At home, we Americans are waking up like Rip Van Winkle after a 150 year nap. We awake to find that our servants have taken over the house and are whooping it up on our credit cards. The Act of 1871 created a corporate municipal government for the District of Columbia, the Insular Tariff cases of 1900-1903 allowed Congress to operate as a separate municipal government and operate the District and federal possessions as an independent city state which deceptively calls itself “the United States of America” and which has come to be called “the United States of America Minor” as opposed to the United States of America Major — meaning the 50 domestic states. This has led to no end of semantic deceit and confusion that has been purposefully manipulated to fleece the unsuspecting American public. The “US Congress — acting as the corporate board of directors for the municipal government of Washington, DC — passed the Federal Reserve Act of 1913, the Emergency Powers Clause of the Bankruptcy Act in 1933, the Social Security Act of 1934, the Alien Registration Act, and the Buck Act of 1940 — all of which applied ONLY to “US citizens” — that is, “federal citizens” born in Washington, DC, Guam, Puerto Rico, etc., and certain other limited classes of individuals — but which were mistakenly “interpreted” as if they applied across the board to American Nationals permanently domiciled on the land of one of the organic, geographically defined states.

The FEDERAL RESERVE SYSTEM—an alliance of privately owned and operated banks — operated the United States of America, Incorporated, as the corporation responsible for providing the governmental services contracted for by the organic states under the original Constitution for the united States of America until 1933, when that corporation was declared bankrupt and entered receivership. Another banking cartel, the IMF, created another corporation doing business as the UNITED STATES, INC. and “inherited” the equity contract to provide governmental services in the interim. The IMF which is an agency of the UNITED NATIONS — yet another independent City State operating on our shores — has functioned in an endlessly criminal fashion and the members of Congress operating as the “US CONGRESS” have aided and abetted it.

The United States of America, Inc. operated local franchises doing business as “States” as in “State of Ohio”. The UNITED STATES, INC. operates local franchises doing business as “STATES” as in “STATE OF DELAWARE”.

All these semantic deceits are employed to mask the fact that these corporations have usurped the owner’s interests in violation of the national trust indenture and in violation of their commercial contracts. The UNITED STATES corporation operated by the IMF refused to comply with the Basel II and III banking reforms and continued to use “off book” escrow accounts as a means to defraud Americans and siphon off vast amounts of money. This ultimately led to the release of the United States of America, Inc. from bankruptcy as of July 1, 2013, and the rapid acceptance of the Basel III provisions by the Federal Reserve Banks, FDIC, and SEC during the next two weeks.

This places the IMF at odds with the entire world banking community and places the Federal Reserve Banks back in charge of the and in compliance with the international banking reforms of Basel I, II, and III. This is — relatively — good news for the Americans, but what remains is an ugly sorting out.

The United States of America, Inc. is starting out with a clean slate and a $15 trillion dollars in credit as of last July — this is because what is “National Debt” for the IMF and the United States of America Minor is “National Credit” for the Federal Reserve and the United States of America Major.

None of this is anything that SHOULD impact living Americans — this is all infighting — “wars” — between corporations charged with defending the US Trust and its assets — but because of semantic deceit and fraud, the mismanagement of these trustee organizations has resulted in horrific damage to Americans and their organic states. The “public servants” have had one long wild party at our expense. Now, it’s coming to an end, and it is imperative that we all wake up and do our part as the beneficiaries of the national trust to reassert and from now on maintain control of the “federal” — that is — the “contract” government that we employ to provide ONLY what it should provide.