The Ultimate Solution
de jure Government

by Sovereignty International (a trust)
C/O 6340 Lake Worth Blvd., #437
Fort Worth, Texas
ZIP CODE EXEMPT 18 USC § 1342

engineerwin@gmail.com
Administrating-Your-Public-Servants@GoogleGroups.com
Administrating-Your-Public-Servants@YahooGroups.com
www.sovereigntyinternational.info
Greetings from the republic of Texas

• I was speaker of the House of Representatives for the republic of Texas for about a year and a half
• I am currently have a diplomatic position with the republic of Texas.
• There are resources available to help you establish your de jure government
Greetings from the republic of Texas

Commission
Glenn Winningham; house of Fearn
for the Office of
Charge d’Affairs

Having been justly appointed by the President and elected by the members of Congress of the Republic of Texas on the tenth day of the second month in the year of our Lord and Savior Two Thousand and Nine, and entrusted to the duties and responsibilities of said Office to maintain justice and ensure domestic tranquility involving foreign lands.

Signed and Sealed on this tenth day of the second month in the year of our Lord and Savior Two Thousand and Nine.

Countersigned by: Billy-Darrell; Ford Secretary of State of the Republic of Texas

Signed and Sealed by: Richard-Everett; Perkins President of the Republic of Texas

©Common Law Copyright 2011
What happened?

• CANADA is a municipal corporation domiciled in the District of Columbia

• CANADA is in Bankruptcy
  – Income Tax checks are made out to the “Receiver General for Canada”
What happened?

INSTRUCTION SHEET

A - Complete the application form.

B - You must provide an original primary document according to your status in Canada. Refer to leaflet "Documents you need to obtain a Social Insurance Number SC-207-03-06."

C - If the name on your primary document is different from the name you are now using, you must also submit an original supporting document to leaflet "Documents you need to obtain a Social Insurance Number SC-207-03-06."

D - If you are replacing your SIN card, you must pay a $10.00 fee (subject to change). Make your personal cheque, bank draft, or money order payable in Canadian funds to the RECEIVER GENERAL FOR CANADA. You may pay in cash at a Human Resource Centre or by MAIL CASH.

E - If you are a guardian, you must submit an original document showing proof of legal guardianship in order to sign an application on behalf of the applicant.

The information contained in the vital statistics registers and the Citizenship and Immigration Canada records can be used to validate that you provide with this application form when presenting a document originating from these sources.

If you are employed, it is important that the name and Social Insurance Number under which you are working are identical to the name and Social Insurance Number that appear on your card. This will ensure that your Canada Pension Plan and/or Quebec Pension Plan contributions are properly credited to you.
What happened?

Companies with names matching "CANADA"
Click on CIK to view company filings

<table>
<thead>
<tr>
<th>CIK</th>
<th>Company</th>
<th>State/Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>0000230098</td>
<td>CANADA</td>
<td>DC</td>
</tr>
</tbody>
</table>
What happened?

D&B Small Business Solutions

You have selected:
UNITED STATES OF AMERICA 4 CORP
Single location
1315 14th St Nw
Washington, DC

Back to search results | Conduct new search

Choose from our selection of business information, credit and research report

Comprehensive Insight Plus Report
D&B's new & improved Comprehensive Report; our most insightful and in-depth credit report. Contains all the key information in a company's D&B file along with detailed analysis. Ideal for making decisions about medium- to high-risk transactions, long-term business relationships or researching a company's background.

List Price: $1

Learn more

Business Information Report
Provides detailed business information about your customers, prospects and suppliers. Ideal for planning sales calls, conducting company research, or making medium-to-high risk credit decisions.

List Price: $1
INDIANA & CO.

3,460,000 Stockholders

ENGAGED IN PROVIDING PEACE, JUSTICE, SECURITY, OPPORTUNITY, HEALTH, HIGHWAYS, EDUCATION, CONSERVATION, RECREATION.

Report for Fiscal Year Beginning July 1, 1936 and Ending June 30, 1937.

PREPARED BY INDIANA GROSS INCOME TAX DIVISION

Clarence A. Jackson, Director.

INDIANA DEPARTMENT OF TREASURY BOARD

M. Clifford Townsend, Governor; Peter F. Hein, Treasurer; Laurence F. Sullivan, Auditor.
• Correctional Services Division expenditures of $19.7 million that included, $17.5 million for salary settlements, as well as $2.2 million increased supplies and services costs for new programs in Community Corrections and one-time costs due to closure of Grande Prairie Young Offender Centre.
niche carriers such as Alaska Airlines have cultures that wouldn't mix well with American, he says.

Airline consultant Darryl Jenkins says US Airways should be patient and let American go through the bankruptcy process. "It is not any slower than any other (bankruptcy)," he says.

American didn't address Parker's comments and said in an e-mail to USA TODAY that it would be "measuring a range of alternatives against our strong stand-alone plan in a deliberate manner, determined solely by the facts."

Parker said he thought Horton's statements in his letter were promising but that he is "skeptical right now about their true intention."

Parker said he wants only "a fair chance to put our proposal up against the American stand-alone plan and let the people who own that company — the creditors of the company — decide which one they prefer."

"We believe if we do that, we will certainly prevail," he said. "That's what we're asking for."
niche carriers such as Alaska Airlines have cultures that wouldn’t mix well with American, he says.

Airline consultant Darryl Jenkins says US Airways should be patient and let American go through the bankruptcy process. "It is not any slower than any other (bankruptcy)," he says.

American didn’t address Parker’s comments and said in an e-mail to USA TODAY that it would be "measuring a range of alternatives against our strong stand-alone plan in a deliberate manner, determined solely by the facts."

Parker said he thought Horton's statements in his letter were promising but that he is "skeptical right now about their true intention."

Parker said he wants only “a fair chance to put our proposal up against the American stand-alone plan and let the people who own that company — the creditors of the company — decide which one they prefer.”

"We believe if we do that, we will certainly prevail," he said. "That’s what we’re asking for.”
What Happened?

• “There has been created a fictional federal State (of) xxxxxx within a State. See Howard v. Sinking Fund of Louisville, 344 U.S. 624, 73 S.Ct. 465, 476, 97 L.Ed. 617 (1953);” Schwartz v. O'Hara TP School District, 100 A 2d. 621, 625, 375, Pa. 440
What happened?

• What happens to the owners of any corporation when it goes into bankruptcy?
  – The original stock becomes worthless
  – The creditors become the owners
  – It is effectively a coup de tat for a government
What happened?

• Who are the creditors?
  – International Monetary Fund
  – World Bank
“Governments descend to the level of mere private corporation, and take on the characteristics of a mere private citizen where private corporate commercial paper and securities i.e. is concerned. ...For purposes of suit, such corporations and individuals are regarded as entities entirely separate from government." Clearfield Trust Co. v. United States 318 U.S. 363-371 (1942)
Commerce

• "Governments lose their immunity and descend to level of private corporations when involved in commercial activity enforcing negotiable instruments, as in fines, penalties, assessments, bails, taxes, the remedy lies in the hand of the state and its municipalities seeking remedy."

What happened?

• The courts have ruled in numerous occasions that the primary responsibility of the officers of any corporation is to the owners of the corporation

• All courts, cities, towns, etc, are municipal corporations that are sub-corporations of the municipal corporation called Canada/United States.
What happened?

• The creditors of these bankrupt corporations – the international banksters – operate exclusively under Private International Law.

• Other names for Private International Law include (but are not limited to);
  – Admiralty Maritime Law,
  – Civil Law,
  – Canon Law,
  – Martial Law
What happened?

• The Magna Carta was signed by the tyrant King John in 1215 AD.

• In 1213 AD King John Swore allegiance to the Vatican with the Concessions to the Pope 1213.

• I have seen Israeli court cases that say that Admiralty Maritime Law goes back to the Babylonian Empire.
What happened?

• Everything is under martial law rule
• Martial Law works on presumption and color of law
• Martial Law is voluntary
• Martial Law comes from the Vatican
• We have to learn how to quit volunteering
What happened?

Do you want to be free, …or a slave?
What happened?

Is there a price that makes your freedom too expensive?
What happened?

Do you know who you are?
What is de facto?

• The current government is de facto

• It is essentially a gang of pirates who are engaged in obtaining some “prize” on the high seas of commerce

• The ONLY thing saving us is the fact that they have an oath of office
Attorneys in Legislatures

• "it never became a law and was as much a nullity as if it had been the act or declaration of an unauthorized assemblage of individuals." Ryan v. Lynch, 68 Ill. 160
What is de jure government?

• Government of the people, by the people, and for the people

• It is a government that is owned and operated by “the people”.

• I have seen US Supreme Court cases which said that the reason the government had immunity from suit, is because it was de jure government and for one of “the people” to file suit is like suing yourself. It is impossible.
What is the solution?

• They will continue to violate your rights more and more every day until “we the people” decide to take our government back.

• They have taken away the grand jury

• They have taken away the common law jury

• The juries that you see these days is a complete farce.
What is the solution?

• Common Law has all of the solutions we need
• Common Law is “we the people”
• Common Law is God’s law as found in the Bible
• Common Law is 800 years of jury trial decisions in old England
“We the People” Make the Law

• “The judicial power is the power to hear those matters which affect life, liberty or property of the Citizens of the State.” Sapulpa v Land, 101 Okla. 22, 223 Pac. 640, 35 A.L.R. 872
“We the People” Make the Law

• "A Sovereign is exempt from suit, not because of any formal conception or obsolete theory, but on the logical and practical ground that there can be no legal Right as against the authority that makes the law on which the Right depends.“
Kawanakoa v. Polyblank, 205 U.S. 349, 353, 27 S. Ct. 526, 527, 51 L. Ed. 834 (1907)
“We the People” Make the Law

• "The very meaning of 'sovereignty' is that the decree of the sovereign makes law." American Banana Co. v. United Fruit Co., 29 S.Ct. 511, 513, 213 U.S. 347, 53 L.Ed. 826, 19 Ann.Cas. 1047.
“We the People” Make the Law

- COURT. The person and suit of the sovereign; the place where the sovereign sojourns with his regal retinue, wherever that may be. Black's Law Dictionary, 5th Edition, page 318.
“We the People” Make the Law

• "Sovereignty itself is, of course, not subject to law, for it is the author and source of law; … while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts."

• Yick Wo v Hopkins, 118 US 356, at pg 370;
“We the People” Make the Law

• "The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and entrust to whom they please. ... The sovereignty in every state resides in the people of the state and they may alter and change their form of government at their own pleasure." Luther v. Borden, 48 US 1, 12 Led 581.
“We the People” Make the Law

• "and because it brings into action, and enforces this great and glorious principle, that the People are the sovereign of this country, and consequently that fellow Citizens and joint sovereigns cannot be degraded by appearing with each other in their own courts to have their controversies determined. “Chisolm v Georgia 2 Dall. 440
What is the solution?

• We can lawfully assert our rights to our sovereignty, and our right to rule.
• If we use violence, it will give them an excuse to make war on us
• If we lawfully assert our rights, their courts will support us, and they have supported us in the past.
Section 61 Magna Carta

• So that if we, or our justiciar, or our bailiffs or any one of our officers, shall in anything be at fault towards anyone, or shall have broken any one of the articles of this peace or of this security, and the offense be notified to four barons of the foresaid five and twenty, the said four barons shall repair to us, … and, laying the transgression before us, petition to have that transgression redressed without delay.
Section 61 Magna Carta

• And if we shall not have corrected the transgression, ... within forty days, reckoning from the time it has been intimated to us, ... the four barons aforesaid shall refer that matter to the rest of the five and twenty barons, and those five and twenty barons shall, together with the community of the whole realm, distrain and distress us in all possible ways, namely, by seizing our castles, lands, possessions, and in any other way they can, until redress has been obtained as they deem fit,
What is the solution?

• Grand Jury
  – Sections 52 & 61 of the Magna Carta provides for a grand jury
  – Grand Jury operates in the county
  – You need a de jure county judge to swear in grand jurors
  – Hold an election for county judge
  – There is a Regional Municipality of Durham, and a Durham County
What is the solution?

• Grand Jury
  – Grand Juries bring an indictment based on majority vote
  – A Grand Jury indictment is saying that there is “probable cause”.
  – A grand Jury indictment proceeds to a common law jury for trial.
What is the solution?

• When I was living in Uxbridge, Ontario, there was a traffic court (with a coat of arms) in Pickering, and across the street, there was an unused courtroom with flags hanging in it.
What is the Solution?

• Common Law Jury
  – There is no judge in a common law courtroom.
  – The common law jury calls the witnesses, questions the witnesses, determines the law and the facts in the matter, and even pronounces sentence.
What is the Solution?

- Common Law Jury
  - A decision from a common law jury is not subject to appeal.
  - The fact that you can make an appeal in the de facto courts, is proof that they are de facto
  - The decisions of a common law jury must be unanimous
  - A common law jury consists of 12 members (jurists)
What is the Solution?

• Common Law Jury
  – Many times some members of a common law jury didn’t understand certain points of law, so they would ask someone who had been on a lot of juries (a jurist) to sit in on a trial to advise the jury on different points of law
  – A common law jury can do anything they want
What is the Solution?

– Common Law convictions in Texas were sent to Standard and Poores.
– The convicted municipal corporation brought an action in their corporate commercial courts to overturn the conviction.
– The corporate commercial court refused saying that they would lose their bond too.
What is the Solution?

• I think you could use some administrative procedures get them to provide a place for our de jure common law jury to meet.
What is the Solution?

• In order to have a grand jury, and a common law jury, you need a common law judiciary

• You need to hold an election among the sovereigns and elect a Chief Judge for the County

• The Chief Judge would then swear in the grand jurors, and the common law jurists.
What is the Solution?

• Since you are having an election, you should also elect some other officers of your county.

• Even though there is a Municipal District of Edmonton, there is still an Edmonton County, it just needs to be brought out of abeyance (dormancy).
What is the Solution?

• The typical tactic of the enemy is to “divide and conquer.”

• We need to overlook our differences and focus on the real goal, which is freedom for everyone.
Third Party witness

• Once you have started to establish your lawful de jure government, you can use the officers of the courts of your lawful de jure government to operate as third party witnesses for your notices
June 19, 1997

To: David Johnson, Jesse Enloe, Robert Taylor, Lewis Daniel and Rice McLeod,
Officers of the Provisional Government of the Republic of Texas

I want to express our thanks for the informative and professional presentation you
gentlemen made to our recent meeting of The Permian Basin Law Enforcement
Administrators Association held in Midland.

As you know, it is our desire to communicate and work with the leadership of the
Republic of Texas to produce a spirit of cooperation between the people of the Republic
of Texas and our office, as well as all the Sheriffs, Police Administrators and peace
officers of Texas. We believe that open communication will be conducive to an
environment of peaceful resolution of problems and will prevent unnecessary
confrontations helping all of us to achieve our goals.

Those who attended our meeting on May 23, 1997 gained considerable insight
into what the Republic of Texas is all about and had their questions answered,
particularly in regard to the common law and justice in Texas. We found the presentation
of information to be very informative and extremely interesting.

Once again, thank you for your willingness to participate in our meeting and for
the professional yet cordial way you conducted yourselves in meeting the Sheriffs, Police
Chiefs and peace officers of West Texas. We hope to have you come back and meet with
us again in the near future.

Sincerely,

Gary Painter, Sheriff
Midland County

P.S. We sincerely appreciate the Certificates of Recognition that were presented to
myself and the other Sheriffs regarding the Jeff Davis County incident.
June 19, 1997

To: David Johnson, Jesse Enloe, Robert Taylor, Lewis Daniel and Rice McLeod, Officers of the Provisional Government of the Republic of Texas

I want to express our thanks for the informative and professional presentation you gentlemen made to our recent meeting of The Permian Basin Law Enforcement Administrators Association held in Midland.

As you know, it is our desire to communicate and work with the leadership of the Republic of Texas to produce a spirit of cooperation between the people of the Republic of Texas and our office, as well as all the Sheriffs, Police Administrators and peace officers of Texas. We believe that open communication will be conducive to an environment of peaceful resolution of problems and will prevent unnecessary confrontations helping all of us to achieve our goals.

Those who attended our meeting on May 21, 1997 gained considerable insight into what the Republic of Texas is all about and had their questions answered, particularly in regard to the common law and justice in Texas. We found the presentation of information to be very informative and extremely interesting.

Once again, thank you for your willingness to participate in our meeting and for the professional yet cordial way you conducted yourselves in meeting the Sheriffs, Police Chiefs and peace officers of West Texas. We hope to have you come back and meet with us again in the near future.

Sincerely,

Gary Patner, Sheriff
Midland County

P.S. We sincerely appreciate the Certificates of Recognition that were presented to myself and the other Sheriffs regarding the Jeff Davis County incident.