

## Constitution of self-governance

George Washington to The States, 8 June 1783 -

"At this Auspicious period the United States came into existence as a Nation, and if their Citizens should not be completely free & happy, the fault will be their own

*JAMES MADISON*

*"Trial by jury cannot be considered as a natural right, but a right from a social compact which regulates the action of the community, but is as essential to secure liberty of the people as anyone or the pre-existent rights of nature."*

### What's a Republic

Republic means separation of powers.

Article 4, Section 4 defines the separation of democracy, and self-governance and the responsibility of the United States government to protect both parties, and keep them separated. Federalist Papers 21 and 43 explain the intentions of the founders in creating a "guarantee to every State in this Union a Republican Form of Government; and shall protect each of them against Invasion."

### The Power to self-governance history

Declaration of Independence declaring to the king that man's conscience of all men are created equal and the benefits of a trial by jury must be honored.

Fought and ratified by the blood of man; to honor the law of equity ending in a trial by jury.

The compact agreement: Articles of Confederation, and Northwest Ordinance; Section 14 and following articles to form the United States of America (country) laws that require a trial by jury and Right of self-governance.

Announcing to the world the people are sovereign: Treaty of Paris, 1783; Article 13 that Citizens and States now own and rule as equals.

The Constitution of the United States, which limited the enumerated powers of government, preserved a trial by jury, recognized the law of equity, and self governance; Created a democracy for the unity of the people and a Nation: Article 6

Honoring both democracy, government, and Right to self governance called a republic:  
Article 4, Section 4.

Trial by jury as the highest court on the Land. Article III, Seventh Amendment, and  
Expository Federalist Paper 81.

## **STRUCTURE**

Northwest Ordinance Section 14 sums it up: "It is hereby ordained and declared by the authority aforesaid, That the following articles shall be considered as articles of compact, between the original States and the people and States in the said territory and forever remain unalterable, unless by common consent, to wit:"

Article 1. "No person, demeaning himself in a peaceable and orderly manner, shall ever be molested on account of his mode of worship or religious sentiments, in the said territories."

Religious belief sentiments relate to what is extremely important to you. LGBT considers their lifestyle of extreme importance and it is also of extreme importance to Christians who honor Creator God as their Heavenly Father and Savior. Both must tolerate each other in allowing their worship and religious belief sentiments to be respected. Somewhere there is a line drawn out of respect for fairness and created equal.

**Religion definition: a supreme belief...one's lifestyle is their belief and that lifestyle should be equal respect.**

## **DEMOCRACY:**

Public vote created the State of. Starting with the Colonies that became free states and the representatives of delegates surrendering the state to the Constitution of the United States so the people granted authority to the delegates to surrender the state to the United States Constitution. The people reserved their sovereignty because 100 percent had to agree to surrender man's authority which could not be accomplished. The territories surrendered by democracy to become the "State of" and operated as a democracy by the public votes and donations. Creating public legislation by democracy and it is for man to decide if it is fair or constitutional. Just like the United States Supreme Court decides if a legislative law is Constitutional.

**Common consent:** an agreement made and must be honored until both parties agree to a new agreement. The compact documents of organic law are as valid as an inherent Right. Signed by the Declaration of Independence calling men to war. Sealed by their blood for the King of Britain freeing the Citizens of the United States of America under

the Articles of Confederation and the Northwest Ordinance. The reason man has a right to demand Trial by Jury to lose a single hair.

In the *Leavenworth RR V Lowe* case a justice said, "I believe that maybe the only time a sovereign must negotiate is by eminent domain." That case, and all cases quoted therein, is a great help for one to understand intrinsic points of territorial jurisdiction of government, and man. Government has many jurisdictions for legislation, but man has one that is defined by Article 1, Section 8, Clause 17. Equity means fair or equal and guaranteed by the compact: Articles of Confederation, and Northwest Ordinance. Within that enclave boundary is United States absolute authority. Outside that boundary requires both parties to surrender their compact agreement to a trial by jury.

**Treaty of Paris:** Calls Americans, Citizens and not subjects; that would be Citizens of the United States of America where the government recognizes self governance. The capital 'C' means the Citizen has authority and under authority. In this case under the authority of the Articles of Confederation compact of all men are equal.

The States all free and independent were also recognized as sovereigns and winners of the war. Citizen and citizenship, and nationality all point to the country The United States of America. The United States as a Nation is a political entity, government as privateers. Clearfield Doctrine 1943; "private foreign corporation" declared by the United States Supreme Court. To bring unity between the states and people. Because the States were already arguing who had what land and afraid of Take over by another state.

### **citizen of the United States**

The word citizen in all snail letters means one full of authority and no ruler higher than. The People are and in full sovereignty and we have the Right as a sovereign to choose democracy or self governance, which requires a trial by jury. That is to call on the power of the United States to protect the Right to self-governance. Today, the majority of the people do not honor self-governance and get an attorney and use their courts of democracy.

### **Treaty of Paris: Article 7.**

"There shall be a firm and perpetual Peace between his **Britanic Majesty** and the said **States**, and between the **Subjects of the one and the Citizens of the other**". Citizen is higher than a noble, or a knight. Supreme Court Justice has said: your inheritance came from the British Crown to be a king with no subjects. The Majesty recognized the sovereign states and the sovereign people. This establishes the two sovereigns in the Constitution.

**Capital letters:**

charles, Charles, CHARLES in Italy long ago meant:

this CHARLES had no rights and a subject, most likely a child and today recognized as a subject to the United States legislative law.

Charles meant one had family authority and honored the God-father; today it means one has some authority and under authority and sentence structure will determine the definition.

charles had clan authority and answered to no one. citizen of the United States means one comes with full authority to choose statutory or self- governance.

Keep this in mind when reading the Constitution to interpret the words in perspective.

Today the UNITED STATES means a subject, the United States has sovereign authority as the charter grants, and united states is a bunch of states united in sovereignty. A United States Citizen is a subject because the capital C means it is a subject of something. The United States is a subject to its charter, but has authority--- judicial Power means Power is subject to judicial and the judicial small letter is not subject to anything. The United States Supreme Court means that the Supreme Court is subject to the United States and the United States is subject to its charter. So watch capital letters when studying documents.

**PERSONAM:** is far more than a person or a living man. Personam is one infused with grace, Love, body, soul, and filled with the spirit of the Creator. One who refuses to surrender their conscience to democracy is willing to be responsible and accountable for their own actions and stand on their own before their creator. One who seeks peace and Equality.

**CONTRACTS:**

The Law of Equity and maxims require one to come in their personam. No fictions can contract with one in Personam, because an inferior has no authority over the superior, therefore lacks equality as the creation falsely claiming authority over the Creator. To believe a creation can contract with the sovereign is to believe the creation is equal with the Creator. See also, common consent above. The fiction to be alive requires a man to move the fiction. That man must abide by the charter and contract or the contract is broken and the corporation fiction held liable. .

Also, this is because the United States Created a private central bank in violation of Article 1, Section 10, Clause 1.3 making the government a "private foreign corporation", seeking revenue to increase tyranny and fulfill the demands by the people. One (United States) that deals in (private) FRN is a private foreign corporation: Clearfield Doctrine, 1943. Bankruptcy of the United States was not about the lack of money, but to have financial wherewithal for greater control of citizens, is that tyranny? It was about supplying needs of the people that were not self-governing but rather sought democracy to resolve the matter. Starting with the VietNam war that killed many men that led to a loose society, drugs, and ladies seeking the government for welfare to raise children granted democracy or government rules over self governance. When the people should've refused to participate in the war by claiming their national status to self-governance.

Article 4, section 4, grants for United States democracy to exist within legislative authority and the national to self-govern. Where does democracy and the Law of Equity find Balance of fairness between the two divisions?

**Quote for Contemplation:**

"When enough people understand that private banks (federal reserve) rather than governments create our money supply, imposing interest and fees that constitute an enormous unnecessary drain on the economy and the people, we might wake up to a new day in banking, finance, and the return of local economic sovereignty."

**LAW OF EQUITY** in one word is fairness, or Equality.

The sovereign has Inherent Rights and Inherent Liabilities bound by contracts one creates.

16 Am Jur 2d, Sec 177 late 2d, Sec 256:

"The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be In agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail."

Legislators pass what the majority of the people, and lobbyists want. Your trial by jury accepts it as law, or rejects it. Today due to court-martial demanding legislative law before the trial by jury/law of equal has been eliminated contrary to constitutional law. Federalist Paper 81 is not law, but an expository on the understanding of the Constitution which is law, at the time the Constitution was written: "trial by jury cannot

be abolished". The new form of government created by Lincoln is a very central government and tyrannical government. Your choice to approve or reject.

**Peaceable manner:** grants one to have the greatest right of all, to be left alone. The country the people created, with the law of equity, as free people that was practiced since the founding. The law of legislation has been infringing on most Americans' rights, since its creation by the people's invitation to settle matters instead of making peace. One who loves peace and requires the supreme Law (God's Law) to be honored is free by the equality of Common law.

**Supremacy Clause**, Article 6: Speaks of the law of equity, and legislation. Legislation is geographically bound by Article 1, Section 8, Clause 17 and has very limited absolute authority.

**Enclave (Jurisdiction) Clause**, Article 1, Section 8, Clause 17: Enumerated Powers. "To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings;"

**Enclave:** a portion of territory within or surrounded by a larger territory whose inhabitants are culturally or ethnically distinct. Military bases, Washington D.C. Court buildings are distinct and differ from common law.

Further the concept that one can drive as fast as desired and no injury is considered acceptable by the law is total disrespect for the law and fellow community members equality. Denying your obligation to protect another's life, liberty, and property by the compact.

**NOTICE:** this enumerated right that describes jurisdiction means if you own it, you have jurisdiction over it, recognizing the sovereigns of America as self- governance inhabitants.

We the people were warned by the early politicians and delegates to be vigilant and protect our sovereignty. The Constitution of the United States does not protect our jurisdiction, but it preserves them. Requiring one to actively defend them. I say it's not at all that strenuous to protect one's liberty. To participate should be an animated experience of negotiating and finding equal.

### **Creation of Court-Martial:**

Executive Order 100, Lieber Code, Article 13, granted legislative law by declaring war against the authority, the sovereign of this country. What country are you from? What law does that country have? Court-martial is evidence of treason against the Republic, our form of government, the law of equity, trial by jury, Treaty of Paris. No emergency is so great demanding that the Constitution is dishonored. With a crime now for a resolution, documents must reflect the injustice or it is a failure to protect the law as it would protect democracy.

### **FLAGS SHOWING VESSEL AUTHORITY**

16 am jur 2d section 98

While an emergency cannot create power and no emergency justifies the violation of ANY OF THE PROVISIONS of the United States Constitution or States constitutions.

**Note: all "am jur" notations are already established as judicial fact, and no judge can rule on it.**

Then why are we in their foreign court? Asking, motioning for permission or to state a fact. If one goes to court and all judges are to honor the law, that is to protect the law as well as democracy and is a fine line in the sand. I recommend to ignore court as very few judges honor the Constitution.

Congress by, 4 U.S.C. Chapter 1, §§1, 2, & 3: the flag does not have a gold fringe for the people in the free Republic, as declared by Congress.

Only by executive order as military Chief and Commander, with an Executive Order 10834, August 21, 1959; 24 F.R. 6865, was given 3 sides of the flag a gold fringe. A flag by Commander and Chief as ordered for the military.

This flag is displayed on every vessel of the United States public establishments. Declaring war, treason, against the United States of America and the sovereign authority, we the people.

### **Plan of Peace:**

There are many people selling snake oil that have nothing to do with the Constitution or Law. They believe the government owes them, and are required to pay their bills. They clamor for the private. To believe this is not being responsible and will create a great headache, and physical abuse to both the body and soul. This is a great disservice to the liberty movement and should be treated as traitors! To use UCC codes, IRS codes to claim private one must get an attorney to defend that legislative position. Affidavits are often false Doctrine by smooth talkers for a price.

The United States government structure requires one to identify one's self within the government's documents. Identify that you're doing self-governance or it will be assumed you're a statutory person and the rougher road to go.

Lincoln's executive order put legislative law ahead of law of equity, but not superior. I believe, as President Johnson, that is treasonous, and not only stole the benefits of a trial by jury, it stole the state's individual rights.

One can use a driver's license and when given a ticket establish their identity as one in law; or one can get a passport that is often stated as a national passport or non-citizen national passport or state national passport. I prefer the passport as there are benefits that come with it and are recognized by civil officers. National is what we are because we have dual citizen status. Non-citizen does not have dual status.

Using any other type of self made identification is most painful as many have found out. They will also find that their claims of damages will be reduced or abolished in cases. Because it appears till one has established status as a diplomat with immunities, the United States, a host nation, can treat one as a legislative entity, mob rule, citizen. Identification is a claim of status and required before a crime can be enforced against the civil officer, or restitution granted. This is contrary to many beliefs and their beliefs cost them dearly in every imaginable way.

Then send Article 1817 statements to your sheriff and city chief of police if in that jurisdiction with a copy of passport. This has now established your position and enables you to file for damages and crimes. The best way to enter the Land of self governance.

### **Passport:**

"Therefore, the Department determined that those who would be eligible to apply for such a certificate (non-citizen national certificate) may instead apply for a United States passport that would delineate and certify their status as a national but not a citizen of the United States."

<https://travel.state.gov/content/travel/en/legal/travel-legal-considerations/us-citizenship/Certificates-Non-Citizen-Nationality.html>

Many believe one must fill out a passport correctly or it is not good. Best way to establish one's status to the Civil officers is using the passport. When handing it to a civil officer, say, I'm a national. The author has used a passport with no affidavit and claiming United States Citizen and 3 others have tried it without an issue.



On the DS11 form it states: "place of Birth (City & state if in the U.S. or City & Country as presently Known)"

If one puts their City & State they just said they were United States Citizens. City & Country, Country is "The United States of America". Just as the Articles of Confederation confirms and gives the style for.

When getting a passport I would include an Article 1817 statement:

I am a The United States of America National and not a United States Citizen

Article 6

Article 4, Section 4

Article 1, Section 8, Clause 17

Article 2, Section 4

Let this passport reflect the law of a trial by jury and Law of Equity.

The passport used when purchasing flight tickets grants authorization to by-pass bodily search, I'm told. I personally would address the House Committee on the Judiciary if it did not.

Many have used passport numbers for sales tax elimination at point of purchase.

Passport is good to avoid income tax with the employer. Tell the employer you have a passport, and no SS#. Then put the passport number in place of the SS number and write "passport" underneath.

## **COURTS:**

### **One Step:**

The following has been valid for many situations and effective. Mail Article 1817 statement to the court clerk with a copy of Summons and never look back. If they send me anything, including stating an arrest warrant has been issued, I send the Article 1817 statement again and forget it. Go on one's merry way. Any further action of robbing one's life, liberty, and property is criminal and needs to be reported to the house Judiciary Committee.

### **Article 1817 Statement:**

I'm a United States of America National and not a United States Citizen

Article 6

Article 4, Section 4

Article 1, Section 8, Clause 17

Article 2, Section 4

“Vacate for lack of jurisdiction” or

“Let this passport reflect the law ending in a trial by jury”

Being afraid of being arrested is not an option and can be greatly reduced by following this plan as directed.

**CRIMES:**

Many think of legislative crimes, but as sovereigns we look at the Constitution to describe one's crimes. Otherwise, one has just entered back into legislative codes for a remedy. Everything is about the Constitution, a contract and law of the sovereign United States, we the people and the people.

**To Declare under Oath:** 28 USC 1746

(1) If executed without the United States: “I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date).

(Signature)”.

**IMPEACHMENT & CRIMES**

**Article 2, Section 4**

**Oath of Office is a quid pro quo contract**

**Prima facie evidence**

The Oath of Office is a quid pro quo contract, [U.S. Constitution, Art. 6, Clauses 2, and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.], in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and state Constitutions) in return for substance (wages, perks, benefits).

Oath of Office is not just a contract to a foreign legislation, for personal profit. Oath of office is prima facie evidence that you know the law, and that violating the charter (work rules) is intentional and therefore a crime.

When one seeks legislative law from a foreign jurisdiction it has no authority, without the other party's consent by contract. Law of equity applies to a specific geographical territory and cannot be surrendered to a civil officer, without the civil officer denying their

Oath of Office to be a civil servant. Oath of office binds civil officers to protect the law of the geographical territory they are in and assist in the sovereign Law of equity, when in that geographical jurisdiction.

### **Court-martial, Treason**

***Declaration of Independence:*** "He has been affected to render the Military independent of and superior to the Civil power."

16 Am Jur 2d, Sec 177 late 2d, Sec 256:

While an emergency cannot create power and no emergency justifies the violation of ANY OF THE PROVISIONS of the United States Constitution or States constitutions.

Congress by, 4 U.S.C. chapter 1, §§1, 2, & 3, describes the flag without a gold fringe. The Flag of the free. people.

Only by executive order as military chief, and commander, with the Executive Order 10834, August 21, 1959; 24 F.R.6865: The flag was given three sides a gold fringe by the military chief commander. By executive order 100, Lieber Code, Article 13, declared court-martial by legislation on the free people.

This flag is displayed in every Court, Court room, Court House, Municipal, County, and public building, identifying to all the court vessel authority it is under.

Court-martial is declaring war on the sovereign people, the trial by jury, and the supreme Law of equity. Altering our form of Constitutional Republican Form of Government is Insurrection, counterfeiting, treason against the United States, treason against the Compacts, treason against the Law of equity, treason against the sovereign authority, treason against the Treaty of Paris, treason against the country: The United States of America.

### **Private Foreign Corporation:**

Clearfield Doctrine, 1943: the United States Supreme Court declared: "one who uses federal reserve notes is involved in a private foreign corporation".

### **Legislation is not law:**

16 Am Jur 2d, Sec 177 late 2d, Sec 256: "The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail." Must honor the Law of equity, and trial by jury.

### **FACTS OF CRIMINALITY**

Every Officer's Oath is prima facie evidence of liability, to know the law and intentions to commit crimes against the Constitution is now in effect.

1. Counterfeiting: Article 1, Section 8, Clause 10: Findlaw dictionary defines security: "evidence of indebtedness, ownership, or the right to ownership". Using the All caps name is claiming the vessel/property to bring in the rightful owner as intervenor. Creator of kings requires the Law of equity. Show your certificate of ownership. 5 U.S. Code § 706 judging with statutory law outside jurisdiction is counterfeiting.
2. 18 USC CHAPTER 115—TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES
  - a. Sec. 2381.Treason; 2382.Misprision of treason; 2383.Rebellion or insurrection; 2384.Seditious conspiracy; 2385.Advocating overthrow of Government; 2386.Registration of certain organizations; Article 3, Section 3, levying War against them by executive order 100, Article 13, courts-martial/military commissions. For judges, attorneys, sheriff's, and police to collude in this matter by denying a trial by jury by their oath and registration to the bar association is rebellion, insurrection, and seditious conspiracy starting with executive order 100, Lieber Code, Article 13, declaring the people under courts-martial by Legislative Law. Any and all courts with the gold-fringe-flag of the United States are declaring War, by martial-court, legislative regulations against the free people.
3. Privateering: Article 1, Section 8, Clause 10; 18 U.S. Code Chapter 81 - PIRACY AND PRIVATEERING.
  - a. § 1652. Citizens as pirates: Citizens of the United States of America turned pirates.
  - b. § 1653. Aliens as pirates
  - c. § 1654. Arming or serving on privateers
  - d. § 1655. Assault on commander as piracy
  - e. § 1656. Conversion or surrender of vessel
  - f. § 1658. Plunder of distressed vessels: plunder one's wealth forgetting one league of friendship.
  - g. § 1659. Attack to plunder vessel: Attacking for personal and corporate gain.
  - h. § 1661. Robbery ashore: it happened on the Land of the United States of America.

Coming ashore with private legislative law is Privateering and restricted to the private territorial boundaries of Article 1, Section 8, Clause 17. To assault, arm, and convert one's private vessel to public domain, and to plunder a vessel for personal gain is piracy.

### **CHARGE TREASON, COUNTERFEITING, PIRACY**

Article 2, Section 4:

Reporting the crimes stated above and in short review. Treason to deny due process of law ending in a trial by jury is denying the law, and the remedy, thereby rendering no remedy. No remedy, is no law and the government is rogue and lawless.

Therefore, the Law, Constitution, requires release and crimes addressed, and to be made whole. Notify what Congress has done to honor the charter by enforcing the crimes for denial of "due process law", requiring trial by jury before life, liberty, and property can be taken.