

How to Build an Assembly - Section 2: Formation of The American States Assembly

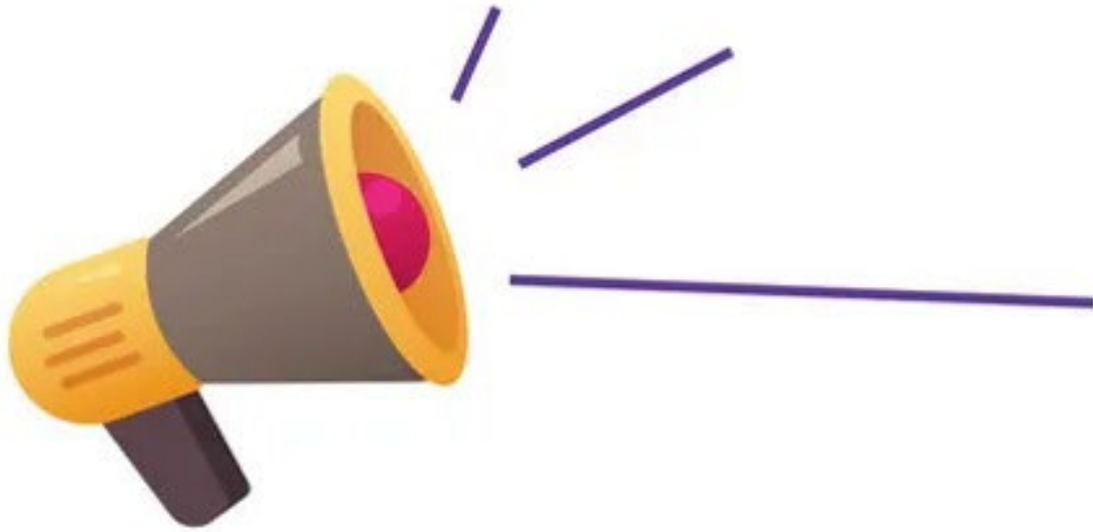


The Summoning Authority – A Call to Session

The call went out. There are three ways that the State Assemblies may be called into Session:

1. They may be summoned by The President of The United States of America. *This office has been vacated since 1872. (Remember – Lincoln doesn't count because he is the president of the Territorial corporation).*
2. They may be summoned by a quorum of nine (9) States in Session. *Texas was the only State left in Session, so no quorum was possible.*
3. They may be summoned by the Head of State, the Owner and Keeper of the Great Seals.

The Head of State is hereditary, as a result of history going back to the Norman Conquest, and seldom called upon to do anything, but in their dire situation, James Clinton Belcher stepped forward as our Hereditary Head of State, and as of May 22nd, 2015, the Summons to Assemble went out. We didn't know if anyone would answer but when he called the Assemblies into session - all 50 states responded!



Deep Dive



[Article 2873](#). The Summoning Authority
[Article 3243](#). The Right to Peaceably Assemble
[Compendium](#) on Hereditary Head of State History



Sovereignty is Rare and Special

In early European history, sovereignty could only be inherited or granted by another sovereign. So how did all Americans become automatically sovereign by birthright? It's a pretty interesting story with not one, but two great heroes!

Article 4271. On Sovereignty

I recently brought attention to many excerpts from the United States Supreme Court concerning the topic of sovereignty --- which we published more than eight years ago in "You Know Something's Wrong When....An American Affidavit of Probable Cause".

These quotes about sovereignty from the United States Supreme Court were selected to provide you with the definition of sovereignty, key cases that demonstrated the exercise of sovereignty, and what you are owed in terms of sovereignty as an American.

This is a horse's mouth testimony from expert witnesses about the meaning, nature, and operation of sovereignty in this country, but if you would rather believe uneducated pundits, that's up to you.

Besides drawing your attention to the Supreme Court definitions and prior decisions, we wish to clear up some additional rife misconceptions about the topic of sovereignty.

Your sovereignty does not depend upon nor issue from any Constitution or institution. It is a gift to you from Nature and Nature's God, part of your unalienable character.

We have noted elsewhere, however, that the World created by Mankind is a separate and lesser creation than the Earth.

It should not surprise anyone that the sovereignty that is built into you by Nature, is a different kind of sovereignty than the quagmire of Sovereigns -- Kings and Queens and Potentates -- created by Mankind.

Yet, even in this lesser and undesirable worldly creation, we nonetheless have our Sovereignty intact. This form of Sovereignty that is created by men, derives its power from institutions that are also created by men.

This worldly version of Sovereignty related to this country was won by the Force of Arms when we won The War of Independence, and it was settled upon this nation by William Belcher, a Colonel in the Continental Army.

William Belcher was The Belle Cher of his generation, the Clan Chief, born and raised in this country. He inherited Sovereignty in his own right in England as a result of the Norman Settlement, which granted each of the Norman Barons sovereignty in their own right and their own kingdom in England.

The Norman Barons and their progeny were and are the rightful rulers of England and the Donors to the 1689 Trust; if King John's progeny mess things up, the progeny of the Norman Barons are enabled (and required) to dissolve the Trust creating Great Britain.

The Hereditary Lord High Steward, Lord Talbot, has declared a Regency which is a first step toward that eventuality.

When the time came for the same circumstance to present itself in America, William Belcher stepped forward and bequeathed sovereignty in their own right to every American who fought in The War of Independence, and to every

American who would be born on our land and soil forever after.

As in England nearly 700 years before, the Victory by Force of Arms here had the same effect as the Settlement of the Norman Conquest, only here, every man was made a king and every plot of land a kingdom, not just a fistful of Barons.

It was the same exact circumstance as the Norman Conquest, and William Belcher quickly ascertained that he was in Possession of the Victory, and like his own ancestral Benefactor, he was enabled to "share sovereignty". So he did.

George III's Sovereignty was forever alienated and displaced by the Sovereignty of William of Normandy and his Heirs in England, the Belle Chers. The only scrap left for George III was a Territorial trusteeship on the High Seas and Navigable Inland Waterways, and a ten percent tribute interest in any gold that was mined.

Imagine my amazement when someone suggested that my husband, James Belcher, "granted sovereignty" to anyone?

How would that be?

Every Continental Army Soldier and Navy Sailor, and everyone born in this country ever since the War of Independence ended, already has their sovereignty, first from Nature and Nature's God, and second, ultimately, from William of Normandy.

There has also been a pernicious misunderstanding mistaking the name "Belcher" as an English Surname. It is not used as such. Belcher is merely the English transliteration of Belle Cher, the name of our Clan. My husband does not use a Surname as such, and if he did, it wouldn't be Belcher.

Just as the Clan MacGregor has a Clan Chieftain known as "The MacGregor", the Belchers aka Belle Chers have a Clan

Chieftain known as The Belle Cher. Unlike the Scots Clans, however, that submitted to the rule of King John and his Heirs, the French Clan Belle Cher never did any such thing.

King John was one of theirs.

So we always had our equal or better standing than King John and his Heirs in England. That's why the Magna Carta still stands.

That's why the British Monarch and the denizens of Westminster and the Holy See are all being called to account. It's the reason for The Declaration of the Flag.

It's the reason Lord Talbot is owed the Regency for England, Ireland, Scotland and Wales.

Just because we haven't spoken for a long time, doesn't mean that we are dead, or that our contracts have lost their teeth.

Every single President from George Washington to Joe Biden, except for Donald Trump, have been related to King John, the same Overseer of the Church's Commonwealth lands, still attached to the service of Pope Innocent III and his Successors.

All the "Presidents" are Plantagenets in violation of the Conventions, Treaties, and Constitutions owed to this country, all acting in hidden conflict of interest.

My husband's role is not to grant sovereignty to anyone, much less Sovereignty that Americans have already earned and which they received over 200 years ago.

His role is to enforce the Sovereignty of this country and hold everyone, including the Plantagenets, accountable for their bad faith.

Just as your rights are not created by nor granted to you by

any Constitution, but are instead guaranteed by the Federal Constitutions -- a different concept entirely --- your Sovereignty is not granted, it's shared.

Ironically, for all the grandstanding the Brits make about liberty and freedom and constitutional government, you can thank William the Conqueror for sharing his Sovereignty with his Barons, and you can thank his Barons for sharing their Sovereignty with you.



Article 1827. For All Jural Assemblies - 59 Lessons in Sovereignty

First of all, sovereignty is inherited. It is not something that simply devolves upon us by virtue of winning a war. You have all inherited "sovereignty in your own right" and the right to own property --- as opposed to being considered property -- by being born on the land and soil of your State of the Union.

Second of all, the Delegation of Powers under the Constitutions would not be possible if the Americans had not established Sovereignty. A King can delegate powers to a Queen, or to another King, to exercise in his behalf, but no one of lesser standing can do this. The simple fact that the British Monarch has been in receipt of Delegated Powers of ours since 1787 is all the evidence needed to prove that we possessed sovereignty prior to the establishment of the Constitutions.

Third, our actual claim to sovereignty is based upon the Norman Conquest and a particular kind of sovereignty called "sovereignty in one's own right" that William the Conqueror

bequeathed to his loyal Barons in England. In essence, he made land grants to each one following the Conquest, and upon his death in 1087 A.D., he made all of them "sovereigns in their own right" in England.

They were still "Barons" in France, and owed Williams's heir fealty in France; but in England, they were kings with permanent hereditary holdings of land. In England, King John was just one among many kings, and the only distinction of his office was that he was responsible for the maintenance and preservation of the Church's properties and the "Commonwealth" land.

The Commonwealth was co-administered by the Church and amounted to waste land and property that the King entrusted to the Church to develop and manage for the benefit and support of the Paupers, the Sick, and others not able to support themselves.

The Church took over these "commonwealth" properties and used them for good purposes in the communities they served. They used these properties to create common grazing fields, to establish orchards, apiaries, and herb and medicinal gardens, community vegetable gardens, and cemeteries. Rarely, the Church inherited "good wooded ground" --- woodlots, and more rarely still, they were able to convert swamps into arable land via installing drainage ditches, dikes, and dams. The profits were used to support the Church's charity efforts.

So, it was King John's position as "the" King involved in these activities that gave him any special position in England at the time of the Magna Carta; if John had been King of the country in truth and fact, then he could not be held to the Magna Carta longer than the ink was dry and he denied his free-willing consent to it.

The fact that the Magna Carta has stood on the land and soil jurisdiction until this day is again testimony to the fact that the French Norman Barons and their progeny, acting at the

time of the Magna Carta--- basically a 128 years after The Settlement of the Norman Conquest, were certainly in possession of "sovereignty in the own right" and as equal kings on the land and soil of England were able to impose their demands lawfully upon King John despite whatever he wanted and despite what the Pope wanted, either.

The Belle Chers, the family of William the Conqueror -- his Cousins and other relatives who remained in England, intermarried and settled in, all as sovereigns in their own right. Their names became Anglicized to "Belcher" and they formed a special alliance with the Clintwoods, a noble English family, an alliance that endured for many generations and followed them to America.

In early America, one branch of the Belchers acted as the Royal Governors of areas that would one day become three States of the Union, but this branch -- headed by Governor Jonathan Belcher, founder of Princeton University, died out; the Belchers who remained in America retained both their ties to England and their ties to the Clintwood family.

William Belcher (the name "William" is retained for many, many generations and derives from William the Conquer and Guilleroy de Lancelot du Lac the son of King Ban of Gaul, our common ancestor) was here and sided with the Colonists against George III, and as he possessed sovereignty in his own right, inherited from his Norman French ancestors, he was fully competent to stand toe-to-toe with George III, just as the Norman Barons were competent to stand down King John.

Sovereignty operates in the national and international jurisdictions. When sovereignty is changed upon the soil, that is, the national jurisdiction, we see total regime change. The names of countries change. Their systems of government change. Most of the time, challenges to sovereignty occur in the international jurisdiction of the land and sea, with pushing and shoving over trade policies and offshore fishing rights and those sorts of things.

In both cases, whether national or international (domestic or non-domestic) sovereignty is exercised according to the demands of the jurisdiction. On the soil, the sovereign acts as the personification of the people. In the international jurisdiction of the land, the sovereign acts as the Lawful Person personifying the People of a country. In the international jurisdiction of the sea, the sovereign acts as the Legal Person personifying the Legal Personages of a nation.

But what happens when "sovereignty in one's own right" is bequeathed to many people, instead of just one? As William the Conqueror did, and as William Belcher did? Then every man and woman in inheritance of such sovereignty, becomes equal to the King or Queen of any other country, and the entire system of Monarchy is overwhelmed.

From the standpoint of the British Monarchs and the Popes, this is the most damaging part of both the Norman Conquest and the American War of Independence, because it serves to destroy the elitist system of Feudalism (including Corporate Feudalism) upon which they depend. According to their reasoning, for one man to be king, all others must be in subjection.

According to the Williams --- men whose names mean "Resolute Protector"-- this is hogwash. According to them, all Mankind can earn their sovereignty and as far as Americans are concerned, we need only seize upon our birthright and refuse the Nanny State options offered by the Queen and the Popes.

As a result of our unique history and our unique Constitutional system, it has been very hard for them to weasel in and make false claims to the effect that we have knowingly and voluntarily "gifted" our Good Names and Estates to them in exchange for being taken care and bossed around and exploited as property by the Kings and/or the Popes.

It has taken decades and not a little prevarication and clandestine undisclosed contracting processes, plus falsification of records, for them to establish the current system of Corporate Feudalism on our shores --- but all it really takes is for Americans to wake up and remember their inheritance, claim back their birthright political status, and take up the job of being sovereigns in their own right again.

On the soil jurisdiction all such sovereigns are one of the people of the soil, on the land jurisdiction they are one of the People known to be Lawful Persons, and on the international jurisdiction of the sea, they are Legal Persons.

When you return your Legal Person to the land and soil jurisdiction, it becomes a Lawful Person --- owed all the guarantees and protections of the Constitutions. You come back into your birthright inherited status as a "sovereign in your own right".

When you return all the derivative names, including the STRAWMEN to the land and soil and declare their permanent domicile on the land and soil of an American State, they are lawfully converted and they, too, are owed all the guarantees of the Constitutions.

Because sovereignty is inherited from other sovereigns, you cannot avoid being a sovereign in your own right from the moment of your birth, but you can (if it is done consciously and voluntarily -- which in our case, it never is) "pledge" allegiance to other sovereigns or symbols, and become subjected to them as a result.

Generations of American school children have been taught to pledge their allegiance to an inanimate symbol --- the Federal War Flag --- without realizing that they are presumed to be subjecting themselves to the King who is flying our own flag under our delegated powers.

Various means of entrapment and identity theft have been used to "capture" and "seize upon" American sovereigns and to unlawfully convert them into US Citizens who are subjects of the King and into Citizens of the United States who are subjects of the Popes, but all this activity has been without disclosure, rendering all such pretended citizenship obligations moot and unenforceable so long as you are prepared to stand up and exercise the sovereignty that is your inheritance and birthright--- the sovereignty in your own right --- of all Free Men and Women.

Many questions have been raised about James Clinton Belcher and his role in all this. During the Theodore Roosevelt Administration the Scottish Interloper doing business as "The United States of America, Inc." founded in 1868, was preparing to go bankrupt. James' Great-Uncle, Clintwood Belcher, rode to Washington, DC, to take possession of the Great Seals --- The Great Seal of the United States of America and The Great Seal of the United States.

On his way home, as he crossed over into Maryland, he was viciously attacked by men waiting to ambush him. In the resulting fight, he killed six of his attackers. His own horse was killed also. He grabbed one of the dead men's horses and rode off into the night, making for the western Frontier to save his life.

They stole the Great Seals and they lied about the whole circumstance and branded Clintwood Belcher as a "horse thief" --- neatly omitting their own grand theft under deadly force, their intent to murder, their killing of his horse, and all the rest of it. He spent the rest of his life "on the lam", always looking over his shoulder, always moving from place to place to place. Theodore Roosevelt considered him "a danger to our government"--- self evidently meaning the foreign Territorial usurpers on our shores.

Clintwood died without issue, so the torch passed to his younger brother, James, and from James to his son Orville,

and from Orville to his son, James Clinton Belcher. At the time my husband was born in 1941, Federal Agents were still hunting and harassing members of the family. Orville Belcher moved his young son twelve times in the first ten years of his life, constantly moving just as Great Uncle Clintwood had to move and keep moving to avoid being arrested on false charges or be murdered outright.

This is not a glamorous story. It's a painful, scary, shameful story, in which good men were replaced by bad men, honorable men replaced by crooks, and innocent people who were the victims of crime were portrayed as criminals ----while the actual criminals sat at ease on the White House lawn. The Belchers have lived poor and they have lived rough, but through it all, they remembered who they are. They remembered their hereditary offices. They remembered their lineage. They never ceased the search to recover the Great Seals.

The Great Seals surfaced briefly in New York City in the possession of the Federal Reserve Board of Governors. They have now surfaced again in Indonesia. From our perspective, the Belchers are still the owners of the Seals no matter how many generations of pirates may possess them --- under mandate and Maxim of Law: "Possession by pirates does not change ownership."

Nor, obviously, do any documents that have been impressed with those seals since their theft during the first Roosevelt Administration have any validity or power to bind us, as they have been exercised without our knowledge or consent.

The custodians of the Great Seals in Indonesia are under demand to return them to us as stolen property. If these heirlooms are not returned, we shall have them re-cast in their original form.

It should be noted that the Office of Hereditary Head of State is not a Public Office. It is a Private Trust Office, a Lawful

Person, and while it is an Office which James Clinton Belcher claims by direct descent, the reason for doing so is to prove to the Monarchy that yes, we still exist. It is not only those who received sovereignty at the hands of our ancestor: it is also those who received life from his body and soul who are still here on these shores.

There is no plausible excuse for the King or the Pope to continue their pillaging on our shores.

Now, you are being called upon to remember who you are, too. Americans. Sovereigns in your own right. Not "United States Citizens" who are subjects of the British King. Not "Citizens of the United States" who are subjects of the Roman Pontiff.



What is the Federation and why do we need it to assemble?



The Federation is the Delegator of all Delegated Powers of the Federal Government, the Principal holding those Powers, and the actual Employer of the Federal Subcontractors that make up the Federal Government.

The Federal Constitutions are power-sharing agreements between the States, through the Federation, to the Federal Subcontractors. **When any of the Federal Subcontractors are unable to perform or cease to function, the Delegated**

Powers they exercised revert automatically to the Delegator of those Powers.

Now that you know what the Federation is, you can see why it is central to the effort to enforce the Constitutions, why it has the authority and responsibility to bring the States into Session to conduct business related to this effort, and why the "assembling" process is being done under the oversight of the Federation.”



The Federation Box from the One Page Structure Chart

The Federation of States
"The United States of America" 1776
- State Citizen Governance -



Holds the International Land and Sea Jurisdictions
Nation-States: Virginia, Maine, New York...
State Citizens (People) — Lawful Persons
With Public Offices and a Head of State
Publishes upon the Federal Record
With Constitutional Guarantees and The Law of Peace
- **Lawful Persons' State Government and Courts** -
Uses American States Common, Land, and Public Law

Deep Dive



[Article 581](#). What Every American Needs to Know About Sir Lancelot

[Article 652](#). Public and Judicial Notice -- Number One

[Article 661](#). Public and Judicial Notice -- Number Two

[Article 662](#). Public and Judicial Notice -- Number Three

[Article 663](#). Public and Judicial Notice -- Number Four

[Article 664](#). Public and Judicial Notice -- Number Five

[Article 985](#). The Source of Your Sovereignty

[Article 979](#). White Hats--- Pay Attention Please

[Article 1714](#). Amorica and America

[Article 1827](#). For All Jural Assemblies - 59 Lessons in Sovereignty

[Article 2516](#). For England - 4.0 -- New "King" --- of the Commonwealth

[Article 2285](#). The Dream and America

[Article 2924](#). The Federation

[Article 2925](#). The Federation and the Federal Republic

[Article 3468](#). The Importance of Names

[Article 3577](#). About Our Reconstruction

[Article 3578](#). The Position of The Federation

[Article 4323](#). The Role of the Federation

[Article 5655](#). International Public Notice: About Time and Armoricans

But wait... if we're self-governing, why do we need a government?

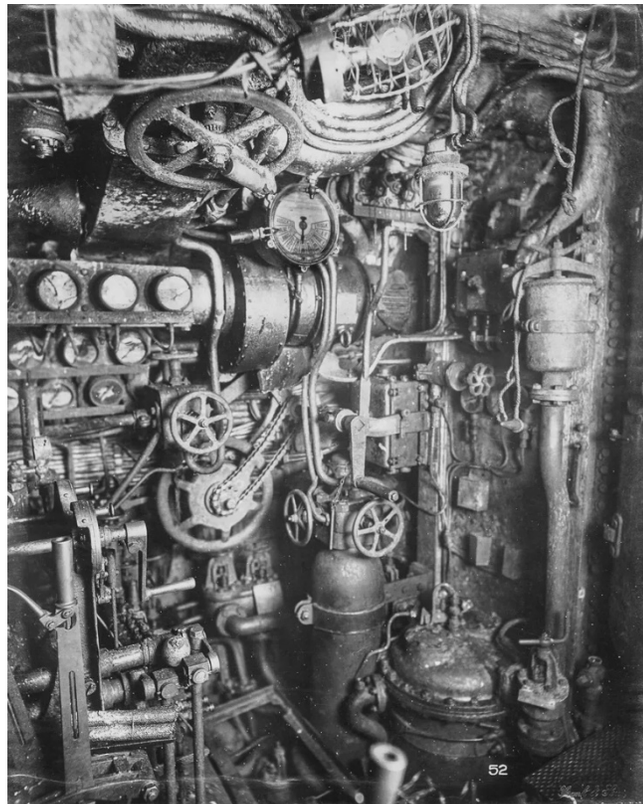
The first and foremost goal of any actual government is **to protect the people and their private assets**. Our government is no different.

Our secondary goal is to **protect, promote, and develop the public resources of our country**--- our infrastructure and institutions --- our ports, roads, bridges, rail system, schools, universities, and public lands.

And that, my friends, is really all that a good government needs to do.

Two things. Keep those two things firmly in mind and make them your goal, and our people and our country will prosper. Forget them or displace them in favor of profit-making, and our enterprise will fail. It's as simple --- and as challenging --- as that.

From [Article 2735](#). Clearing the Air for Coordinators and Leaders



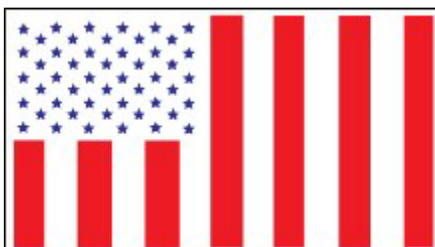
#1 Protect the people/People
#2 Protect the assets



Where is our Government located?

“...It also comes as a great surprise to most Americans to realize that the actual government of this country is still centered in Philadelphia, Pennsylvania, and that the "U.S. Government" in Washington, DC, is --- and has always been -- a foreign entity perched on our shores, tasked with providing nineteen enumerated services on a for-hire basis.”

Read More from James Clinton Belcher
[Article 648](#). The Fifth of July



The Right to Peaceably Assemble

“... The Summoning Authority bears the responsibility for the action, and must do their level best to make sure that each State Assembly is composed of properly declared and qualified individuals, that each State Assembly is properly structured and functioning with a General Assembly, International Business Assembly, Public Courts, and Militia, and that everyone is made aware of their rights, duties, and responsibilities----

whereupon the State Assembly is deemed to be fully seated. This we are endeavoring to accomplish, and as it hasn't happened in 160 years, we have started from scratch...”

From [Article 3243](#) - The Right to Peaceably Assemble



There are 18 Enumerated Powers associated with the 18 Enumerate Services to be performed by the three Federal Subcontractors, but a final 19th duty was added with the Preamble and it established the National Trust.

This Express Trust clearly established the intentions of The People (acting as State Citizens) to bind all three Federal Subcontractors to uphold their will.



States Delegate to

The Federation of States >
 "The United States of America" 1776
 - State Citizen Governance -

Holds the International Land and Sea Jurisdictions
 Nation-States: Virginia, Maine, New York...
 State Citizens (People) -- Lawful Persons
 With Public Offices and a Head of State
 Publishes upon the Federal Record
 With Constitutional Guarantees and The Law of Peace
 - Lawful Persons' State Government and Courts -
 Uses American States Common, Land, and Public Law

Federation Delegates to Subcontractors via Constitutions

**Needs to be Reconstructed
 American Subcontractor**
 dba: "the" States of America 1787
 - A Federal Republic -

"The Constitution for the united States of America"
 Part of International Land and Sea Jurisdictions

"the" Virginia State, "the" Maine State...
Federal Legal Persons - United States Citizens
 With State Fiduciaries and Dependents
 "Vacant" Offices periodically filled by "Representatives"
 This Branch has been "missing" since the 1860's
 and will be Reconstructed
 No Titles of Nobility, Bar Attorneys, nor Political Parties
 - Continental Congress -
 Publishes upon the Congressional Record
 - Postal Area Courts and Article 1 Courts -
 Uses United States Statutes-at-Large and Organic Law
 via International Land and Mercantile Law

**Pretending to be a Government
 British Territorial Subcontractor**
 dba: "the" United States of America 1789
 - A Democracy -

"The Constitution of the United States of America"
 Part of the International Sea Jurisdiction

"the" State of Virginia, "the" State of Maine...
Federal Legal Persons -- U.S. Citizens
 With Federal Military and Dependents
 Hires the Fully-Named Agencies/Departments
 With Navy, Tariffs, and Trade Policies
 Northern mercenaries in the Civil War
 Bar Attorneys and Political Parties Allowed
 - United States Congress -
 Publishes upon the Federal Register
 - Judicial District Courts -
 Uses Federal Code and Statutory Law
 via Admiralty and Equity Law

**Pretending to be a Government
 Papist Municipal Subcontractor**
 dba: "the" United States 1790
 - A Plenary Oligarchy-Theocracy -

"The Constitution of the United States"
 Part of the Commercial Global Air Jurisdiction

"the" STATE OF VIRGINIA, "the" STATE OF...
Federal Legal PERSONS -- citizens of the United States
 With Federal Civil Service and Dependents
 Hires the Alphabet-Lettered Agencies/Departments
 The Washington DC Municipal Government
 Southern mercenaries in the Civil War
 Bar Attorneys and Political Parties Allowed
 - US CONGRESS -
 Publishes as Municipal Code and UCC
 - UNITED STATES DISTRICT COURTS -
 Uses Municipal Law and Uniform Commercial Code
 via Roman Civil, Global Commercial, and Maritime Law

American Government

Unincorporated Soil
The United States
Union of States
1776 -

Unincorporated Air
States of America
Confederation of States of
States
1776 -1861

Unincorporated Land & Sea
The United States of America
Federation of States of the
Union
1776 -

United States Government (Delegated Powers)

Incorporated Land
Federal Republic
1787-1861

Incorporated Air
-the United States
Incorporated
Municipal Holy Roman
Empire Service Provider
DBA UNITED STATES INC.
1790-2025

Incorporated Sea
_the United States of
America Incorporated
British Crown Entity
1789 -