Once Again, in Color

The land jurisdiction People form land jurisdiction Counties by establishing County Jural Assemblies. These give rise to land jurisdiction Sheriffs who are Peacekeeping Officers.

In order to do this lawfully, each participant has to re-convey their Trade Name (the name they were given at birth by their parents, First Middle Last, in Upper and Lower Case) back to its natural permanent domicile on the land and soil of the state where they were born or where they are permanently living. We do this using a Deed of Re-Conveyance recorded in a land recording office.

Otherwise, what happens is that sea jurisdiction Persons form County Jural Societies which give rise to Counties of corporate franchises that elect sea jurisdiction Sheriffs who are Law Enforcement Officers.

So now we have land jurisdiction Counties in operation: Gillespie County, Padre County, Lampasas County, et alia. They join together to create “the state”. This state, indicated by the use of all small letters: texas, wisconsin, florida, etc.--- is a Republic that holds both land and sea jurisdictions.

For example: texas does business as The Texas Republic (land) and as The Republic of Texas (sea). [It’s the same for wisconsin, which does business as The Wisconsin Republic and The Republic of Wisconsin.]

The Texas Republic (land jurisdiction) does business as Texas. Texas is a member state of The United States of America (Unincorporated).

The Republic of Texas (sea jurisdiction) is supposed to do business as The State of Texas (National level). The State of Texas is a member of the States of America (Unincorporated) which was torn apart and moth-balled after the Civil War, still pending “reconstruction” 150 years later. This is the level of government that needs to be restored.

All the assets of The State of Texas were rolled into a land trust called the Texas State, which needs to be reclaimed by Texas.
Because some of the “powers” of The State of Texas were delegated prior to the Civil War, there is also the (Territorial) State of Texas that has continued to exercise those delegated powers. This is a foreign, British-backed commercial corporation in the business of providing “essential government services”. This franchise of the USA, Inc. is now in Chapter 11 bankruptcy.

There is also a Municipal STATE OF TEXAS which is also bankrupt under Chapter 7 and which was never authorized to exist. This is a foreign French-backed commercial corporation in the business of providing “essential government services” and is a franchise of the UNITED STATES, INC.

texas = republican state
does business on land and sea as:

The Texas Republic
doing business as:
Texas

The Republic of Texas
doing business as:
The State of Texas [National]
State of Texas [Territorial]
STATE OF TEXAS [Municipal]
Texas State (Land Trust)

So The Texas Republic doing business as Texas needs to reclaim the Texas State [Land Trust] and The Republic of Texas needs to restore the national level of its government: The State of Texas.

The United States of America [Unincorporated] has placed an agricultural lien on all assets of both the Territorial State of Texas and the STATE OF TEXAS, to prevent wholesale loss and sale of the assets by bankruptcy Trustees, including loss of the Texas State [Land Trust]. The land trust appears in blue, because it is being held in trust by the State of Texas/STATE OF TEXAS, which are both bankrupt. Normally, our land would be sold as chattel belonging to them.
The same situation applies to all the states of the Union(s). Just plug in the name of your State instead of Texas.

The United States of America (Unincorporated) has been able to do this because Texas is a Member State of this Union.

If The Republic of Texas gets on the ball and restores The State of Texas that will also put a stop on any wholesale seizure of assets.

This is what is keeping the peace and holding the status quo despite both the Territorial and Municipal levels of the government being bankrupt and the National level of The Republic of Texas government, dba The State of Texas, having been moth-balled and “held in trust” for 150 years.

We are additionally enabled to operate in this venue because we took the time and made the necessary recordings to seize back and properly domicile our Trade Names on the land and soil jurisdiction, organize our County Jural Assemblies, and re-populate our states with people, not persons.