

THE CONSTITUTION

CLUES: SOLVING THE BIG MYSTERY



The Constitution Clues: Solving the Big Mystery

Most Americans don't understand what a "Constitution" is or which one they swore to defend. A constitution is basically a contract for government services—a debt agreement that says who provides which services and who pays for them.

There are three different "Constitutions."

- 1787 – "The Constitution for the united States of America"

Created a union of sovereign states. Viewed as the "real," original Constitution. This union is unincorporated (meaning sovereign).

- 1789 – "The Constitution of the United States of America"

Delegated 19 powers to a British-controlled territorial government. Based in Washington, D.C. and operates only under those delegated powers.

- 1790 – "The Constitution of the United States"

After the Civil War, the federal government reorganized as a corporation, turning the Constitution into a corporate charter without the people knowing. Members of Congress swear an oath to this corporate version, not the original.

The Civil War never legally ended because no formal treaty ended it. The federal government became a for-profit corporate service provider, not a lawful government. After the Civil War, foreign interests turned the U.S. into two corporations (territorial & municipal). These corporations have now collapsed financially. Central banks are involved in keeping them operating. Federal agencies today are corporate franchises. They profit from Americans' labor.

Both the territorial (British-linked) and municipal (Vatican-linked) governments went bankrupt. One is in Chapter 7 bankruptcy. The other is in Chapter 11.

America originally had a sovereign, unincorporated government. The true, lawful government ("unincorporated United States of America") American government has re-appeared and reclaimed authority.

Our federal employees constantly push conversations back to "the Constitution." They do this because their jobs, power, and paychecks depend on one Constitution or another. If any of those constitutions were ever seriously challenged or replaced, they would lose their authority and their income. That's why they care about the Constitutions so much. The problem isn't the Constitutions. The problem is the violation of the Constitutions by corrupt Municipal corporations and federal employees acting outside their authority.

But we, the actual American people who are not federal employees, don't have the same dependency. What matters to us is that they honor their obligations, respect our guarantees, and stop dipping into our pockets.

And despite how often they say "the Constitution" as if there's only one, there are actually four different "federal" constitutions:

The Constitution for the united States of America (1787) — created the Federal Republic

The Constitution of the United States of America (1789) — established the British Territorial government

The Constitution of the United States (1790) — set up the Municipal government

The so-called Corporate Constitution (1868) — a charter of a British Territorial commercial corporation, slipped in without proper disclosure

That 1868 constitution — the one tied to the infamous Fourteenth Amendment — belonged to a Scottish corporation pretending to be our government. It went bankrupt in 1906, yet its paperwork is still being used.

So, what value do the Constitutions actually have today?

The 1787 Constitution is dormant; the Federal Republic went silent in 1860.

The 1868 Corporate Constitution is dead with the corporation that created it.

That leaves only the 1789 British Territorial Constitution and the 1790 Municipal Constitution still in operation. They're contracts. They are commercial service agreements. The States agreed to pay for certain essential services, and the Federal subcontractors agreed to provide them.

They're also power-sharing contracts — the States had to delegate specific “enumerated powers” so federal workers could perform the services they were hired to deliver. Everything else — the non-delegated powers — remains with us.

The Constitutions are the product of the Peace Treaty process after the War of Independence. They were part of the negotiated settlement — not acts of worship, not proof of federal superiority. They were simply paperwork formalizing each former combatant's piece of the pie.

The British got to keep certain property interests and gained Territorial contracts. The Holy Roman Empire kept its interests, including control over postal systems and intellectual property. And America gained independence, sovereignty, and all non-delegated powers.

But the real crisis we face today does not come from the Constitutions at all. The real problem is rogue Municipal

corporations — especially those run through the Territorial system — running wild for 160 years. These corporations:

- Are not actual governments
- Have no valid public authority
- Are run by foreign principals
- Have impersonated Americans and seized our credit
- Have operated as mercenaries instead of legitimate military forces
- Have been protected by secrecy, confusion, and misdirection

And all of this traces back to the Lincoln Administration. Lincoln, as a Bar attorney and an Esquire, was not eligible to serve as the actual American President. So, he operated instead as President of a British Territorial corporation — and passed himself off as the real President. That deception shattered the original American Confederation and triggered everything that followed. Even Lincoln's assassination appears more like an inside job than the story we were told. His generals and cabinet members stood to gain the most, and the biggest beneficiary of all was the Pope — who owned both Municipal corporations in D.C. From that point forward, the Vatican and the British Crown could play “good cop/bad cop” with America indefinitely.

- Giant Municipal corporations like DOD, Inc. owning and controlling Treasury, Congress, DOJ, CIA, FBI
- Federal “representatives” with no constitutional authority or fiduciary duty
- Endless wars for profit
- 160 years of fraud, asset-stripping, and identity theft against the American people.

These corporations should have been liquidated long ago under Ecclesiastical Law — but weren't. And when you follow the maze of trusts and shell entities all the way down, everything ultimately leads to a corporation calling itself The United States of America Corporation (DUNS 16-190-6193).

The original Constitutions remain valid service contracts. The fraud lies not in the documents themselves but in the people and corporations that hijacked them and abused the trust of the American people for generations.