The Republic for the United States of America

Executive Summary for the Republic

“...cunning, ambitious, and unprincipled men will be able to subvert the Power of the People and to usurp for themselves the reins of Government; destroying afterwards the very engines which have lifted them to unjust dominion...The spirit of encroachment tends to consolidate the powers of all departments in one, and thus to create, whatever the form of government, a real despotism...”

-- George Washington, Farewell Address, 1796

It has been over 219 years since President Washington delivered the above farewell address warning in plain language of abusive people behind the scenes who would eventually try to destroy our representative American Republic. It has been a long drawn out process to get us to where we are today in America. The American People discovered that our Constitution has been subjugated and circumvented deceptively; changing our form of governance from a representative republic to a corporate democracy without our knowledge or consent. So, the American People lawfully and peacefully reclaimed our representative republic through the Declaration of Sovereign Intent and Proclamation of Claim and Right of Interest thereby re-inhabiting our representative republic, the Republic for the United States of America. This is our original Republic, the one to which we swear our allegiance every time we swear allegiance to our flag.

Americans are discovering how the Federal Government has caused harm, both to themselves and Nations around the world. We want the American People to know that many loyal Americans as well as friends of this nation are working to expose the unlawful actions of this corporate Federal Government and all the associated corporations and people involved. Our goal is to stabilize America and its economy, with the intent of freeing the American People and People around the world from the despots. The rule of law should be applied equally to all mankind, requiring justice for the innocent as well as for those proven guilty of atrocities that have been committed in the name of the American People. George Washington stated his 1796 Farwell address: Real Patriots, who may resist the intrigues...are liable to become suspected and odious; while its tools and dupes usurp the applause and confidence of the People to surrender their interests. In other words, the very Americans who become aware that something is wrong and take actions to correct the abuse of power become the very ones vilified by the media. So, it is today that many Americans refuse to believe the truth or they dare not speak about the truth for fear of being punished or put into prison for things that do not warrant such treatment.

For now, it is your mothers, fathers, grandmothers, grandfathers, your brothers and sisters and children of the People around this country that are the lifeblood of this Republic. Despite all the oppression, the American People will prevail in restoring our original representative American Republic.
Republic for the United States of America

A provisional (interim) government for the American People running parallel to the UNITED STATES Corporation.

The *de jure* representative American Republic was re-inhabited in an interim capacity in 2010 and is reaching out to the American People to ask them if they want their Republic back.

**The United States exists today in two forms:**

One, is the original *de jure* United States of America Republic that was controlled by the American People until about 1871. The government had very little authority since the power was in the hands of the People. The original Constitution was never removed; it has simply been dormant since about 1871. It is still intact to this day.

The other form is the *de facto*. During the years around 1871 the original representative American Republic was usurped by banking interests and others to create a separate and different government, a corporation (the UNITED STATES Corporation,) that poses and acts as our current government. The UNITED STATES Corporation operates under Corporate/Commercial Law rather than the common law (Constitution)/Private Law. The rewritten UNITED STATES corporate Constitution subverted the original Constitution for the United States of America. In other words, the Constitution was placed UNDER the Corporation as opposed to OVER the government. This explains why our Congressmen and Senators no longer answer to the People, the President can write unlawful Executive Orders and the judiciary can make unconstitutional rulings. They are following corporate laws that completely strip Americans of their God given unalienable rights.

**What the Republic for the United States of America (the Republic) is NOT:**

1. The Republic is not part of or associated with sovereign anarchistic groups or movements.
2. The Republic is not part of or associated with unlawful anarchistic militia groups or movements.
3. The Republic is not part of or associated with nation state groups or movements.
4. The Republic is not part of any groups or movements that promote violence of any kind.
5. The Republic is not part of the unlawfully chartered UNITED STATES municipal Corporation, its agents, or any of its sub-corporations, either directly or indirectly. This includes any of its political parties.

**What the Republic for the United States of America is and what it stands for:**

1. The Republic is the only lawful provisional (interim) government in the United States of America.
2. The Republic has peacefully, honorably, and lawfully re-inhabited the representative American Republic guaranteed by the Constitution for the United States of America that was vacated in 1871 by unconstitutional acts of Congress.
3. The Republic has been in operation since 2010 as the **provisional interim government**. The goal is to bring the United States of America into complete compliance with the Constitution within 10 years.
4. The Republic is a peaceful, honorable, and lawful interim government which relies on Law as its foundation, not violence or power.
History of the American Republic

On July 4, 1776 our American Founding Fathers signed a Declaration of Independence that changed the world forever. It was the first time in history that a group of common People declared their God given right to be free from the oppression of a tyrant king. This was a new idea. The Revolutionary war was fought and won under the direction of General George Washington who became the first President of the United States of America. A Congress was convened and the Constitution was adopted in 1787, ratified in 1788 and amended through the Bill of Rights in 1791. The Constitution established and guarantees a republican form of governance to and for the American People. The actions of our founding Fathers set us on a path that created one of the greatest nations on earth.

It also established that the American People must self govern. According to Chisholm v. Georgia, 2 U.S. (2 Dall.) 419 (1793,) the Supreme Court ruled that the American People are the Sovereigns of this country, hereinafter referred to as the “American People”; quote: “It will be sufficient to observe briefly that the sovereignties in Europe, and particularly in England, exist on feudal principles. The same feudal ideas run through all their jurisprudence, and constantly remind us of the distinction between the Prince and the subject. No such ideas obtain here; at the Revolution, the sovereignty devolved on the people, and they are truly the sovereigns of the country, but they are sovereigns without subjects … and have none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty. In Europe, the sovereignty is generally ascribed to the Prince; here, it rests with the people; there, the sovereign actually administers the government; here, never in a single instance; our Governors are the agents of the people, and, at most, stand in the same relation to their sovereign [the people] in which regents in Europe stand to their sovereigns. Their Princes have personal powers, dignities, and preeminences; our rulers have none but official; nor do they partake in the sovereignty otherwise, or in any other capacity, than as private citizens.” (emphasis added.)

The “cunning, ambitious, and unprincipled men” that George Washington warned the American People about ultimately were successful in subverting our representative American Republic. One of the ways they did this was using banking as a weapon against the American People. Foreign banking interests influenced many in our nation and in our government to take control of our monetary system. During and following the 1870’s, these banking interests realized that the Constitutional Republic could not be lawfully destroyed, so they set it aside and moved forward with a new corporate democratic system of government. However, the American People were never informed that their governance had changed from a representative republic to a corporate democracy (oligarchy) controlled by the rich and powerful. The American People have the lawful right and authority to change our system of government but a de jure Congress never asked us to decide or approve this unlawful change in governance. They unlawfully usurped the God given unalienable rights of the American People without our consent. This is in direct violation of our lawform and makes any actions taken under color of law by the UNITED STATES municipal Corporation null and void. They used a de facto legal system and an unlawful practice of implied consent, without full disclosure, to create an unlawful government to force their rule over the American People. The end result was that the Representative American Republic was abandoned. In fact, since the 1870s, elected “officials” of the UNITED STATES Corporation do not convene as “members” of Congress, but only as “office
holders.” Please read *Re-Inhabited, Republic for the United States of America* by Jean Hallahan Hertler with David Carl Hertler for a detailed presentation of American History.

So, hired corporate actors usurped the God given *unalienable rights* of the American People without our knowledge or consent resulting, until now, in the abandonment of our representative American Republic. Understanding *how* these corporate actors, under color of law, were able to usurp the Constitution is critical to providing redress to the American People. For instance, the District of Columbia was set aside to be the Seat of Government FOR the United States. It was never intended to be a separate government nor for the Constitution to be placed UNDER it. An Act passed in 1862 unlawfully classified Senators and Representatives as Officers/Officials (see the Iron Clad Oath.) This new oath is evidence of a change in our form of governance. Senators and Representatives were intended to be “Members” and to hold Seats in Congress, not to be civil officers. This Act deprives the People of Suffrage and Representation under the Constitution and continues to this day. Acting under color of law, adhesion contracts and implied consent without full disclosure this unlawful democratic Corporation continues to rule over the American People.

Unfortunately, for many years, the American People have been fed a steady diet of “Patriot Myths” and “Commercial Remedies” that only serves to divest people of their time, money and in some cases their liberty. The U.S. Corporation used well intended Americans as bait to lure the public into research, debates and law suits that only serve to cause division and keep the American People from becoming unified and learning the truth.

**The Republic for the United States of America**

A few brave souls kept the fire of liberty smoldering slowly throughout the years. After years of research by many Americans, a solution to the unlawful municipal corporate government in Washington, D.C. was found. These Americans realized that Congress had never repealed the original Constitutional Republic. So, in 2010 the American People gave public notice by warrant to the fifty corporate STATE governors which ordered restoration back to lawful *de jure* constitutional governance. They refused to reoccupy the vacated American Republic. Once they refused, the American People took lawful steps to re-inhabit the positions of the original Representative American Republic.

On September 23rd, 2010, elected statesmen and delegates from the free States in union gathered to establish an interim government as the 1st Congressional Assembly for the Republic of the United States of America. This gathering effectively established the first functional *de jure* interim government since the 1870s when the American Republic was vacated.

Then, on November 13th-15th, 2010, the Republic of the United States of America convened the first lawful *de jure* Republic Congress with a quorum of members of Congress who were *not* civil officers. This Congress was lawfully re-convened for the first time since the last *de jure* Congress adjourned *sine die* in 1860 when the delegates of the southern states vacated their seats. This lawfully convened Republic Continental Congress unanimously adopted the “Declaration of Sovereign Intent” which lawfully reclaimed the American Republic on behalf of the American People and changed the name of the provisional government from the Republic of the United States of America to the Republic for the United States of America.
Since November of 2010, the Republic for the United States of America has been the only lawful *de jure* government in America, however ONLY in a provisional (interim) capacity. We lawfully notified the UNITED STATES Corporation of our plans to re-inhabit the original representative American Republic, and have peacefully done so. In short, the American People have taken the necessary steps to lawfully re-inhabit our republican form of governance. We will remain interim and parallel with the *de facto* Corporate UNITED STATES until the majority of Americans want their representative American Republic back. The Republic for the United States of America has the lawful right to operate as a parallel provisional government in America while the UNITED STATES municipal Corporation continues down the path of self destruction. Imminent collapse is the result of their immorality and failed economic and financial policies. The UNITED STATES municipal Corporation, posing as the government of the United States, has clearly sown the seeds of its’ own destruction and will fall.

Both Houses of the interim Congress continue to meet regularly and engage in separate and joint Congressional committees and subcommittees, actively researching and defining procedures, acts, resolutions, bills and findings in an effort to move the interim government forward on behalf of the American People. The Senate continues its work to vet and approve nominations by the President for various Offices. The interim Supreme Court and interim district Courts are conducting training and preparing to hear cases. Members of the President’s Cabinet are likewise conducting their own research to assist in the transition process. Extensive research and work has been put into banking and finance. The treasury and banking system is under development and being reviewed. Start up budgets were proposed and passed by Congress to support the free States and general government during the period of interim governance. In short, in spite of determined opposition, the Republic is moving forward rapidly.

Once lawful *de jure* governance has been restored with full disclosure and support from the American People the process of petitioning for redress of grievances, restitution and healing can begin. Then, through education and vigilance, the government will not be allowed to act outside of its enumerated powers ever again.

For now, the Republic for the United States will operate peacefully in parallel with the Corporation. The unlawfully chartered corporations that usurped the Constitution shall be put into receivership under the Republic during the transition and every effort will be made to bring the corporate actors that have acted against the American People back into lawful conduct. We do not want confrontation with Washington, D.C. We believe that the majority of People and the corporate actors alike will embrace and support their Republic once they understand what has been perpetrated against America. We also believe that those who are in positions of power will be compelled by public opinion to acquiesce to the will of the American People. Failure to provide a platform for peaceful transition could plunge America into anarchy and have a potentially devastating impact on the economies of the world.

The UNITED STATES Corporation and all its financial partners are still able to project their power through deception, division and fraud. However, due to greed, the lust for power and control and careless fiscal policies, the UNITED STATES corporate government is insolvent. They have no capital, credit, collateral, or credibility. The collapse of any corporation with these financial conditions
cannot be avoided. The Federal Reserve, that supports Washington, D.C. financially, is also insolvent. They no longer have the funds or backing to manipulate and control the nations of the world.

With the help of God, the American People can prevail in lawfully preventing more atrocities from being committed. Our Nation must be restored back to a virtuous, righteous and honorable Nation in peace and harmony with the world. We humbly ask for your prayers and support as we go through this transition and may God have mercy on us all. Many Americans across the nation have reported being divinely compelled to get involved and support the Republic. We also hear the American People say they know it’s the right thing to do. Many who work in Washington speak about the necessity of change in our country. Change is occurring thanks to the direction of our Almighty Creator. The Founding Fathers expressed through the Declaration of Independence and in their personal correspondence their reliance upon “Divine Providence,” so it is with us! When this process is complete the whole world will know that it was done by our Divine Creator and not the power of man.

History teaches that a successful change only requires a small percentage of the People to participate. To date, the public servants of the Republic have served the American People through donations and self-funding. Many have been worked for over five years and risked their lives and fortunes to advance the Republic. Nothing is MORE important than the American People taking hold of the truth and taking personal responsibility to see this process through. Please take the time to review this presentation, the Republic website and to attend conference calls to become informed, get your questions answered and find out how to put your gifts to work.

What is needed by your Republic for the Untied States of America Today?
1. An understanding of the Lawful actions of the Republic for the United States of America in the re-inhabitation process.
2. Recognition of the lawful government of the United States of America re-inhabited known now as the Republic for the United States of America.
3. Recognition that a for profit Corporation is unlawfully acting as the government of the United States.
4. All enforcement must be relinquished back to the American People.
5. The de jure laws (up to 1860) must be used by all courts along with common law and must be re-established and recognized as the rule of law.

What is needed in order to fully transition back to a full de jure republican form of government?
1. Courts must be converted to de jure under the Constitution and jurisdiction re-established.
2. Enforcement must be returned under the rule of law.
3. Banking must be corrected under the rule of law.
4. The monetary system must be corrected and be Constitutional and lawful.
5. Then, rebuild the United States economy back to the great nation that it once was.
6. Mainly, a majority of the American People must want their representative American Republic back.
Your American Heritage

You have now heard that your American Republic is back. Yes, the Republic for which our flag stands has been re-inhabited. Whether you knew it or not, the Republic to which you have sworn your allegiance had been vacated, dormant, seating on the shelf so to speak ever since the Civil War era.

Pledge of Allegiance:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands: one Nation under God, indivisible, With Liberty and Justice for all.

President Lincoln was assassinated by the infiltrators that George Washington warned the American People about in his farewell address.

“…cunning, ambitious, and unprincipled men will be able to subvert the Power of the People and to usurp for themselves the reins of Government; destroying afterwards the very engines which have lifted them to unjust dominion…The spirit of encroachment tends to consolidate the powers of all departments in one, and thus to create, whatever the form of government, a real despotism…”

-- George Washington, Farewell Address, 1796

President Lincoln was able to preserve the Union but was assassinated before he could restore the Republic. Yes, of necessity, President Lincoln took the necessary steps to preserve the Union. He found himself running an “executive government” since there was no quorum of Congress to perform the legislative duties of the government. In essence he found himself standing as the last bastion of freedom and liberty. He expressed this very well in his Gettysburg address. Namely that the Civil War was about determining whether our Republic, “conceived in Liberty, and dedicated to the proposition that all men are created equal… that this nation, under God, shall have a new birth of freedom and that government: of the people, by the people, for the people, shall not perish from the earth.”

So it is that we Americans today find ourselves engaged in the same battle. Will we resolve that our American Republic that was conceived in Liberty and dedicated to the proposition that all men are created equal shall not perish from the earth? That is the question each of us must answer. No longer do we have the luxury of seating on the sidelines and letting others fight for our Liberty. We must understand that the enemy of our souls and the enemy of our Republic are one and the same. The luciferian host of which George Washington warned us about have no problems taking everything away from all Americans, never mind your liberty. They are about destroying our Republic and our liberty with the goal of world domination. So, the question before you today is: Will you stand up and fight? Or, will you go down in history as someone who did not deserve the blessings of liberty? Come stand with your Republic now.

For more information:
Toll Free (855)-RUSA411, (855)787-2411
publicinfo@republicfortheunitedstates.org
www.republicfortheunitedstates.org
A Brief History Outline of the United States of America

1. According to Honorable Chief Justice John Marshall, William Dixon et al. v. The United States, 1811 and federal codes (Title 28 USC Sec. 3002) the “UNITED STATES” and “The United States of America” are both corporations.

2. The “municipality” known as the “District of Columbia” was chartered by the Act of February 27, 1801 known as the “District of Columbia Organization Act” or the “Charter Act of the District of Columbia” and was recognized by the Supreme Court as a corporation.

3. The United States Corporation and United States de jure government continued to operate side by side up until the civil war era, each performing their designated constitutional functions delegated by the American People. The corporate function was simple, it allowed the United States of America to sue and be sued.

4. The Civil War era between 1861-1865
   a. This rebellion was fomented behind the scenes by those who wanted to destroy our representative American Republic. Please read Re-Inhabited, Republic for the United States of America
   b. The Lincoln greenback dollar helped save the Union
   c. Agents of influence were working behind the scenes to change our form of governance.
   d. Lincoln was assassinated to keep him from restoring the American Republic.

5. An Act to provide a Government for the District of Columbia, circa 1871
   a. The District of Columbia was already incorporated with its own governmental structure in 1801. So, there could not be another organic (first) act to provide for its governance. Therefore, the 1871 act was done in fraud to create a new form of governance for America run by a private corporation.
   b. It incorporated the District of Columbia and subjugated all the States as territories.
   c. Our governance was changed from a de jure republican form of government to a de facto corporate democracy.
   d. The new governance placed the President (executive branch) in supreme authority with little or no representation of the American People by Congress.
   e. A corporation does not have an obligation to represent the American People.
   f. The de jure government positions were vacated and the Constitution for the United States of America was secretly suspended.
   g. The American People were never told that our form of governance was changed.

6. An Act prescribing the Form of the enacting and resolving Clauses of Acts and Resolutions of Congress, and Rules for the Construction thereof (Dictionary Act,) circa 1871,
   a. Section 2 of this Act altered the definition of the word ‘person’ making “person” in the singular or plural “extend and be applied to bodies politic and corporate.”
b. In effect, this act lowered the American People to the same status as corporations making People subject to what would otherwise be unconstitutional statutes and codes. Using this act the corporate US has been able to get the unsuspecting American People into contracts which bind them to statutes and codes enacted outside the governmental framework of the Constitution.

c. In effect, this act began the process of populating the US Corporation with “persons” while at the same time de-populating the several states of “state” Citizens.

7. The United States Supreme Court Downes v. Bidwell, 182 U.S. 244 (1901) decision laid the foundation for modern courts to assert that American citizens are subject to laws and regulations that are not constitutionally applicable. This ruling perpetrated a great fraud of unlimited statutory power misapplied throughout the continental United States of America.

8. The Federal Reserve Act (ch. 6, 38 Stat. 251, enacted December 23, 1913, 12 U.S.C. ch. 3) signed into law by President Woodrow Wilson, laid the foundation for (foreign) takeover of the United States Corporation by unknown others. This act unlawfully placed the creation of money into private hands.

9. In the midst of the Great Depression, Franklin Delano Roosevelt was inaugurated as the 32nd President of the United States on March 4, 1933. He outlined his "New Deal," and told the American People that "the only thing we have to fear is fear itself." He failed to tell the American People he was about to make them “enemies” of the United States. Just five days later President Franklin D. Roosevelt in collusion with Congress amended the dormant 1917 Trading With The Enemy Act to include the American People on the list of ‘enemies’ of the United States. Full disclosure of this act of treason has never been given to the American People. This declared ‘emergency’ caused the Constitution for the United States of America to be completely superseded. Government officials are no longer accountable to the Constitution as long as this deception continues.

10. Executive Order 6102 was unlawfully signed on April 5, 1933 by U.S. President Franklin D. Roosevelt "forbidding the Hoarding of Gold Coin, Gold Bullion, and Gold Certificates within the continental United States." The President, Congress and the Judiciary, acting in conspiracy against the American People, made the act of “paying with money” a felony and substituted “paying with money” with “discharging” debts by implementing Chap. 48, 48 Stat. 112 (H.J. Res. 192, June 5, 1933.)

11. The Laws and governance today.
   a. Laws like Title 18 are not lawfully valid for the American People because they are corporate rules and procedures and only apply to Federal corporate employees.
   b. The U.S. Corporation has enforcement without the approval of the American People.
   c. The Banks are all sub-corporations of the Central Banks of Europe.
d. The Banks do not follow rule of law and also do not follow corporate rules and procedures.

e. Common law and de jure laws are ignored and replaced with courts that are corporations for profit using commercial rules and procedures without concern for the American People and are only concerned with making a profit.

12. The de jure republican form of government has been re-inhabited in law.
   a. The de jure government, the Republic founded by our forefathers, was re-inhabited in 2010 in a provisional (interim) capacity.
   b. The Constitution for the United States of America will be continued once the majority of the American People want their representative American Republic back.
   c. The American people lawfully and peacefully reclaimed our representative republic through the Declaration of Sovereign Intent and Proclamation of Claim and Right of Interest thereby re-inhabiting our representative republic, the Republic for the United States of America. This de jure republican form of government continues the form of law used in the creation of the Constitution for the United States of America based on:
      c.i. The Common Law of God based on the Holy Bible
      c.ii. The Declaration of Independence
      c.iii. The Constitution for the United States of America, and
      c.iv. The Bill of Rights
   d. All things belonging to the American People and all the States were accepted in union and now referred to as the Republic for the United States of America. This inheritance of the American People is being safeguarded by the Republic for the United States of America interim government.