Basic Concepts and Discussion

1. The natural world is organized according to air, land, and sea.

2. The systems of law and the governments and institutions of men have also been organized according to “jurisdictions” of air, land, and sea.

3. The jurisdiction of the land is national in nature.

4. The jurisdiction of the sea is international in nature.

5. The jurisdiction of the air is global in nature.

6. All actual assets, gold, silver, land, etc., have their existence on or in the land.

7. All fictional assets, titles, stocks, bonds, etc. have their existence on or in the sea.

8. There is a point of interface between land and sea known as international land jurisdiction established by the postal district(s), postal offices, and post roads which interface with sea lanes designated for international trade and travel.

9. As a result, a “corporate” entity which is private and non-commercial and unincorporated, like a Mom and Pop business, for example, Steve’s Food Store, may interface with and do business with an “incorporated” entity established by a corporate charter, like Food Services of America, Inc.

10. This sort of business relationship takes place in the realm of International Trade, not Commerce, because Steve’s Food Store is not incorporated.

11. In order for commerce to occur both entities must be incorporated and functioning under a charter granted by an unincorporated (sovereign) entity.

12. Unincorporated businesses function under “full commercial liability” and have to “indemnify” themselves.

13. Incorporated businesses function under “limited commercial liability” and have to “insure” themselves.

14. As a result, an unincorporated government such as the Shawnee Tribal Council or the United States of America (Unincorporated) can charter an incorporated business, such as Grand Fox, Inc., or the State of Illinois, Inc., but no incorporated entity can create an unincorporated one.

15. This is because a man can create and name an organization and stipulate a purpose and function for that organization, but such an organization cannot create a man.

16. In the past, unincorporated governments have created and chartered governmental services corporations in an effort to manage risk. So, the United States of America (unincorporated) or Delaware (unincorporated) could create and charter a commercial incorporated entity called the USA, Inc., or Delaware, Inc. or State of Oregon.
17. Those incorporated (chartered) entities, such as the State of Oregon were then free to establish relationships with other incorporated entities (that is, conduct commerce) and to spin off municipal franchises like the STATE OF OREGON.

18. Now that you see how this process works and know that the unincorporated entity (corporate but not incorporated) is really the source of all power in this system, the following pages will make better sense. Examples:

Steve’s Food Store (Unincorporated) can create “Betty’s Market, Inc.” and then Betty’s Market, Inc. can create “municipal franchises” for itself --- BETTY’S MARKET NYC, INC.

The United States of America (unincorporated) can create “State of Idaho, Inc.” and then this State of Idaho can create the franchise STATE OF IDAHO or CITY OF BOISE.

Obviously, it is of great importance to know whether a business is incorporated or unincorporated, and if it is incorporated, under what charter and ownership?

Unfortunate History

In the 1860’s the unincorporated government organizations got greedy and not only spawned all the various incorporated governmental services corporations via the process described, but also contrived to make living men subservient to these artificial constructs by “impersonating” and “enfranchising” them, too.

This was done by copyright infringement and Breach of Trust, with the aim of creating “public trusts” which could then be pillaged and plundered under color of law.

Let’s see what happened in England: the unincorporated government operated by Queen Victoria already had an incorporated (chartered) government services corporation, the United Kingdom, so then the United Kingdom, Inc., spun off a franchise operated as the UNITED KINGDOM which then established municipal charters for its own franchises, SCOTLAND, IRELAND, ENGLAND, WALES, NEW CASTLE, EXETER, and so on.

This was going so well and so much new money was being raised from all these new assets (things to tax) created out of thin air, that Benjamin Disraeli promoted opening up the “enfranchisement opportunity” to the working class in England: give them a vote as corporate
shareholders in exchange for seizing upon the copyright to their names, their rights, their labor, the value of whatever private assets they might have--- basically make them slaves of the government under the guise of voluntary indentured servitude, and issue bonds based on the value of all that formerly private property, too.

Millions of unsuspecting Englishmen clamored to be “enfranchised” and thought that the right to vote was a good thing and that it was giving them a greater voice in their government, instead of surreptitiously stealing everything of value from them and “monetizing” it for the benefit of the government.

A similar process was undertaken in America and throughout the Commonwealth countries at about the same time, with one interesting twist. The unincorporated government of the United States of America wouldn’t go along with it, so their governmental services company known as the United States Trading Company, was bankrupted via an illegal commercial mercenary “war” and its associated expenses.

This left the bankruptcy Trustees a free hand to restructure the “federal government” into a British-style system analogous to what we described above. The perpetrators replaced the unincorporated United States Trading Company with the British-chartered United States of America, Inc., and the municipal United States, Inc., and both these corporations began chartering all their various municipal franchises like rabbits in springtime.

Just as in England, the men were almost immediately enfranchised with the enticement to have a vote in the affairs of the corporations--- but, the real deal was never disclosed. Later as the profits from enfranchising all the men dwindled, the pressure was on to enfranchise the women, too, and finally, the perpetrators sank so low as to create an automated system of enfranchising babies in their cradles.

The end result of this system of enfranchisement (as in a McDonald’s franchise) is to enslave people under color of law and make them subservient to foreign corporations. They are themselves then impersonated and press-ganged and conscripted into the service of foreign governments --- which has been outlawed for 200 years, and their land and other assets are seized upon and rolled into public trusts which can then be plundered and pillaged at will by the perpetrators.

For example, the natural given Trade Name of a man born on the land jurisdiction of Vermont might be Jonathan Edmund Sykes. Instead of his Common Law Copyright to his own name being recorded as a land jurisdiction Trade Name, it is nowadays registered as a Foreign Situs Trust
operating in the international jurisdiction of the sea as a “vessel” of the Territorial United States, which just coincidentally, happens to be doing business as “Jonathan Edmund Sykes”.

This is a fundamental mis-characterization of the nature and political status of the man as a “person”—a fictional entity—which results in genocide on paper and identity theft in fact. His natural identity as a man and his lawful Trade Name is literally killed and considered a “decedent” upon the issuance of a false Birth Certificate in his name.

Then, the Territorial United States corporation spins off “JONATHAN EDMUND SYKES”, a Cestui Que Vie municipal trust, and “JONATHAN E. SYKES” a Public Transmitting Utility, and so on --- and all these names and fictional entities are used to indebt and control the living man as an asset and chattel without his knowledge or consent.

The victim and his family are never told anything about it, and he never receives any actual compensation for all this. He receives whatever benefit everyone else receives from the construction of roads and bridges and ports and so on, and also is expected to pay for that benefit via taxes. The trusts established in his name are never claimed by him, because he doesn’t know that they exist, so the banks and governments claim that these assets are “abandoned” and seize them under false pretenses for their own benefit.

Because the unincorporated government of the United States of America never agreed to any of this, and because it eventually had to be released from bankruptcy, it continues to exist, and is now not only free and clear of any debt, but also by definition is the Paramount Security Interest Holder and Priority Creditor of all the bankrupt foreign corporations and franchises of those corporations which have usurped upon our states and our people for the past 150 years.

The Current Bankruptcies

The UNITED STATES, INC. and all its municipal franchises dba CHINA (INC.), JAPAN (INC.), INDIA (INC.), STATE OF OREGON (INC.), JOHN MICHAEL SMITH (INC.), CITY OF OMAHA (INC.), UNITED KINGDOM (INC.), FLORIDA (INC.), CANADA (INC.), AUSTRALIA (INC.)…..ad infinitum, is in Chapter 7 Liquidation since 2015.

This then forced the Territorial United States and its corporate franchises dba China (Inc.), Japan (Inc.), State of Oregon (Inc.), John Michael Smith (Inc.), City of Omaha (Inc.), United Kingdom
(Inc.), Florida (Inc.), Canada (Inc.), Australia (Inc.)…ad infinitum, is in Chapter 11 Reorganization as of May 1, 2017----because they are no longer the beneficiaries of the municipal franchises.

Meantime, the actual, factual United States of America (Unincorporated) has been slogging along since 1868, objecting to this madness and continuing to operate its own silver currency and its own affairs despite the shameful and criminal operations of these foreign corporate interests which have operated in fraud and breach of trust and breach of commercial contract on our shores.

Some people like Karen Hudes have said that our lawful government is in “interregnum” – a state of abeyance, dormant, not functioning---- but that is not true. Our lawful government has never ceased operations and the ignorance and uncaring and self-interest of various other nations does not change that fact.

Other people, like Benjamin Fulford, continue to try to confuse both the “United States, Inc.” and “United States of America, Inc.” with the unincorporated government of the United States of America---- which is like confusing a Barbie doll with a woman of the same name.

Still others are intent on pretending that because these foreign territorial and municipal corporations named after us are bankrupt, that we are bankrupt---- a process of “assumption” that we have publically and repeatedly objected to in no uncertain terms. Not only are we not bankrupt, we are the Paramount Security Interest Holders and Priority Creditors.

The reason that all the other nations on Earth have an interest in denying our existence and competence is that they all without exception owe us money, or resources, or settlement of exchange balance sheets---- most of which they can’t pay.

So they have been attempting to claim that our assets are “abandoned” and various parties have tried to seize upon us and our assets via other avenues, too---- all to no avail. We are here, we are alive and well, we know who and what we are, we know what has been done to us, and we know who is responsible.

In 2008.....
There were only a handful of unincorporated lawful governments left in the world: the Holy See, Iran, Iraq, Libya, North Korea, a few Pacific Island Kingdoms, and..... the unincorporated United States of America, though everyone discounted us at the time.

With these exceptions, the Holy See owned and operated through its property management corporation, the VATICAN, all the incorporated governments doing business as governmental services corporations in the world.

The unincorporated government of the Holy See chartered the municipal (city-state) governments and franchises including the UNITED STATES, INC., which chartered all the others as franchises: JAPAN, GERMANY, UNITED KINGDOM..... USA, JOHN MARK OLSON, CITY OF BALTIMORE and so on.

It also held all the Territorial government corporations, secondarily, through Vassals.

All roads literally led to Rome. All these corporations were created literally by the Holy See via the VATICAN, INC. or via the UNITED STATES, INC. or via the United States of America, Inc., and at the very top of the food chain, perched like a cherry on top of everything else, controlling – at least in theory – everything underneath it, was the unincorporated government of the Holy See.

As you can see from history, there are those who wish to have the Holy See in this kind of control, and as you can also see, the Holy See has failed to do the job entrusted to it. We had a solemn and sacred treaty with the Holy See, a Concordat, which a few weasels attempted to “redefine” by impersonating us. To its credit, the Holy See and the Pope immediately took action to correct beginning in 2008.

Nine years later, the unincorporated government of the United States of America --- our government --- is still standing and is the unquestioned Paramount Security Interest Holder of all American assets, and the Priority Creditor of most of the bankrupt governmental services corporations worldwide.

The Situation

The corporations serving as the “federal government” are in bankruptcy liquidation (municipal) or bankruptcy reorganization (territorial) and are in receivership to bankruptcy Trustees. From
our perspective, this is like having your local hair salon forced out of business and your local gas station in reorganization.

It has nothing direct to do with us, except that we needed to find other service providers competent to cut our hair and fill our tanks---- and hopefully do a more honest job of it—who are nonetheless able to operate under the auspices of the original service contract, The Constitution for the united States of America.

If we hadn’t found competent federal partners that exist under their own separate pre-existing charters and treaties, the actual Constitution would have been vacated from the federal side of the agreement--- but we did find competent partners and we did issue new Sovereign Letters Patent.

We have partnered with the American Native Nations to fulfill the responsibilities owed by the federal government until such time as the millions of Americans who have slept through this entire debacle can be brought up to speed and made whole and enabled to convene a competent land jurisdiction (continental) Congress.

### The Debt

There is no unmet national debt--- there is only national credit that has not been applied to the ledger by those seeking to abscond with the payments made by millions of innocent people via bogus claims of abandonment and embezzlement. We have authorized the application of the national credit to the national debt and as the Priority Creditors of (almost) the entire world, do not need nor do we seek bankruptcy protection.

### The Foreclosures

There are no valid foreclosures because these transactions have been voided by fraud and non-disclosure. All “mortgages” resulting from so-called “home loans” are debts owed by the territorial and municipal corporations, not people, and are in fact lease repurchase agreements, neither mortgages nor loans in fact. These governmental services corporations “borrowed” our assets without our knowledge or consent, hypothecated debt based on our assets, and have now gone bankrupt--- leaving the world to suppose that we agreed to all this and that we are avoiding payment, when in fact we are objecting to claims of Odious Debt and taking practical action to end this fiasco. To protect the pension funds and investors while holding the people harmless, we have developed a means to hold all foreclosures in abeyance and translate this odious debt into credit--- for the actual homeowners.
Securities --- The Funny Money

The various fiat currencies and bonds and securities related to them have to be restructured. It is a given that securities will continue to exist and be used in some forms in the future, but it is also a given that the securities now in existence have been compromised by counterfeiting and other issues. We will be wrapping old US Treasury Bonds and creating new hybrid high security bonds backed by gold, oil, or other actual commodity assets.

The Final Word

The Earth and our labor and the derivatives of our labor--- copyrights, trademarks, patents, and so on -- are the only sources of value on this planet and there is no exhaustion or limit of the riches and assets we all possess. This is true for all people of every nation.

The Old Structure: As Regards the Relationship of The Holy See to the Incorporated Governments

The Holy See

Unincorporated Government of the Holy Roman Empire

The Vatican Chancery Court – The Bank of the Holy See

The Vatican City State Municipal Franchise

The Vatican Bank

The United States, Incorporated, Municipal Franchise (now in Chapter 7)

All other Municipal Government Franchises Worldwide

The United States of America, Incorporated, Territorial Franchise (now in Chapter 11)

All other Territorial Government Franchises Worldwide

The New Structure: As regards Settlement of Debts Owed and Ownership Interests

The Holy See
Unincorporated Government of the Holy Roman Empire
Vatican Chancery Court – The Bank of the Holy See

United States of America
Unincorporated Government of the United States
American States and Nations Bank – International Trade Bank
Athabascan and Lakota Sioux Tribal Nations
Sovereign Bank of Dene – International Trade Bank
Bank of Dene – Commercial Bank
All Municipal Governments/Franchises Worldwide
All Territorial Governments/Franchises Worldwide

The entities shown in purple are sovereign and unincorporated. Those entities shown in blue are all incorporated either by direct charter or created as franchises under a charter.

The Bank of Dene is the first new generation commercial bank on this Continent.