It is of paramount importance for everyone involved in the State Jural Assemblies to understand the basics of jurisdiction. A jurisdiction is "invoked" or "claimed" as a result of the (1) subject matter and (2) capacity of the parties involved in a dispute.

A squabble over access to sea lanes between two naval vessels is obviously an admiralty issue, while a controversy over cow pasturage between two unincorporated farms in New Jersey is obviously a soil jurisdiction issue.

There are three basic jurisdictions possible --- air, land, and sea, and three basic capacities, unincorporated, corporate, and incorporated, in which we may function, so a total of nine (9) different basic combinations.

In addition to this, there are two sub-sections to each of the basic jurisdictions and different kinds of law attached to each.

The Air Jurisdiction is divided into ecclesiastical (Pope) and municipal law (Pontiff). The Sea Jurisdiction (British Monarch/Britannic Majesty) is divided into maritime (aka "civil law" or "commercial law") and admiralty (martial law). The Land is divided into public and private law, or as they are more popularly known, common and statutory law.

Fortunately for you, you only need to be able to pinpoint and manage the two jurisdictions that you are responsible for (soil and land) and be able to direct your employees regarding how you want the rest of the business of your country handled (maritime and admiralty and municipal affairs).

Because our Forefathers established a "Secular State" and "separation between church and state" and "freedom of religion", the Jurisdiction of the Air is limited to Municipal Jurisdiction, which was confined to the ten miles square of the District of Columbia ---and never intended to usurp beyond the Municipality of Washington, DC --- though it has.

The three original Constitution(s) --- Federal (1787), Territorial (1789) and Municipal (1790) established a National Will with regard to the administration of the Sea and Air Jurisdictions by our employees.

Please note that though the Constitutions provided them -- our employees -- with structures, corporate offices, rules, and service contracts, all of the functions of the resulting "Federal Government" are foreign to the land and soil jurisdiction that you and your State Jural Assemblies are heir to.

Please also note from the nomenclature, that the Parties to the Constitutions establishing them -- We, the People --- are members of the State Jural Assemblies. Your State Jural Assemblies are responsible for enforcing the contracts thus established.
You are the Guardians of the Peace and the Enforcers of the Constitutions. Nobody else can do it and without your firm guidance, your employees ---left to their own devices for 150 years--- are in La-La Land.

The jurisdiction that is natural to living people is that of the national soil (people, counties, The United States) and international land (People, State, The United States of America). This is the realm of the State Jural Assemblies.

Because soil and land are attached to each other, qualification in the State Jural Assembly also qualifies you as part of your county jural assembly and vice versa, so that both the land and the soil jurisdictions are "populated" when you qualify as a Juror and join. That is, you are able and qualified to serve either the soil jurisdiction or the land jurisdiction, depending on which hat you put on and which court you serve.

Please note, especially, that your "State" and "County" Courts exist in a totally different jurisdiction than the "State of State" Courts and their corporate franchises operating "as" County Courts.

You are operating on the "land and soil" of your State, addressing the issues that impact the living American people and their assets. You are invoking and enforcing the Public Law, including the Constitutions.

"They", the "U.S. Citizens", are operating in the foreign international jurisdiction of the sea as part of an incorporated Territorial State of State franchise or in the foreign global jurisdiction of the air as an incorporated Municipal STATE OF STATE franchise. They are addressing the affairs and assets of legal fiction "Persons". They are enforcing the private law of their corporations on their employees and shareholders and franchises.

Do not make the mistake of thinking that their courts are your courts. They aren't. These foreign courts are for the most part occupying courthouses that you bought and paid for, but they are like a baseball team occupying a public ball field.

Your courts have a pre-eminent right to use these facilities, and part of what remains to be resolved is for your State Jural Assembly --- once it is fully populated and organized and you have qualified your Electors (not "Voters") and you have held your elections to fill your Offices --- is to inform the State of State Governor that you are in full operation and wish to occupy your own State Buildings, including Courthouses, again.

At first, there may be friction against this idea, but the ultimately, the State of State Courts and their personnel have no choice but to shift over and let you make use of the Public Facilities. This is because you are running the actual Public Courts.

It is also a necessity, because without a State, they have no State of State. Even if their "State of State" corporation is organized under the auspices of a foreign country, as they currently are, they cannot define themselves "of" a non-existent State.

So they need you to maintain the land and soil jurisdiction States as much as you need them to honor and obey the provisions of the Constitutions that authorize their existence.

As you form up your State and County Courts and more people "return" to their birthright political status as Americans and relinquish (gladly for the most part) any presumed "U.S. Citizenship", the Courts you operate are again enabled to invoke jurisdiction over soil and land issues and to enforce the Public Law, including the provisions of the Constitutions and their guarantees owed to the people of this country.
With your courts operating and invoking jurisdiction, a situation like the nightmare that the Bundy family went through over "grazing rights" cannot occur. Why? Because the BLM is only a care-taker of the soil and land resources of the Western States, and the Bundys --- assuming that they declare their birthright political status --- are "recognizable" as the actual Landlords that the BLM works for.

The nightmare of the Foreclosure Mills goes away, too, because the foreign Territorial Courts and Municipal COURTS no longer have any trust property to administer. The land trusts dissolve upon the arrival of the people back home on the land and soil of their States and all their "personal" trusts held under false presumptions are also converted and re-flagged as "persons" belonging to Americans, not "U.S. Citizens" or "Citizens of the United States".

The jurisdiction of the people/People on the land and soil of their States is absolute, unincorporated, and sovereign. The unincorporated County and State Court Juries established by your unincorporated County and State Jural Assemblies have the ability to nullify any corporate statute, rule, or regulation, any "Federal Code" and can keep these foreign statutes and codes from being applied to any of the people of this country.

It is true that both the Territorial and Municipal government service providers are under contract to also provide protection to our "persons" and "property". That being so, many Americans will be left shaking their heads in view of abuses they have suffered in Territorial and Municipal Courts, where they have been addressed as "persons" belonging to the foreign Territorial and Municipal Corporations.

A key understanding is that "U.S. Citizens" are not owed the protections of the Constitutions nor the protections of the Public Law. While acting "as" and allowing themselves to be characterized as “U.S. Citizens” --Americans who are otherwise eligible to be recognized as Americans, are instead being classified as foreigners --- as Territorial or Municipal United States Citizens. They are not acting in the capacity of State Nationals or State Citizens who are owed the protections of the Constitutions and who occupy the land and soil jurisdiction of this country. They are instead being deliberately misidentified as Territorial or Municipal United States citizens.

The Territorial and Municipal service providers only recognize their duty to protect the persons and property of the people ---pay attention to the word: "people"---of this country, that is, those who occupy the land and soil jurisdiction, and do not honor any similar obligation to their own officers and employees and franchisees.

Thus, when you expatriate from any form of Federal Citizenship, and embrace your birthright citizenship as a State Citizen and member of your State Jural Assembly, the Public and Organic Law comes back into force, and the Territorial "State of State" and Municipal "STATE OF STATE" courts can no longer presume anything about you, your assets, your property, or your persons. They have to back water and treat you as one of the People of this country.

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