You know I love Clif High— but, like all of us, he makes mistakes from time to time, especially when the material under consideration is deliberately confusing and a bit off his beaten path.

That’s my evaluation of his recent thought piece called “Narradigm”.

There are profound differences between The United States —- unincorporated, The United States, Inc., the United States, and the United States, Inc, and the United States, INC.

I get confused sometimes and I have been threading through this stuff for going on fifty years, so….. no wonder that people get constantly confused by the word maze, even very astute and intelligent people.

That said there are some things that I would like to bring forward and stomp on so that they can be put to rest before they cause more confusion and damage.

The first is the simple observation that our country has never been bankrupt.

Only corporations are eligible for bankruptcy protection so any time someone starts talking about bankruptcy you know that they are talking about a corporation and not a nation, not a country.

If everyone knew that little tidbit we could do away with half the confusion and set aside the idea that our country is bankrupt when in fact we are talking about the bankruptcy of a foreign corporation that is bankrupt and doesn’t deserve bankruptcy protection —- but that’s another topic, isn’t it?
And even that foreign bankrupt corporation wasn’t formed in 1871. That’s another blind alley.

In 1868 the British Territorial Government formed a commercial corporation in Scotland and called it “The United States of America, Incorporated”.

This is the Scottish Doppelgänger that impersonated our Federation of States and hacked into our credit after the Civil War.

A few years later, 1871, the Pope’s Municipal Government attempted to follow suit, but the legislation was shot down and the Act of 1871 was repealed in 1874.

They did eventually incorporate a commercial corporation called “the” United States, Inc., and the Muni Government has incorporated a vast plethora of official-sounding corporations ever since, but the Act of 1871 was stillborn.

It stands as proof of intent to defraud and change the nature of the Parties to the Constitutional contracts — mostly to secure bankruptcy protection for the foreign shareholders— but the Act of 1871 didn’t go anywhere.

It would take another seven years — 1878, before they accomplished, in a piecemeal fashion, parts of what they hoped to do in 1871.

So everyone can stop beating the Act of 1871 like a dead horse and move on to study what brought us to the famous moment in 2015 when Mr. Obama bankrupted the UNITED STATES, Inc.

They have been trying to impersonate living Americans as franchises of a bankrupt Puerto Rican Electric Utility ever since.

Some people really do believe in magic.

Another point I want to stomp dead— the idea that we, Americans, are subject to The Law of War.

It’s true that the U.S. Army has occupied this country — illegally—since 1863, but that does not mean that their Employers and Allies are subject to The Law of War.

The “Enemy” back then and ever since is the foreign population of Municipal citizens of the United States.
Just imagine the U.S. Army putting down the Federal Civil Service for insurrection and you will have a far more accurate picture of what has gone on here.

The two foreign Federal Subcontractors have been fighting each other for over a century and a half—- at least, on paper, but as for their American Employers, we were contractually held harmless by President Andrew Johnson and that has never changed.

It couldn’t change because, once again, they had to legalize their illegal actions by providing contractual remedy.

As a result, Americans are owed The Law of Peace, not The Law of War.

The problem has been that the American people were left in the dark about all this while our public employees operated under a cloak of secrecy to feather their nests, usurp upon our lawful government, and defraud their actual employers in Gross Breach of Trust.

Because we were never told any of this history, we didn’t know that our lawful government had yet to be Reconstructed. And we didn’t know that we were being misrepresented “as if” we were both U.S. Citizens and Municipal citizens of the United States when in fact we are neither.

We are simply Americans, members of the General Public, who never participated in the Civil War at all.

Now that the facts have been laid bare, we have taken the appropriate and determined action to identify ourselves and record and publish our political status and correct our run amok foreign subcontractors.

As the “federal” subcontractors are all foreign commercial corporations, we occupy a completely different jurisdiction and stand apart on the land and soil of this country.

And we are not subject to our employees either in war or at peace.

Finally, I wish to drum home the fact that the so-called “American Civil War” wasn’t actually a war, so technically no Law of War could ever apply to members of the General Public.

Congress never declared any such war and no formal peace treaty ended it. The Muster Rolls show that all the soldiery fought as mercenaries employed by foreign commercial corporations that were under contract to provide us with “good faith” service.
The American Civil War was fraudulently misrepresented to the Public from the start and it all remains steeped in illegality, lawlessness, breach of trust, and fraud to this day.

Mr. Lincoln was not our American President. He was not a valid Commander in Chief. He had no authority to issue Executive Orders except to his own employees. And most especially, he had no “Emergency Powers” allowing him to set aside one jot of any Constitution owed to Americans and substitute the Lieber Code, aka, Hague Conventions, instead.

Now that you know what the actual problem is and know how and by whom you have been abused and defrauded you can’t “unknow” it.

Every American reading this must get up on their hind legs and make tracks to object to this ongoing fraud and illegal mercenary warfare taking place on our shores.

Every American reading this, especially those who have sworn to protect the Constitutions our actual Government and People are owed, must take action.

The proper peaceful and lawful action is to join your State Assembly which is already in Session and exercise your guaranteed right to Self-Govern.

Those things occupying Washington, DC, are nothing but foreign commercial corporations in the business of providing “essential government services”. It’s time that they and the foreign Principals responsible for their existence and run amok operations were made aware of their contractual obligations.

Go to: www.TheAmericanStatesAssembly.net and get going today.

-----------------------------
See this article and over 3700 others on Anna's website here: www.annavonreitz.com
To support this work look for the Donate button on this website.