating over lunch.

The answer, the only answer -- at least in their minds, was to stop printing Federal Reserve Notes (to stop the accumulation of receipts) and use only the fresh crop of 2017 FRNs to meet demand for cash ---while they were busy phasing the use of physical cash out entirely.

Their "war on cash" and desperate bid to push everyone into a "cashless society" is because yes, it is illegal to present the same I.O.U. over and over again when the debt has already been paid.

That's what they do when they keep the same \$10 Federal Reserve Note in circulation through hundreds of transactions. If it were a Silver Certificate it wouldn't matter, but the Federal Reserve Note is an I.O.U., so it does matter.

Oh, dear, let me buy a hamburger with this I.O.U. and then, let Gertrude buy some tulip bulbs with the same I.O.U., and let Hans buy a piece of cheese with this same I.O.U. and let Dieter buy new strings for his violin with this same I.O.U. --- and just keep going, until the soft and tattered old bill is taken out of circulation by some clueless bank employee who puts it in a drawer and sends it back to the Treasury, where it came from in the first place, and they can get a credit for it, too.

Wouldn't it be wonderful to live in a world where you could get thousands and thousands of dollars-worth of goods and services, and still be on the hook for only one \$10 I.O.U.?

It's a form of exorbitant illegal usury, resulting in gross unjust enrichment for the bank and the cronies of the bank, playing against every productive member of society.

The systemic "tax" represented by the inflation this causes gradually erodes the legal tender currency until someone like me wakes up one day and says, "Good God, Almighty, what kind of shell game have we got going on here? People work all day and can't afford to eat? People can't keep their homes because they are being taxed too much for services they don't even receive? Hello?"

You will want to go a little bit into who is responsible for this federal reserve note monopoly and the consumer credit fraud scheme --- the U.S. Military and the Central Banks. Doing so will connect the dots as you present the One-fell-swoop list of remedies and our insistence that Trump and the U.S. Military deliver on their promises after 160 years of perpetrating the fraud.

These are the two fundamental crimes that will be the focal point in the public meetings. As a follow through to exposing these crimes, we need to then invite them to take action and become part of the systemic solution in getting the remedy we all deserve. Emphasize the importance of them doing so and the impact it will serve in getting the de facto to hear and listen to the voices of the people loud and clear.

Holding our public meetings following this template that I have laid out is the best way to teach the people without overwhelming them. Lay the concepts in their psyche where it already fits. It becomes easy for them to connect and comprehend, although it will be hard for them to "believe." Dealing with their belief systems should not be handled in a public meeting. That is a larger task to tackle and your State Assemblies have an education committee for that. In this Resurgence Project, we plan to build an

online education platform tentatively to be called our American States Nationals University and an online Government Library to put education on steroids. It will be open to the American Public without requiring memberships or login permissions for them to learn about these things we will be telling them. We will be able to direct them to these platforms and implore them to research these things to learn more.

We are taking our position as THE government. We must start acting like a government. Hold a public meeting and tell the people we are in session and that our job is to protect them and their assets. Tell them how we will be doing that. Public meetings are typically the official and expected forum for a government to do this.

How do we earn recognition and respect as the American Government by the American People?

STAND UP AND BE their government and demonstrate our authority to put our employees in check and to protect them (the people) and their assets from our employees' criminal activity.

How to do that?

Take away from our employees the glue that keeps their fraud going: outlaw the birth registration and the blood money, credit theft monopoly scheme they have going with the fiat federal reserve notes.

Present to the American people the proposition of a systemic solution that is currently being negotiated with our federal employees. Present to them the **One-Fell-Swoop List of Remedies** that we are negotiating with our Employees to require their assistance in rolling them out to the American public, and then to provide a one-fell-swoop list of appropriate remedies for the respective Nations of the world too for that matter. Be transparent with them about the fact that the outcome of these negotiations will weigh heavily on the American public taking swift action to put the Declarations and Criminal Information Notice of Liability with their Affidavits on the desk of their elected officials - Senators, Congress Representatives, U.S. Secretary of State, Attorney General, State Secretary of State, States Attorneys Governors, County Sheriffs, etc.

Be transparent with the American people that our federal subcontractors who have been in charge which are the U.S. Military and their "selected" Presidents, have made promises to the American people. Your American government, who's now in session, is here to put their feet to the fire and make sure your unalienable rights are restored and recognized as bona-fide Americans first and foremost, and you U.S. Territorial or Municipal citizens who have temporarily adopted foreign political status' will also be able to enjoy the same when you end your tour of duty.

The State Assemblies must make every effort to reach every county in their State to give public notice, inform and educate the American public of the systemic effects and criminal intent of the birth registration and the blood money, credit theft monopoly scheme with the fiat federal reserve notes and deliver to them a remedy for these crimes. Stand up those Counties systematically as you go.

[One-Fell-Swoop List of Remedies](#)

Reference:

<https://states.americanstatenationals.org/wp-content/uploads/2021/07/Declaration-of-Flag-with-Autographs.pdf>

Article #670: [First Instruction Letter](#)

Notice and Declaration of Regarding Unlawful Exercise or Right of Distrain or Levy

Article #3841: [World Status Report](#)

- Every application for **government services** will be a prepaid – zero sum payment transaction for them to receive that service. We have already paid for these services via Trust funds (water, sewer, electric bills, phone, etc.)
- **Bank Loans** (student loan, car loan, pay day loan?, home loans) – Every application for bank loans will be a prepaid – zero sum payment transaction for them to pay for these items. All current loans will be zeroed out as prepaid since your credit already paid for it.
- **Property Taxes** “supposedly” pays for local government services – They were already paid for by Trust funds. Discontinue Title System because our land belongs to us not the Crown and its Citizens can’t own land anyway. If the Crown want to tax his/her Citizen, it won’t be allowed via a Title system. Record your interest in the property with the Bill of Sale.
- **Traffic issue** – Every Secretary of State will start making Regulation Z plates. We will keep the driver’s proficiency exams services but we will not register cars only register commercial vehicles. Noncommercial car operators will be given Z plates. Prove your interest in the property with a Bill of Sale and prove that you can operate a car by passing the driving proficiency exam.
- **Income tax issue** – IRS/Courts – People who are jailed for income tax “whatever” gets pardoned by Governor and released from prison and released from any liens on property since the IRS tax Amendment was never ratified by States and most are not federally employed. Cease taxing people’s compensations.
- **MOCEE** – Mutual Offset Credit Exchange Exemption - All FRNS are backed by the good faith and our credit American people. All of our bills get paid for as long as we have FRN’s and no money. Every bill gets paid to the company by Territorial/Municipal subcontractors when we identify ourselves to that company as American State National. Provide us with a bank routing number so we can provide them ourselves to these companies in lieu of our payment to get our bills paid. We are referring to those routing numbers that you use anyway right now.
- **County Recorder office** will accept and record our Declarations as they should. County Assemblies don’t need a recording office. They already have one that we paid for in the County Building with our Trust Funds. State Assembly will still need an LRO since there is no central LRO for a State and we are in a transition state and need to keep good records of our Nationals for their protection.
- **No more birth registrations** in hospitals. The parent will record births at their local County Recorder’s Office, in their Bible and/or in the local newspaper.
- Put “**American State National/American**” in your Databases under the category for “Citizenship” and have the system label us “Exempt” from payment of anything to receive governmental services.
- **Release our children** from Government child protective services. Return them to their rightful mother and father.
- **Raise the Peace Flag on all government buildings** that are not located on U.S. subcontracted enclaves
- Erect Correct Your Political status **billboards**/Road signs in the courtyards of these government buildings
- **Insurance agencies** (what is an appropriate request for relief?)

- **Selective service** – Americans cannot be drafted. Selective service actually is a recruiting service for mercenaries. Hiring assassins for the British U.S. Military cannot be allowed on American soil.
- **Postal service** deliver mail to our Rural Route – People are domiciled on the land. Redistricting our land into municipal zip code districts is a form of encroachment and cannot be allowed to continue.

Proposed Public Meeting PowerPoint Outline of 7 Discussion Points

1. Introduction: International Public Notice of the crimes perpetrated by the United States government upon the American government and people

- Highlight the crimes and remedies for the public as addressed in the International Public Notice video on claimyourinheritance.info website
- Summarize and highlight points about the History of the Fraud and Restoration of American Government from <https://claimyourinheritance.info/research/>
- Inform the public about the public trust assets being recovered for the State Assemblies stolen by the Banks, Military and United States Government services Subcontractors as mentioned in the International Public Notice campaigns
- Inform the public of the private pre-paid credit being recovered for and distributed to the people via Prosperity Accounts stolen by the Banks, Military and United States Government services Subcontractors as mentioned in the International Public Notice campaigns
- Inform the public of the Situation Updates of our interactions with Trump and U.S. Military as described on <https://claimyourinheritance.info/arrests>

2. Present the 2 Declarations: **Declaration of the Law of and on the Land Regarding Birth Registrations** and **Declaration of the Law of and on the Land Regarding Federal Reserve Notes**; and the **Criminal Information Notice of Liability Regarding Birth Registrations and Federal Reserve Notes** and instruct them on how to apply public pressure on the elected officials to get their remedy

3. Present our One-fell-swoop list of remedies that the public should have had anyway that the American government is working toward enforcing based on our Constitutional Guarantees upon United States Government Subcontractors and their State and Local government services franchises



4. Why do you need to declare and record your political status as an American to correct the public record?

- Explain Why and How to declare your correct political status? Handout the 2 Brochures to the public
- Explain the use of The Documents: 1779 and Political Status Declarations and 2 Witnesses, 5 Letters, and 928's
- Refer to Detailed Research Sections 12 and 13: <https://claimyourinheritance.info/research/>

5. What is The (Your) State Assembly and who are American State Nationals and American State Citizens?

- Introduce your Assembly and Officers and their duty to protect the people and your assets
- 4 Pillars of County and State Assembly government
- American State National volunteers are needed to serve in our government to achieve our complete Restoration

6. The Role that the County Sheriff and the well-regulated Militia plays in bringing justice to Americans

- Sheriff's power and the need to have land jurisdiction County Sheriffs to enforce the Constitutional Guarantees for Americans against U.S. Subcontractors and its franchises

7. The Role that the Justice of the Peace and the County Supreme Courts plays in bringing justice to Americans

- County Supreme Court powers and the need to have land jurisdiction County Courts and State Nationals as Jurors (jury of their peers) to judge facts and law to uphold Constitutional Guarantees for Americans against misapplication of US statutes, codes and foreign laws

8. Conclusion: Calls-to-Action

- Witness and Record Declarations for the public
- Assist the public with signing up for Prosperity Accounts
- Direct the public to the Online Commitment Declaration and fill out form to attach their autograph: <https://claimyourinheritance.info/our-declaration/>
- Give the public Take-Home Brochures
- Ask for volunteers who want to serve their government via serving in the Assembly or if they want to serve in a non-governmental capacity on the International Outreach Think Tank
- Ask if they want to sign up for text messages to receive updates from the Assembly

One of the main desired outcomes in holding these public meetings is that they will be the funnel where we can bring in people who would like to serve in our American government.

[A Follow-Up Public Meeting](#)

The State Assembly will need to take questions at the end of the public meeting. You will not have time to cover all the questions. You will need to direct them to learn more and plan for a follow-up meeting to

address the questions you don't cover at this meeting and the questions they will have after they start doing their research. Some of them will definitely need more comprehension about the Declarations and Criminal Information Notice of Liability and direction before they feel comfortable sending them out. Your Assembly will need to be prepared on how you will address all of this. Plan for a follow-up public meeting and be prepared with that date to give to the public at this first meeting. Inform them that you will be holding a follow-up public meeting to address the questions and provide direction on how to go about accessing their remedies.

At your follow-up meeting, the Assembly will reiterate and educate the American public about their remedies and how to access them. To access their remedy, inform them they have to do these things:

1. Report the Crime so Not to be Complicit: Criminal Information Notice of Liability and Testimony to County Sheriff, Governor, Congress(wo)man
2. Be Self-governing so Not to be Human Trafficked anymore:
 - a. Return to Sender for Mail Fraud for any mail requiring payment (they are stealing your credit): property taxes, income taxes, hospital bills, insurance bills, mortgage bills, any loan payment
 - b. Return Service for Fraud Upon the COURT/Court – any court proceeding present and past
 - c. Change W4 Tax forms at job to stop federal, state and local tax withholdings and Social Security Tax withholding because there is No Contract
 - d. Change your passport to non-citizen National if you do not work for the British Territorial U.S. military
3. Declare your Political Status so Not to be Stateless: See step-by-step article: <https://annavonreitz.com/stepbystep.pdf>
 - a. Newspaper
 - b. County Recorder Office
 - c. LRO
 - d. GFG IRPS

Remedy for Self-Governance

Four foundational documents needed for anyone to correct their political status:

- 1779 Declaration
- Declaration of Political Status
- Two witness testimonies

Declaration of the Naturalization Act of July 1779

I declare that I am the owner and operator of my vessels on Earth from the moment my zygote first formed, together with all DNA and all substance matter in any way associated with me and my incarnation, and I further declare that I accept my divine origin and all honor, right, title, and material interests I am owed; I declare my political status as an American state national born within the physical borders of: Illinois;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all Powers of Attorney granted by me or issued under my name prior to this day;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all and any allegiance to any king or prince, any foreign state, foreign government, flag or thing;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, and voluntarily pledged myself to any incorporated entity at all, including but not limited to any incorporated church, synagogue, mosque or temple;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, or voluntarily pledged myself to any foreign sovereign or separated myself from my birthright political status;

I declare, publish, and affirm under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that my house is established in Butler County and my home is established in Ohio and no other presumption or impersonation is allowed;

I declare under the aforementioned penalties that I am a Lawful Inheritor, Landlord, Keeper, and Guardian of the Rightful and Lawful Government of this country, acting with Full Right, Authority, Responsibility and Honor, now and always while my tenure on Earth shall last— and I present this Declaration of the Naturalization Act of 1779 and place it upon the Public Record of the Ohio Assembly.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals. This Declaration is valid, true, correct and complete in all jurisdictions of law: air, land, and sea. So signed and sealed this 26th day of the month of June and the year of 2022.

Date: July 11, 2022
Recording Number: OH09-2022-68P3W
Recording Secretary: G. Justay Schaffer CSYQ9

By: Louise Campbell-Anthony (née Campbell)
Louise Campbell-Anthony (née Campbell)

Recording Secretary and International Notarial Witness

Ohio State
Butler County

I, an Ohio Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Declaration of the Naturalization Act of 1779.

Ohio Assembly Recording Secretary

G. Justay Schaffer



ASN Born 50 States
Revision November 9, 2021

Declaration of Political Status

I, the living woman, Louise Campbell-Anthony (née Campbell), affirm and declare that I am an American State National and have returned to my lawful birthright political status as an Illinoisan as a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Unrevised United States Statutes at Large as they pertain to the general populace and the Military Law of Peace.

I claim all guarantees provided by three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to:

1. Reversionary Trust Interest, 12 USC 95(a)
2. Regulation Z
3. Lawful Money
4. The Enabling Clause, before every Act of Congress
5. The Brother's Keeper Clause, 18 USC 241 and 242
6. West Virginia v. EPA (2022) and antecedent case Norton v. Shelby County, 118 U.S. 425 (1886)

I am not a pauper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizen, a Municipal citizen of the United States, or in any way separated from the organic States of the Union.

This I declare and affirm under penalty of perjury under the Public Law of The United States of America.

So Autographed and so Sealed this 1st day of June in the year 2023.

By: Louise Campbell-Anthony (née Campbell) ©
by: Louise Campbell-Anthony (née Campbell) ©
All Rights Reserved, Without Prejudice

Assembly Recording Secretary Witness

Ohio State
Butler County

Today before me, Lisa Kay Schaffer ©, a Recording Secretary and International Notarial Witness, elected by The Ohio Assembly, is the living woman known to me to be Louise Campbell-Anthony, and she did issue this Declaration of Political Status as shown and she also affirmed her testimony as shown before me this 1st day of June in the year 2023, in Witness whereof I set my Autograph and Seal:

Assembly Recording Secretary, By: Lisa Kay Schaffer ©

by: Lisa Kay Schaffer ©



Date: June 16, 2023
Recording Number: Oh-230307-017-00000105
Recording Secretary: Lisa Kay Schaffer ©



Declaration of Political Status – Louise Campbell-Anthony (née Campbell) ©

Standing and Seatment

We have a systemic, Federal franchise incursion predicament that the County cannot correct by simply standing up their County Courts, if first, the Federal incursion of these franchises onto our soil jurisdiction is not addressed on the Federal level. This can only be done by the partnership of the de facto Federal and County parties being reign in with the same lasso and getting them on the same page.

We will leverage the authority of our highest office, the County Sheriff, to reign in the entire State-of-State franchises' control over our States.

This is why I propose that Seatment of the County need to happen at the same time as the State Assembly, and for the first targeted County to be seated be the County that has the Governor's office and State Capitol in it which is their highest seat of authority in the de facto State-of-State government franchise structure.

Our government is vested in the County where the sovereign is domiciled. That is in the soil jurisdiction. The State Assembly's role and the purpose for it's creation is for the protection of its Counties. It is my opinion that for a State to be even qualified to be seated as a State Assembly, that State Assembly would need to demonstrate to me that they can seat at least one County. How can a State Assembly show that its doing its fulfilling its role if it doesn't have at least one County Assembly seated to protect?

Why do I think this is most strategic and need to be a requirement for Seatment?

Because when the sovereign American State National is being "harassed" by a de facto officer whether that be police or judge, that National need boots on the ground in their County to come to their aide in real time, at that moment. The highest jurisdictional authority needs to come to speak on their behalf for their protection and that authority is the County Assembly. I would expect that the one that would be dispatched to come to their aid would be one of the County Assemblies Peacekeeping officers, i.e. County Sheriff, County PKTF Liaison, or County Militia Commander.

Why must it be one of our peacekeeping officers?

Because at the time a sovereign, American State National is being "harassed," a crime is actually in progress. The de facto officer is perpetrating a crime of human trafficking (federal level crime) against the State National to drag him/her back into their jurisdiction against their will in that exact moment in time.

We have been viewing these interactions as jurisdictional issues of law but not as the criminal issue that they actually are. This strategic approach will facilitate our efforts in gaining the respect and recognition as America's only government in the eyes of the American public and our Subcontractors. By approaching it this way, we demonstrate how we are protecting the people and their assets.

We need a sort of handbook for the County Assembly government drafted up to cover this concept: “How does ‘Union’ government operate on the Soil in Full Power and Capacity,” at the same time we are drafting one for the State government called “How to Build an Assembly.” We need to not lose sight of where our actual government jurisdictional authority falls. It falls on the sovereign on the County. Additionally, if we teach that the land and soil is indivisible, then we need to stop dividing them separately from the logistics of our Standing and Seatment procedures.

You can see how our Standing and Seatment procedures and the logistics of it can get convoluted when we have processes that treat State governance as a standalone separate from County governance.

When both the State and at least one County Assembly is seated at the same time, we create the proper chain of custody to enforce our public laws that the State Assemblies pass. We have 3 new public laws passed in the last 3 years, but we do not have an effective way to enforce even the old ones. I do believe that in our government structure as the same as in theirs, the Assemblies pass the laws and our Peacekeepers (its policemen in their structure) enforce them. Because all enforcement against crime has to initiate from the County level for the protection of the sovereign American State National, it is most advantageous and most strategic for the State AND at least one County Assembly to be seated at the same time. With honing in on an effective and proper process to get this done, then the State Assembly can rinse and repeat per County. Targeting our efforts with this intentional objective for every State can get our American government in position in an expedient fashion to receive the reigns of the controls that’s in process of being dismantled right before our eyes.

Even in this midst of us making these resurgence strategic plans right now, our Municipal Subcontractor has gone defunct but we are not in position to take the reigns of control. That has to happen at the County level.

I propose that the chain of custody of authority for enforcing our Public Law to initiate like this:

Our State AND it’s County Assembly would issue a directive something like this: “To honor our jurisdictional divide and stop the federal crime of human trafficking from taking place on both our watches, we direct any and all of your officers including police officers, judges, attorneys, etc. to inform the American County Assembly Sheriff when they get a report involving an American State National or when they engage an American State National and to contact your local American County Reeve and/or American County Assembly Militia Commander and/or American County Assembly PKTF Liaison. Please contact us if you need further clarification. If you fail in your jurisdictional duty,...” Fill in the blank with what the liability for their criminal actions would be that they would incur if they fail and make sure your County Sheriff has the resources to enforce what that penalty is.

We then go from there to further negotiate with the de facto the transference of the government’s control to the State AND County Assemblies.

You can see why it would be advantageous to focus on one County at time to get this done. We take it County by County systematically and we can course correct and fine tune the logistics as we learn in the process.

Legend for Phase 3: Transference of Government Strategic Execution Overview mind map below

Black boxes refer to PKTF's lead responsibility

Blue boxes refer to State Assembly's lead responsibility

The Resurgence Project Phases 1a, 1 & 2, 3 components

My Contact Information

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claimyourinheritance.info
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Phase 3: Transference of Government Strategic Execution Overview



International Public Notice

Phases 1 & 2



Our Commitment to the Declaration
County Tours to "Capitol" County

Elect Sheriff & Coroner –
Seat County/State Assembly

Congress – Send Criminal
Information and Affidavit to
State Senator and House Rep

2-Tour Strategy

Strategy Task Force Sessions

Tier 1

Tier 3

Phase 3

(Secure the Capitol with help of de facto Constitutional Sheriffs)

**Present Service Contracts and
Historical documentary
evidence to Sec of State,
Governor, Attorney General,
County Sheriff that proves
Employee/Employer
Relationship/Disarm**

Sovereign Citizen Pejorative -
Require a Sit-down meeting:
PKTF Liaison and Militia

**Solicit, enlist and offer to train
the County Sheriffs of the de
facto to assist - Require a Sit-
down meeting: PKTF Liaison/
Militia and County Sheriff/ Report
Criminal Info and Liability of Fed
and let them know you will be
guilty of Misprision and other
crimes if fail to provide remedies
to Public and America State
Nationals**

**Report Criminal Info and
Notice of Liability at Fed level
to Sec of State, Governor,
Attorn Gen – You will be guilty
of Misprision/ Require a Sit-
down meeting: PKTF Liaison,
County Sheriff, Continental
Marshal / Make 2 Demands –
Raise Peace Flag on Capitol
and Erect "Correct Your Status"
Billboard**

Contracts

Training

Transfer/Treason

Tier 4



YES, Sit down Conversation

**NO Sit down -Guilty of
Treason/Misprision of Treason
and list other crimes**

Transference Negotiations:

- Restitution to all Americans with one-fell-swoop remedies: put action items on a timeline
- **Reeducation program** for Government Employees and County Sheriffs
- **Repurpose Government Agencies into Remediation Agencies**
- Raise Civil Peace Flag and Billboard
- Amnesty for Cooperation
- Bifurcate government buildings into office spaces for Americans and Subcontractors to do their business
- Collapse State-of-State Trust

News Media – We tell Public who's guilty of
Treason and Misprision/**Apply Public Pressure**
– Provide News Media/Press with their Names
AND Names of who capitulates/cooperates

Rinse and Repeat on all Counties and work your
way down chain of Command on State/County
level Officers and Employees – Start making our list
like Military claims to have list of 500,000
Indictments

Tier 5

Arrest for Crimes:

- **Warrant for Arrest** of Governor/State Sec of State handed to Military to Carry Out for Treason/Misprision of Treason per their Foreign and Domestic duties
- **Warrant for arrest** of State/County Officer/ Employee to Sheriff hold them for Trial in Common Law County Supreme Court
- Require Resignation
- File on Him/her an Agricultural Lien

Apply Public Pressure/State Assemblies tell American Public – We tell Public they should have had this one-fell-swoop list of remedies but don't. This is criminal. Provide Autographed Declaration for each Remedy/Encourage Public to send Criminal Information and Affidavit to Gov, Sec State and County Sheriff of what victimization they have suffered individually and request their remedy and cc a copy to your State Senator and US House Rep and American State Assembly. Assembly will contact them to provide full disclosure of their Territorial Citizenship obligations and correct their status if wish to/Refer them to the International Notice video – preferably on your Assembly website and back linked to main claimyourinheritance.info. **Issue Press Release and Post Mission 2028** throughout Community/ Inform All Government employees they will be guilty too if they don't cooperate.