

US Corporation Fraud – What can be done?

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1373 17. What can be done to correct this situation?

1374 As a first step, the American Nationals can operate their own courts. They are not
1375 obligated to depend upon BAR accredited attorneys for anything, and would do well not to hire
1376 them except under very narrowly defined “limited” Power of Attorney to act as agents, not
1377 representatives. The original equity contract includes the creation of a Grand Jury system which
1378 is meant to operate as a Fourth Branch of government, serving to present charges against those
1379 guilty of crimes and misdemeanors against the living inhabitants of the 50 states. Qualified
1380 Grand Jurors volunteer to serve as part of a statewide or county jury pool and may investigate
1381 any allegation of criminal or civil wrong-doing which comes to their attention. Following due
1382 process, they are enabled to present either indictments (against US citizens) or present charges
1383 (against American Nationals).

1384 As for trial juries, they may be convened by any elected county sheriff or by a U.S.
1385 marshal (note the small “m”) or elected county judge—who does not have to be a member of the
1386 Bar Association. The U.S. marshals are under contract to protect the U.S. Mail and are the only
1387 “federal” law enforcement officers commissioned to act as constitutional officers. They have
1388 free egress on the land of the 50 states United when engaged in the performance of their duties.
1389 All other similarly named offices operated as “US Marshals” or “US MARSHALS” are private
1390 and non-constitutional agency positions that enjoy no special status or granted access on the land
1391 of the 50 states United, similar to NSA, BATF, IRS, FBI, and DEA officers. In a few remaining
1392 locations, notably in Alaska, there are as yet no fully functioning counties and the U.S. marshals,
1393 Provost marshals, civil postmasters and notary publics serve as the constitutional officers.

1394 All US Marshals and US MARSHALS can be “invoked” to occupy the constitutional
1395 office of U.S. marshal by explicitly addressing them in this capacity and requesting them to
1396 function in that office. A similar situation exists when requesting service from a notary public,
1397 postmaster, or provost marshal. The same individual can be called upon to function in both
1398 public and private offices, and are required to do so, though they are seldom fully advised or
1399 trained in their responsibilities as constitutional officers.

1401 American Nationals can also demand that all persons elected to public office fill those
1402 offices immediately, under oath, in **unincorporated** capacity, and function in that capacity
1403 exclusively for the duration of their term in office. This requires them to accept full commercial
1404 liability for their actions and to function with full fiduciary obligation to the people of the state.
1405 They can then no longer play the game of “Which hat am I wearing now?” and function in
1406 conflict of interest, plundering the assets of the organic state and the living people for private
1407 banking and other corporate interests while claiming to “represent” those same states and people.

1408 Americans can also operate their unincorporated state legislatures to enforce and update
1409 the actual Constitution for the united States of America by a process of ratified amendment
1410 undertaken by properly informed and seated **unincorporated** state legislatures and a national
1411 referendum of the **unincorporated** Body Politic composed of living people—bearing in mind
1412 that **this document has not been altered since December of 1865**—or, we can negotiate a
1413 totally new contract with the Global Estate Trust, but given the present state of general
1414 ignorance, that would hardly be advised.

1415 Those who are nominally occupying public office need to act with propriety for now and
1416 limit their actions to those appropriate for **employees** of the Alaska State and the Alaskan
1417 People. Those who are members of the Alaska Bar Association need to demand immediate,
1418 drastic, and unequivocal administrative change—or tear up their BAR Cards and start their own
1419 club operating real American Courts under real American Common Law.