

TRUTH AND FACTS

TODAY'S TOPIC IS TITLED – "IT IS TIME TO LEAVE THE RESERVATIONS"

It has been proven to be a truism that during the Age of Pisces, the proverbial "Fish" rotted from the "Head".

Remember: the United States is a private corporation that provide "essential services" to the American People. If we hired them we can fire them and who better than Mr. T. to do that job on our behalf. After all he's had a lot of practice perfecting the skill.

***Americans are finally "Awake" (present tense), BUT we are NOT "Woke" (past tense).

Why do we have a "2 Tiered" Justice System? – review past discussions on the role of United States enclaves.

- ✓ All Attorneys/Esquires are Officers of the regional states and if the state lack or loses usufruct authority, eg., by filing the IRS 8822 forms, then so does the Attorneys/Esquires.
- ✓ It is why they (Attorneys/Esquires) issue quitclaim deeds in the form of sheriff or referee deeds.
- ✓ In the United States a Deed is an alternative to bankruptcy and is the special purpose vehicle used by state-recognized-land-banking-associations to meet their obligations to their local **tribes** or private community members.

Note: Review the Land Banking Act(s)

- ✓ In the United States ALL precincts / police stations are privately owned state-recognized franchises.
- ✓ In the United States ALL USPS locations are privately owned state-recognized franchises.

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- ✓ Review the role of the National Land Banking Associations
- ✓ Who is providing services to the local “School Systems”? – K-12 and the Common School?

STEPS:

1. Diplomatic Immunity is NOT Governmental Immunity – to Attorney Esquire
 - Read definition of Attorney/Esquire
 - This is the reason we MUST file the IRS 8822 to retire from any presumption of state obligations.
 - Once you retire from your forced role as Administrator for the U.S. state it creates an estoppel against the state using you as surety or your asset for their Bond Estreatures.
2. File a CROSS-COMPLAINT against the U.S. Attorney for the district in the STATE SUPREME COURT. – The Superior Courts are basically the local Municipal Court.
3. See document to U.S. Secretary of State and U.S. State(s) Governor. – NOTICE OF VEXATIOUS LITIGATION
 - See Definition of the United States
4. FINAL STEP PROVOST MARSHAL AND JUDGE ADVOCATE GENERAL – (remember how the military was tricked in the past. They will not be tricked again).

AFTER BREAK

The subversive Reorganization Plans of the United States

- **Focus on IRS and CUSTOMS**

How many of you are aware that **Under the United States REORGANIZATION PLAN NO. 1 OF 1952:** All collectors of internal revenue were fired?

How many of you are aware that **Under the United States TRANSMITTING REORGANIZATION PLAN OF 1953:** The Department of Health, Education, and Welfare was created. Which converted us (the Americans) into transmitting utilities (formerly known as vessels in commerce)?

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How many of you are aware that **Under the United States REORGANIZATION PLAN NO. 1 OF 1965**: All customs officers were fired?

- The IRONY involved in all the discussions regarding the end of Title 42 and the border crisis is the fact that our borders both those that are external to other nations/counties and those internal between the various nation-states have been open for a very long time, BUT the CUSTOMS OFFICERS were officially fired in 1965 under Reorganization Plan NO. 1 OF 1965.

The BIA (Bureau of Indian Affairs) was created by Statute.

- In 1954 all the courts in America effectively shut down and stopped hearing **Common Law Pleas** and instead started hearing only **Statutory Pleas---** which means that they are not our courts and that the "Defendants" and "Plaintiffs" in such courts can only be business entities or incorporated entities, not people at all
- Statutory Pleas ONLY pertains to corporations, partnerships, trusts, etc.. In short, it only applies to fictions.
- All US legislative acts are Statutory in nature, i.e., they are consent based law, or voluntary law. In short, we must agree to be heard under them. It is why these diplomatic officials trick us into "PLEDG" our allegiance to them.
- The BIA has NO constitutional authority to administer Indian Title. The BIA uses the concept of "FORCED ASSIMILITATION" to 'govern' Native Americans. Citizenship cannot be forced/compelled on ANYONE.
- The BIA cites self-determination as the authority under which they govern, however, forced assimilation of Native Americans renders that claim to be false.
- **You can research the Creation and Evolution of the BIA independently (due to time constraints)**
- **Also research the creation and evolution of the Republic of California.** California is the United States "Laboratory for Democracy". The phrase was coined by United States Supreme Court Judge – Louis Brandeis.

The National Congress of American Indians (NCAI) is the 'congress' the United States operates under.

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- It is administered by the National Conference of State Legislatures who oversee the State Trust Lands within their GSA Regions (again it is why we file the IRS 8822 forms to repatriate their state-sponsored franchises.
- It is administered via the National Association of State Trust Lands.
- Defalcation of Native American land by the Alaska Native Regional Corporations

IF TIME ALLOWS:

Remember: New York and California do not use the FRCP (Federal Rules of Civil Procedure). They use the Model Insolvency Laws due to the United States bankruptcy.

THE CITY OF NEW YORK is the UN and the UN has no jurisdictional authority outside the limited area it is situated upon. New York City is NOT Manhattan NOR New York County.

All cases in New York State MUST be addressed in Manhattan or New York County because THE CITY OF NEW YORK, New York City, NYC does not have any jurisdiction outside of the limited jurisdiction of the UN.

NYC is the service mark of the City of New York.

The border situation can and will be remedied when the civilian employees working for the United States Department of Home Land Security reach out to the U.S. Military and ask for their assistance due to the many U.S. Constitutional violations taking place at the ports of entry into our country.

What are 'shell-companies'. It will pay to look well into the means of things.

WHAT WILL BE TAKING PLACE SOON?

Seizure of the stolen assets of all federal and state recognized tribes.

Seizure of the assets of the NATIONAL LAND BANKING ASSOCIATIONS.

Seizure of the assets of the National Association of State Legislators & Constitutional Officers.

Eviction of all private parties unlawfully occupying our public buildings.

Disclosure of the illegal (yes, illegal) activities of rogue agents/officers/employees of the United States.

FULL RESTITUTION of our stolen assets. To name a few.....