On Oct 7, 2017, at 3:39 PM, Magnus Regnant
<mr.seaking@gmail.com> wrote:
To the Honorable Thomas Deegan,

Breathren Thomas....., humbly your suffering does not
pass one moment from our sight nor our mindful
thoughts, wishing upon your dignity to be strengthened
with eternal good will & honor.

All our best,
Arthur
Notice: U.P.C. Applicable.

On Sat, Oct 7, 2017 at 4:31 PM, thomas deegan
<wvfreestategov@gmail.com> wrote:
i shall stand side by side with any man who shall
proclaim and defend plenary freedom, immunity,
privilege, right and prerogative as Embassador for the
Creator of all that was, is and shall be.

On Sat, Oct 7, 2017 at 5:19 PM, Magnus Regnant
<mr.seaking@gmail.com> wrote:
Eternal Good Neighbors,

Long have I struggled to wake up American Nationals,
how their great Republic was depopulated (see attached). While many of you railed against me and called me a liar for my effort. Even though you know I have NEVER lost a case in the United States Tax Court!!!!!!!!!!!!!!!!!!!!!!!!!!

I have only sought to awaken American Nationals. Not those who claim the idiocracy of State Citizenship or United States citizenship!

**Have I not proven:**

Any so-called State of confusion that desires to legislate as law, that as a people of the United States "...at the Revolution, the sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects...with none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty." CHISHOLM v. GEORGIA (US) 2 Dall 419, 454, 1 L Ed 440, 455 @DALL 1793 pps 471-472...

"The people's rights are not derived from the government, but the government's authority comes from the people." City of Dallas v. Mitchell, 245 S.W. 944 (Tex. App. - Dallas [5th Dist.], 1922)
"The words "sovereign state" are cabalistic words, not understood by the disciple of liberty, who has been instructed in our constitutional schools. It is our appropriate phrase when applied to an absolute despotism. The idea of sovereign power in the government of a republic is incompatible with the existence and foundation of civil liberty and the rights of property. Gaines v. Buford, 31 Ky. (1 Dana) 481, 501.

Yet, have I not struggled to prove this point, that Government Is Foreclosed from Parity with Real People!!!

Supreme Court of the United States 1795, “Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.” S.C.R. 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54).

And for this reason:
“No constitutional right exists under the Ninth Amendment or to any other provision of the Constitution of the United States “...to trust the Federal Government and to rely on the integrity of its pronouncements.” MAPCO Inc. v Carter (1978 Em Ct App) 573 F.2d 1268 cert. den. 437 US 904, 57 L. Ed 2d 1134, 98 S. Ct. 3090.

Bottom-line:

"For the very idea that one man may be compelled to hold his life, or the means of living, or any material right essential to the enjoyment of life, at the mere will of another, seems to be intolerable in any country where freedom prevails, as being the essence of slavery itself." . . ."This principle of interpretation has been sanctioned by this court in Henderson v. Mayor of New York, 92 U. S. 259; Chy Luny v. Freeman, 92 U. S. 275; Ex parte Virginia, 100 U. S. 339; Neal v. Delaware, 103 U.S. 370; and Soon Hing v. Crowley, 113 U. S. 703; S. C. 5 Sup. Ct. Rep. 730." Yick Wo v. Hopkins, Sheriff, etc, 118 U.S. 356, 6 S.Ct. 1064, 30 L.Ed. 220.

Why is the above stated, true?

"It is obviously correct that no one acquires a vested or protected right in violation of the Constitution by long use, even when that span of time covers our entire national existence and

"One's right to life, liberty and property ... And other fundamental rights may not be submitted to vote; they depend on the outcome of no elections." West Virginia Bd. Of Ed. V. Barnett, 319 US 624, 638 (1943)....

Furthermore, many you have tested my spirit far too long.

Soon, very soon, you will no longer have me to cast aspersions against as if to say, you have any honor to approach without either faith or honor. And, as you know, I most graciously accept both faithfully and honorably, all seeking and living in good will wherever people seek good will faithfully or honorably knowledgeable.

Not otherwise.

I have proven over & over where the United States is located as stated in every jurisdiction throughout the several States of the Union, due to the fact that the States of the Union are agencies of the United States.

I challenge anyone to prove the States are not agencies of the corporate debtor United States [just google 9-307 & read subparagraph (h)].
This above cite can be found in every State proving 50 times over....lol, and, with the above cited jurisprudence undeniable, that the States of the Union (excepting Hawaii, Texas, California & Vermont) where never sovereign. Only the People of the United States (meaning People of the Continental United States).

Since the very inception of either [t]he United States of America or the United States have and remain a body corporate (see attached 1811 case – and – read the entirety thereof, to comprehend what is being stated) since creation of both corporate entities by the sovereign People of the Continental united States (commonly referred to as America) & vested (delegated certain powers – not sovereignty) both for the safeguard of theirs and their posterity's blessings of life, liberty and pursuit of happiness, and, such property rights acquired via variation by agreement honorably thereby.
Only the sovereign people do not have to pay fees to seek defence of their blessings & rights in the courts they have created for such purposes?

Why?

Law: The US Supreme Court has ruled that a natural individual entitled to relief is “entitled to free access..... to its judicial tribunals and public offices in every State in the Union” (2 Black 620; see also: Crandell vs. Nevada, 6 Wall 35). Plaintiff should not be charged fees or costs for the lawful and constitutional right to petition this court in this matter in which he is entitled to relief, as it appears that the filing fee rule was originally implemented for fictions and subjects of government, and should not be applied to the Plaintiff who is a natural individual and entitled to relief (Hale vs. Henkel, 201 U.S. 43).

And keep in mind:

“The moment the idea is admitted into society, that property is not as sacred as the law of Nature (and our emphasis added - Nature’s (Creator/Creative) Science of Right Reason equally endowed upon on all walks of life seeking good will), and that there is not a force of law and public justice to protect it, anarchy and tyranny commence.” John Adams, 1735 – 1826.
Never forget our political, spiritual and binding force by which we seek in good will to serve all walks of life seeking unanimity similarly situated thereby:

"In essentials, unanimity. In non-essentials, liberty. In all things, honor."

In conclusion, if none can rise above the social engineering perpetrated now for more than 230yrs when the truths I have provided, can not and will not arise above the pettifoggery spun be every Social Role Model or Leader seeking to further enslave you into financing your own oblivion, then I must and will do as you wish. Meaning, leave you in the despair of the ignorance you demand. And, take back my peace & honor and depart. And simply & justly let the dead bury the dead, while seeking all walks of life living & seeking good will via Nature's Law & Nature's (Creator/Creative) Science of Right Reason. Not otherwise!!!

All our most precious regards to our breathren & all walks of life seeking honor.

Until then, I AM...

Ex-officio propositus in sanguinity, sealed from our Crowning
Nativity via Wisdom of Divine Law, Your Sovereign Witness & friendly Voice in Law!

Most graciously...'In Honor We Trust'

Arthur, Magnus Regnant of Sovereign Earth Alliance

Link: https://sites.google.com/a/seagov.net/sea/home.

Notice: U.P.C. Applicable.

P. S.: Please, most graciously grant whatever courtesy for any incorrect scripture, syntax or grammatical errors.

But if grace fail our feeble entreaties, then as Don Corleone says ("Oil the gun..eat the cannoli. Take it to the Mattress.")

Why?
“We are increasingly governed not by law or elected representatives but by an unelected, unrepresentative, unaccountable committee of lawyers applying no will but their own.”< Robert Bork.

On Oct 7, 2017, at 1:04 PM, Anna von Reitz <avannavon@gmail.com> wrote:
Instead of restoring and recognizing the actual civil government owed to this country after the so-called Civil War (which was never declared and never ended by a peace treaty and therefore just an illegal commercial mercenary action on our shores) the generals (Grant, Sherman, et alia.) took over, conveniently pretending that the Municipal Government of Washington, DC, was the civil government they were answerable to under the actual Constitution. (It wasn't.)

This set up the "US Congress" --- operating as the
Board of Directors of a commercial corporation and as the plenary oligarchs in charge of the Municipality of Washington, DC, as the rulers of their own little kingdom --- the Municipal United States. You know this organization as the STATES OF STATES, like the STATE OF OREGON and STATE OF NEVADA that have viciously prosecuted the Bundys, the Hammonds, and others.

And it also left the Generals --- operating as the Board of Directors of another corporation -- as the military dictators in charge of the Territorial United States. This originally meant the District of Columbia and the Insular States like Guam and Puerto Rico and American Samoa.....but they quickly established "State of State" franchises --- which they called "States in the Territorial System". Fake States.

According to all these criminals, it left us, the actual states and people as "occupied territory"--- albeit, "occupied" by our own goddamned traitorous "representatives" and military officers, using our resources including our sons and daughters as fodder in foreign for-profit commercial "wars".
I can only guess how disgusted the veterans reading this will be when they understand how grossly they and their families have been betrayed and dis-served by this coalition of criminal self-interest between the military leaders and the politicians.

And how all the Beltway Scum are still screwing around at this late date, dementedly trying to make this gigantic 150 year-old Cluster F continue to function----as if that were desirable for anyone in their right mind on this planet.

Now, the Municipal United States is in Chapter 7 liquidation and is going away. By next June, the planners say that the STATES OF STATES will disappear and be replaced by the United Nations version of this same crappola: THE UNITED STATES OF AMERICA with its "STATES" ---- OREGON, IDAHO, and so on, just more "franchises" of the "UN Corporation"---- a nice, Nazi-sympathizer organization started during World War II in Vichy France.

And where does this leave Donald J. Trump, the CEO of this outgoing Municipal Government organization? Out of a job. Unless he wakes up, re-instates his own
birthright political status, and accepts our Bond and enters into The Office of the President of the United States of America--- and helps restore the actual land jurisdiction government owed to the people of this country.

And, the Territorial United States corporations are in Chapter 11, Reorganization, hence all the rumors that General Dunford will be taking over as "President" of "the Republic" (Inc.)

We are sorry, but pardon us,---- the military leaders are now up against it to answer for their despicable behavior over the course of the last 150 years.

We are the actual, factual Civil Government owed to this country--- the lawful owners of the international land jurisdiction of the organic states. And we are telling the military to stand down. We are declaring the peace after 150 years of this criminality.

The United States Civil Flag, not the war flag, needs to be flying over the Capitol Dome. And that's the fact of the matter. We are not at war. We haven't been at war since 1865.
And everything else that has gone on under color of law and darkness and deceit is just nothing but crime and fraud, embezzlement, betrayal, and gross negligence and dereliction of duty. You all need to back off and back up and turn 180 degrees around.

We are also informing the military Top Brass that far from being broke, the American states and people are the richest -- by far -- of all the people on Earth, and the Paramount Security Interest Holders and Priority Creditors of every Territorial and Municipal Government and every corporation formed under the auspices of these governments worldwide.

We own all the debt, all the assets, all the profits. Worldwide.

Dunford—— you think you need to borrow money from banks and foreign corporations and foreign governments? That you have to borrow money from FRANCE???

But wait a minute --- we own their debt. We own FRANCE, INC. and France, Inc., and guess what? The Bank of France, too. They are the ones in hock to us.
Wake up, you great lantern-jawed lug!

The banks are just Secondary Creditors pretending to "represent" us!

We, the American states and people, are the creditors. We are not "a" bank, we are "the" bank.

And, once and for all, we are not "occupied" by you, you are under contract to serve us. Got that?

Get your rump back in gear and moving in the right direction or we will happily invite the entire world to show up for a housecleaning party and provide the beer and pretzels for our guests.

We don't want to hear you misrepresenting any filthy foreign incorporated entity as a "Republic" of anything but maybe the "Republic of Bull".

We don't want any rumors of "Martial Law" because we have already been illegally and immorally subjected to "martial law" for 150 years and we are goddamned sick of it.
Let us remind you of the Marine Code of Conduct which begins with this salutary bit of information: "I am an American."

Not a "U.S. citizen" not a "Citizen of the United States" and certainly not a "citizen of the United Nations" either----- an American.

We are all Americans. First, last, and in between. It is high holy time that you and the rest of the men sitting as Joint Chiefs started acting like it and cleaned up this whole mess---- the "UN" and the "US", too.

One final note --- the Republics, all fifty of them -- are still here. We didn't go anyplace. We've just been commandeered and enslaved and betrayed by you Pinheads. So do your duty.

Now that you know what it is.

Help restore the actual American Government of the people, by the people and for the people, to full and proper operation as it is supposed to operate, and put this ugly history of criminality and fraud behind us.
And if you need money to do it, you now know who is able and willing to pay your salaries, and your retirements, if and only if, you get your heads screwed on and come home and do the right thing by the American states and people and declare our peace to the rest of the world.

The proof of what has gone on here, and what has to stop, is self-evident from the history and the presumptions and the behaviors of the courts and the verbiage being used and also from your own Field Manuals. Take a gander at the first few sections of the 27-5 FM----and don't even try to deny it. You and your buddies are caught in utter disgrace and must make prompt correction.

1. MILITARY GOVERNMENT-CIVIL AFFAIRS. , a. Military Government. The term “military government” is used in this manual to describe the supreme authority exercised by an armed force over the lands, property, and the inhabitants of enemy territory, or allied or domestic territory recovered from enemy occupation, or from rebels treated as belligerents. It is exercised when an armed force has occupied such territory,
whether by force or by agreement, and has substituted its authority for that of the sovereign or a previous government. Sovereignty is not transferred by reason of occupation, but the right of control passes to the occupying force, limited only by international law and custom. The theater commander bears full responsibility for military government. He is usually designated as military governor, but may delegate both his authority and title to a subordinate commander.

b. Occupied Territory. The term “occupied territory” is used to mean any area in which military government is exercised by an armed force. It does not include territory in which an armed force is located but has not assumed supreme authority.

c. Civil Affairs. The term “civil affairs” is used to describe the activities of the government of the occupied area and of the inhabitants of such an area except those of an organized military character. “Civil affairs control” describes the supervision of the activities of civilians by an armed force, by military government, or otherwise. The term “civil affairs officers” designates the military officers, who, under the military governor, are engaged in the control of
Muslims Flood The Streets Of NYC

Thousands of Yemeni-American Muslims took to the streets of New York City in what is being called the ‘bodega strike’ to protest what they believe is a Muslim ban from President Trump.

Maslow’s Hierarchy