Read and weep. We have been played the FOOL. This by no means is an exhaustive thesis on this matter, however, this should give the reader some insight to what has and is actually happening in the supposed Land of the Free and Brave. When in actuality this is the land of Suckers and Slaves. Government is one big SCAM, run by Attorneys, British Aristocratic Regents, with forked tongues.

On December 26, 1933, 49 Statute 3097, Treaty Series 881, “Convention on Rights and Duties of States”, CONGRESS replaced STATUTES with international law, placing all states under international law.


22 CFR (Code of Federal Regulations) 92.12-92.31 FR Heading “Foreign Relationship” states that oath is required to take office.

Title 8 USC 1481 states, once oath of office is taken citizenship is relinquished, thus the oath taker becomes a foreign entity, agency, or state. That means every public office is a foreign state, even all political subdivisions; i.e., every single court is considered a separate foreign entity.

Title 22 USC, “Foreign Relations and Intercourse”, Chapter 11 identifies all public officials as foreign agents.

At 22 USC § 611, DEFINITIONS, it states in part, “As used in and for the purposes of this subchapter

(a) The term “person” includes an individual, partnership, association, corporation, organization, or any other combination of individuals;

(b) The term “foreign principal” includes—

(1) a government of a foreign country and a foreign political party;

(2) a person outside of the United States, unless it is established that such
person is an individual and a citizen of and domiciled within the United States, or that such person is not an individual and is organized under or created by the laws of the United States or of any State or other place subject to the jurisdiction of the United States and has its principal place of business within the United States; and

(3) a partnership, association, corporation, organization, or other combination of persons organized under the laws of or having its principal place of business in a foreign country.

(e) The term "government of a foreign country" includes any person or group of persons exercising sovereign de facto or de jure political jurisdiction over any country, other than the United States, or over any part of such country, and includes any subdivision of any such group and any group or agency to are directly or indirectly delegated. Such term shall include any faction or body of insurgents within a country assuming to exercise governmental authority whether such faction or body of insurgents has or has not been recognized by the United States;

(f) The term "foreign political party" includes any organization or any other combination of individuals in a country other than the United States, or any unit or branch thereof, having devoted in whole or in part to, the establishment, administration, control, or acquisition of administration or control, of a government of a foreign country or a subdivision thereof, or the furtherance or influencing of the political or public interests, policies, or relations of a government of a foreign country or a subdivision thereof;

Please note that the term “includes” excludes everything that is not listed thereafter. See 26 USC 7001(c): The terms "includes" and "including" when used in a definition contained in this title shall not be deemed to exclude other things otherwise within the meaning of the term defined. This double talk means that if not included within the list then it is EXCLUDED and not applicable.

The term “individual” means 14 Amendment citizen of the United States or resident alien, thereof. See Immigration Code for definition, which is the only place in US law that this term is defined. When anyone signs a Voter Registration or purchases a "firearms" from a Federal Firearms Dealer, they declare under the penalty of perjury that they are a "United States citizen". "United States citizen" are Fourteenth Amendments citizen; that is, freedmen. In Faretta v California, 422 US 806, 850 (1975), the United States Supreme Court ruled that everyone has the right to make a FOOL of themselves. Presidential and Senatorial Elections are unCONstitutional. The President is selected by
the Electoral College and Senators are supposed to be appointed by state Assemblies. What a scam!

If you voted then you participated in FRAUD, having unclean hands and no right to complaint, in direct violation of the Constitution for the United States of America. But then that does not really matter, since that CONstitution lawfully does not exist. If it existed than women could not lawfully run for the office of President or Vice President; and neither could Obama or McCain, since neither of them were "natural born Citizens", nor indeed could they possibly be. But then too, anyone convicted of committing TREASON against the United States, could not possibly hold the Office of President, now could they? Ronald Reagan was convicted of TREASON against the United States in 1949, but yet he was allowed to be President, thereof, 1981-1989. Can anyone say, FRAUD.

Since the “War of Aggression” (America's second Revolution), five Presidents of the “United States” were not “natural born Citizens”; three of which ruled that Nation under “Martial Law”. If Obama (the half white man, member of the British Royal Family) was born in Hawaii that still would not Constitutionally make him qualified for the Office of the Presidency, since Hawaii is not a contiguous state and never can be; but then, neither can Alaska.

However, of all the CFR (Council on Foreign Relation) members that were forced upon the sheople to choose from, I still believe that Obama is the lesser of the EVILS. An Obama Presidential Candidacy is a tell tale sign that the Constitution for the United States of America is NULL and VOID.

The terms “outside” and “inside” have to do with geographical location. The terms “within” and “without” have to do with relationship to the corporate body. In law, the term “a” means similar to or as if; that is, usually not real or not the real thing, counterfeit or look alike, possibly even FRAUD and deception. The term “United States” means the District of Columbia and it ten subdistrict or regions: 16 Statutes at Large 419, February 21, 1871. Read it and weep!

In the above section (e) the CONgress legislatively by Code or Statute has made or created de facto government as if it was sovereign: self made and self serving sovereignty. Tell me please, how is it possible for that which is fiction or fraud to be or become SOVEREIGN. Romans 9:14-26. FOOLS claim to be sovereign; man cannot be sovereign, man can only be cloaked with sovereign immunity, at best. Luciferians and Zionist teach and believe that man is or can become deity. Law declares that all men
have a master. Who is your master?

Patrick Henry refused to sign the CONstitution for the United States of America, because he stated that it was TREASON against the Most High, the ONLY true Sovereign. He walked out of the CONvention and other Delegates from Virginia, North Carolina and Rhode Island joined him; and the entire Delegation from New York walked out. There was no quorum present when the CONstitution was signed as Witnesses, not Delegates. The Signature of Alexander Hamilton upon that instrument constituted perpetration and conspiracy to commit FRAUD and DECEPTION, since Hamilton was not a Delegate to the CONvention. He and Washington conspired to make it appear as if a Delegate from New York had signed this CON-CON. Delegates from the state of Franklin were not allowed to attend the CONvention. Folks, in 1787, there were fourteen states, not thirteen; however, the state of Franklin did not exist when the CONstitution was written in 1783. Oops!

The original draft of that so-called Constitution was written in London, England by Benjamin Franklin and King George III in 1783. It was Franklin's job to sell or peddle the scam to the Continental Congress to indebt and resubjugate the Colonies to the Crown. The Holy See bought the debt in 1794. Ambassador John Jay signed the Commerce Treaty with the King of Great Britain in 1794, which brought the United States of America under the law of the sea. The Republic functionally died, however, the Articles of Confederation and Bill of Rights are still alive and intact, though often ignored.

Title 28 USC §3002 (15)(A) states that the United States is “a Federal Corporation” and not Government, State or Republic, which mean the Judiciary Procedure are corporate rules. William Dixon v The United States, 1 Marsh 117, 181 (1811), Justice John Marshall explained that "The United States of America" was a corporation and all of the politicians were the officers of that corporation. It is worthy of note that Justice Marshall, also, uses the term “collector” repeatedly throughout this decision, and he discusses the difference between the collectors personal interest or benefits, and the interest or benefits of the United States of America. http://www.jusbelli.com/usofa_is_corp.html Said corporation died when Congress adjourned sine die in November 1860, and NEVER reconvened. For meaning of “sine die” see State ex rel. Jones v Atterbury, Missouri, 300 S.W. 2D 806, 811.

Abraham Springstein [For all of you Public Fool Educated sheople, “Lincoln”, the second African President of the United States of America.] set himself up as dictator in March of 1861. However, the present Federal chartered or corporate "United States", the
"District of Columbia", and its ten sub-districts or regions was created February 21, 1871, 16 Statutes at Large 419. The Federal Birth Certificate was created, February 21, 1921, exactly fifth years later to establish or create Federal children or proceeds of said Federal corporation, said Certifications are sold daily on the New York Stock Exchange as chattel. Merrill Lynch, Paine Webber and AG Edwards are the main slave traders on NYSE. Slave trade was legalized by the CONstitution.

The Bureau of Federal Children was abolished two years after its creation and its proceeds (Federal children) were turned over to the control of the Department of Commerce. See Supplement 46 USC §§ 1176 – 1282, where taxpayers are referred to as “vessels”.

Title 18 USC §3077(4) states, “"United States”, when used in a geographical sense, includes Puerto Rico and all territories and possession of the United States. Note it states "Puerto Rico and all territories and possessions", sovereign states, if any exist, are not and cannot be geographically part of the Federal corporate United States, the "District of Criminals".

Federal Civil Judicial Procedures and Rules, Rule 4(j) states that the Court jurisdiction and immunity fall under a foreign State and refers reader to Foreign Sovereign Immunities Act of 1976, 28 USC §1608.

Federal Civil Judicial Procedures and Rules, Rule 81(f) DEFINITION, OFFICERS OF THE UNITED STATES. “Under any rule in which reference is made to an officer or agency of the United States, the term “officer” includes a district director of internal revenue, a former district director or collector of internal revenue, or the personal representative of a deceased district director or collector of internal revenue.” This Rule is now missing from published Court Rules. I wonder why!

ALL officers of the courts are officers of the United States. The United States is foreign to the Republic and subject to the United Nation, British Crown and Holy See. The CONstitution declares such subjugation in Article VI, which Article, also, established State Religion. The taking of an OATH is a religious act, and was abolished by the First Article in Amendment. Taking of these Luciferian OATHES is anti-Christian: Matthew 6:34-37 and James 5:12. Welcome to the land of corporate SLAVES, who are all NUMBERED and about to be tagged. Fascism is alive and well in USSA, United Social States of Amerika.

I have made reference to RULE 81(f) in the Temples Of Baal, since 1995. Temples Of Baal may be easily found at www.restoreliberty.us and www.theintelligencereport.tk or
may be received by sending your request to me. Temples Of Baal is a cynical look at the corrupt US court system, which system is scoffed at by lawyers world wide, and how it operates in FRAUD and Deception, forcing sheople into contract and subjugation through use of misrepresentation, threat, coercion or duress tp extort from them the fruits of their labor.

“Never mind the man behind the curtain, I am the GREAT and POWERFUL OZ," saith the Black Robed Devil or was that the Bankster? Oh yes, now I see, the Black Robed Devil was accompanied by hoards of winged MONKEYS, and the Bankster claimed to be OZ (ounce); and street of gold bricks lead straight to his door, while the Devil resided at the round fortress in the forest..

Do you remember what the Black Robed Devil did to stop Dorothy from reaching the City of Green (Backs)? She created a field of POPPIES. Dorothy, Toto and the Lion were all succumbed by the morphine and heroine; while her Straw man and TIN man (tax identification number), artificial entities, were not. They screamed and called for Satan Clause to come rescue poor Dorothy, and Satan Clause gave Dorothy SNOW (cocaine) to make her feel better; just as the Bushites and Clintonistas have down for years.

Just a fair tale, you say! Then why did the Black Robed Devil want ALL (Toto) of Dorothy's silver? Well, do you remember what Alice was when she played chess against the Black Robed Devil? Alice was a PAWN. Have you ever attended a mad Hatter's Tea Party? No! Well, tell me, when was the last time you attended a religious service in a courtroom only to discover that you were the sacrifice? Maybe you should go take a good lôôk, Through The Looking Glass.

There is even more, hidden from public view. Are you afraid to lôôk?

Sir David-Andrew.

If you have any question you may write to me at SirDavidAndrew@rochester.rr.com If you wish a reply, be sure to place "Corporate US" in the subject line.