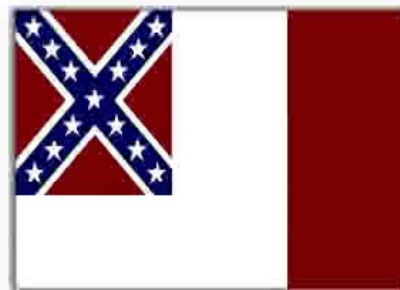


President Jefferson Davis



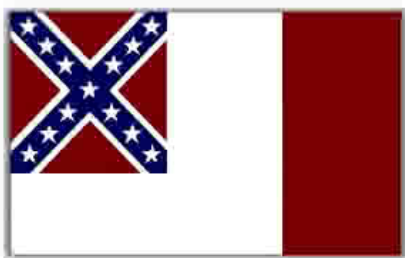
The Confederate Sentry



Patrick Henry



The Confederate Sentry
Our Confederate Government NEVER
Surrendered, NEVER will!!!!
DEO VINDICE



Deo Vindice
James Everett, Contributing Journalist
& Confederate Sentry Co-Editor

The Restoration of our Confederacy.
Is it really what you think?
By James Everett, Sui Juris

The first thing to understand is that restoring our 1861 Confederacy is simply a legal means, (a Path) in which to restore the Founders Republic, (A Confederacy of States). The restored 1861 Confederacy under the 1861 Confederate constitution would only be restored in that form for a short time, only long enough for the re-seated Senate to review, and ratify the already prepared revisions which will take our restored Confederacy of States back to what the Founders had intended; hopefully giving us a government somewhere between the Articles of Confederation and the 1787 Constitution.

What makes this a legal remedy?
The answer to this lies in our history:

First, Our 1861 Confederate government never surrendered or signed a peace treaty with the foreign National Democracy government that invaded our Confederate States.

Second, Let us examine a few simple facts.....
For the Founders Confederated Republican form of government to exist, requires the participation of two or more States.

The Founders established a "Confederacy of States under the Articles of Confederation".

Article I. "The Stile of this Confederacy shall be the United States of America".

The Preamble to the 1787 Constitution reads....
"We the People of the United States, in order to form a more perfect union".

Note the words, "MORE PERFECT UNION" ; this recognizes the pre-existence of a union, (A UNION OF STATES).

Now it is also important to understand that, for a State to exist requires SOVEREIGNTY, If sovereignty is denied, the State ceases to exist, thus falling under the dominion of the entity that denied its sovereignty. This former State, or in our instance (Former States), is/are, reduced to the status of a... Province/province's of the dominant entity. A province is an administrative district. If a State is denied the power to sever its ties with any union, or compact that it may have entered, it has then lost its sovereignty and its existence as a State.

All of the States when denied this power, ceased to exist, therefore we live in an illusion that the States still exist, when in fact, they have been reduced to the subservient status of provinces. We call them States, but they are in fact, no longer States. A State is a Nation, a Nation is a State. Take the current situation concerning Palestine, Palestinian Authority President Mahmoud Abbas is expected to ask U.N. Secretary-General Ban Ki-moon to present a Palestinian request for Statehood recognition to the U.N. Security Council. The Palestinians are requesting to be recognized as a State, a Nation, a Sovereign, an independent.

If one visits the United Nations website what one will find listed are member States, NOT member Nations; because a Nation is a State, a State is a Nation.

The union of States established by the Founders were a United Nations; each State was a Sovereign, a Nation, and a State.

During the 1787 constitutional debates Gunning Bedford made this statement...

"That all the States at present are equally sovereign and independent has been asserted from every quarter of this house. Our deliberations here are a confirmation of the position:"

Absent the existence of States, the republic that was established by the Founders, and then made "more perfect" by the "Framers", NO LONGER EXISTS, creating in the place of the Republic; a NATIONAL DEMOCRACY.

Third. If we simply look at our history right here in Tennessee we can see how what was done during reconstruction was clearly illegal and Contrary to a Republican form of government.

Article 4. Section 4. Of the 1787 U.S. Constitution states.....

"The United States shall guarantee to every State in this Union a republican form of government and shall protect each of them from invasion"

Luther V. Borden 1849.....

"The United States shall guarantee to every State in this Union a republican form of government and shall protect each of them from invasion".

If the States have been denied SOVERIENY, then they have ceased to exist as States, and if they were denied the authority granted them by their citizens to sever their ties with the central government, by the central government, which at that time existed under the 1787 Constitution, then the central government at that point became a tyranny, a National government, a Consolidated government, thus without the existence of the States then a republican form of government cannot possibly exist.

Article 4. Section 4. Of the 1787 U.S. Constitution has then been violated thus denying us the Republic that the Founders established.

Under these circumstances, everything that has occurred since 1865 is the result of illegal actions, thus is poison fruit derived thereof. Holding to the claim, that we exist as an occupied Confederacy of States; occupied by a foreign government, the foreign governments National debt does not belong to us, and is not a burden upon our posterity once we achieve an end to the occupation. Once the occupation has ended we are not bound by anything that has occurred since 1865 unless we introduce them to our Constitution. Imagine, no 16th, or 17th amendment, No Federal Reserve, no attacks on your Religious Freedom, or your "RIGHT to keep and bear arms" and on and on.

As stated; Our 1861 Constitution will only exist, as a restored government, long enough for the re-seated Senate to review and ratify the already prepared revisions that will re-establish the republic of the Founders.

The members who comprised The Continental Congress were appointed by each of the States to represent them, therefore we have a precedent that has already been set, and also under our 1861 Confederate Constitution, the Senators are appointed by each State, to represent it. Once enough registered citizens have been gained in order to hold State elections, each State may

Choose its representatives for the constitutional convention in which the 1861 Confederate States Constitution will be laid to rest upon the Congress ratification of The Constitutional courts suggested revisions. From that point the Congress will continue representing the States and the People under a government that more resembles the Founders intent, which was a Republic, NOT a National Democracy.

There are those who advocate "Nullification"

There are those who advocate "Secession"

There are those who advocate using the Scottish Parliament

Then there are those Tea Party Republicans, who advocate using the current National Democracy political system to return to the 1787 Constitutional system.

Nullification is not possible in a National Democracy system; while it may have been at the time of the Kentucky, and Virginia resolutions of 1798, that was before the States were destroyed and replaced with Provinces of the National government of today; The use of Nullification has long been lost along with the existence of the States.

Secession is not only no longer possible under the National Democracy system, but the National Democracy courts have ruled it illegal in the case of Texas v White. Secession is one of the cornerstones of our position concerning Restoration of our Dejure Confederate government. Secession is NO longer necessary as Secession has already been accomplished by each our Confederated States when, like Nullification Secession was still possible, under a Republic/ Confederation of States that still existed under the dying 1787 constitution.

The Scottish Parliament System This is much the same as the 10th amendment Nullification movement, in which the Confederate States would remain connected to the National democracy government, continuing the current occupation in which the States no longer exist being replaced by provinces of the National Democracy Empire. The Confederate States are not a southern region of the National Democracy Empire, They are each Sovereign and Independent States, joined together in a Confederacy, creating a Republic, just as the Founders established. Scotland is not a Confederacy of States, but a Province of the U.K. Under a Scottish Parliament System the Confederate States would be represented by a Single body, just as in a National government, NOT as the Founders intended, which was a representative Republic of Sovereign States. This will not settle the issue of restoring our De jure Confederate government, leaving open what Jefferson Davis stated....

"A question settled by violence, or in disregard of law, Must remain unsettled forever."

The Republican Tea Party movement This involves participation within the National Democracy Political system.

These "conservatives" are misguided from the start in that they think that what they have today is actually a Republic, even when their own representatives continually call it for what it is, a "DEMOCRACY". They will quote the Founders, the 1787 Constitution's Framers never realizing that they cannot restore that republic/confederacy of States by voting in, "The Right Conservatives". Truth be told, they only wish to follow the 1787 constitution to a limited extent anyway, the perpetual warmongering by their government is fine, as long as a Republican is the executive leading the way. Everything that is

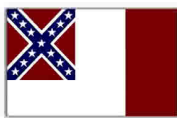
wrong is the fault of the liberal in their eyes. Christ Jesus asks in Luke 6:42 "Either how canst thou say to thy brother, Brother, let me pull out the mote that is in thine eye, when thou thyself beholdest not the beam that is in thine own eye? Thou hypocrite, cast out first the beam out of thine own eye, and then shalt thou see clearly to pull out the mote that is in thy brother's eye." What those in the Republican Tea Party must begin to understand is that those "Liberals" that they blame, are simply the result of the National democracy system that they themselves follow; they are not its creators, but merely its followers, just as are the "Conservatives".

August 20, 1865

National Democracy Empire President Andrew Johnson declared an end to the war. The National Democracy Empire maintained a technical "state of war" from May to August to give the President time to put MILITARY GOVERNORS in control of EACH OF THE CONFEDERATE STATES in order to obtain control of our States forcing our Dejure confederate States governments into a state of political exile while establishing a DeFacto National Democracy government in place of the Founders Republic/Confederacy of States. The Confederate State governments being forced into political exile Allowed the Military governors to hold De facto elections in which no former Confederates or confederate sympathizers were allowed to vote, the next step was for the new provincial leaders to call for constitutional conventions to establish new constitutions for the provinces to ensure the domination of the newly established National Democracy empire. One cannot hope to restore that which has been denied them by participating within the very system that was put in place to ensure that they never could.

Become a registered Confederate citizen at CSAgov.org, so that you may once again participate in elections that will restore the Founders Republic.

By James Everett, Sui Juris.....



*Douglas McPherson, Contributing Journalist
& Confederate Sentry Co-Editor*

*Let Facts and Truth be candidly submitted
as it is time to unfurl the Third National*

*America's Original Confederated Republican
Government Subjugated, Subverted, Subdued &
Suppressed into Political Exile*

It is vital to understand just what form of government was "created" and "authorized" and the impact on us. Exercising political will to choose the form of government to be ruled under is crucial. Do comprehensively investigate the kind of authority we are obliged to submit to. Compare and Contrast *Republican* with *Democracy* process and their consequences [please see: COMPARE AND CONTRAST by Douglas McPherson]. Then ask yourself a life altering question: Why choose to retain *Democracy* rule when *Republican* Government is available once again?

State Republics and their original *Confederated Republican* Government have been subjugated, subverted, subdued and suppressed by *defacto* government. Accurate history is widely suppressed regarding *Democracy's* overstepping the limited authority granted to a Central Government. The massive fraud is not adequately understood because history is written, and re-written, by the war victors. *Democracy* government was created for the District of Columbia under private international law only applicable within the District of Columbia. It has no jurisdiction or lawful authority in any sovereign *State Republic* outside the ten-mile-square District of Columbia. *Democracy* has no inherent sovereignty. It gives itself permission to pose as legitimate civil authority, deceitful about its true character as an illegitimate occupying government. It rules under guise of a "national emergency" based on blind obedience to dominant force maintained with Martial Rule and Executive Orders. Congress has confessed that a majority of the people of the United States have lived all of their lives under emergency rule [Senate report 93-549 (1973)]. Citizenship and laws under *Democracy* are *foreign* to the *State Republics* and their *State Citizens*. However, *Democracy* is committed to imposing 14th Amendment federal U.S. citizenship and *foreign* law upon everyone, even natural-born *sovereign State Citizens* choosing to be non-federal U.S. citizens.

*Southern Confederate American Guardians
of the Republic were never in Rebellion;
Foreign Forces were and still are*

Within the invasion of the Southern *Confederacy* was a hidden agenda, a *coup d'état* to defeat America's original *Confederated Republican* system of government the Colonial Framers established. This hidden agenda was and is deceitfully hidden by the slavery issue. The War waged upon the South, 1861 to 1865 and ongoing even now, created division amongst Americans as a pretext for the *foreign* martial rule occupation and *Reconstruction* still present today. Prosecuted and originated with Northern Yankee interests, *Democracy* still carries on traitorous rebellion against the *Confederated Republican* government established by the *Articles of Confederation* and the amended *Articles of Confederation* [known as the 1787 U.S. Constitution]. The authority established by these documents that has been under attack since 1861, provides for the fundamental American limited Central Government that was originally designed for us. The defenders of our original *Jeffersonian Republican* Government were and still are, honorable and loyal

Confederate Americans opposing *Democracy* interests relentlessly prosecuting their treasonous ongoing rebellion against fundamental America. The *Confederate States of America* persistently continues to defend and preserve the original form of government of our founding ancestors of good Christian character. AMERICA IS EXTREMELY FORTUNATE THAT *CONFEDERATES* HAVE FAITHFULLY DEFENDED AND PRESERVED IT. THIS IS WHY IT SURVIVES TODAY AFTER BEING INTERRUPTED BY WAR, SUBJUGATED, SUBVERTED, SUBDUED AND SUPPRESSED BY *FOREIGN* MARTIAL RULE, OCCUPATION AND *RECONSTRUCTION*.

For far too long, America's foundational *Confederated Republican* Government has been subjugated, subverted, subdued and suppressed by *foreign* occupation, martial rule and *Reconstruction*. *Democracy* was and is in rebellion in many ways repugnant to fundamental and organic America. *Democracy* debases the American birthright of political, economic and social freedom. *Democracy* subtly and overtly wages political and economic genocide on sovereign *State Citizens*, putting them into great distress over deprivation of pursuit of happiness and their rightful institutions. Treasonous to everything traditional American, wealth and posterity is plundered while *Democracy* grows bigger and more powerful. Atheistic, socialistic doctrine is substituted for the God-fearing *Body Politic* founded by our ancestors of Christian character. Injustice produced by desire for undeserved gain motivates *Democracy* to transgress the inheritance by systematically exploiting our wealth and freedom. Natural-born individuals are fraudulently coerced into being treated as statutory fictions and their private property used as collateral for *Democracy's* enormous federal debt. Americans are entrapped within malignant power that blatantly violates our original *Supreme Law of the Land* and *Rule of Law*. Much commercial aspect of this prohibited activity constitutes official fraud and commercial treason undermining the peace and dignity of America's *Republic*. *Democracy* rules in actuality [*defacto*] but is not established by lawful [*dejure*] authority. *Democracy* is a bastardized *foreign* type of government that was never meant to rule in America. Erroneously convinced this is the only lawful political option, most blindly obey while it traitorously commits ongoing rebellion, subjecting the *Republic* to martial law after invading and occupying our country. Unfortunately, *Democracy* is the only visible government with what is now citizenry under the 14th amendment. The people will continue to support what is all based on a fiction until truth is made known. Consider these excerpts from the *U.S. Government Training Manual 2000-25*, [11-30-1928] where *Democracy* is officially viewed as dangerous and defined as follows: *Results in mobocracy, demagoguism, agitation, discontent, anarchy. Attitude toward property is communistic, negating private property rights. While the Republic is defined as follows: Respect for laws, individual rights, justice & liberty. Avoids dangerous extreme of tyranny and the Military is sworn to defend our Republic.*

Non-Constitutional *foreign* usurpation of State and individual sovereignty precipitated secession and the War. State and individual sovereignty are inseparable to the right of secession

from oppressive acts of tyranny, government usurpations and crimes of constitutional violations. Secession ordinances of the seceding States exercised and reclaimed State sovereignty. Slavery was an issue but not the cause. Emancipation was used as a fake moral front for public support of Northern aggression. Slavery existed under *Confederate* flags for four years. Slavery existing under American and United States flags dates back to about 1600. A modern form of economic slavery still exists on *Democracy's* Atlantic-Ocean-to-Pacific-Ocean-Plantation under the United States gold fringed flag of war. A very legitimate economic issue for the South was the 1816 & 1860 Tariffs, a form of *dark side* corporate welfare prosecuted by Northern Industrialists. Especially emanating from New England, emergence of a dominating *dark side* [*Ephesians 6:12*] to American politics compelled Southern states to secede. *Dark side* forces persist today, never abating their rebellion against America's rightful *Confederated Republican* Government and sovereign *State Republics*.

Yankees fighting for the Union side often perceived the struggle to be about "preservation of the *Republic*." It is a myth that their government made war to preserve the *Republic* declared in the *Declaration of Independence* that provided for a limited form of Central Government. They were erroneously deceived that America would remain a nation in accordance with traditional and constitutional institutions, customs and laws. Beguiled into making war upon fellow Americans, they were sacrificed in the manner of "cannon fodder" by the godless *Democracy*. There was a formal declaration of the end of hostilities, but never a formal Act to end martial law or a Peace Treaty. America's *Confederated Republican* Government defended by the Southern Confederacy has never surrendered. The *Republic* or "Union" was not preserved after 1865. It was replaced by something very diabolical and *foreign*. Radical *Reconstruction* from a *Constitutional Republic* into a socialist *Democracy* has intensified ongoing since Appomattox. The *War Between the States* created a tragic distortion of the American political landscape. Following that tumultuous conflict, a group of usurpers seized the reins of federal power, and through deception foisted a massive fraud upon the American people. By supplanting State sovereignty—a most sacred tenet of the American Union—these pirates tricked the people out of their rightful *Republics*. Both Northern states and Southern states are now victims of war, exploited by federal and state *Democracy*. Martial Rule occupies both vanquished Southern States and Northern States. By submission to the same laws set up for *Democracy* ongoing occupation and *Reconstruction* of the South, Northern states also became occupied under *foreign* martial rule. Perhaps recent events will somewhat enlighten even the most *Reconstructed* among them.

Post - War for Southern Independence Politics

After Lincoln, a new type of government was born in America when the District of Columbia was incorporated in 1872. A new type of federal and state government was created by the *Democracy Corporation* union of the new type of States. The

new type of governments are fictions, they can only deal with fictions and are thus, internally prohibited from re-creating lawful civil authority. This is in direct contravention to organic America where only the people have the sole and exclusive right, power, and authority to alter, abolish, or create a lawful civil government. Because corporations are fictions, they became the logical means through which the new government carries on its business. Lawful process within *Democracy* is absent, as it retains only some of the outward form and appearance. After Lincoln's War ended and hostilities were declared at an end, the *Lieber Code* justified secretly keeping martial law. Part of the evidence for the continuation of martial law is seen in an address given by Andrew Johnson, Lincoln's successor, in which he gives his reasons for vetoing the *Reconstruction Acts*. AMERICA IS STILL UNDER MARTIAL LAW BUT MOST REMAIN IGNORANT OF THAT FACT. *Democracy* has no compelled obligation to reveal or confess the true status, nor to promote reintroduction of lawful civil authority. This deceit is a legal stratagem of war because under International Law *and Laws of War*, it is proper for the enemy to deceive their opponent. THE BELLIGERENT AMERICAN PEOPLE ARE NOW THE ENEMY. *Democracy* extended The *Laws of War* beyond the borders of Washington, D.C., and has brought its *foreign* type of law onto American soil.

The *State Republics* were further subjugated, subverted, subdued and suppressed when the *Democracy* Congress passed the *Act of 1871* [Fortieth Congress, Sect 34, Ses III, chap 61, 62, *An Act to Provide a Government for the District of Columbia*]. The United States became a Corporation with a new constitution and a new corporate government. America's original *Confederated Republican* Government was vacated to become dormant, but IT CANNOT BE TERMINATED. With *Confederated Republican* Government in political exile, *Democracy's* new form of government established Socialist control. An entirely new constitution for the *Democracy* political corporation was created. *Democracy* does not pay allegiance to the original 1787 U.S. Constitution. Instead, the new 1871 *Constitution of the United States of America* was adopted and remains fraudulently substituted in place of the original 1787 *Constitution for the united States of America*. With the Act of 1871, the *Democracy* political corporation defaced, vandalized and sabotaged the 1787 Constitution. The title was capitalized and the word "for" was changed to "of" in the title. *Democracy* Congress, Executive, Judiciary and agents swear loyalty and oath of office to their 1871 corporate Constitution. *Democracy* Offices and Officials are now operating in *defacto* status under Emergency War Powers. The Corporate actors work for the *Democracy* Corporation and not the American people. *Democracy* government is not the best choice for America's best interest. *Democracy* cannot continue to maintain the present level of support after full disclosure of the massive fraud it imposes on America.

A lawful, legitimate Congress is subject to constitutional limitations. Congress is supposed to meet on the 1st Monday in December every year [Art (1)(4)(2)]. The 1st Congressional term was set by Act of the Continental Congress to be the 1st

Wednesday in March [for commencing proceedings under the Constitution]. The *Democracy* Congress visible today is not subject to constitutional limitations because it is responsible to the *Democracy* Executive. The term of the *Democracy* Congressional branch, both ends and begins on January 3rd at noon [20th Amendment]. Because the 20th Amendment does not repeal Art (1)(4)(2)., some questions should be accountably answered [ie: *Where is the [constitutionally PERPETUAL?] legitimate Congress not seen since October 20, 1860? Why isn't it visibly meeting on the 1st Monday in December every year representing the interests of all Americans? Is there a token assembly meeting in a secretive manner in order to technically comply with constitutional mandate of Art (1)(4)(2)?*

Adjournment of the last legitimate *dejure* Congress commenced when seven Southern *State Republics* walked out [Second Session, Thirty-Sixth Congress, March 27, 1861]. Constitutional due process quorum necessary to vote was temporarily lost when Congress adjourned *sine die* [no lawful quorum has set a specific day and time to reconvene]. There are no constitutional provisions allowing passage of any Congressional vote without a proper quorum of the sovereign States [Robert's Rules of Order, created and published by Henry Martyn Robert, not a part of the Constitution or any Amendment]. According to the Constitution, Congress was only required to meet at least once every year on a specific date [a smaller number may adjourn from day to day]. Because there are no other provisions, dissolution does not lawfully take place unless Sovereign *State Citizens*, "the people" say so. However, on April 15, 1861, President Lincoln illegitimately reconvened a Congress under the Executive branch by proclamation number 1 [I do hereby, in virtue of the power in me vested by the Constitution, convene both Houses of Congress]. Lawful quorum will not return until there is again representation of sovereign *State Citizens* of the sovereign *State Republics*. However, it can be said that THE FOURTEENTH AMENDMENT HAS NO CONSTITUTIONAL LEGITIMACY REGARDING SOVEREIGN STATE CITIZENS BECAUSE THEIR RIGHTFUL CONGRESS HAS NEVER RECONVENED *DEJURE*.

The original Thirteenth Amendment [no title of nobility] prohibits "Esquires" or Attorneys from holding public office. Approved by 13 of the 17 states [March 12, 1819] and properly ratified, this is the last draft of a *dejure* Amendment. However, this original [Thirteenth Amendment](#) was removed and is not recognized by the *Democracy*. Then the Fourteenth Amendment fraudulently created a federal class of U.S. citizen. They are assumed to be and treated as statutory fictions, debtor citizen/ subjects bound to obey whatever *Democracy* dictates. This class of subject persons has no substantive or natural rights. They are used in the manner of chattel property. MOST U.S. CITIZENS DO NOT REALIZE THEY HAVE EFFECTIVELY RELINQUISHED CONTROL OF THEIR BODY, PROPERTY AND FREEDOMS. Many erroneously believe they are still living under protections of the 1787 U.S. Constitution. However, since 1865, all Americans and not just *Confederates* have been denied their birthright. That's right, ALL

AMERICANS, NOT JUST CONFEDERATES, HAVE HAD BOTH THEIR REPUBLIC AND DEJURE GOVERNMENT DENIED THEM.

Fraudulently Beguiled Under Military Occupation, Martial Rule & Reconstruction

By Douglas McPherson

Emergency Powers compel certain courses of action, making it appear there is no choice of conduct. Emergency Powers such as Martial Law, National Emergencies, Crisis, etc., always impose more federal control. Since 1861 the Executive and Congress have made little distinction between a "state of national emergency" and a formal "state of war". Congress has stated: *A majority of the people of the United States have lived all of their lives under emergency rule.* THE UNITED STATES HAS BEEN IN A PERMANENT STATE OF "NATIONAL EMERGENCY" SINCE MARCH 9, 1933, AND POSSIBLY AS FAR BACK AS THE WAR FOR SOUTHERN INDEPENDENCE [Senate report 93-549 (1973)]. America remains frauded of freedoms while under the supposed "national emergency". Martial Rule is a benign and thinly disguised form of Martial Law. Martial Rule exists because our lawful civil process and procedures have been averted. Legitimate government was replaced in 1865 by military occupation of qualified Martial Law [General Orders 100, *Leiber Code*]. Today DEMOCRACY CONTINUES TO OCCUPY AS AN INCIDENT OF WAR BASED ON BLIND OBEDIENCE TO DOMINANT FORCE. *Democracy* is deceitful about its true character as a Martial Rule occupying government under guise of "national emergency" [President Roosevelt Executive Orders 6073, 6102, 6111, 6260; Senate Report 93-549; *Trading with the Enemy Act*, 65th Congress, Ses. 1, Ch 105, 186, 12 U.S.C.A. 95a; *Military Government and Martial Law* by Major General William Birkhimer]. Although not established according to organic *Rule of Law*, it nevertheless receives obedience from the bulk of the population. Illegitimate authority not proper for America can only operate under democracies, not under the *Republic*. OCCUPYING AUTHORITY ACTING AS LEGITIMATE GOVERNMENT GIVES ITSELF PERMISSION TO REMAIN IN CONTROL AS THE ONLY VISIBLE GOVERNMENT. THE STATUS QUO WILL CONTINUE TO STEAL HERITAGE, BIRTHRIGHT AND ECONOMIC RESOURCES UNTIL LAWFUL GOVERNMENT IS RESTORED BY "INHERENT POLITICAL POWERS" OF THE PEOPLE [Inherent Powers: *Those which are enjoyed by the possessors of natural right. An authority possessed without being derived from another, Bouvier's Law Dictionary, 1859*].

DOCTRINE OF NECESSITY is a prime force used by *Democracy* as justification for imposing Emergency Powers and Martial Rule. There are several types *Of Necessity* in law including the necessity of obedience of one not *sui juris* or sovereign to their superior [example: order and discipline in an army is necessary]. Those who are *sui juris* and sovereign are not subject to *Doctrine of Necessity* application to which others must submit. [example: *Foreign Nationals* such as the Amish Christian sect choose a separate law system within geographic boundaries of the Martial Law]. However, *Doctrine of Necessity* often influences personal freewill decisions [choice of government; consent to participate in illegitimate or

atheistic government, etc]. Consider the advantages of being a sovereign *State Citizen* exercising your right to be ruled under America's original *Confederated Republican* Government.

SOME UNWRITTEN DEMOCRACY MARTIAL RULE PRINCIPLES: FIRST, This authority will not permit itself to be overturned because its right and duty in self-defense, is to resort to an unwritten code to meet any exigency. SECOND, *Of Necessity*, forces called upon in an exigency are police and military power under Martial Law rule of conduct. THIRD, Martial Rule is invoked either by the executive and/or the law-making power. FOURTH, Formal proclamation of Martial Rule is not necessary because *Democracy* carries its own internal proclamation that Martial Rule prevails. FIFTH, Civil processes are utilized when convenient to enforce Martial Rule. This is done to maintain the fiction that a lawful civil authority is in control. Otherwise, military and police are used to oppress opposition and disobedience.

What is an "Enemy" of the U.S. *Democracy*? To clarify whether American people are the "Enemy" of the United States and subject to military courts, look in *The Manual for Courts Martial* for the word "Enemy"...*any hostile body that our forces may be opposing such as a rebellious mob, or a band of renegades, and includes, civilians as well as members of military organizations.* All the citizens of one belligerent are enemies of the government and all the citizens of the other. What constitutes a crime of war? Virtually every act conceivable by any person, against which the United States government has made a law, rule, or regulation. "Crimes" committed by civilians classed as "Acts of War" cover 125 pages in *The Manual for Courts Martial*.

Excerpts from Various Sources Regarding Military Occupation

Though a subject cannot divest himself of the obligation of a citizen, and wantonly make a compact with the enemy of his country, stipulating a neutrality of conduct, yet, where his country is no longer able to give him protection, he may be warranted in making the best terms he can; e.g., he may be warranted in pledging himself to neutrality of conduct for the purpose of protecting his property in a place surrendered by his government to the enemy. [Case of the Resolution, Federal Court of Appeals, 1781, 2 Dall. 1, 10; Notice the use of "property and place" surrendered by his government. The CSA government has never surrendered]. *Any pressure on the population of occupied territory to take the oath to the hostile Power is prohibited.* [Article XLV, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

The commander of the Army must leave it to the ultimate treaty of peace to settle the permanency of this change. [*Instructions for the Government of Armies of the United States in the Field*, General Orders, No. 100, April 24, 1863].

The United States acknowledge and protect, in hostile countries occupied by them, religion and morality; strictly private property; the persons of the inhabitants; and the

sacredness of domestic relations. Offenses to the contrary shall be rigorously punished. [Instructions for the Government of Armies of the United States in the Field, General Orders, No. 100, 04-24-1863]. Family honors and rights, individual lives and private property, as well as religious convictions and liberty, must be respected. [Article XLVI, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899]. Family honors and rights, individual lives and private property, as well as religious convictions and liberty, must be respected. Private property cannot be confiscated. Pillage is formally prohibited. [Articles XLVI & XLVII, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

Private property ...can be seized only by way of military necessity...receipts to be given, which may serve the spoliated owner to receive indemnity. [Instructions for the Government of Armies of the United States in the Field, General Orders, No. 100, April 24, 1863]. Where private property is impressed into public use during an emergency, such as war, a contract is implied on the part of the government to make compensation to the owner. [United States vs. Russell, 13 Wall. 023; The United States has been enforcing admiralty law inland since the War Between the States to confiscate property of its "enemies"].

If, in the territory occupied, the occupant collects the taxes, dues and tolls imposed for the benefit of the state, he shall do it, as far as possible, in accordance with the rules in existence and the assessment in force, and will in consequence be bound to defray the expenses of the administration of the occupied territory on the same scale as that by which the legitimate Government was bound. [Notice: legitimate Government. Article XLVIII, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899]. The regulated seizure of private property is effected by the levy of contributions and requisitions. Contributions are such payment in money as exceed the produce of the taxes, the latter being appropriated as public property. [Hall, Int Law, 5th ed, 427-431]. The right to levy these contributions is essential to the successful prosecution of war in an enemy's country [President Polk, special message, Feb. 10, 1848]. Neither requisition in kind nor services can be demanded from communes or inhabitants except for the necessities of the army of occupation. They must be in proportion to the resources of the country, and of such a nature as not to involve the population in the obligation of taking part in military operations against their country. The contributions in kind shall, as far as possible, be paid for in real money; if not, their receipt shall be acknowledged. An army of occupation can only take possession of the cash, funds and property liable to requisition belonging strictly to the State [Articles LII and LIII, Convention Respecting the Laws and Customs of War on Land, The Hague, July 29, 1899].

*Americans Held Captive in Financial Bondage
with Nexus to Foreign Authority
By Douglas McPherson*

No government has the authority to take away God vested natural rights from the sovereign *State Citizen*. However, sovereign vested rights are not respected under *Democracy* foreign occupation, martial rule and *Reconstruction*. Our labor and wealth are robbed by those interested in control while fleeing both bank account and mind. *Democracy* is void of morality and financially motivated to plunder and steal. This situation could be compared to foxes guarding henhouses, or when pigs have the key to the corncrib. *Democracy* manipulates and beguiles by propaganda. Jesus and Paul warned not to believe lies of the corrupt members of the Sanhedrin, Pharisees, Sadducees, Scribes and Lawyers. Today's Pharisees profit by putting America into financial bondage. Today's Sadducees advocate blind obedience to civil authority based upon socialistic, agnostic, atheistic, humanist doctrine. *Democracy* fraudulently coerces natural-born individuals into accept being treated as statutory fictions and security chattel for *Democracy's* enormous federal debt [the Supreme Court acknowledges the clear distinction between a natural-born individual and a legal fiction]. Many are compelled to remain apart from civil authority that replaces Christianity with doctrine that regards a natural-born individual a statutory fiction. Religion is deceptively mingled with state sponsored atheism. Incorporation [26 USC 501(c)(3)] technically hands Church sovereignty over to non-Christian authority. The state incorporated church is subtly, deceitfully and officially brought under control of the secular state [the Supreme Court has held that: a corporation is a state creation, state property, and is answerable to the state]. This is not even remotely suggesting the *Body of Christ* [Matthew 18:20] fellowship are not sincere in their individual Christian virtues. Rather, it is how the false god of *Democracy* mixes church and state contrary to exclusive sovereignty of Jesus Christ.

America chokes under the strangle hold of Martial Rule. *Democracy* represents malignant cancer that grows larger while the *Republic* remains subjugated, subverted, subdued and suppressed. It continues to spread ideology undermining Judeo-Christian heritage. It continues to represent itself as the only government while America is violated by those who misuse military and civil authority. Injustice produced by desire for undeserved gain will continue to compel it to transgress American posterity. *Democracy* claims America as its own while occupying and ruling under force. [*This is the heir: come, let us kill him, that the inheritance may be ours, - Luke 20:14; Romans shall come and take away both our place and nation, John 11:48; Spare thy people, O LORD, and give not thine heritage to reproach, that the heathen should rule over them: [Joel 2:17].*

*Many Desire to Come out of
Contemporary Babylon
By Douglas McPherson*

*And I heard another voice from heaven, saying,
Come out of her, my people,
that ye be not partaker of her sins, and that ye
receive not of her plagues [Revelation 18:4]*

To "Come out of" atheistic foreign civil authority and separating is Biblically authorized. Christianity embedded deep in *Confederate* society and *body politic* motivates many to "Come out of" atheistic *foreign* rule. The Lord led the Israelites out of Babylon and Egypt, allowing them to reconcile after breaking away from bondage and the nexus attaching them to atheistic *foreign* civil authority. Christians held captive in modern bondage also seek liberty from atheistic foreign civil nexus attaching them. *Under color of law*, racketeering and a form of modern day Slave Trading within *Democracy* are substantially similar to ancient Babylon. To "come to a knowledge" of God's Truth regarding government; and to separate and be apart from ungodly entities is articulated in the Bible from Genesis through *Revelation*. A SPIRITUAL "COMING OUT OF" *DEMOCRACY* IS COMPLIMENTED BY MANY MORAL, ECONOMIC AND POLITICAL MOTIVES.

[*Come out of*: not necessarily physically away from, rather motion from the interior of a condition like a journey from foreign rule; or deliverance from along side a temporarily foreign condition].

[*In Itinere*: On a journey or circuit [*Blacks Deluxe* 4th Ed]; Biblically, people on the way and coming out of Egypt and Babylon. *The laws of a country do not rightfully operate on and fix the status of persons who are within its limits In Itinere or who are abiding there for definite temporary purposes...that these laws, known to writers on public and private international law as personal statutes, operate only on the inhabitants of the country, Dred Scott vs. Sanford, 60 US, 393, 19 How, 1856*].

Blind obedience to atheistic civil authority not recognizing God's natural laws might not be appropriate for Christians. "*Render unto Caesar*" [Matthew 22:21, Romans 13:7] is widely misunderstood to blindly obey when it is intended as a "shield from government tyranny." This scriptural guidance is about the type of authority to which Christians are obliged to submit. *Democracy* has lost legitimacy in many ways, most importantly through its unashamed rejection of God and suppression of Christian moral. Its socialistic, agnostic, atheistic and humanist doctrine is substituted for the God-fearing *body politic* founded by our ancestors of Christian character. *Democracy* is tainted with practice, policy and procedure alienated from God in the manner of ancient Babylon. Today's Babylon whore prostitutes itself while it acquires the financial resources of America. It bears so many earmarks of ancient Babylon. Americans held captive in financial bondage seek liberty from nexus attaching them to this Contemporary Babylon. *Democracy's* fraudulent imposition of non-natural legal fiction status creates damage and trespass upon one's identity and property. To attach artificial person, non-natural legal fiction status to a natural-born individual may even be an

affront to God (Genesis 1:27 - So God created man in his own image.....

America's Confederated Republican Government is based upon a Moral & Christian Foundation

A REAFFIRMATION OF THE FUNDAMENTAL UNDERLYING CHRISTIAN SPIRITUAL FOUNDATION OF THE CONFEDERATE COMPACT-COVENANT: Christianity has always been embedded deep in much of the *Confederate* society and *body politic* which is primarily founded upon principals of Christianity and God-fearing Christian character. Religious persuasion of others pursuant to *freedom of religion* has always been respected. The *Confederate* political system and ideology acknowledges and affirms God-given unalienable rights and the God that granted them. The CSA Congress acknowledged Christian philanthropy and Almighty God as Supreme Ruler of the Universe. The *Confederate Constitution* reverently invokes the favor and guidance of Almighty God. *Confederated Republican* Government has the history of being founded upon Christian principles and God-fearing Christian character, unashamed of Christian morality and Judeo-Christian heritage. Today's *Confederacy* discloses immoral atheistic *Democracy* activity to the world.

Lawful Authorities Authorize Separation By Douglas McPherson

Sovereign *State Citizens* possess unalienable *inherent political power* and *freedom of political will*. Their unalienable substantive and God-given natural rights are protected and guaranteed by Constitutions and Common Law confirmed and backed up by international and domestic law, statute, policy, treaty, case law, etc, etc, etc. Sovereign freedoms, rights and protections are claimed and invoked by *Declaration, Right and Inheritance*. Everything *defacto* authority does wrongfully affecting sovereign *dejure* is subject to *Nullification* and *Interposition of Right* and of *Necessity*. This is one example of how sovereign *State Citizens* and *State Republics* reserve their ultimate sovereignty. It must be made crystal clear that abundant authority exists for separation into lawful jurisdiction and venue. "SOVEREIGN TERRITORY" IS THAT PART OF THE *STATE REPUBLIC* INHABITED BY *STATE CITIZENS*, WHERE THEIR ALLODIAL VESTED PRIVATE PROPERTY IS LOCATED, AND WHEREVER THEIR *CONFEDERATED REPUBLICAN* GOVERNMENT CONVENES. And forms of law known as the *Public Law Merchant* and *Common Law* still apply within the *State Republic*. It must also be made crystal clear that transition should be peaceful and not hampered by the threat of imminent war brought on by legitimate separation established by abundant authorities authorizing the legitimate separation. Refer to the many citations from Constitutions and Common Law confirmed and backed up by international and domestic law, statute, policy, treaty, case law, etc. Important and useful because some of these authorities specifically document of international record what activity the UNITED STATES IS OBLIGATED TO COMPLY WITH. The voluminous compilation of lawful separation authorities proves useful as

reference, citations, notice, warning, demand, etc. It is also compiled for world wide attention and international record.

CONFEDERATE MESSAGE

RESTORATION of America's original *Confederated Republican* Government providing autonomy and alternative to *Democracy*; Secondly, RESTORATION of sovereign *State Republic* jurisdiction and venue no longer under *foreign* occupation; Thirdly, RESTORATION of unity offered by *State Republics* and *Confederate States of America* central Government; Fourthly, RESTORATION of a popular consensus dedicated to faithful defense of our God-ordained land and legitimate government. The *Confederate States of America* justifiably and lawfully seceded, and has never been surrendered. The *Confederacy* and sovereign *State Republics* have been invaded and occupied resulting in a state of *foreign* occupation. Although in political exile wrongfully displaced, subjugated, subverted, subdued and suppressed by *de facto* martial rule & occupation, America's original *Confederated Republican* Government is being restored as a lawful and legal political option to *Democracy*. It is protected by organic *American Rule of Law, Law of the Land* and *de jure* Constitutions. Today's ongoing FULL RESTORATION of the *Confederate States of America* and *Republican* Government are the last Bastion of hope for American Freedom.

WHAT IS A CONFEDERATE?

A *Confederate* is loyal to America's original *Confederated Republican* form of government and *Jeffersonian* political philosophy [A *Confederation of Republics* premised upon association of *State Republics* subservient to *State Citizens*, who hold ultimate sovereignty. Central government is granted limited powers in trust, acting upon only what is allowed by sovereign States]. America established this confederation upon legitimate constitutional authority [*Articles of Confederation; 1787 U.S. Constitution*] now faithfully carried forth by the 1861 *Constitution of the Confederate States of America* and various *de jure* Constitutions of the *State Republics*. *Confederate State Citizens* have always been America's consummate Patriots. You will never know how much it has cost *Confederates* to preserve your freedom in the hope that posterity will make good use of it. Today, the *Confederacy* and component *State Republics* remain steadfast as the last available door to American freedom and liberty.

WHEN YOU SUSPECT SOMEONE OF UNDERMINING THE HERITAGE OF OUR AMERICAN CONFEDERACY, AMERICA'S ORIGINAL CONFEDERATED REPUBLICAN FORM OF GOVERNMENT, OR "SELF EVIDENT ETERNAL TRUTHS" MAINTAINED WITHIN THE CONFEDERATE MESSAGE: QUESTION "THOSE PEOPLE" TO EXPOSE PHONY CONFEDERATES, SCALAWAGS, CARPETBAGGERS, IMPOSTOR ORGANIZATIONS AND FEDERAL PRETENDERS WHO HIDE AMONG US. ASK THEM THIS QUESTION:

Are you a Confederate and do you Endorse Full Restoration of America's Original Confederate Republic that has Never Surrendered? YES or NO?

AMERICA'S FREEDOM IS MEANT TO BE ACHIEVED IN SOME MANNER. THAT'S THE BOTTOM LINE. FULLY RESTORED CONFEDERATED REPUBLICAN GOVERNMENT REPRESENTED BY CONFEDERATE STATES OF AMERICA PROVIDES POLITICAL AUTONOMY AND ALTERNATIVE TO DEMOCRACY [csagov.org]

*With Kindest Regards,
Douglas McPherson
Deo Vindice, Resurgam, Sobrie Potandum, Legitimus
Principatus*

The next edition of *The Confederate Sentry* intends to feature some articles addressing RESTORING THE REPUBLIC FROM THE GRASSROOTS GROUND UP.

NOTICE & COPYRIGHT: This work is provided for educational discussion of great historical importance. Understanding & comparing *Republic & Democracy* political ideologies reveals how the present *status quo* negatively creates division & suffrage. Sharing of knowledge & issues are presented to those seeing truth & sound doctrine of vital concern to all and meaningful enough to Compare & Contrast. Reference to privately copyrighted law, code, regulations, court rules & authorities are for relevant clarification. Nothing set forth herein is intended to be legal advice. We encourage & promote factual dialogue regarding all contents & purposes of this work but will not engage in Argumentative or Conjectural positions. However, any Fact or Proof in rebuttal of this information is encouraged through analytical, logical, investigative, methodical, reasoned, rational, fair & open debate. This is an ongoing effort to provide truthful facts that others have wrongfully rewritten, sanitized, compromised or deleted pursuant to *Political Correctness*. With grateful acknowledgment to the many good people who have compiled & collaborated, this work will be appended from time to time to address critical & priority issues. Edited, compiled & collaborated by Douglas McPherson. Revised October 14, 2011. Copyright © 2011, *The Confederate Society of America*, All Rights Reserved.

★★★★★★★★★★★★★★

*No Surrender for the
Confederate States of America*
By Al Benson Jr.

Back in the mid-1990s I came across a book by Clifford Dowdey called *The History of the Confederacy-1832-1865*. It was an interesting book, and though I don't know if I agreed with everything Mr. Dowdey said, I did agree with the majority

*May God May God help us RESTORE
The Confederacy!*



How does one begin to cut through the maze of confusion brought about by a myriad of actions that have been designed, created and sanctioned over many years by those who have realized enormous gains at the expense of this country and its people?

NO History course could explain in short order the enormity of what has been afoot for some time and the impact it has had on you and yours....and providing it to be taught without influence & 'outside' interference.

However, that 'spark' of life associated with individual freedoms & liberty continues to flicker despite the best efforts of those who wish its total extinguishment.

Those Patriots who have continued to man those 'Honorable Battlements' in which this 'flicker' still resides, are now in their final hours....of this I am convinced.

At day's end, the manner & direction we undertake will determine once and for all our respective fates.

Our Confederacy saw this coming long ago and decided it wanted NO part of it & decided to leave- PEACEABLY.

Y'all think you know what happened & why... ever since the conclusion of that Holocaust.....but do you?

Today, we Confederates are realizing the same nightmare as is everyone across this country, but have been living it far longer than any.

We bleed red too.....but we have been telling any & all who cared to listen that today's events were but the natural extension of those events that came about after 1865.

As such, we have been trying to go 'Back to the Future' and RESTORE that which was taken Illegally through Invasion in order to return & perpetuate that 'flickering light of Liberty & Freedom' that is clearly now in jeopardy.

A Plan for the Confederacy's RESTORATION was put in place several years ago. Some have deliberately described this undertaking as impossible in the least, while others have gone out of their way to impugn its integrity for a whole bunch of reasons... not the least of which a RESTORED Confederacy would threaten their many comforts & parlours in which they have become so accustomed!

A RESTORED Constitutional Republic would certainly eliminate them ALL!

Adding to our dilemma has been those Southern Scalawags who, like their forebear's who collaborated with the Federal Carpetbagger's of yesteryear, would continue to realize great gains if the measure of our commitment would be silenced and placed upon that same scrap heap the Federal Government thought they had deposited us upon after April, 1865.

The carnal result from all this is the incessant & on-going 'he-said, she-said' dogma resulting in the intended & self-induced mis-information created & advanced by others that is anything but 'unifying'.

We are experiencing yet another of these 'situations' today.

You see folks, and as I have said many times over -The Confederate Government was NEVER surrendered.

Most can't even begin to comprehend that statement and are quick to 'deposit' it on that same 'scrap heap' noted above.

Our Military surrendered.....but OUR Government NEVER did!

Do YOU realize the significance of what that means?

Probably NOT... because YOU have been taught little of your country's History much less about US

However, what it means is simply this- YOU can RESTORE YOUR Confederate Government by Re-seating it!

Since it was NEVER surrendered, its Congress is simply vacant, requiring 'body's' to be elected and put into those 'vacant' seats.

That's where YOU come in.

If you become a Registered Citizen of the Confederacy, requesting Citizenship through the Provisional Government of the Confederacy in Texas whereby the current National Registrar will issue YOU a Citizen Certificate, YOU, yes YOU, along with YOUR other State Citizens can then elect a DELEGATE to represent YOUR State at the next Constitutional Convention.

(7 of the original 13 States MUST be represented in order to meet the required quorum to hold a Constitutional Convention)

Those DELEGATES will be charged with the responsibility of appointing an interim Confederate Government including a President, Vice-President and cabinet who in turn will establish a date for National Elections to be held.

This is NO less the same than those Delegates appointed by their respective State Legislatures to represent them in the Continental Congress prior to us becoming a Republic after we kicked King George the hell outa here

Now here is where it got 'sticky' and YOU must be made aware of this:

State Registrar's were appointed by the National Registrar in Texas to work in consort with the National, Provisional Government in Texas.

At least one of them has now decided to 'do it his way' and has abandoned the National Provisional Government.

In fact he has decided to establish himself and the State he was Registrar of as its Provisional Governor.

He claims he can do this because he is acting upon that Sovereignty provided him within that State's original State Constitution.

Here is where long-term planning over countless years involving long hours of hard work can easily go up in smoke...thanks to the mis-guided machinations of ONE person who is no longer part of the solution but who has become part of the problem.

What this does is simply add fuel to the fire... further confusing our folks and contributing to even more disgust with people simply saying- "I've had enough. This is all too confusing to me and I'm outa here as these guys are no better than the Federals

This is why this explanation of detail is so essential in order for each of YOU to understand... because we are that close in getting our Country back as never before!

We can ill afford to be side-tracked at this time when so much is at stake.

The Federals have made a deliberate mess of this country and have feathered their own nests rather handsomely at the cost OUR blood, sweat & tears.

Their 2-party system and their Socialized basis for existence have already TRANSFORMED this country from the Republic it once was into the Socialized Democracy it has become.

Reconstruction, following their Illegal War upon us, was NOT the Reconstruction of the South as you have been taught & led to believe, but was, in fact, the Reconstruction of this entire Country!

The South was merely the tool through which they conspired to alter the Ideology of the Republic &, ultimately, the Northern States fell victim to the same fate as the Southern States.....but one was derived from Illegal actions (Invasion of another Sovereign Country, our Confederacy), whereas the other, (Northern States) resulted from & through natural assimilation....a BIG difference!

In closing, because I can hear it coming already from those who 'support' or think like this one-man who will argue that they have the right to circumvent the Provisional Government of the Confederacy as their State is 'Sovereign'.... (Yes I know it sounds confusing)...., but understand this:

when the War ended, YOUR Sovereign State 'surrendered' its Sovereignty to the Federals by changing & revising the language within YOUR original State Constitution's and acknowledging & ACCEPTING Federal supremacy OVER YOU in the re-write/amended version! (It's

called 'stacking the deck' and making Legal that which was Illegal in order to justify another's Illegal actions)

Additionally, YOU also 'surrendered' YOUR State Citizenship to the Federals thanks to their Illegal 14th Amendment making YOU NOW, a FEDERAL CITIZEN.

Thus, ANY Individual act YOU undertake is NOW Illegal under Federal Law and Sedition & Treason are but 2 of the immediate charges they will bring against you IF YOU ACT OUT OF THE CONTEXT WE HAVE PREPARED BECAUSE:

WE, The Confederate Government and her original States, NEVER surrendered!

WE NEVER AGREED TO ANYTHING MUCH LESS CONDITIONS & REVISIONS!

Therein is the 'rub' that allows us to 'cut to the chase', thus NULLIFYING all their deceit & illegal actions they believed NO-ONE would ever again address in the future!

We DON'T have to establish an 'argument' for our existence because we STILL EXIST!

They MUST deal with us and our State's, et al, as a Country OF Sovereign Republics.

Thus, Sedition and Treason now becomes a 'transferable' charge as it is they who are GUILTY because they violated THEIR OWN CONSTITUTION resulting from an Illegal Invasion of another Country that was NEVER sanctioned or approved by their very own Congress.

THEIR president (Lincoln) made this so (illegally) and so said- "I have DESTROYED the Republic to 'save' the Union".

As I have said before, wherein the US Constitution is the Union decried as being the over-riding entity that TRUMPS the REPUBLIC?

NO WHERE!!!!!!!

Thus, YOUR State cannot be re-presented until such time when the Confederacy, et al, is Legally re-seated & RESTORED because we NEVER surrendered.

That is the Constitutional Glitch the Federals have long feared.

They believed that time, in of itself, would make this all 'forgotten'....and promoted via a 'Federal Education System' intended to perpetuate & hide all their evil & lies.

WITHOUT THE NATIONAL GOVERNMENT OF THE CONFEDERACY, YOUR INDIVIDUAL STATE WILL HAVE NO BASIS TO 'ARGUE as a 'singular' entity', BECAUSE YOU SURRENDERED, VOLUNTARILY.

YOUR STATE CONSTITUTIONS were Re- Written by the Feds and their Carpetbagger co-conspirators- Southern Scalawags included & have remained complicit with them to this very day.

ONLY through the RESTORATION of the Confederate Government can you ARGUE the position of State Sovereignty

