

Case # 2020-00-0060

In the court of
Common Pleas
County of Summit



(Search History)

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110 1 Ohio
240 10 Laws, etc. (Session laws : 1821-1832 : Special laws)
245 10 Acts of a local nature passed at the session of the
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246 18 Ohio laws|f<1821/22-1831/32>
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STATE OF CONNECTICUT

CONNECTICUT STATE LIBRARY

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COUNTY OF HARTFORD)
 (ss.
STATE OF CONNECTICUT)

I hereby certify that the following document,

Acts of a General Nature, Enacted, revised and ordered to be re-printed at the First Session of the Twenty Second General Assembly of the State of Ohio, Begun and Held in the Town of Columbus, December 1, 1823, Volume XXII, pages 14-15 (1824).

Acts of a General Nature, Enacted, revised and ordered to be re-printed at the First Session of the Twenty Ninth General Assembly of the State of Ohio, Volume XXIX, pages 14-15 (1831).

to which these are attached are true copies of records turned over to me and on deposit in the State Library in accordance with the provisions of Section 11-4c of the General Statutes, Revision of 1958, Revised to January 1, 2012.

IN TESTIMONY WHEREOF, I have hereunto set my hand and the seal of the State Library at Hartford, this February 22, 2012.

Kendall F. Wiggin
State Librarian

Stephen T. Mirsky
Law/Legislative Reference
Connecticut State Library



ACTS
OF
A GENERAL NATURE,
Enacted, revised and ordered to be re-printed,
AT THE FIRST SESSION
OF THE
Twenty-Second General Assembly
OF THE
STATE OF OHIO,
BEGUN AND HELD IN THE TOWN OF COLUMBUS,
DECEMBER 1, 1823;
AND IN THE TWENTY-SECOND YEAR OF SAID STATE

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VOL. XXII.

—●—
PUBLISHED BY AUTHORITY.
—●—

COLUMBUS:

PRINTED BY P. H. OLMSTED.

1824

3



house of representatives shall choose immediately, by ballot, the president; but in choosing the president, the votes shall be taken by states, therepresentation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president shall act as president, as in the case of the death or other constitutional disability of the president. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice president; a quorum for the purpose shall consist of two thirds of the whole number of senators; and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of president shall be eligible to that of vice president of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note. The 11th article of the amendments to the constitution, was proposed at the second session of the third congress: the 12th article, at the first session of the eighth congress; and the 13th article, at the second session of the eleventh congress.]

CONSTITUTION OF THE STATE OF OHIO.

WE the people of the eastern division of the territory of the United States north west of the River Ohio, having the right of admission into the general government, as a member of the union, consist of one thousand seven hundred and eighty seven, and the law of congress, entitled "An act to enable the people of the eastern division of the territory of the United States north west of the river Ohio, to form a constitution and state government, and for the admission of such state into the Union on an equal footing with the original states, and for other purposes; in order to establish justice, promote the welfare and secure the blessings of liberty to ourselves and our posterity, do ordain and establish the following constitution or form of government, and do mutually agree with each other to form ourselves into a free and independent state, by the name of the *State of Ohio*.

ARTICLE I.

Sec. 1. The legislative authority of this state shall be vested in a general assembly, which shall consist of a senate and house of representatives, both to be elected by the people.

Sec. 2. Within one year after the first meeting of the general assembly and within every subsequent term of four years, an enumeration of all the white male inhabitants above twenty one years of age, shall be made in such manner as shall be directed by law. The number of representatives shall, at the several periods of making such enumeration, be fixed by the legislature and apportioned among the several counties, according to the number of white male inhabitants above twenty one years of age in each, and shall never be less than twenty four, nor greater than thirty six, until the number of white male inhabitants above twenty one years of age, shall be twenty two thousand, and after that event, at such ratio that the whole number of representatives shall never be less than thirty six, nor exceed seventy two.

Sec. 3. The representatives shall be chosen annually, by the citizens of each county respectively, on the second Tuesday of October.

Sec. 4. No person shall be a representative, who shall not have attained the age of twenty five years, and be a citizen of the United States and an inhabitant of this state; shall also have resided within the limits of the county in which he shall be chosen, one year next preceding

ACTS
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A GENERAL NATURE,

ENACTED, REVISED AND ORDERED TO BE REPRINTED.

AT THE FIRST SESSION

OF THE

TWENTY-NINTH GENERAL ASSEMBLY

OF THE

STATE OF OHIO.

VOL. XXIX,

PUBLISHED BY AUTHORITY.

COLUMBUS:

PRINTED BY OLMSTED & BAILHACHE.

1831.



ber be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest number, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President; but in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of election shall devolve upon them, before the fourth day of March next following, then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President. The person having the greatest number of votes as Vice President, shall be the Vice President; and such number be a majority of the whole number of electors appointed: and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two thirds of the whole number of Senators; and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.

A well regulated
the right of the people

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[Note. The 11th article of the amendments to the Constitution, was proposed at the second session of the third Congress: the 12th article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]

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WE, the people of the eastern division of the Territory of the United States, northwest of the River Ohio, having the right of admission into the general government, as a member of the Union, consistent with the constitution of the United States, the ordinance of Congress of one thousand seven hundred and eighty seven, and of the law of Congress, entitled "An act to enable the people of the eastern division of the territory of the United States northwest of the river Ohio, to form a constitution and State government, and for the admission of such State into the Union, on an equal footing with the original States, and for other purposes; in order to establish justice, promote the welfare and secure the blessings of liberty to ourselves and our posterity, do ordain and establish the following constitution or form of government; and do mutually agree with each other to form ourselves into a free and independent State, by the name of the State of Ohio.

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RECORDED
Free and Independent State
Ohio Assembly February 6th, 2021

We THE People

Present this Open Letter & Public Notice

8th October 2013

To the following:

US Military, Pentagon Joint Chiefs, Flag Officers, Provost Marshall, Inspector General, and Office of Management & Budget, US Corporation, and its Agents & Actors—an act of giving Public Notice.

We THE People who are the Civilian Authority with the superior lawfull standing over the U.S. Corporation=UNITED STATES CORPORATION and authority over the U.S. Military acting under the Original Jurisdiction of the United States Constitution 1789, Bill of Rights 1791 with the original 13th Amendment="which removes persons who have accepted an entitlement from holding public office" as the united States of America, a Republic form of Government, De Jure, standing as the true form of Government is proud to announce and notice the following effective IMMEDIATELY.

The purpose of this writing is to add the next pieces to the graphical explanation of the relationships between the US Corporation to Straw man and to Us - the living breathing men and women who occupy the geographical lands of the De Jure Constitutional Government for the United States of America.

We want to know that our boarders are watched, and we are protected when we come and go either on pleasure or business. We want to make sure we have a roof over our head, good food not GMO to eat, and the people who represent us at State and Federal levels are looking out for us and not their personal pocketbooks.

So, we want to disconnect ourselves from the US Corporation both personally, State and Federal wise. So, the questions are many and what should we be aware of to disconnect.

On March 27, 1861, seven (7) southern states walked out of the Union along with several of the northern states under "Sine Die" breaking the contract between the Federation and Union States. The states seceding from the Union were South Carolina, Mississippi, Florida, Alabama, Georgia, Louisiana and Texas.

This event caused the contract which consisted of the Articles of Confederation, the Organic Constitution of 1789, and the Bill of Rights of 1791 to be breached.

Upon breaking this contract, the following happened: The Union of States relationship was suspended, and the United States of America was suspended in its existence.

Article I – Legislation was suspended; Under Parliament Congress, Congress ceased to exist as a lawful body and all lawful Republic governmental Seats were vacant*

Article II – Executive branch was suspended; Office of President was suspended – Office of the President was vacant* (President had no authority to declare war). At this point, the then sitting President had no power, no authority, his position as president was suspended and considered vacant by the De Jure Republic Constitutional Government.

Article III – Judicial Courts were suspended; Article III Judicial seats are vacated.*

* = per Administrative Court Judge in a North Carolina case FILE NO. : 11 CVS 1559

On April 15, 1861, President Lincoln executed the first executive order written by any President, Executive Order 1, Executive Orders are not constitutional however it is perceived as law by the use of television propagating the deception. This is not correct; an Executive Order is the memo method of communicating between departments of a corporation and is not the law of the land.

When Congress eventually did reconvene, it was reconvened under the military authority of the Commander-in-Chief and not by Rules of Order for Parliamentary bodies or by Constitutional Law; placing the American people under martial rule ever since that national emergency declared by President Lincoln.

The Constitution for the United States of America temporarily ceased to be the law of the land, and the President, Congress, and the Courts unlawfully presumed that they were free to remake the national government in their own fashion, whereas, lawfully, no constitutional provisions were in place which afforded power or authority to enact any of the actions which were taken which presumed to place the nation under the new form of federal government control.

On April 17, 1861 and over the next five (5) weeks – seceding from the Union were the additional states of Virginia, North Carolina, Tennessee, and Arkansas totaling eleven (11) confederate states.

In 1862, the unlawful congress redefined the word Person as a legal term of art, creating a fictional entity, fictional characterization, Straw man, corporate entity. Definition: Person = Fictional Characterization which allowed the unlawful congress to say "that you can create, you can control".

In 1864, the unlawful congress redefining the word STATE to be District of Columbia. They are setting a pattern for "that what you can create, you can control". In Webster's dictionary 1828, the definition for Columbia as a noun is America; the United States; a poetical appellation given in honor of Columbus, the discoverer.

Furthermore, the definition used today in US Corporation speeches, law, statutes, Court System for Person = Fictional Characterization and STATE= District of Columbia are hereby repealed, revoked, and terminated because these words were redefined by an Unconstitutional congress to be used to entrap the living, breathing flesh and blood man or woman into debt slavery by the 14th amendment. This is spoken by the We THE People of the De Jure Constitutional Government for the united States of America.

The definition for Person and for State as per Webster dictionary 1828:

PERSON, *noun* per'sn. [Latin persona; said to be compounded of per, through or by, and sonus, sound; a Latin word signifying primarily a mask used by actors on the stage.] 1. An individual human being consisting of body and soul. We apply the word to living beings only, possessed of a rational nature; the body when dead is not called a *person*, it is applied alike to a man, woman or child. A *person* is a thinking intelligent being *verb transitive*, To represent as a person; to make to resemble; to image. [Not in use.]

STATE, *noun* [Latin, to stand, to be fixed.] 1. Condition; the circumstances of a being or thing at any given time. These circumstances may be internal, constitutional or peculiar to the being, or they may have relation to other beings. We say, the body is in a sound state or it is in a weak state; or it has just recovered from a feeble state, The state of his health is good. The state of his mind is favorable for study. So we say, the state of public affairs calls for the exercise of talents and wisdom. In regard to foreign nations, our affairs are in a good state, So we say, single state and married state. Declare the past and present state of things.

STATE, *verb transitive*, 1. To set; to settle. [See Stated.] 2. To express the particulars of any thing verbally; to represent fully in words; to narrate; to recite. The witnesses stated all the circumstances of the transaction. They are enjoined to *state* all the particulars. It is the business of the advocate to *state* the whole case. Let the question be fairly stated.

As we continue with the for mentioned timeline, The US Corporation continues to attack the vacant seats of the De Jure Constitutional Government, its people and the lands by writing Executive Orders, Acts and Treaties created by the US Corporation that starts with the "Act of 1871.", Creating the District of Columbia and defining it as a state while the Union States are redefined as territories under the District of Columbia, the "Pan American treaty of 12-26-1933 (49STAT3097) Treaty Series 881", and the "International Organization Immunities Act of 12-9-1945," since all of these ACT's and Treaty references were created by an Unconstitutional government. We THE People are not obligated nor bound by these unconstitutional instruments.

That the Pan American treaty of 12-26-1933 (49 STAT 3097) Treaty Series 881 – (Convention on Rights and Duties of States) stated CONGRESS replaced STATUTES with international law, placing all states under international law.

That the International Organization Immunities Act of 12-9-1945 – - Congress relinquished every public office over to the UN. Local governments up to the president fall under UN jurisdiction. Congress gave the UN the right to dictate what laws will be international & gave them the right to tax the States.

That the International Reorganization Rescind Act- Congress put this into form but they never took action to rescind the act. Fairly recently an Ohio judge filed suit claiming that Congress did not have the right to relinquish government authority over to the UN (a corporation or foreign country) and that the Congressional act was a constitutional violation because they did not put it to the States or the people to agree on it. In 2005 the US Supreme court declined to hear the case therefore all public offices are under UN jurisdiction & they are not American Citizens.

Furthermore, the action by the US Corporation has been Fraudulent in representation of the people of the United States of America as well as taking advantage of minors. The individuals who represent this corporation are not We THE Peoples' government and these individuals are by lawful governing considered to be Corporate CONTRACTORS =ACTORS who do not represent the Political Will of the People. We THE People do hereby declare the US Corporation governs NOTHING since they are nothing more than an unlawful criminal organization. The US Corporation is physically bound to White House = CEO office and Capital Building = Board of Directors office on the land they call District of Columbia. They have NO authority over the people or lands of the United States of America or the District of Columbia.

Furthermore, all adhesion contracts are suspended and revoked due to the fraudulent actions by US Corporation and Banking industry against the living breathing flesh and blood men and women of the United States of America.

Adhesion contract examples (not a complete list):

Minor – certified birth certificate on bonded paper, Social Security Number, Driver License;

Adult – Marriage License, Voter Registration, License as Contractor, usage of Zip Code, USPS – FEMA green address plates for mailboxes, IRS – income filings signature binds a person to pay Unconstitutional taxes which is a fraudulent act since taxation repealed in 1939, taxation without representation and not disclosing taxation is voluntary;

Other – the autograph line on personal checks is micro-printed by Banking Industry further binding parties to debt; mortgages with no jurisdictional representation and much more.

Furthermore, the Bretton Woods Agreement Act with the association of the US Corporation with the CROWN = Rothschild Banking Cartel, the International Monetary Fund are foreign entities and Unconstitutional and are suspended and revoked by We THE People of the De Jure Constitutional Government for the United States of America.

A. Bretton Woods Agreements Act, International Monetary Fund/World Bank Group [As Amended Through P.L. 112-74, Enacted December 23, 2011]

AN ACT To provide for the participation of the United States in the International Monetary Fund and the International Bank for Reconstruction and Development. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SHORT TITLE

SECTION 1, 22 U.S.C. 286 note, This Act may be cited as the "Bretton Woods Agreements Act".

ACCEPTANCE OF MEMBERSHIP

SEC. 2, 22 U.S.C. 286, The President is hereby authorized to accept membership for the United States in the International Monetary Fund (herein after referred to as the "Fund"), and in the International Bank for Reconstruction and Development (hereinafter referred to as the "Bank"), provided for the Articles of Agreement of the Fund and the Articles of Agreement of the Bank as set forth in the Final Act of the United Nations Monetary and Financial Conference dated July 22, 1944, and deposited in the archives of the Department of State.

APPOINTMENT OF GOVERNORS, EXECUTIVE DIRECTORS, AND

ALTERNATES

SEC. 3.1, 22 U.S.C. 286a, (a) The President, by and with the advice and consent of the Senate, shall appoint a governor of the Fund who shall also serve as governor of the Bank, and an executive director of the Fund and an executive director of the Bank. The executive directors so appointed shall also serve provisional executive directors of the Fund and the Bank for the purposes of the respective Articles of Agreement. The term of office for the governor of the Fund and of the Bank shall be five years. The term of office for the executive directors shall be two years, but the executive directors shall remain in office until their successors have been appointed. (b) The President, by and with the advice and consent of the Senate, shall appoint an alternate for the governor of the fund and an alternate for the governor of the Bank. 2 The President, by and with the advice and consent of the Senate, shall appoint an alternate for F:\COMP\IFI\BRETTON. December 23, 2011.

Furthermore, the United Nations has been given direct orders to stand down and to leave the Republic State of New York and the entire geographical lands known as United States of America. No department of our government shall report to a foreign agency or foreign agent. United Nations failure to comply shows their intent to continue to carry forward the criminal Agenda 21 of mass murder of people in the United States of American and the World. It is the duty and obligation of the Military to remove these criminal power seekers from our lands.

We THE People now understand that we have been fooled, manipulated and coerced by fraudulent acts committed by Abraham Lincoln and the US Corporation through their adhesion contracts for their financial gains.

authority to operate on the lands of

Furthermore, The POPE on July 11 and effective September 1, 2013 issued a APOSTOLIC LETTER ISSUED MOTU PROPRIO OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF THE JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS.

Pope Francis Apostolic Letter effectively stripped away the immunity of all judges, attorneys, government officials and all entities established under the Roman Curia. Since "All" corporations are established under the Roman Curia they have their immunity stripped away including their C level, Executive level, Office of General Council, and significant operational staff.

All of these "persons" can be held accountable for war crimes, crimes against humanity, for the unlawful restrictions of the liberties of the divine spirit incarnate; for failure to settle the accounts; for continued prosecution of claims already settled, etc. Definition: Divine Spirit is humanity.

Over the past several years, there has been a great and powerful movement by the patriots and others to take back our Unalienable rights, pronouns as UN-A-LIEN-ABLE or said Not-a-lien-able right. This means no one can take these from us as per the bible and our forefathers. To stand up the republic once again and dissolve the US Corporation and rid ourselves of the banking cartels who direct the central banking wars for their profit.

On October 21st, 2012, a group of living breathing men and woman meet with a specific intent to reseal our Federal government. They did reseal our United States of America as a sovereign Nation once again. Along with that comes the re-instatement of the contract between Federal and Union States or Nation States. We THE People stand once again under the De Jure Constitutional Government; Republic form of Government which represents the People of this great land known as united States of America. The offices that have sat vacant since March 27, 1861 are now being filled with men and woman from this nation.

By the Political Will of We THE People we hereby claim the following:

- Revocation of all the unconstitutional acts, treaties, proclamations, etc. since March 27 1861,
- The law of the land is Geneva & King James Bible, Common Law, Articles of Confederation, the Organic Constitution of 1789, the Bill of Rights of 1791 and Northwest Ordinance. These laws apply to all 50 Nation States.
- US Corporation is Confined to the geographical area called the District of Columbia, The US Corporation is physically bound to White House = CEO office and Capital Building = Board of Directors office.
- The US Corporation has NO authority over the people or lands of the United States of America and the people or land of the District of Columbia.
- Revocation of all adhesion contracts by US Corporation due to their fraudulent actions against the people.
- The IRS and Federal Reserve are associated with US Corporation and IMF which have no authority to operate on the lands of the United States of America.

- The De Jure Constitutional Government declares Martial law over the US Corporation and the land known as Washington DC. Washington DC will be patrolled by the United States Military and Militias of the states assigned to do so.
- We THE People will consider criminal charges against all the actors, agents and their supporting staff as far back as necessary ...

It is the Political Will of We THE People~

***Notice to Agent is notice to Principal
Notice to Principal is notice to Agent***

*Rebecca Maie, Secretary
Ohio State Jural Assembly*