



The POWER of Jurisdiction

Part II

As I have shown using the Right to bear arms as an example the occupiers use schemes to get you to willingly step into their jurisdiction granting them power over you and your rights. It is imperative that the Interim Government for the Confederate States of America avoid placing itself under the jurisdiction of the occupying government, to do so would be to give up sovereignty. While as individuals we are under certain jurisdictional authority of the occupying government, yet our CSA government which was never surrendered remains in exile outside of U.S. Jurisdiction, and must remain so throughout the restoration process.

The 1787/1789 U.S. Constitution mentions three areas of jurisdiction in which the Courts may operate:

- (1)Common Law
- (2)Equity Law
- (3)Admiralty Law

The Occupying government, the (United States of America) went "Bankrupt" in 1933 and was declared so by President Roosevelt by Executive Orders 6073, 6102, 6111 and by Executive Order 6260 on March 9, 1933.

House Joint Resolution 192 (HJR-192), 48 Stat. 112, was passed by Congress on June 5, 1933. The 'Act' impaired the obligations and considerations of contracts and declared that the notes of the Federal Reserve banks were "legal tender" for the payment of both public and private debts, and that payment in gold Coin was against "public policy". (In effect, FDR and Congress, under executive orders and legislative fiat, nationalized the people's money, i.e., their gold Coin.

Who is actually running the occupying government? Hint...It is NOT Barack Obama ! We will cover this later on.

James Everett, Sui Juris....

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