Folks, think about what you are doing.

The original services corporation dba the United States of America, Inc. was functioning under bankruptcy reorganization for 80 years. During that time all those Federal Code laws you are citing were being more or less followed by the Trustees.

In 2013 the bankruptcy ended.

There are no trustees now. There is only the public— us.

Meantime all the governmental services that the bankrupt entity was supposed to provide were passed on and actually provided by the IMF operating as the UNITED STATES, INC.

As of April 17, 2015, they failed to make their payments and are technically bankrupt, too. This organization “released” all state law and offices and repealed all Fifty Titles of Federal Code with respect to their operations save one— Title 50. They have been operating under martial law ever since.

Now neither of these things are the actual government— they are just governmental services corporations. It need not concern us too much if they go bankrupt, so long as we make it clear that we are not “property” belonging to them and get busy and operate the States on the Land that we are owed.

Service companies come and go. There will always be others eager to work for us.

The bankruptcy of a corporation merely calling itself the UNITED STATES is a different matter than a bankruptcy of the actual Continental United States.

However, what all this DOES mean in the short term is that we will be dealing with UN Trustees and making it clear that the debts of the UNITED STATES are not our debts, and, while martial law will be maintained with respect to the UNITED STATES, we are operating our States on the Land and are not subject to any bankruptcy of the UNITED STATES.

As a further result, a new services company has been booted up calling itself THE UNITED STATES OF AMERICA and it functions entirely under the law of the United Nations City State.

The old Federal Code is dead and gone and has been for two years.

Those still using it are doing so under false presumptions— both on and off the Bench.

What we have now is “federal” martial common law and the law of the United Nations City State operating the Federal District and Federal State of State Courts, and on our side, we have an incipient actual government operating the land jurisdiction again.

We have inherited the Public Law prior to 1861 and American Common Law. We are now free to operate our own State Courts, hire our own Sheriffs, elect our State Legislature to repeal old laws that are outmoded and create new laws to suit the times, but in the meantime, we have plenty to do just defending our property from false claims and legal chicanery.

American Common Law is very simple. In order for a crime to exist, there has to be a living victim Issuing complaint.

The only exception is when someone is murdered or incapacitated. Then charges are brought in behalf of the People and prosecuted by a Public Prosecutor.

No thought crimes exist in our system. No codes, statutes, or regulations apply to us. Period.

In our system the jury is King. The jury can nullify any unjust or impractical law. Learning where we are and how to defend ourselves and revive our lawful government is a huge task, but we will go forward together and do it and the rest of the world will cheer us on.