

<sup>3</sup> The Legislative Act of February 21, 1871, *Congressional Record*, Forty-first Congress, Session III, Chapter 62, p. 419, chartered a Federal company entitled "United States," i.e. "United States [1871]," a/k/a "US Inc.," a "Commercial Agency" originally designated as "Washington, D.C.," in accordance with the so-called 14<sup>th</sup> Amendment, which the record indicates was never ratified [see Utah Supreme Court Cases, *Dyett v Turner*, (1968) 439 P2d 266, 267; *State v Phillips*, (1975) 540 P 2d 936; as well as *Coleman v. Miller*, 307 U.S. 448, 59 S. Ct. 972; 28 *Tulane Law Review*, 22; 11 *South Carolina Law Quarterly* 484; *Congressional Record*, June 13, 1967, pp. 15641-15646].

<sup>4</sup> IRS was officially disclaimed as an agency of the United States Government by United States Attorney BETTY H. RICHARDSON (November 18, 1993). For a certified copy of the document see "US Attorney Disclaims IRS as Agency of US Government" in *Appendix*. See also **Internal Revenue Service** in *Glossary*.

<sup>5</sup> RBC = Royal Bank of Canada.

<sup>6</sup> For complete expatriation lists, see [www.frissell.com/taxpat/taxpats.html](http://www.frissell.com/taxpat/taxpats.html).

<sup>7</sup> Situs: site; situation; place.

Without authority; against the organic Constitution, Congress reconstituted the States as a corporation. The 1791 Constitution was set aside to make room for a corporation under the Law of Necessity created by sine die (a walkout where the legislative body adjourned without appointing a day on which to appear or assemble again).

A private, corporate's bottom line is profit (Democracy). The municipal, public bottom line is service (Republic).

Congress replaced the former service-oriented republic form of government with a profit-oriented democracy form of military government without any public knowledge or consent of the facts that was imposed upon the people, and without doubt – this is treason - not only against the former social union agreement, but in respect to International Law.

Congress broke faith with "We the People" and the future generations long before the District of Columbia was incorporated in England in 1871. Congress sold the people out when they formed a new military private corporation and made it the government of the District of Columbia. Under the "guise of constitutionality," under Military Dictatorship declared their non-existent power to do so; through the 14th Amendment as their by-laws; thereby abolishing the Constitution and taking their authority over the Constitution - not under the Constitution.

These men copyrighted not only the Constitution, but also any and all related names such as, THE UNITED STATES, U.S., THE UNITED STATES OF AMERICA, and USA as their own. This was the final blow to the original Constitution as it related to the posterity of the signatories of the social compact known as the united "States (people)" for the united "States (people) of America." Henceforth, the UNITED STATES and UNITED STATES OF AMERICA has been de-facto governed entirely by private corporate law, dictated by the bankers as the fiscal agent for the Creditors (Crown of England as the Exchequer of the Vatican Treasury; Bank of England, Private Bankers, the Rothschilds/the Money Kings)

**However, We the Aboriginal People remain Independent within the framework of International Public Order, and Natura Law - outside of these treasonous signatories and their illegal banking system by re-claiming our nationality and unalienable birthrights according to the principals of our Fore-Mothers and Fore-Fathers; Universal and International Law.**

## **MOORS; RECLAIM YOUR NATIONALITY**

The "Act to Provide a Government for the District of Columbia," Section 34 of the Forty-first Congress of the United States, Session III, Chapter 6 1 and 62, enacted February 21, 1871, states that:

"The UNITED STATES OF AMERICA is a corporation, whose jurisdiction is applicable only in the ten-mile-square parcel of land known as the District of Columbia and to whatever properties are legally titled to the UNITED STATES, by its registration in the corporate County, State, and Federal governments that are under military power of the UNITED STATES and its creditors."

Under this provision, the Military Congress of the UNITED STATES had obtained the power to pass Private International Law for application within the federal District of Columbia. All States of the Union, adopted under Military Order, created new, legislative "conditions" and "codified" their laws by copyright under federal mandate. State "codes" were unlawfully adopted, despite their origin as instruments of Independent People.

**However, We the Aboriginal People remain Independent within the framework of International Public Order and Natural Law; outside of such an illegal and diabolical Military Social Construct; by re-claiming our nationality and unalienable birthrights according to the principals of our Fore-Mothers and Fore-Fathers; Universal and International Law.**

The private Military copyrighted UNITED STATES CODE, Title 28, 3002(15)(A), basically reiterates that the UNITED STATES is a corporation. What was not said in 1871, but was implicit and plainly stated at Title 28, 3002(15)(3): That all departments of the UNITED STATES CORPORATION are part of the corporation. Title 28, UNITED STATES CODE, is Copyrighted, per Private International Law. Indeed, the UNITED STATES CODE, in its entirety, is Copyrighted Private International Law, and applicable only in the District of Columbia.

**HALT COLONIZING MONEY CHANGING DESPOTS FROM GENOCIDE;  
THEY KILL OUR CHILDREN; STEAL OUR PROPERTY, ENERGY AND  
FUTURE; POISON OUR MINDS, BODIES AND OUR ENVIRONMENTS!**