

# REBERTH

How to regain your rightful sovereign status, ditch your 14<sup>th</sup> amendment citizenship status, and take back control of these united States of America.

My name is not important. Your name is not either, except to you. Because you are identified today by the number of your name. Your citizenship status however, is most important. For those of us who live in the United States of America, our status has been changed without you knowing it, and without your legal consent. Not only personal status, but the status of our entire nation was changed via fraud and deceit.

However, this seemingly perpetual fraud can have an end. We can turn this around to benefit all of mankind for a sustainable future. Because it is not sustainable in its current form, we really have no choice.

So what am I talking about? And how can we really change this around?

## **It Begins with the Truth.**

The truth about what was changed, how and why it was changed, and what YOU can do about it. Many books, including my books **WORLD PROBLEMS, SOLUTIONS, AND A PLAN** © 2014 (aka PSP book) and **NO MORE TAXES** © 1988 (aka NMT book), Stephen R. Renfrow All Rights Reserved, reveal and answer these questions. But moreover, I actually provide meaningful, sustainable solutions and a plan. The source of these problems involves sick minded psychopaths hell bent on world domination and control. But we can break their control. We are talking about something so huge, it revolves around and affects your physical self, your mental, emotional, and spiritual wellbeing, as well as the sustainability of life on, and environment of planet Earth.

I call this process RE-BERTH, rather than rebirth for reasons that will become apparent as you become educated and enlightened regarding this subject matter. The “*powers that be*” (and I hate referring to them in that manner) are not going to like this information getting out. They have in fact waged war on you and your family. We should not be born into a world full of war, destruction, disease, pestilence and death. However, appreciate the fact there is a REVOLUTION occurring. So you have a choice to make. Personally, I choose love and life. If you blame God or the Devil, you are not taking responsibility for your own actions, and by not making a decision – you make a decision to do nothing. Meaning, you are part of the problem rather than part of the solution. That is exactly what “they” are betting on, and therefore have enslaved you and your loved ones.

I will endeavor to get right to the point, and lay this out as simple as I can. So let's get to it. What If There Was a Plan ... And YOU Did Nothing?

## A Brief History Lesson:

The following information, down to [End Article] comes from Anna Von Reitz. Thank you Anna! Her study, research and dedication to the cause is to be commended. In compliance thereof, she asks that I post the following Legal Notice:

LEGAL NOTICE: The Authors specifically invoke the First Amendment rights of freedom of speech and of the press, without prejudice, on this website. The information posted on this website is published for informational purposes only under the rights guaranteed by the First Amendment of the Constitution for the United States of America. Images, text and logic are copyright protected. ALL rights are explicitly reserved without prejudice, and no part of this website may be reproduced unless by written consent. You hereby have written consent to post any individual post from this website containing this copyright to any other blog or email only if you post the whole and unaltered article including this copyright, and give proper credit to the authors, and a link back to this website at <http://www.annavonreitz.com>, or post the title of the article and a snippet with a link to the article on our website. This copyright is held by Anna Von Reitz, and Paul Stramer jointly. ©2015 All rights remain in force. Removing this notice forfeits all rights to recourse. Copyright strictly enforced ©

In 1776 the colonies declare independence from the British empire.

1781: The Articles of Confederation bind “States” — political subdivisions of the United Colonies – together in a “perpetual union”, creating a confederation of States to operate in the international Jurisdiction of the Sea. [Why a “confederation” instead of a “federation”? – Because the original States gave up some of their natural jurisdiction to the new political entity, the Union, they created.]

1783: The Treaty of Paris and Treaty of Versailles cements this arrangement splitting the land and sea jurisdictions between the States and the Federal Union and places King George III as Trustee of American interests on the “High Seas and Navigable Inland Waterways” — which means he kept control of American international commerce. The new “Union” entity operating in the international Jurisdiction of the sea was always controlled by the British and it has always been the British Monarch’s responsibility as International Trustee to manage it and guarantee its proper operation. It has instead run amok for 150 years.

1787: The Supreme Perfected Republican Declaration of the United Colonies creates the National Trust owed the Continental United States.

1789: Two years later, “The Constitution for the United States of America” splits off the sea jurisdiction and creates the new Federal United States. A year later (1790) the Federal United States forms a commercial company doing business as the United States (Commercial Company) to provide the nineteen enumerated services agreed to by the subscribing States.

1812-1814: The British try to horn in again and are beaten back. This skirmish results in the Treaty of Ghent, where the British interests in American shipping and commerce are reaffirmed and lasting peace is promised in return.

1845: The British Monarch and Pope secretly agree to undermine the American System of government via the Treaty of Verona. The British Monarch breaches the Treaty of Ghent and both the Pope and the King secretly breach their trust as International Trustees. They set out on a covert action and issued Letters of Marque and Reprisal to the members of the Bar

Associations, allowing them to act as Foreign Agents on American soil and as privateers free to plunder American commerce.

1860: Thanks to the efforts of the Bar Associations a member of the Bar, Abraham Lincoln, is elected to serve as President. Note that he is ineligible to serve as President of these united States of America, by the Titles of Nobility Amendment to the actual Constitution—but is eligible to serve as President of the United States (commercial company). This is the same situation we have with Barack Obama who is ineligible to serve as President of the United States of America, but is able to serve as President of the United States (Incorporated).

1861: The Civil War begins. Congress adjourns for lack of quorum and without a date to reconvene. Lincoln organizes a Delaware Corporation and the remaining members of Congress begin functioning as a Board of Directors.

1862: The “Corporate Congress”—a body of men no different than the Board of Directors of IBM, change the meaning of a single word—only and explicitly for use within their corporation. That word is “person”. From then on the word “person” is deemed to mean “corporation” for federal government purposes. (37th “Congress”—Second Session, Chapter 49, Section 68.)

1863: Lincoln signs the Lieber Code as Commander in Chief and puts the Union Army, the Grand Army of the Republic, in charge of the nation’s future and money supply. A day later, he bankrupts the original United States (Commercial Company).

1865: Lee’s Army surrenders to Grant and a general armistice is declared. The Southern States are in ruins and under military occupation by the Union. The original Northern States are bankrupt. Foreign banks are in control of the new “United States of America, Inc.” and the Union Army reigns supreme. Over the next two years President Andrew Johnson will three times publicly declare peace on the land jurisdiction of the Continental United States, but peace is never declared in the international Jurisdiction of the Sea controlled by the Federal United States under the trusteeship of the British Monarch.

1868: The Corporate Congress writes itself a new Corporate Constitution, called “the Constitution of the United States of America” and palms off this look-alike, sound-alike private corporate document “as if” it were the actual Constitution. This is fraud on many levels. The Constitution of the United States of America purposefully sought to confuse and delude people into thinking it was the actual Equity Contract obligating the States to receive services and subrogate their international jurisdiction to the federal government.

1871: The Corporate Congress begins to set up shop for itself by creating a separate government for the District of Columbia. The initial effort fails but seven years later the Washington DC Municipality is created as an independent international city state run as a

plenary oligarchy by the members of "Congress". Also in 1871, the Corporate Congress claimed to own all United States corporations— 41st "Congress"— Third Session, Chapters 62, 63, 64, and 65.

1874-1885: All the actual States on the land are reorganized and at the same time completely new "Federal States" are created and new "State Constitutions" are written for them. The original States on the land are renamed in this process. The original State of Ohio operating the land jurisdiction became the Ohio State, while the usurping "Federal State"— merely a corporate franchise of the United States of America, Inc. operating in the international Jurisdiction of the Sea—took over the name "State of Ohio". (*emphasis added*)

1900-1904: Still lusting after more power for itself, the Corporate Congress set up a second shop for itself and obtained permission to do it from the Supreme Court in a series of cases known as The Insular Tariff Cases. As with setting up the Washington DC Municipality as a foreign city-state on our shores and running it as their own little oligarchy, the "Congress" now took the "federal territories and possessions" and made a new "union" of "American states"—Puerto Rico, Guam, et alia—and began calling it "the United States of America (Minor)". They just forgot to add the (Minor) part of the name from then on, and let people assume that all the repugnant laws they passed governing this "Constitutional Democracy" also applied to the Continental United States.

1912-1913: A private association of European and American banks calling themselves "The Federal Reserve" bought the governmental services corporation known as "The United States of America, Inc." and its "State" franchises as a business venture, and began operating such familiar agencies as The United States Department of Agriculture and The United States Department of Transportation as private, for-profit businesses—without telling anyone. They exercised the "government powers" they didn't really possess in a vast fraud scheme in collusion with members of "Congress" to institute a fiat monetary system and misused their position of trust to put competitors out of business, set up monopolies, rig commodity markets, and commit other acts of blatant self-interested criminality and fraud.

1917: Engaging in a war for profit, Congress and their Banker Bosses passed the War Powers Act and the Trading With the Enemy Act, and numerous other illegal and repugnant "Acts" pertaining only to the Federal United States and the international Jurisdiction of the Sea, but presented them to the public as if this claptrap pertained to the actual States and People on the land of the Continental United States. Deceived by this venal and purposeful fraud, millions of Americans complied with what they believed to be the "Law" passed by a legitimate Congress acting as deputies of the States and the People.

1918-1933: Once in control of the monetary system the "Federal Reserve" increased the monetary supply exponentially, causing the "Roaring Twenties". They built the house of

cards and on October 29, 1933, they collapsed it—deliberately. This enabled them to put thousands of competitors out of business, allowed them to buy commodities, land, and labor for dirt cheap, and to manipulate the value of the dollar to their benefit.

1933-1940, The banks took full advantage of the “national emergency” they created and the Congress did everything the bankers required: The Sheppard-Towner Act, the Buck Act, the Alien Registration Act, the Social Security Act(s), the Emergency Banking Act, and more. The purpose of all this was to lay claim to the labor and the assets of the States and People of the Continental United States by securing “private contracts” with them, enabling the perpetrators to “represent them” and to set up corporations “in their names”. Hundreds of millions of Americans were told that they “had to” sign up for Social Security and have a Social Security Number in order to have a job, that it was “the Law” and that “Congress had passed it” and so, believing it to be a lawful government mandate—when in fact it was a corporate fraud scheme—they were subscribed en masse. Remembering now the actions of the Corporate Congress in 1862 redefining the word “person” to mean “corporation” for federal purposes, and their later claim made in 1871 to hold ownership interest in all United States corporations and seeing that their actions from 1933 to 1940 resulted in redefining the estates of living Americans as public trusts—that is, as a form of corporation—you can see that the “Corporate Congress” has claimed to own living Americans as assets belonging to their corporation and has also claimed to control and own their private assets — in flagrant violation of the Geneva Convention Protocols Volume II, Article 3, and in equally flagrant violation of the 1926 International Conventions on Slavery, and in violation of every lawful and moral duty, commercial contract, and trust indenture owed to the Continental United States and the American People. It is also apparent that all of this – every claim, every salvage lien, every title to land and property held under color of law—being held against the Continental United States and the living civilian inhabitants of the Continental United States, is pure, self-interested commercial fraud created and perpetuated under conditions of semantic deceit, constructive fraud, misrepresentation, and mischaracterization by the management of the Federal United States, the various governmental services corporations doing business as some form of “United States” and the British Government.

1940-present: Among the first actions to be taken by the criminals was to “register” all live births. This established a claim of ownership on the baby and his or her estate, benefiting the “State of Ohio” or other “Federal State franchise”. This act of identity theft exercised via an undisclosed and forced contract with the Mother of the child, allowed each “State” franchise to control the name and the property of the baby. The perpetrators promptly set up new “State franchises” benefiting themselves using names styled like this: “Joseph Quincy Public” and new “Municipal franchises” set up under the auspices of the Washington DC Municipality using NAMES styled like this: “JOHN QUINCY PUBLIC”.

The only purpose for creating these franchises structured as various kinds of trusts—was to act as a means for the privately owned governmental services corporations to hypothecate debt against the labor of the living people and their private property assets and to exercise control over them amounting to slavery.

[End Article]

### **Federal Authority:**

So, what we have is they set up a municipal government over the 10 square mile area known as the District of Columbia. Their authority exists, even today, only over that territory along with Puerto Rico, Virgin Islands, Guam, American Samoa, Northern Mariana Islands or another U.S. (corp. entity) possession such as military bases ceded over to that municipal government by any State in which those military bases exist. Their authority does not exceed beyond those bounds. PERIOD !!! As I wrote in the NMT book (self-publ. Jan. 1988);

*"The corporate "United States", (the District of Columbia, a municipal corp. entity, a foreign country) has limited jurisdiction over the individual nation States. It has NO legal jurisdiction over the people of these States - except by individual voluntary application and color of contract!"*

~ from **NO MORE TAXES**, (c) 1988, Stephen R. Renfrow

Let that sink in to your personal bio-computer. So the obvious question you may have now is – How did they get to exercise any authority outside those areas?

Enter the 14<sup>th</sup> Amendment<sup>1</sup> (in their fabricated 2<sup>nd</sup> constitution). I am referring specifically to the part in Section 1 which states; *"All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States"*. Remember this is referencing that 10 square mile area known as the District of Columbia, Puerto Rico, Guam, military forts, etc. owned by the UNITED STATES, INC. corporation. So, knowing what you now know, I ask – Were you born in the United States? Are you subject to their jurisdiction? Or were you born in a State? I was born in Louisiana State – NOT – State of Louisiana (corp. entity). See the difference?

The Fourteenth Amendment addresses many aspects of citizenship and the rights of citizens. Frequently litigated, *"equal protection of the laws"*, figures prominently in a wide variety of landmark cases, the full scope of which is beyond this paper. But always remember, it is referencing to "citizens".

### **Are You a U.S. citizen? Or a Citizen?**

Notice in Anna Von Reitz's article above, the Lawyering Syndicate, having filled most congressional seats and therefore taken over Congress, has created a fictitious persona over

---

1 See [www.en.wikipedia.org/wiki/Fourteenth\\_Amendment\\_to\\_the\\_United\\_States\\_Constitution](http://www.en.wikipedia.org/wiki/Fourteenth_Amendment_to_the_United_States_Constitution)

every individual. This is termed a “strawman”. A *corpra ficta* you. By obtaining a Social Security Number, which is voluntary, you unwittingly (albeit deceptively) become a 14<sup>th</sup> amendment citizen (note small 'c' citizen) in contradistinction to a capital 'C' Citizen mentioned in the preamble to the organic Constitution. The small 'c' citizen only has privileges granted to him/her by the government (godhead) in contradistinction to a capital 'C' Citizen who has unalienable God given rights. See the difference? One lives under and by privileges, the other by rights. A citizen lives under mammon (mans law), and the Citizen under God. A citizen is a serf or slave under a tyrannical government. A Citizen is sovereign under God almighty.

Now perhaps questions you've had for years are beginning to be answered. Like why are they not following the “Supreme Law of the Land”. Why they arrest anyone without a charge, and not allow them to have representation. Why they snatch your children away if you don't give them Big Pharma's poison laden, toxic vaccines. Etc., etc., etc.

Laws are a bunch of words written on paper by people who are generally considered to be liars and theives. So lets try and figure out what's right rather than what's legal. Especially when we look at government services agencies who usurp authority over you, when they actually only have authority in the District of Columbia, Puerto Rico, Guam, military enclaves, etc. Lets take the Federal Reserve Corporation (FED) for example. The FED is an alliance of privately owned banks operating the United States of America, Inc. and was responsible for providing governmental services under contract by the organic States up until 1933. Then the Int'l Luciferian Cartel created the International Monetary Fund (IMF) and another corporate entity named the UNITED STATES, INC. The IMF is an agency of the United Nations and inherited the contract to provide governmental services, and all aided and abeited by the Lawyering Syndicate, aka Congress, who sold U.S. citizens out for a corporate bribe.

### **Spritual Ramifications:**

And in case you didn't know it, the UNITED STATES, INC. is a Delaware corporation and is registered as a religious organization. Proof of which is provided in my PSP book. Let that input into your personal bio-computer and analyze what that means to you spiritually. If you follow the Bible, you may recall there are two beasts – a Religious beast, and a Political beast. The political beast issues numbers for everyone. What is the number of your name? Can you buy or sell without that number? Can you open a bank account without that number? Can you buy property without that number? Can you get a drivers license without that number? Can you buy and drive a car without that number? Will anyone hire you without that number? The answer to all these questions is – NO! I know because I don't have that number. Call me a consciencious objector. But there are ways around these issues, you just need to know the law, ie. the organic supreme law of the land.

Now are you starting to feel empowered? Want to stand up for yourself in a court of

law? Want to sue some alphabet agency for violating your rights? But Oh ... aren't you still a 14<sup>th</sup> Amendment citizen? So how do you correct that status? You can use the forms included in my NMT book, but first you must understand and appreciate the following.

### **A Little Info About Law:**

Statutes Are Not Law – they are *Prima Facie* the law; simply a restatement of the law; that is presumed to be the law unless/until proved otherwise.

Our courts are controlled by Private Association (ie. BAR = British Accreditation Registry).

*“The practice of law cannot be licensed by any state/State.”* [Schware v. Board of Examiners]

*“The practice of law is an occupation of common right.”* [Sims v. Aherns]

*“Members of a group who are competent non-lawyers can assist other members of the group achieve the goals of the group in court without being charged with 'unauthorized practice of law'.”* [NAACP v. Button]

Legislatures are authorized under the Constitution, ordained by the people, to write statutes and codes, enforced at law, to control bureaucrats, municipalities, government agencies, elected officials, interstate commerce but not the people whose rights are unalienable and cannot be legislated.

Lawyers and Attorneys are not licensed to practice law. The “certificate” from the state supreme court only authorizes them to represent wards of the court. [Davis' Committee v. Loney]. Wards of the court are infants and persons of unsound mind, someone placed under the protection of a legal guardian, by the court.

*“If defendant enters plea of not guilty and is in court day of trial, the court has jurisdiction over his person.”* [State v. Waters]

*“Service of an appearance ticket on an accused does not confer personal or subject matter jurisdiction upon a criminal court.”* [People vs. Giusti]

We are in the process of re-creating our Common Law Grand Juries. We are setting up, via a grass roots effort, another revolution to re-instate our organic Constitution for these united States of America. We the People, are taking back control. Do YOU have the courage?

## WHAT CAN WE DO WITH A COMMON LAW GRAND JURY?

- We can turn back the “political and judicial clock” to 1789.
- We can indict criminals including judges and politicians.
- We can reinstate the real duties of the Sheriff.
- We can reinstate the “Elected Committeemen”.
- We can reopen our armories and reinstate our militia.
- We can force compliance to the Third Continental Congress's (2009) Articles of Freedom.
- We can stop open political corruption and bind them by the chains of the Constitution.
- We can stop open judicial corruption and bind them by the chains of the Constitution.
- We can do all of this in less then 30 days.

### A Little Info About Jurisdiction:

*“Trial court acts without jurisdiction when it acts without inherent or common law authority ...”*  
[State vs. Rodriquez]

*“When challenged, jurisdiction must be documented, shown, and proven, to lawfull exist before a cause may lawfully proceed in courts.”*  
[Basso vs. U.P.L.]

*“Where the court is without jurisdiction, it has no authority to do anything other than to dismiss the case.”*  
[Fontenot vs. State]

*“... every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent.”*  
[Cruden vs. Neale]

In order to have Liberty, it is extremely important that you understand consent. Public servants can do nothing without your consent. It is all about Consent and Jurisdiction.

The existing Grand Juries are puppets controlled by the politically appointed, government paid prosecutor who orchestrates the will of the Grand Jury (due to the ignorance of the people). The existing Trial Juries are puppets controlled by a government paid Judge under political pressure to maintain the status quo, who orchestrates the will of the Trial Jury (due to their ignorance). They know they need the peoples consent and they commit fraud every time they use the puppet juries, and now you know!

Any authority our servants have is by our consent. If they act outside of their authority they are subject to criminal charges under US Codes 18 & 42 and are liable for damages. So it would be encumbent upon all would be sovereign Citizens to first become more educated as to these issues of Rights vs. Privileges, federal authority vs States rights, and with your newfound knowledge and ability to not only change your status, stand up for your rights, sue some gov't thug for stomping on your rights, but moreover change the status of this nation to the once great union of States it once was under rightful authority of *“we the people”*.

## Remedy:

I urge you to begin your journey at [www.NationalLibertyAlliance.org](http://www.NationalLibertyAlliance.org) and take the FREE Constitutional Course. ONLY afterward would I recommend to change your status via filing forms to Revoke and Rescind your Social In-Security Number (aka SIN). These documents will put all these DC actors on notice, along with your employer so they will stop withholding social security and income taxes from your paycheck. I personally have never paid income taxes in my life. My NMT book shows why and how I accomplished such a goal as to not have any adhesion contracts with this treasonous government. How will it feel to get a raise? Think you can invest your money better than the U.S. Government and their co-conspiring Luciferian Bankster Cabal & Globalist partners?

“Mankind must put an end to war before war puts an end to mankind.”

~ John F. Kennedy

“The end of all war is the youth who refuse military service.”

~ Albert Eienstein

We are gathering evidence to convict these evil tyrants of high crimes including treason. If you have any evidence of such violations, with speficity, please contact me at the website below.

To change your status involves being Re-Berthed from admiralty jurisdiction (over the seas) back to your rightful Land jurisdiction as a State National Citizen. If this is what you truly wish to do, I advise you to get both my NMT & PSP books, which include the forms to change your status from a citizen to a Citizen. The CD-Rom has both books as well as huge resource of materials for any patriot. Visit [www.nmt-pp.com/nmt-pp-cd.php](http://www.nmt-pp.com/nmt-pp-cd.php) .

In Peace,

Stephen R. Renfrow(c) Sui Juris, a sovereign Louisiana State National Citizen

All Rights Reserved, UCC 1.207

The name Stephen R. Renfrow© and Stephen Rickey Renfrow© is copyrighted. Permission to use is strictly prohibited and carries stiff fees for the commercial use thereof. Filed and documented as a matter of UCC-1 record in the state of Florida, the Dept. of State and National Archives. This work is also copyrighted and may be quoted from without permission as long as credit is given and a link back to our website. Any reproduction in whole or in part, other than brief quoting, is prohibited.

SRR/arr