

The Masters of DeCeit

Preface

Purpose of this Work

You are about to read an astounding tale some would say belongs only in a science fiction book. Dan Meador has done a monumental job sorting through thousands of pages of mystifying “legalese” and found the diamond-hard gems of reality. Deceit and deception run through many pages of our history and laws. Thanks to courageous and capable men like Dan we can begin to rub blariness from our eyes in this New Light of revelation.

Let the facts speak for themselves.

Through this work you will begin to understand why it is your city, state and country can take your house, car or freedom when you think you own them. You will begin to understand what happened to America’s once proud farms and the wonderful families they nurtured and supported. Why don’t you have any unalienable rights in court? How can the IRS take your property if you own it? Why are you working more today for less income than your parents had on a forty hour, one worker, week? How can our own government cause the deaths of scores of innocent people and no one goes to jail? How is it you go to jail if you simply miss an insurance payment on your car? How can the President declare war when prohibited by the Constitution? How can the federal government own land within the States when prohibited from doing so by the Constitution? How is it that we have paper money when the Constitution specifically says money is gold or silver coin? How is it that you need permission to operate your own car on your own road? Or beg and pay for permission to own it?

The purpose of this near-incredible revelato-

ry work is to bring to the awareness of America *and the world* the truth of an amazingly bold, nefarious undertaking. Many people have been engaged in this underhanded plot over many generations. The result has been the fraudulent establishment of a foreign and private organization known as the United States of America as though it were, in fact, the legitimate government of these United States party to the Constitution. It is not.

These documented facts are undeniable.

This astounding research presents the premise and dozens of irrefutable legal cites including Supreme Court decisions detailing how, when, what, where and who deliberately falsified intentionally obfuscated legal fact with illegal fiction. *The treasonous deceit and deception are real and this book details the trail of condemning evidence.* The end result of this private pirate organization has been the systematic destruction of America’s farm community, rural and urban businesses, invalidation of States’ and individual rights, debasement of our currency once valued in gold and silver and overall destruction of the moral and ethical fabric of the American individual, family and society.

To make matters worse this organization has been conducting lethal, aggressive and abhorrent foreign policy for its own purposes as though it were representing the wishes and intent of America’s gentle people. Instead a few are making the many look like blood-thirsty warmongers.

The following is a brief synopsis of this fascinating subject. These busy schemers changed names of important legal entities, making

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them to look like something or somebody else. In many cases the same name is used to describe two or more different entities. In other cases similar names are used in the same way, adopted purposefully to confuse the innocent victims while protecting the predatory guilty. The original cites and reference materials are quoted throughout the text of this book. In order to differentiate the various entities having the same or similar name I've added superscript definers after the name. A glossary of clarifying terms follows and should be reviewed prior to reading.

Anti-Obfuscation Glossary

States^{corporate}: States defined and acting as corporations under the Uniform Commercial Code. These have been placed like a transparent dinner table place mat over the actual States^{sovereign}, misleading everyone into thinking a State^{corporate} is the actually the State^{sovereign}. A State^{corporate} is more or less on the same legal footing as the States^{territories}.

States^{sovereign}: any one or more of the original States^{sovereign} party to the Constitution. All States^{sovereign} coming into the Union after the original thirteen came into the Union of Sovereign States on "equal footing" under the Constitution.

States^{territory}: territories or insular possessions under Congress' plenary or absolutely unrestricted power.

Treason?: in Oklahoma for instance, our public servants take the oath to the Constitution of the United States^{founding} prescribed by the Constitution, then they take a statutory "loyalty oath" to the Constitution of the United States of America^{corporate}.

United States^{founding}: The original United States assembled creator of the United States of America^{Constitutional} in Constitutional Congress. There is only one United States^{founding},

but the United States^{founding} has two distinct capacities: 1) general authority is exercised in the framework of constitutionally delegated powers, and 2) special, limited power is exercised under the territorial clause. Some time prior to 1926, Congress abandoned general Article I powers, and moved the whole of United States^{founding} government under special territorial powers. Since then, virtually all Federal legislation has applied only in the newly created "[Federal] United States of America^{corporate}."

United States of America: The United States of America^{Constitutional} formally established in the Articles of Confederation, drafted in 1777, is not the only United States of America. There are at least two.

United States of America^{Constitutional}: The original United States of America^{Constitutional} created by the several States^{sovereign} and bound by the Constitution.

United States of America^{corporate}: municipal corporation created in 1909 (or thereabouts) as an agency of the United States^{sovereign}. Not bound by anything. Current *de facto* government of "our" country. _____

The "United States of America^{corporate}", at issue in the context of *The Masters of Deceit*, is a relatively new creation -- it is a political compact or alliance, a "municipal corporation", that should actually be designated as the "Federal United States of America" because the compact involves only insular possessions of the United States^{founding}. Thus, "Guam, U.S.A." is found on official Guam letterheads. This new creation is defined as an agency of the United States^{founding}.

The United States^{founding} is not the United States of America^{Constitutional} which is not the organization of the original thirteen States^{founding} party to the Constitution. The original colonies became sovereign independent coun-

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tries called "States" after winning the War of Independence. These gathered together at the Continental Congress calling themselves the United States^{founding}. This United States^{founding} came together again and created the Constitution for the United States of America^{Constitutional} because they knew there would be new States^{founding} coming into the Union from all across the continent known as America. The federal and centralized government established by the Constitution is the original United States of America^{Constitutional} entity which was designed, created and bound by the Constitution to function within the physical confines of Washington, District of Columbia. The United States^{founding} gathered together and created a federal government known as the United States of America^{Constitutional}.

Think of the original and subsequent States^{founding} party to the Constitution as the States^{founding} of the Union that we all seem to have little trouble in visualizing. These States^{founding} are sovereign and supposedly function as wholly separate Republics. (The Civil War, in general, put an end to States^{founding}'s rights - not slavery.) No States^{founding} party to the Constitution has jurisdiction within any other States^{founding} party to the Constitution and neither does the United States^{founding} have intra-state jurisdiction.

The original United States of America^{Constitutional} was formalized in the Articles of Confederation, and it is this original that is mentioned in the Preamble and elsewhere in the Constitution. However, a second United States of America^{corporate} came into existence some time late in the last century or early in this century.

The States^{founding} party to the Constitution were, and remain, the "United States of America^{Constitutional}" (see Preamble of the Constitution). The "United States^{founding}" is the government agency created first in and by the

Articles of Confederation, and subsequently the Constitution -- the Constitution vests authority from the United States^{founding} into the United States of America^{Constitutional}, none in the United States of America^{corporate}.

The States^{founding} party to the Constitution got together (by the Articles of Confederation) becoming the United States^{founding} which then created and enacted the Constitution for the United States of America^{Constitutional} - a government created by way of the Constitution to be and operate in conjunction with of the fifty States^{founding} party to the Constitution. This United States of America^{Constitutional} is the first of two or more United States of America and is wholly constrained by the Constitution. Each of the fifty States^{founding} party to the Constitution (as free republics) were represented in Washington by United States^{founding} Senators (elected by States^{founding} legislatures) before this 10th Amendment right was illegally gutted by the 17th Amendment. The people were always represented by the United States^{founding} Representatives.

The national government originally operated as the United States^{founding}. This is seen in the old literature, for instance, the United States Calvary, United States Army, etc.

The notion is difficult to communicate to people who have been schooled in claiming "United States of America^{corporate}" citizenship, citing the Constitution of the United States^{founding} as the Constitution of, or for, the United States of America^{Constitutional}, etc. True, in the Preamble, the Constitution is said to be the Constitution for the United States of America^{Constitutional}, but it is the Constitution of the United States^{founding} -- the United States^{founding} is the governmental entity empowered by the Constitution. And our respective States^{founding} constitutions bind each of the several States^{founding} to the Constitution of the United States^{founding} as the law of the land.

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As America gained territories, each not yet one of the original States^{founding} party to the Constitution, these were administered by Congress in a manner where Constitutional restrictions did not apply because they were not yet equal to any of the fifty States^{founding} party to the Constitution. They were simply territories. Congress has total and unrestricted power over these acquired territories. The obfuscation began when these territories started to be called "States^{territories}" in the United States Statutes, U.S. Code and elsewhere.

Sometime around 1909, or a bit earlier, the second United States of America^{corporate} was formed as a municipal corporation and agency of the United States^{founding} designed to operate within Washington, D. C. and in the several territorial "States^{territories}". This corporation had total and unrestricted power over the territories now called "States^{territories}". Little by little the bulk of the United States^{founding} government (agencies) was either repositioned under, or merged into, the United States of America^{corporate} or remade in its image as corporations (agencies) of it. Most appear to be now privately owned and controlled just like the United States of America^{corporate}. (For instance, if you keep calling about U.S. Passport information you will eventually wind up talking to the Mellon Bank in Pittsburgh!) NASA is a corporation, as is the U.S. Post Office and many others. This adds into the tangle because the United States of America^{corporate} has full jurisdiction over any corporation in which it has whole or partial ownership (stock/equity interests).

So now we see "laws" saying the United States of America^{corporate}, has total power to create and enforce all sorts of rules, regulations and statutes within their jurisdiction of the territorial "States^{territories}" - which is true in the strict definition of territorial "States^{territories}".

But the United States of America^{corporate} has

ZERO jurisdiction IN or OVER the real fifty States^{founding} party to the Constitution. It only has jurisdiction within the territories now misleadingly labeled States^{territories}.

The United States of America^{Constitutional} as prescribed in the Constitution for the United States of America^{Constitutional} has limited power to work WITH the real and republican fifty States^{founding} party to the Constitution. It has no jurisdiction IN or OVER the real fifty States^{founding} party to the Constitution.

The fifty States^{founding} party to the Constitution have been remade in the image of the United States of America^{corporate} by being supplanted by corporations created by and under the corporate umbrella of United States of America^{corporate}. These corporations overlay the original States^{founding} like a transparency. These new corporate States^{territories} are always designated as THE STATE OF TENNESSEE or THE STATE OF COLORADO, etc. (in all caps) whereas original States^{founding} were called state of Tennessee or state of Colorado sometimes as republic of Tennessee, etc.

Officers of the several States^{founding} began moving in the direction of operating States^{founding} and local government as Federal incorporated instrumentalities early in this century. The major move in this direction was accommodated under *Declarations of Intergovernmental Dependence* in 1935, 1937 & 1976. These Declarations, and "uniform laws" promulgated through the *Council of State Governments*, create a third government tier that is "nonconstitutional" in nature. This was a creation of the transparency and look-a-like corporate fiction. These uniform laws, adopted by legislatures of the several States^{founding}, are all predicated on the notion that each of the several States^{sovereign} is a Federal States^{territory} on the order of Puerto Rico, the Virgin Islands, Guam and American Samoa, all being territories of course.

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Therefore these new corporate States^{territory} all operate under the Uniform Commerical Code (corporate contract/equity law) as partially owned and therefore controlled agencies of United States of America^{corporate} wherein and wherewith the Constitution has little force. This image making was further extended to include all incorporated cities (called CITY OF...) which also are now bound to operate according to the Uniform Commerical Code (equity law) and not the original Constitutional common law.

In summary...

The United States of America^{Constitutional} operates under constraints of the Constitution for the United States of America^{Constitutional}. The United States of America^{corporate} operates under equity/Admiralty/civil law without any constraints of the Constitution.

The States^{sovereign} party to the Constitution no longer exist operationally having been replaced by States^{territory} which are corporate fictions operating under equity/Admiralty/civil law, without any constraints of the Constitution. These original States^{sovereign} still exist albeit dormant or neutralized. They can, however be brought back to life in their original sterling form, function and service. Preliminary research indicates Alaska may be the first State^{sovereign} to re-emerge; see last chapter of this book for details.

Incorporated cities as CITY OF... operate under equity/admiralty/civil law without any constraints of Constitutional common law. These too can be resurrected in their original common law form, function and service.

Further, sovereign individuals with names like John Doe, (small letters with word capitals) have been replaced by fictitious corporations, in which the United States of America^{corporate} has an equity (ownership) and controlling interest. These fictitious persons

are always designated in all capital letters; i.e., JOHN DOE. This is another faux mask made to look like the real thing. False persons have "reality" only in the fictitious corporate court and banking systems but not in real life. These fictitious corporate entities do not have rights like real humans. They have privileges granted by the incorporating authority. In legal proceedings these corporate entities find themselves in civil courts where contract law is adjudicated. Corporate or contractual issues are only resolved in civil courts. There are no Constitutional or common law rights in a civil court. The individual does not know it is still a sovereign being beneath the faux mask. It does not know the Constitutional common law courts, where rights are recognized, have been hidden away behind contractual courts. It falsely believes it has simple privileges which are able to be withdrawn on a whim by an authority. It does not know it has absolute and inviolable rights subject to whim of no one. Such an entity is confused and a victim subject to circumstances seemingly beyond its control. Fortunately the real human being still exists and as such has full recognition, existence and validation within and under the Constitutional common law rights of being. Once the individual learns who it is - the I AM - of its being, it can stand against all forms of tyranny in complete courage, strength and freedom. More details on this human-to-Frankenstein sleight-of-hand can be found on page 215.

The Constitutionally created district courts for the United States^{founding} have all been replaced by fictitious private courts called UNITED STATES DISTRICT COURTS^{corporate} in which the United States of America^{corporate} has an equity (ownership) interest. These private courts operate under equity/admiralty/civil law without any constraints of Constitutional common law.

The whole fraud is imposed via "private" UNITED STATES DISTRICT COURTS^{corporate}

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rate and "statutory" States^{territory} courts, both of which operate on the presumption of the several States^{sovereign} being territory of the United States^{founding} and therefore as States^{territory} of the United States of America^{corporate}. These statutory courts operate in civil/equity law wherein no one has rights but only privileges granted by whim of persons or organizations (rules) purporting to have "authority" to do so. Constitutional common law courts validate and observe all rights inherent and unalienable as Natural Rights subject to whim of no one.

No doubt this same scheme carries over into other countries and the United Nations^{corporate}. This is evidenced in the United Nations^{corporate}

Constitution wherein the word "rights" is always used in place of "privilege", deliberately deceiving all into thinking they have absolute rights properly protected. When in reality these "rights" are only permissions as privileges and may be revoked at any time by any U.N. corporate "official" with a rubber stamp and an attitude.

Dale Pond, editor

Dan Meador reveals the evil nature and scope of Cooperative Federalism (fascism) in his epic making new book: America the free has succumbed to Cooperative Federalism (fascism).

What were once sovereign states banded together in a free Union for their mutual benefit have all been replaced with corporations and agencies. The fifty united states party to the Constitution have been supplanted with a semi-private agency wielding unlimited power called the United States of America. Many of the federal agencies extending their fraudulent jurisdiction over the sovereign states are just that: fraudulent, having no real jurisdiction outside of federal territories. How was this accomplished? Where are the original documents detailing this in actual published law? When did this happen? Who did it? Meador's new book has the smoking gun details. Can all this be verified in legal documentation? Yes, here it is. This monumental research shows all and tells all. Legal citations from scores of sources prove the fraud. Never before has this much information been revealed with this clarity, detail and veracity. Get years of Dan Meador's accumulated and indexed research for one low price. Extensively indexed and illustrated. 270+ pages, 8.5" X 11" spiral bound.

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