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# The Restore America Plan

Overview

## The Restore America Plan

The Restore America Plan is a bold achievable strategy for behind-the-scenes peaceful reconstruction of the de jure institutions of government without controversy, violence or civil war. After consultation with high ranking members of the United States armed forces, the Plan is in the process of assembling the Guardians of the Free Republics and reinhabiting the De jure Grand Juries to:

Restore and reinhabit the de jure institutions of lawful government.

Terminate illicit corporations posing as legitimate governments, in particular the territorial jurisdiction United States Federal Corporation (corp. ref. 28 U.S.C. 3002) posing as the de jure United States of America.

Terminate all presumed powers of attorney to such corporations.

End the foreclosure nightmare (for borrowing against one's own credit).

End tax prosecutions for resisting the transfer of private wealth to foreign banking cartels such as I.R.S. (former Puerto Rico Bureau of Taxation).

End street assaults against the sovereign People for failing to exhibit a State-issued confession of subject-class citizenship.

End all prosecutions which lack an injured party.

End admiralty prosecutions for kidnapping and other heinous crimes against mankind as "commercial crimes" against the corporate State under a contrived corporate color-of-law venue (corp. ref. 27 C.F.R. 72.11).

Terminate the intrusion of corporations posing as the state into every aspect of the People's lives.

End the use of covert contracts such as Form 1040, car registrations, birth certificate applications, and bank signature cards which confess the signer to be a legal fiction subject of the United States Federal Corporation ("U.S. person") that has waived his/her rights in favor of state-issued privileges.

End the use of deeds which classify the People as "tenants" on their own land, thereby transferring control to incorporated County registrars and tax assessors.

End the perversion of marriage into a commercial system of state-issued privileges through the so-called "marriage license" whereby incorporated "courts" presume the "right" to trespass on families and kidnap children.

End the hijacking of automobile ownership through DMV registrations which covertly exchange the divine rights of travel and ownership for the state-issued "privileges" of "driving" and "title." In place of all of the above, substitute sovereign identification, diplomatic immunity and sovereign passports to facilitate safe passage throughout the world free from corporate State molestation and terror.

Restore the People's money and wealth from the banking institutions, war profiteers, and international loan sharks.

Instantly vest all mortgages, auto loans and personal business loans "issued" by members of the Fed. The state shall hold no paper on, or debts against, the sovereign People, directly or through its agencies and licensed banking institutions.

Instantly end all non-consensual and unlawful taxation including all taxes on the sacred rights of labor and privacy.

Empower and inspire the sovereign People to righteousness through such renewed abundance.

Issue orders to the military and police powers to enforce the Peoples' divine rights of birth.

Reabsorb all de facto actors into lawful de jure capacity.

End the perverse act of requiring the People to pray to "courts" as is now required under corporate rules and traditions.

Restore the de jure judicial institutions including the district court of the United States and the one supreme Court.

Quietly mirror the strategies of 1933 thereby using their (our) institutions, military and public officials to undo eighty years of subterfuge without provoking alarm, controversy or armed conflict.

Return the military and law enforcement institutions to proper and lawful de jure sovereign authority from the clutches of corporate actors.

Forgive all corporate actors who repent for their State-sponsored crimes against mankind. Remove the recidivists from office.

Do all of the above, and more, peacefully, discreetly, quietly and honorably, behind the scenes, without public proclamations or provocative actions against a general public that is mostly unaware of the hijacking of their free de jure American republics, and their hapless media.

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## IMMEDIATE GOALS OF THE RESTORE AMERICA PLAN

- Ending foreclosure and bank collection actions immediately (our first and seventh directives)
- Ending tax prosecutions immediately (second and sixth directives)
- Ending invasions, prosecutions and detentions for fictitious crimes against the state that lack an injured party other than insurrection, treason and frauds against the United States (third and eighth directives)
- Ending molestation on the byways (fourth and ninth directives)
- Production of sovereign identification and passports that do not proclaim subject-class citizenship (fourth and ninth directives)
- Restoration of the trappings of proper de jure governance (fifth and tenth directives)
- Restoration of the common law of the Land (third and eighth directives)  
reigning in of the admiralty color-of-law venue to the high seas (third and eighth directives)
- Restoration of the proper de jure judicial institutions such as the district court of the United States and the one supreme Court as constructed and restrained in the Constitution for the United States of America, c. 1787 (Phase 2, thirteenth through fifteenth directives)
- Re-absorption of the de facto judicial aberrations such as USDC into the de jure institutions (Phase 2, thirteenth through fifteenth directives)  
a PERMANENT TERMINATION OF TERRITORIAL GOVERNMENT OUTSIDE CONSTITUTIONAL LIMITATIONS beginning with voiding of the *Downes v. Bidwell* monstrosity (Phase 2, eighteenth directive)
- Arrest and shackling of the District Court of the District of Columbia (Phase 2, sixteenth directive)
- Recognition of sovereign status in the police databanks of the land (fourth and ninth directives) and a lawful and orderly removal of the corporate state as the ruler of every aspect of your life.

And we will accomplish all of that – with your help – BEHIND THE SCENES, lawfully, peacefully, without violence and without risking civil war.

## Phase 2: RESTORATION OF THE PEOPLE'S COMMON LAW OF THE LAND

With restoration of the de jure judicial institutions in Phase 2, we are also enacting the: Bill of Rights of Law to prevent once and for all the "legal" franchise perversions of law into at-law, territorial, admiralty/military aberrations.

There will be no such entity as a non-Article III court, even when administering the admiralty law venue for genuine issues of the high seas and international commerce.

The Bill of Rights of Law has been authored to address the perversions of law through statutes, Rules of Evidence, and Rules of Civil Procedure which have hijacked the law of the Land for the bar associations and converted the common law grand juries into prosecutorial kingdoms and slandered them as "runaway juries" instead of the fourth branch of government historically charged with OVERSEEING GOVERNMENT and PROTECTING AGAINST TYRANNY BY GOVERNMENT OFFICIALS .

## LAW ENFORCEMENT

Even the insidious law enforcement agencies that have become interwoven in the tiniest issues of our lives will see the benefits of a return to the land where they can once again devote their skills to enforcing law, forever spared the risks of acting as agents for tyranny and the tragedies of assaulting the women and children of the sovereign People, their own mothers, sisters, daughters and granddaughters

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## RATIONALE

For those who are concerned about opening the door to satanic forces, permit me to reassure you. The Guardian Elders deliberated with great sobriety the wisdom of sitting on our hands while the march to World War III continues. We asked ourselves if we could continue, in good conscience, to do nothing while so many of our friends and colleagues are suffering hardship. We asked ourselves if we are enjoined by the Book of Revelation from acting on behalf of freedom and mankind. After much prayer and soul-searching, we concluded unanimously that the need for action was self-evident. We are called to action.

We debated how best to accomplish our goals. Could we reasonably expect to restore Biblical law to a devoutly secular population that cherishes television, promiscuity, physical debasement and electronic devices with religious fervor, and that suffers the warped belief that advertisements for personal hygiene products and Viagra in our homes does not debase our children? Could we re-educate millions of Americans who have been programmed to believe that the ban against government interference in matters of worship somehow excludes piety in government? Could we convey consciousness regarding matters of Law to a society that breathes "Cops" and "Law & Order" and worships the bar associations "legal" system franchise where once the law of the Land reigned supreme? Eventually we concluded that "agreeing with thine enemy" was the ONLY prayerful way to bring the Lord to the people. The Restore America Plan capitalizes on THEIR belief system as a vehicle for relieving corporate tyranny. In due time, the higher goal of salvaging the souls of mankind can be addressed.

The one common belief that ties the American population together is faith in the Constitution. Many Americans are willing to fight and die in its defense even as they blindly trade notes of debt issued by a foreign bank. We decided that restoring, in principle, the Constitutional institutions through December 19, 1860 was the approach MOST LIKELY TO SUCCEED (and that's the bottom line, failure being unacceptable). We rejected restoration to 1933, the Articles of Confederation or ancient times as being insufficient (1933) or unworkable, at least in terms of achieving our goals rather than proclaiming our patriot knowledge of history. Of course we recognize that the Constitution was the method for imposing on the States the obligations rejected by the colonies to pay the Revolutionary War debts to the Bank of England. Notwithstanding, we can relieve the suffering of the sovereign People by agreeing with those who choose to glorify a man-made document.

And finally, we constructed "The unanimous Declaration of the sovereign People of the united States of America to restore and reinhabit the free American Republics" to be a shining covenant with the Creator. His charging the People with dominion over all the earth in the Book of Genesis is declared in the very first paragraph as the foundation for the restoration. In so doing, the Declaration is established in history as a genuine covenant with the Creator in honor of the Law.

Thus, once the process was grounded in the original law venue, the need to introduce the ethereal concepts of counties, districts and "tens" was circumvented, all of those entities being derived from Scripture. Why introduce concepts that are likely to generate resistance? At every step, The Restore America Plan is mindful of our goals. Is our goal to relieve oppression or re-educate America to patriot doctrine?

WE HAVE THE HIGHEST REGARD FOR THOSE OF YOU TRYING TO CARVE OUT SUCH LIVES ON THE county, but we believe that most patriots will be well served by a simultaneous restoration of their sovereign rights rather than fighting the battles town by town, county by county, and state by state. And so we welcome each and every one of you to join us

EVEN WHOLE ASSEMBLIES AND JURIES.

We also believe that if the American Founders had email, Twitter, texting, video conferencing and fax machines, they would have used them to approve the founding documents in weeks rather than years. So we are not addicted to scribes and other signs of deference to the methods of others. Rather, we follow a simple formula:

WE DECLARE – UNDER GOD – IT IS SO – WE ARE BACK

exactly the same formula used by the original declaration of 1776. That's what we mean by "understanding who we are."

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**The Guardians of the Free Republics  
and the fifty American  
De jure Grand Juries  
invite you to join our ranks and finally solve your problems.**

**If you are tired of being subjected to a corporation posing as a legitimate government that would arrest you for refusing to pray to corporate courts or give up your land or pay taxes to the Rothschilds or exhibit a state-issued confession of subject-class citizenship, then we invite you to take a moment to read the one page**

**The unanimous Declaration of the sovereign People of the united States of America  
to restore and reinhabit the free American republics**

attached hereto. This is YOUR chance to finally end the economic seige, the foreclosures, tax and criminal cases which lack an injured party, the assaults and terror under color of law by lawfully, expediently and peacefully restoring the *de jure* (original) institutions of the fifty state republics and the United States of America. And yes...all to be accomplished by

**March 31, 2010.**

After a year of face-to-face negotiations with high-ranking members of the armed forces of the united States of America, the leaders of the freedom movement have joined together to bring you a four step comprehensive remedy—the Restore America Plan—whereby the military has agreed to follow the orders of the legitimate *de jure* government upon proper restoration and execution.

To be clear, this is not a typical patriot “remedy.” The four step Restore America Plan was proposed by high-ranking members of the military who are tired of taking orders from a corporate CEO, and who recognize the People as the last chance to avoid a third world war. In fulfilling the call to action, the Guardian Elders who wrote the Declaration and designed the implementation plan are prepared, with your assistance, to

**restore the one true sovereign authority on the land**

once and for all, as the only lawful government of the United States of America in truth *and* in the eyes of the military commanders. As you will see when you read the one page Declaration and the Warrants and

Orders attached thereto, the remedy is already won, even before it begins. By its very nature, the mere act of re-inhabiting the *de jure* institutions of law creates the victory we have all been seeking. Actors throughout the United States Federal Corporation understand they must ultimately defer to the *de jure* authority. The remedy is self-actualizing.

## **JOINING THE GUARDIANS**

If you elect to join the Guardians of the Free Republics, you will be part of the lawful solution instead of a perpetual victim. Your future and the future of your children will finally be in *your* hands. There will be no more excuses or anyone else to blame. The future will be yours to create.

By joining, you agree to take a covenant of office and occupy the office of **juror** of the **De jure Grand Juries** which are instantly assembled under the Creator in each of the fifty (50) free republics for the purpose of reinhabiting the *de jure* institutions of lawful government, eliminating *de facto* institutions, and peacefully restoring the People’s wealth. Indeed, the power *will* rest with you.

You will also be taking a covenant to join the **Guardians of the Free Republics**, the well-regulated volunteer defenders of the free Republics and the unanimous Declaration (see below).

## **THE RESTORE AMERICA PLAN**

Have you ever wondered why every attempt to restore the American republic has failed miserably? Could it be that attempting to change the minds of a population that has suffered four generations of cultural amnesia is doomed to fail, and worse, likely to incite violence against you?

But have you ever wondered how the bankers were able to replace *de jure* government around the world in 1933 without a hint of protest? How they stole our law and our money with little or no resistance? Clearly, their strategy of back room politics was brilliant, if sinister, allowing them to rewrite the rules without even token resistance. Well isn’t it time to apply the same principles to salvaging the Law from wickedness?

The Restore America Plan is a war college restoration strategy for regaining control quietly, efficiently and quickly *without* provoking controversy, ridicule, violence or civil war. In fact, the need for expediency eliminates any thought of making public proclamations. *Restoration will occur behind the scenes in a manner designed to get results, not glory.* We will NOT utter public statements which make us feel good but provoke ridicule and conflict. We will NOT attempt to re-educate an unconscious population that was raised on corporate slavery.

If you become a Guardian, you will be agreeing to avoid such public proclamations. You will be required to divest ego and desire in favor of committing yourself to a strategy of reconciliation that places the Guardians in charge of the institutions that were once the source of persecution. As you will see by the Warrants and Orders, the De jure Grand Juries will work behind the scenes, methodically dismantling the satanic institutions and rituals of 1933 and 1865.

For example, instead of marching grand juries patriot-style into local courtrooms to dismiss cases (and scare the locals to death), district judges who have been reabsorbed into the district court of the United States will issue a simple writ of mandamus terminating the local prosecution expediently. In this way, the events of 1933 will be reversed as they were instituted, by controlling the institutions of power behind the scenes. Wouldn't you like to be in control for a change? Notwithstanding, the grand juries are not waiving such direct authority if it ever proves necessary.

And in the event the process should ever fall under public scrutiny, the unanimous Declaration was written to be a shining beacon of reason, history and forgiveness. It even looks like, sounds like, and cites the original Declaration of Independence as its authority so that condemnation of the Restoration is also condemnation of the original Revolution. The Restore America Plan is protected by the very Declaration of Independence upon which it was modeled.

The Restore America Plan is designed to turn back the clock and remove the corporate state from the lives of the sovereign People, while most of the population continues to go about their business unaware and unafraid. **Please do not attempt to join our ranks if your intentions differ even slightly with this approach. If you seek glory or retribution, the Restore America Plan is not for you.**

## ABSOLUTION

To preserve spiritual purity, the Restore America Plan features forgiveness. At its core, it is peaceful and non-violent. Having so ensured our dominion over all the earth, actors who repent their crimes against mankind will be forgiven. With forgiveness as our hallmark, we do not waive our legitimate and necessary right as lawful authority to arrest, try and sentence those incorrigibles who use *de facto* power to impair *de jure* authority, or otherwise attempt to hijack the lawful *de jure* office. And we will use the very public institutions that once prosecuted us to execute those orders as needed.

## ORDERS TO THE GOVERNORS AND THE MILITARY

The Declaration is a mere one page, and has been written to stand alone among history's milestones. It is followed by Warrants and Orders of the De jure Grand Juries, each meticulously planned to **solve your problems and issues** (travel, diplomatic status, foreclosure, taxes, unlawful prosecutions) through cooperation rather than resistance. We are mindful that initiating a financial crisis, violence, or banker's retaliation could be fatal to the cause. So every step has been debated and crafted with outcome in mind.

## ADDITIONAL PHASES

Phase 2 is waiting in the wings. Shortly after the Declaration is presented, the De jure Grand Juries will re-absorb USDC, the Court of Appeals and the U.S. Supreme Court into their *de facto* counterparts, the

district court of the United States  
circuit court of the United States  
one supreme Court of the United States

In subsequent phases, we will also be:

- globally re-absorbing the corporate institutions into the *de jure* venue
- re-absorbing *de facto* policy enforcement officers into the People's service, in particular the U.S. Marshals Service
- restoring the People's wealth without triggering economic catastrophe.

## THE POWER AND DUTIES OF THE DE JURE GRAND JURIES

As mentioned, re-inhabitation is self-actualizing. If needed, the De jure Grand Juries, as the one lawful authority on the land, operating IN the republics, protected by the Constitution for the United States of America, c. 1787, will commandeer those *de facto* institutions which fail to obey our lawful orders, remove corporate imposters, and lawfully appoint marshals to serve the district court of the United States and the De jure Grand Juries. Interestingly, Section 27 of the Judiciary Act of 1789 ([http://www.constitution.org/uslaw/judiciary\\_1789.htm](http://www.constitution.org/uslaw/judiciary_1789.htm)) does not provide for U.S. Marshals nor specify who is to appoint the district court marshals that are created by the Act.

Members of the Guardians of the Free Republics may also be called upon from time to time to appear in sufficient numbers professionally to emphasize our authority as the supreme lawful *de jure* institutions on the land. It is inherent upon the sovereign People to finally accept responsibility to ensure the posterity.

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## Confessions From The Horse's Mouth

(can be reviewed in less than 30 minutes).

Please Goggle or use the included links:

- "28 USC 3002" (definition of the United States as a Federal corporation never taught in civics class; go to paragraph 15) ([http://www.law.cornell.edu/uscode/uscode28/usc\\_sec\\_28\\_00003002----000-.html](http://www.law.cornell.edu/uscode/uscode28/usc_sec_28_00003002----000-.html))
- "27 CFR 72.11" (U.S. Inc. defines all crime as commercial as a result of the fall of the republic when the South walked out of congress in 1861 and the de jure congress, unable to raise a quorum, was replaced by Lincoln with the de facto corporate Congress; and the de jure district court of the United States was replaced by the de facto corporate UNITED STATES DISTRICT COURT ([http://www.access.gpo.gov/nara/cfr/waisidx\\_98/27cfr72\\_98.html](http://www.access.gpo.gov/nara/cfr/waisidx_98/27cfr72_98.html))
- "Executive Order 6102" (government's confiscation of your family's gold and wealth under threat of 10 years in prison for failure to comply. As the Order specifies U.S. "persons" (eg. JOHN SMITH and JANE DOE), law enforcement was duped into enforcing against the general public a command that only applied to Federal employees and members of the armed forces.) (<http://www.presidency.ucsb.edu/ws/index.php?pid=14611> or <http://www.the-privateer.com/1933-gold-confiscation.html>)
- "HJR 192" (outlawing of the simple act of "paying with money" as a felony by substituting the lawyer's parlor trick of "discharging" debts) (<http://www.truthsetsusfree.com/HJR192.htm> or <http://www.nomoredebt.cc/hjr192.html>)
- "Congressman Louis McFadden speech" (indictment of the Secretary of the Treasury and the Federal Reserve Board of Governor's for treason by the chairman of the House Banking and Currency committee in 1934. In scathing speeches to Congress, McFadden said: "(The Fed) has impoverished and ruined the people of these United States, has bankrupted itself, and has practically bankrupted our Government." This most knowledgeable man on banking also explained in vivid detail the method for recruiting the Federal Reserve to pay our debts as holder of the gold, and which is at the heart of today's "tax remedies.") (<http://www.geocities.com/Heartland/7006/mcfadden-frb.html> or <http://www.geocities.com/CapitolHill/Senate/3616/flaherty10.html> and [http://en.wikipedia.org/wiki/Louis\\_T.\\_McFadden](http://en.wikipedia.org/wiki/Louis_T._McFadden))
- "Lewis v. United States 680" (Federal Reserve Bank is privately owned: "...we conclude that the Reserve Banks are not federal instrumentalities for purposes of the FTCA (Federal Tort Claims Act), but are independent, privately owned and locally controlled corporations." Lewis v United States, 680 F.2d 1239 (9th Cir. 1982). In other words, the Fed enjoys no United States immunity from law suit because it is a Federal institution in name only. ([http://nesara.org/court\\_summaries/lewis\\_v\\_united\\_states.htm](http://nesara.org/court_summaries/lewis_v_united_states.htm) and <http://www.geocities.com/chrisforliberty/lewis.html>)
- "Modern Money Mechanics" (The Fed's concise operational manual showing how money AND INTENTIONAL INFLATION are created from thin air by the Fed and it's member banks. The manual is very clear as to the power of created inflation to speed the process of confiscating your wealth. The section: "Who Creates Money?" and the final paragraph in "Bank Deposits – How They Expand or Contract" are worth extra attention.) ([www.rayservers.com/images/ModernMoneyMechanics.pdf](http://www.rayservers.com/images/ModernMoneyMechanics.pdf) or [http://en.wikisource.org/wiki/Modern\\_Money\\_Mechanics/Introduction](http://en.wikisource.org/wiki/Modern_Money_Mechanics/Introduction) )
- "Grace Commission" (Confirmed that virtually ALL taxes actually go to the Federal Reserve Bank to pay interest on the U.S. debt to the banking families that own the International Monetary Fund (IMF): "With two-thirds of everyone's personal income taxes wasted or not collected, 100 percent of what is collected is absorbed solely by interest on the Federal debt and by Federal Government contributions to transfer payments. In other words, all individual income tax revenues are gone before one nickel is spent on the services which taxpayers expect from their Government." J. Peter Grace, Cover letter, President's Private Sector Report on Cost Control, January 12, 1984. Peter Grace was considered the Warren Buffett of his time, and the Grace Commission Report received widespread media attention as the gospel of Reagan's so-called tax system overhaul.) (<http://www.freecanadian.net/articles/grace.html> or <http://www.uhuh.com/taxstuff/gracecom.htm>)
- "31 CFR 103.11" (Promissory note is defined as a "monetary instrument:" "(u) Monetary instruments...Monetary instruments include...All negotiable instruments (including personal checks, business checks, official bank checks, cashier's checks, third-party checks, promissory notes (as that term is defined in the Uniform Commercial Code), and money orders) that are either in bearer form, endorsed without restriction, made out to a fictitious payee (for the purposes of Sec. 103.23), or otherwise in such form that title thereto passes upon delivery.") ([http://edocket.access.gpo.gov/cfr\\_2008/julqtr/31cfr103.11.htm](http://edocket.access.gpo.gov/cfr_2008/julqtr/31cfr103.11.htm) or [http://www.ffiec.gov/bsa\\_aml\\_infobase/pages\\_manual/regulations/31CFR103.htm](http://www.ffiec.gov/bsa_aml_infobase/pages_manual/regulations/31CFR103.htm))
- "NYUCC 3-104" (Promissory note is defined as a "negotiable instrument:" "(1) Any writing to be a negotiable instrument within this Article must (a) be signed by the maker or drawer; and (b) contain an unconditional promise or order to pay a sum certain in money and no other promise, order, obligation or power given by the maker or drawer except as authorized by this Article; and (c) be payable on demand or at a definite time; and (d) be payable to order or to bearer. (2) A writing which complies with the requirements of this section is (a) a "draft" ("bill of exchange") if it is an order; (b) a "check" if it is a draft drawn on a bank and payable on demand; (c) a "certificate of deposit" if it is an acknowledgment by a bank of receipt of money with an engagement to repay it; (d) a "note" if it is a promise other than a certificate of deposit." ([www.law.cornell.edu/ucc/3/3-104.html](http://www.law.cornell.edu/ucc/3/3-104.html))
- "Senate Report 93-549" (The United States has been under dictatorial control since March 9, 1933. Report of the Special Committee on the Termination of the National Emergency, Senate Report 93-549, War and Emergency Powers Acts, November 19, 1973. "Foreward: Since March 9, 1933, the United States has been in a state of declared national emergency...These proclamations give force to 470 provisions of Federal law. These hundreds of statutes delegate to the President extraordinary powers, ordinarily

exercised by the Congress, which affect the lives of American citizens in a host of all-encompassing manners. This vast range of powers, taken together, confer enough authority to rule the country without reference to normal Constitutional processes. Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and, in a plethora of particular ways, control the lives of all American citizens.” ([http://www.scratchinpost.net/barefootbob/war\\_ep1.html](http://www.scratchinpost.net/barefootbob/war_ep1.html))

- “Foley Brothers, Inc. v. Filardo, 336 U.S. 281 (1949).” (U.S. regulations apply only within the U.S. territories and the District of Columbia. “It is a well established principle of law that all federal regulation applies only within the territorial jurisdiction of the United States unless a contrary intent appears.”)

- “Caha v. US, 152 U.S. 211 (1894)” (U.S. regulations apply only within the U.S. territories and the District of Columbia. “The laws of Congress in respect to those matters [outside of Constitutionally delegated powers] do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government.”)

- “U.S. v. Spelar, 338 U.S. 217 at 222.” (U.S. regulations apply only within the U.S. territories and the District of Columbia. “There is a canon of legislative construction which teaches Congress that, unless a contrary intent appears [legislation] is meant to apply only within the territorial jurisdiction of the United States.”)

- “Downes v. Bidwell, 182 U.S. 244 (1901).” (Purportedly decided if the constitution applies to U.S. territories. In actuality, unleashed the great fraud of unlimited statutory power misapplied throughout the continental United States of America. Dissenting opinion of Justice Marshall Harlan. “...two national governments, one to be maintained under the Constitution, with all its restrictions, the other to be maintained by Congress outside and independently of that instrument, by exercising such powers as other nations of the earth are accustomed to...a radical and mischievous change in our system of government will result...We will, in that event, pass from the era of constitutional liberty guarded and protected by a written constitution into an era of legislative absolutism...It will be an evil day for American liberty if the theory of a government outside the supreme law of the land finds lodgment in our constitutional jurisprudence.” In other words, a genuine de jure United States of America congress is always bound to enact laws within the jurisdiction of the constitution. He held to the obvious truth that congress does not exist, let alone have powers, outside the constitution. Harlan said, “This nation is under the control of a written constitution, the supreme law of the land and the only source of the powers which our government, or any branch or officer of it, may exert at any time or at any place.”)

- Section 802, Patriot Act. (Defining the People as terrorists. Defining terrorism as a maritime event. Excluding private meetings on the land from terrorism: “(5) the term ‘domestic terrorism’ means activities that--(A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State; (B) appear to be intended-- (i) to intimidate or coerce a civilian population; (ii) to influence the policy of a government by intimidation or coercion; or (iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and (C) occur primarily within the territorial jurisdiction of the United States.”) (<http://www.ratical.org/ratville/CAH/Section802.html>)

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