Members of THE STATE OF CALIFORNIA, are members of a corporate franchise. They are not the legitimate members of the lawful state, California. The lawful seats of government exist but are vacant. They have been vacant since about the 1860s... The time Lincoln convened what he led people to believe was a body politic called Congress. However, there is a little matter of convening the body at gunpoint. Kinda wrecks the whole process. There appears not to have been any legitimate legislative matters presented or
resolved since that time.

In summary – everything of a lawful legislative matter has been no and void since the 1860s. For greater insight into this matter, please review the following link: 06-23-17-Justice Township

CALIFORNIA STATE FRANCHISE BOARD – ATTORNEY MICHAEL VIGIL – RANCHO CORDOVA – Corporate associations

California, State of – Corporations

We are here from the corporate CALIFORNIA Taxing authority; a franchise branch of the UNITED STATES OF
AMERICA, INCORPORATED.

CALIFORNIA BOARD OF EQUALIZATION (BOE) – Incorporated

San Jose: A Franchise Branch of the U. S. Corp Franchise…”State of California?”

California DMV Corporations

08OCT16-CALIFORNIA SECRETARY OF STATE, corporate identification

08OCT16-STATE OF CALIFORNIA Corporate (CAFR)

CALIFORNIA FTB: Corporate structure

Fraudulent “State of California” – Corporate Structure

Related to corporate activities.

Orange County California Corporate Government Gifts to Law Enforcement

Rich Pedroncelli/AP  Does Mr. Pedroncelli violate the public trust with the following misrepresented information? My opinion? Absolutely.

An unlawful body, pretending to be legitimate… can not lawfully pass laws. Mr. Allen has already revealed that the state legislative criminal impersonators actions are null and void as a result of the 13th Amendment clause prohibiting “titles of nobility…” please see more details below:
California may end a decades-old ban on members of the Communist Party working in its government, after the state Assembly approved a bill that would delete references to the party from its employment requirements.

The bill's sponsor, Assemblyman Rob Bonta, D-Oakland, said that California's laws should focus on individuals' actions and evidence rather than political affiliations and what he termed "empty labels."

Speaking on the floor of the Assembly, Bonta called the legislation a "cleanup bill that removes archaic and outdated references to the Communist Party in our state laws, specifically those stating that a public employee may be dismissed from employment if he or she advocates or is knowingly a member of the Communist Party."

The bill passed in a 41-30 vote, after a debate that touched on the Cold War, the U.S. history of fighting communism — and the potential for future conflicts.

While Bonta called the measure "an appropriate step forward" for the state, three of his Republican colleagues in the California Assembly rose to speak against the bill, AB 22.

"This bill is blatantly offensive to all Californians," said Assemblyman Travis Allen, R- Huntington Beach, who said his constituents include people who fled Vietnam's Communist regime. "Communism stands for everything that the United States stands against."

Allen concluded, "To allow subversives and avowed Communists to now work for the state of California is a direct insult to the people of California who pay for that government."

Yes Mr. Allen, and you mouthed off a few appropriate words designed to provide you with cover supporting your GOP act…but you did nothing to criminally charge those who committed sedition and treason…

Now why was that?

And one more instance on which to call you out…Just rendering one more opinion, Mr. Allen—Given the opportunity to stand for liberty…you chose a path to side-step your obvious patriotic responsibility as an
American sovereign. Mr. Allen…when presented with an opportunity to begin to address the criminal matters of the impostors in Washington, members of the Congress..Mr. Rohrabacher for instance –

**Congressman Rohrabacher... Guilty of treason? Guilty of fraud?**

You obstructed justice, and—Mr. Allen — decided to commit treason…instead.

**The Travis Allen Affair – District 72 – California**

Public Officer Travis Allen; You are my Trustee!

Posted on January 4, 2014

Dear Representative Allen,

Some issues about which I have concern, I am bringing to your official attention. As my Representative, my trustee and public servant I am now making them yours as well.

A serious opportunity presented to the assemblyman in accordance to 18 U.S. Code § 4 – Misprision of felony
Public Notice of the Crime of Fraud

TO: Travis Allen,
Assemblyman, California District 72
17011 Beach Blvd, Suite #1120
Huntington Beach, CA 92647
(714) 843-4966 - (714) 843-6375 fax

Pursuant to Title 18 U.S.C. § 4

Crime: As one of the people, it is my duty and obligation to report to you the crime of fraud on the people of the United States of America.


Criminal Perpetrator(s): Unspecified members of Congress since 1862.

Background: A series of investigations reveals a consistent pattern of criminal behavior has been committed by certain members of the Congress of the United States of America.

Scope of this document: This notice deals with one such abuse. There are many others which will be dealt with separately.

Time Frame: From approximately 1862 through the current time and date.

The authority by which you are compelled to act on behalf of the people of California:
1. America, is a nation of laws. As Americans we respect the rule of law.
2. California, one of the United States of America, is owed both a Republic and all the provisions of The Constitution for the United States of America from all and any successor organizations pretending to trade upon or associate themselves with that original equity contract by any similar name or representation. As a representative of California, you too are obligated to faithfully guarantee this form of government to each of your constituents.
3. The Constitution demands you take an oath of office to guarantee your obedience to the law.
4. The oath of office is a contract between each public servant and their respective constituents. Upon receiving the first payment for services from the public treasury, the contract is consummated regardless of the status of the oath of office.
5. Your oath of office obligates you to act on the part of your constituents to faithfully represent them and protect their interests.
6. Public service is a trust. As a public servant you also have fiduciary responsibilities to protect the interests of the public trust of which you are a trustee. Your performance, in this area, is governed by trust law.
7. There are absolutely no restrictions in your oath of office to prevent you or any other public servant from obeying your oath and fulfilling your sacred and solemn obligations and responsibility to support and defend the Constitution of the United States of America. There are absolutely no restrictions! No jurisdictional limitations and no authoritarian hierarchical restrictions.

The crime defined:
1. In matters of lawful process, any lawful process fails on the first defect.
2. There are no statute of limitations on fraud.
3. The 14th Amendment was fraudulently represented as properly and lawfully ratified.
4. All legislative orders, bills, processes since this event are null and void.
5. There has been no lawful federal government since about 1862.

Required Action:
1. By 31 August 2014 the following remedial actions are to be faithfully executed on behalf of the people:
2. Vex the pushy public by recognizing the crime as reported.
3. Notify all California state representatives of this crime.
4. There is nothing to debate, discuss or negotiate in this matter. The evidence speaks for itself.
5. Acting on behalf of all Californians, as the state assembly, notify the Congress of their criminal actions and breach of contract. Immediately suspend all payments to the federal government pending resolution.
6. Revoke the authority of the federal services corporation to act further on behalf of the people.
7. Suspend operations of all district, administrative and municipal courts until the breach of contract is resolved and they begin operating as a de jure agency.
8. Suspend all payments for services to all public servants not in compliance with the oath of office until Constitutional issues are resolved and all Constitutional protections are properly restored.
9. All damage and injuries perpetrated on the victims of this initial fraud and all subsequent abuses must be corrected and remedy applied in the form of proper restitution to the satisfaction of the victims.

annie rossner, one of the people
8905 Elume River Avenue
Fountain Valley, California 92708-5607
annie@anierossner.com
714-964-4056
And let us examine Mr. Allen’s treasonous response.

It even ties in the influence of the BAR which then nullifies all legislation promoted as law by this too—THE CALIFORNIA LEGISLATURE a franchise of the Washington, D.C. Controlled corporate franchise—run by the British Crown Corporation. The one based in the City of LONDON.

August 15, 2014

Mr. Arnold Rosner  
8905 Rhine River Ave  
Fountain Valley, CA 92708-5607

Dear Mr. Rosner,

This letter is a follow up to your recent visit, emails, and phone call to my district office in Huntington Beach CA, regarding your desire to meet, interview, and record my staff without their permission.

My office is precluded from involving themselves with your requests to meet. As a courtesy, my staff researched the matter and conferred with counsel and law enforcement. However, my office will be unable to assist you any further.

Furthermore, we have closed the file on your complaints and request, and will no longer be available to pursue any further action on your behalf in this or similar matters. Your repeated demand for assistance from my office, regarding matters that fall outside of the jurisdiction of my office, is disrupting legislative business and will not be tolerated any further. Do not call or visit my office regarding this issue. Any further attempt to contact me or my staff about your request to meet will be considered in violation of this request and will be followed by whatever legal enforcement may be necessary.

Sincerely,

Travis Allen  
Assemblyman, 72nd District
AND SERVING THE PEOPLE BY YOUR HONOR?

On Oaths…all Oaths

By the way Mr. Allen — Who are you?

A Citizen Asks; Who Are You?

WOW!!!

What a brilliant observation. Most unfortunate the assemblymen can not see his own criminal behavior.

Assemblyman Randy Voepel, R-Santee, also opposed the bill, noting America's history of going to war to combat communism.

"There are 1.9 million veterans in California," Voepel said. "Many of us fought the communists. They are still a threat. We have North Korea, that wants to do us in. We have China, who is a great, great threat to the United States."

And Mr. Voepel, the reason you did not file sedition and treason charges against your criminally acting cohorts? If not you Mr. Voepel, who?

After those objections were raised, Bonta told his colleagues that the legislation includes a
provision that allows the dismissal of any state employee "if that public employee advocates or is knowingly a member" of an organization that works toward "the overthrow of the government of the United States or any state by force or violence."

And members of this particular assembly have already demonstrated their lack of respect and honor for the legitimate federal Constitution and the lawful state Constitution.

Creating a fake website creating the fraudulent impression the posts and data reflect the official legislative material that reflects the lawful legislative matters of the lawful state which have not been addressed since about the 1860’s. The exact dates of the publishing of the misinformation has not as yet been studied and determined. Some of the bogus website addresses may be found at:

**Official California Legislative Information** and **California State Legislature—Bill Information**

Jerry Brown commits treason. State legislators prove they are impostors…by their fruit—they do nothing!

All other criminal impersonators pretending to be lawful public officers also prove their fraud and misrepresentation…they too do nothing.

**Public Safety Accountability – PENAL CODE**

**SECTION 830-832.17**

**Mispriision of a Felony**
The Northern California chairman for the Communist Party USA, Juan Lopez, has pushed to roll back similar bans in recent years — including one that forbids teachers from being in his party.

The Communist Party isn't a registered political party in California, Lopez told the Daily Bulletin back in 2013.

Oh WOW!

Isn’t that reassuring…This individual controls those who teach the children…

Shall we bring back Liberace?
California Governor VIOLATES Constitution... “Impeachable Offense”

Since Brown is a criminal impersonator and franchise manager...he is not the governor and may not be subject to these crimes...

Either way members of the legislature are obligated to act...to protect the public interest. Of course that would only apply if they were legitimate public officers.
Criminals need do nothing. But then they become subject to immediate arrest and prosecution...when ever the people decide to hold them accountable.

U.S. Constitution - Article 1 Section 10

Article 1 - The Legislative Branch

Section 10 - Powers Prohibited of States

https://www.usconstitution.net/xconst_A1Sec10.html

No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

No State shall, without the Consent of Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it's inspection Laws: and the net Produce of all Duties and Imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States; and all such Laws shall be subject to the Revision and Controul of the Congress.

No State shall, without the Consent of Congress, lay any duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.
“California Gov. Jerry Brown signed an agreement to work with China to lower greenhouse gas emissions Tuesday, just days after President Trump pulled the United States out of an international climate change agreement.

“The agreement aims to expand cooperation between China and California on renewable energy, zero-emission vehicles and low-carbon urban development, Brown’s office said. It will establish a joint working group of Chinese and Californian officials to come up with ways to work together, and to invest in programs that would cut carbon emissions.

“Brown signed the pact with Wan Gang, China’s minister of science and technology, before meeting with Chinese President Xi Jinping.

“’California is the leading economic state in America and we are also the pioneering state on clean technology, cap and trade, electric vehicles and batteries, but we can’t do it alone,’ Brown said Tuesday. ‘We need a very close partnership with China, with your businesses, with your provinces, with your universities.’

“Brown is in the middle of a weeklong trip to China, where he has signed similar agreements with leaders from Sichuan and Jiangsu provinces. Brown will headline the Under2 Clean Energy Forum on Wednesday in Beijing, a gathering of 170 cities, states and nations working to keep the global average temperature increase under two degrees Celsius.”