Imagine a checkerboard. Everyone knows it is called a "checkerboard" and that a game called "Checkers" is played on it, but, the same board can also be used to play another game, called "Chess".

Now imagine that for some reason, you have been confused all your life about which game is which, and when someone wants to play "Checkers" you bring out the Chess pieces, and when someone wants to play "Chess" you bring out the Checkers pieces.

That's the kind of confusion that has had our government running amok for 150 years. It's the same game board, but.....

Now imagine that there is a 30 story office building, and the first eighteen floors are serviced by one set of elevators, and the floors 19 through 30 are serviced by another set of elevators.

If you work on any of the floors numbered 1-18 you always use the elevators on the left, and if you work on the floors numbered 19-30, you always use the elevators on the right. Now pretend that for some reason nobody ever crosses over, the people from floors 1-18 never visit floors 19-30, and vice versa.

That's the way the Office of the President is. Mr. Trump can function on Floors 1-18 or he can put on another hat and function on Floors 19-30. But, if he wants to, if he is wise, he can access all 30 floors simply by using both sets of elevators.

This is the kind of barrier that has kept generations of American Presidents from accessing and exercising the full range of powers available to them.

Now imagine that all your employer's actual physical assets are on Special Deposit in Bank A and all your paper debts and loans are lodged with Bank B.

Now pretend that Bank A decides to steal your employer's assets by deceit and colludes with Bank B in this endeavor, so that Bank B calls in your loans while Bank A makes up excuses for not giving your employers access to their own assets-- rendering your employers unable to pay you, and you unable to pay your debt to Bank B.

This situation then gives the false appearance that both you and your employers are insolvent debtors and forces your company into bankruptcy, whereupon "Bankruptcy Trustees" assigned by Bank B take over control of your operations and further pillage and control your operations for the benefit of Bank B while Bank A gleefully sits on the sidelines and makes use of your employers' gold, silver, and other actual assets to benefit itself.

This is, of course, criminal activity on the part of both banks and they should both be addressed as crime syndicates, placed under new management or liquidated.

However, bringing them to justice at your current level of operations is impossible, because you are operating as an incorporated entity--- and as a bankrupt corporation at that.
Even if you boot up a new corporation, it has no new assets to operate upon, so has to borrow from Bank C to get a foothold and is in debt from Day One. And the leadership of the new corporation is still stuck dealing with the bankruptcy of the old corporation and its trustees.

Sound familiar?

So why are you operating as incorporated entities at all?

By working with the actual States and People that you are supposed to be working for instead of dealing with crooked bankers who are playing both ends against the middle, you can operate in unincorporated (sovereign) capacity, and solve the problem.

Arrest the criminals at Bank A and either liquidate their corporation or place it under new management, and thereby expedite your employer's access to their own assets.

Your employer's assets-- which are actual gold and silver and gems, not airy-fairy stuff made of paper, are now accessible ---or to use banker jargon, are "recallable" as a result.

Your actual employers then pay off any actual and valid debts owed to the criminals at Bank B, and send their odious bankruptcy trustees packing.

We, the unincorporated Federation of States doing business as The United States of America, have the absolute right under international law to regulate and control all foreign banks operating on our shores and also any banks that are chartered or asset-backed under our delegated authority.

That means just about all of them are at our mercy and either belong to us outright or are subject to us when we put on our Come to Jesus hat.

With the return of the Delegated Powers, The United States of America [Unincorporated] is in direct control of commercial banks and corporations on our shores. And we have the right to liquidate any bank, any corporation, any agency run as a corporation, that is being operated in any unlawful or criminal manner at all.

This means the Federal Reserve, this means the IRS, this means the BLM, this means Target, this means General Electric--- all corporations are subject to us and if they are operated by criminals for criminal purposes, it does not matter how large, how old, how necessary or how powerful they may be.

All these corporations are nothing but a group of people, assets, and some paper organized to provide a lawful product or service.

If they are being misdirected by criminals and operating in a criminal or harmful fashion detrimental to the States and People of this country, the criminals need to be removed and new managers put in place. If a corporation continues a pattern of criminal mismanagement it needs to be liquidated, its assets sold off to satisfy its victims and its stockholders --- in that order.

When corporations harm our States and our People, we pull their charters, arrest their officers, and seize their assets.

This is as true of the banks as it is for any other corporation.

There may be fears that this is "bad for business", but in the end --- as Iceland proves -- it is far better for business when people know that they can depend on the banks to be run honestly and depend on the government of this country to protect their assets against criminals in suits.

So, come on up to the 19th Floor, Mr. Trump. Bring Joe Dunford with you.

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