- Planetary Jurisdictions -
The jurisdiction of a good man extends to the end of the world. — Terry Pratchett —
10 LESSONS ON PLANETARY JURISDICTIONS
All material and content in this publication is strictly for educational purposes

Introduction

The four primary jurisdictions of our planet are known as **Soil**, **Land**, **Sea** and **Air**. These jurisdictions are both natural and artificial, physical and conceptual, and together they form the foundation on top of which our modern day civilization is built.

This publication contains the following educational resources: a collection of 10 lessons for discovering the basics of these jurisdictions, including additional resources such as graphics, charts, and a complete jurisdiction specification manual to complement these lessons.

This collection of lessons and resources is offered freely to everyone without cost or copyright restrictions worldwide. You are free to use them any way you wish for educational purposes.

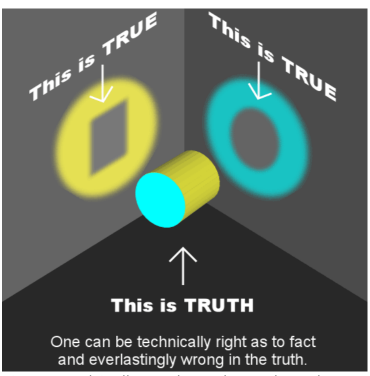


Figure 1: Truth is all around us and one only needs to focus on it with an open mind in order to see it.

While the above statement may be true, the fact remains that the truth of our primary jurisdictions is all around us at all times for everyone to see, yet very few people with open minds can see the truth about them. Why is it so? Because foundations get buried

deep underneath all the things they support, and that makes them hard to discern. Their very design can be forgotten over time.

Oftentimes the only way to know anything about a foundation is to study the original plans, if they exist. Unfortunately, the original plans of our planetary jurisdictions were never adequately documented in a structured, concise, clear and practical way, from the ground up for the benefit of all mankind. Over the course of many centuries various bits and pieces were erratically recorded, frequently as a consequence of strife and conflict, with one side using the knowledge to oppress the masses, and the other side attempting to use the knowledge to liberate itself from their oppressors. It's no wonder that a proper understanding of our primary jurisdictions remains such a mystery to most people.

The internet age has finally put many of the original jurisdiction plans at our disposal, and some of the missing parts have been painstakingly reconstructed by dedicated people who have made it their life's work to unearth and solve some of the remaining mysteries. It's finally time to reverse engineer and transform our inconsistent and sometimes disorderly historical record into a modern, organized, logical and effective knowledge base for the benefit of all mankind.

It's now time for everyone to learn the Truth about, see the Beauty of, and become a genuine participant in the Goodness that our primary jurisdictional system has to offer.

It is sometimes helpful to begin with a look at the current situation before delving into centuries of developments. This allows us to more easily connect all the dots. Before jumping into the actual jurisdiction lessons let's get a bird's eye view of our current state of affairs, in the form of a general overview of our civilizational system and the unprecedented bankruptcy crisis it is now facing.

Let's begin!

The Global Estate Trust

How does the Global Estate Trust function?

Why haven't I heard of it before? The Global Estate Trust is over 400 years old. It was older than The United States of America is today when The United States of America was formed. It has organized the entire planet according to its system of postal districts—also called "federal districts" in America. The Global Estate Trust and the services it provides—legal services, banking services, police services, postal services—is so ubiquitous, so integrated worldwide, that we take its existence for granted and wrongly think that our individual governments provide all this.

The truth is that the so-called "federal government" in America has always been owned and operated as a private for-profit governmental services company operating under contract to provide certain stipulated governmental services, and—later in history, has been operated as an umbrella corporation with subsidiaries created as franchises and agencies under subcontract to provide these same services by the Global Estate Trust and its national subsidiaries.

Note: In the eighteenth century when the original equity contract known as "The Constitution for the united States" was drawn up, the word "federal" was a synonym for "contract", so the nature of the government as an entity under contract to provide services was apparent to the people. The state legislatures formed to represent the land jurisdiction as separate nations—the larger equivalent of city-states—and the people inhabiting these organic states were clearly aware of the subservient nature of the federal government in all matters not clearly delegated to it as were the Founders and Framers of the Constitution. Article X clearly reserves all other rights to the states and the people.

In summary, our entire planet receives governmental services from one gigantic interlocking trust directorate: the Global Estate Trust. The gentleness with which generations of Popes have exercised their power as the ultimate Trustee should not be mistaken for lack of power, but rather as respect for Free Will and reluctance to interfere with those entrusted to administer their own affairs. In the temporal realm a Pope is a man like any other man, and it is often difficult to obtain all the facts and to be assured of right action. Restraint and tolerance have therefore been the hallmarks governing the exercise of temporal power by the Popes for many decades, but we are now entered upon a time when corruption and criminality have so far progressed among many

governmental service corporations worldwide that maintaining the role of global trustee has required action by the Pope and the Holy See.

Over time, specialized service centers organized as separate city-states have taken over specific aspects of the operations of the Global Estate Trust. This so-called "Empire of the City" spans the globe. Rome and Vatican City remain the home base of operations responsible for overall administration worldwide. The Inner City of London, also known as "Westminster", is a separate, independent, international city-state within London and it is home to the Crown Temple which administers legal services and is also home to the Fleet Street hub of international banking services. The District of Columbia, another city-state, is the center of defense and police services worldwide. The United Nations, yet another separate independent city-state, is the hub of international trade, aid, and negotiations.

Over the course of time, delivery of these many services has been organized by separate for-profit corporations and organizations operating in each country under the auspices of an umbrella Trust Management Organization functioning as the national government. Almost all national governments have been incorporated by the Holy See. The American national government is no exception.

Note: As of 2008 there were only a handful of unincorporated lawful governments left in the world: the Holy See, Iran, Iraq, Libya, North Korea, a few Pacific Island Kingdoms, and... the unincorporated United States of America.

The Pope acting in his temporal office and the Holy See and its administrative management arms—the Vatican, the Roman Curia, the British Crown, the Crown Temple, the United Nations, the Pentagon, the Vatican Bank, the Universal Postal Union and a great many other Global Estate Trust franchises and subsidiaries—provide nearly all governmental services worldwide, in addition to their roles in administering various obligations owed to the many national trusts.

The Global Estate Trust is by far the largest corporate enterprise on Earth. Indeed, the very concept of "incorporation" was created by the Holy See and incorporated entities continue to be created and administered entirely under copyrights and administrative law forms of the Roman Curia. The Pope has the undisputed right to liquidate any incorporated entity that is not functioning lawfully and according to its charter. He may also order disposition of corporate assets to the creditors of any incorporated entity that he liquidates, and can alter or void any statute passed by any incorporated government at will. People don't see the Global Estate Trust in the same way that they don't see the Earth beneath their feet. It has always been there. They take it for granted as part of the

landscape of the world, but in fact, it is the result of tireless, conscious, determined effort expended over centuries of time. There is, in essence, "one world government" and it has been here throughout the development of the North American Continent as a commercial and political power, from the earliest exploration and colonization down to the present day.

What does the Pope, the Holy See, and the Vatican have to do with anything?

All forms of law beginning with Ecclesiastical Law and including the ancient Law Merchant and Law of the Sea, the Roman Civil Law, and most recently, the Uniform Commercial Code and International Criminal Code are ultimately defined by the Holy See and administered by the Roman Curia, under the Trusteeship of the Pope. Control and caretaking of the earlier law forms was undertaken by the Holy See during the First Holy Roman Empire (800 A.D.) and by contract and consent, has remained in the Holy See's control ever since. The two more recent law forms, the Uniform Commercial Code and the International Criminal Code are copyrighted by Vatican subsidiaries.

The Papacy has functioned in two distinct roles for over 1200 years, exercising both sacred and temporal powers. The Pope is named in two distinct offices and wears two different hats. As the leader of the Church and in sacred office, he is properly regarded as "His Holiness Pope Francis". As the CEO in charge of worldwide commercial affairs executing the temporal powers of the second office, he operates as "FRANCISCUS", the Pontiff.

The duties of both offices are distinct and yet ultimately inter-related, due to the Pope's responsibility to oversee the Global Estate Trust. Since the 1400's every Pope has acted as the ultimate Trustee and Steward of the entire Earth conceived as a Trust: the Global Estate Trust. This Trust, which was created over 400 years ago, is divided into three jurisdictions—Air, Land, and Sea. All three are further divided into realms of the Living and the Dead—the living being actual flesh and blood men and women and animals and other creatures in which the blood flows or sap ascends, the dead being all those organic entities who have died and all legal fiction entities, such as trusts, corporations, foundations, transmitting utilities, cooperatives, limited liability partnerships and so on.

The Air Jurisdiction remains with the Holy See, is universal, global, and inclusive in nature regardless of individual religious preferences or beliefs, rules all affairs from the surface of the Earth to the Heavens, is inhabited by spiritual beings both living and dead, has a global population, functions under the Law of Love and the Ancient Law of Freewill and is administered via ecclesiastical canon law generally under direction of the Rectors of the National Shrines established in each country.

The Sea Jurisdiction is international in character, has an international citizenship, rules all affairs on or directly below the surface of the seas and navigable inland waters, is inhabited by living men and women known as Merchants and Sailors, and all living sea creatures, as well as all ships and legal fiction entities engaged in maritime and admiralty businesses and contracts, functions under the Law Merchant (maritime) and Law of the Sea (admiralty) and is administered worldwide by the British Crown Temple doing business as Inner City of London aka "Westminster", and the Lords of the Sea.

The Land Jurisdiction is national in character, is inhabited by living men and women, together with land creatures and plants, has a citizenship based on nationality and which in most instances includes both the living men and women and legal fiction entities, rules affairs of the land from the surface to the depths beneath, functions under The Law of the Land, and is administered worldwide by the Universal Postal Union and the individual national Postmasters.

Each jurisdiction—Air, Land, or Sea—has its own law forms. The Air functions under ecclesiastical and canon law. The Sea functions under the Law Merchant and Law of the Sea. The land functions under the Law of the Land.

This is the Big Picture, and in the end, it is all administered by the Holy See and the Roman Catholic Church, which has struggled to maintain an "orderly and peaceful Kingdom on Earth" and at times through its history has admittedly been overwhelmed by corruption and human error.

By its nature and function the Global Estate Trust has established a vast interlocking trust directorate that exists worldwide and extends from the Holy See down to the local level of government administration.

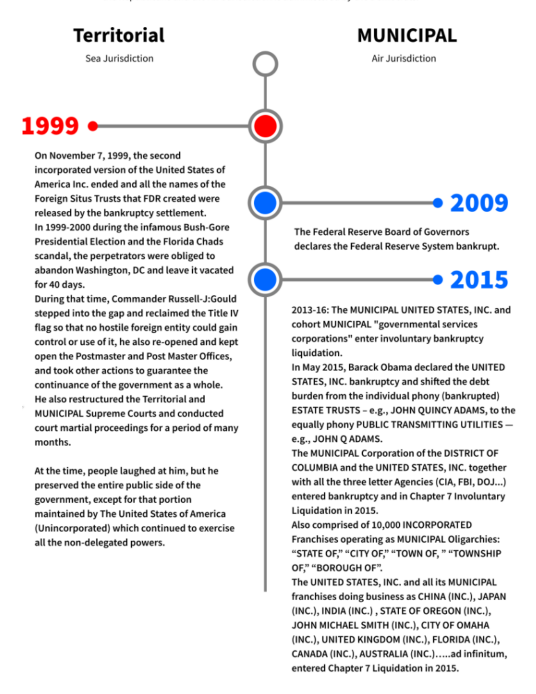
A trust is formed when a Donor places assets into the care of a Trustee for the good of Beneficiaries. In forming the Global Estate Trust it was considered that Jesus Christ placed the entire planet in the care of St. Peter, that the Pope is Peter's successor Trustee, and over time it has been realized that all people and living creatures are intended Beneficiaries of the Global Estate Trust, not just members of the Roman Catholic Church. This realization is one of the most direct results of the Protestant Reformation, which asserted individual dominion over the Earth as granted in Genesis 1:26-28. Today, as confirmed by Popes John Paul II, Benedict XVI, and Francis, the Global Estate Trust serves all people regardless of faith, color, or creed.

Source: http://www.annavonreitz.com

The Global Bankruptcy Timeline

UNITED STATES

As a general rule in the United States the Sea Jurisdiction is administered by the Republicans and the Air Jurisdiction is administered by the Democrats.



2017

The 2015 MUNICIPAL bankruptcy then forced the Territorial United States and its corporate franchises dba China (Inc.), Japan (Inc.), State of Oregon (Inc.), John Michael Smith (Inc.), City of Omaha (Inc.), United Kingdom (Inc.), Florida (Inc.), Canada(Inc.), Australia (Inc.).... into Chapter 11 Reorganization as of May 1, 2017 because they were no longer the beneficiaries of the MUNICIPAL franchises.

2020

The US Corporation filed for bankruptcy on May 4, 2020 as evidenced by the main document and the signature of its CEO.

Chapter 11 bankruptcy United States corporation case no 20-40375-KKS United States bankruptcy court northern districts of Florida Tallahassee division:

Tax ID # 13-6149455 4-5-2020 Decedents ss # 126-56-2303 – uses the name

"Roger Allen Moore"

DUNS number 040539587, 003254885 Executive office of the United States govt – WH address

Trump signed President / CEO
Represented by Phelps Dunbar
Washington was closed down for 90 days
beginning in March 2020 and ending technically
on June 17, but officially, on the 22nd. The offices
were staffed by "emergency personnel".

→ 2021

USA CORP shut down January 7, 2021.
US CORP was shut down January 19, 2021.
The USA CORP was bankrupted, and settled
January 7, 2021, along with the UNITED STATES
of AMERICA, Ltd., which finished January 19,
2021.

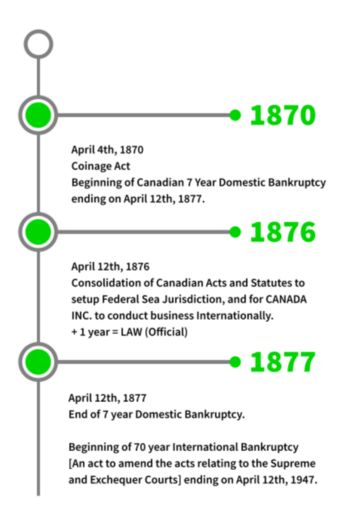
The bankruptcy for "the" UNITED STATES of AMERICA, Ltd., the most recent version of USA CORP was entered in London a year and a half prior. The Republic of The United States of America was the sole beneficiary.

version 1.0 August 2021

The Global Bankruptcy Timeline

CANADA

Canada is a Federal parliamentary constitutional monarchy operating under the British Sea jurisdiction with a Monarch, a Governor General and a Prime Minister with the exception of the province of Quebec which operates under the Air Jurisdiction with Roman Civil Law for civil matters.



• 1946

April 12th, 1946
New Governor General appointed
1 year prior to end of first 70 year International
Bankruptcy.

1947

April 12th, 1947 End of first 70 year International Bankruptcy 1947 BAR was created.

Beginning of second 70 year International Bankruptcy ending on April 12th, 2017.

2017

April 12th, 2017

The end of CANADA INC'S second International 70 year Bankruptcy occurred on April 12th, 2017. This effectively made everyone's Birth Certificates no longer valid; along with the Canadian Charter of Rights and Freedoms, thereby creating the need to recontract with Canadians.

This is the reason behind the QR-Code because the only Government department the system truly has a strangle hold over is the Health Department. That's where the insurance policies are held. When taking into account the end of CANADA INC's Second 70 year International Bankruptcy it can be concluded that HER MAJESTY THE QUEEN IN RIGHT OF CANADA is strictly a foreign party called the CROWN - a creation out of the CITY OF LONDON.

It is not Canadian in any stretch of the imagination. It is a CORPORATION with zero allegiance to Canadian Citizens.

Canadian Police, Military, Lawyers, and Judges all have oaths to the CROWN (a foreign party). An OATH is a solemn promise for the behavior of the party giving the oath.

Source: [PROJECT]:OVERRIDE

The 10 lessons provided in this publication are organized in the following fashion.

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LESSON 1: Fundamentals

Let's start by shining a light on some of the key elements and attributes of the four primary jurisdictions.

They exist in two categories:

- 1. The real and natural parts of the planet that exist in three dimensional space.
- 2. Artificial physical (manmade) things like machines and buildings, and fictional concepts originating in conceptual space, like contracts, philosophy and patents.

The names of these jurisdictions are: Soil, Land, Sea and Air.

These four names are identical for both categories, and are used interchangeably.

Therefore, there is the natural and real Soil, Land, Sea and Air jurisdictions which are the literal:

- soil on which we walk and grow our food,
- the land from which we exploit oil and minerals,
- the salty oceans,
- the fresh water rivers, lakes and aquifers,
- and the atmosphere which is the very air we breathe.

And, there are the artificial and conceptual Soil, Land, Sea and Air jurisdictions which are all man made constructs used in conjunction with the natural jurisdictions, or as entirely separate instruments (concepts usually in the form of written documents) such as statutes, charters, contracts, constitutions and treaties for conducting business and government. The latter exist as mind constructs and have no real presence in the physical world, except for the paper and ink with which they are written.

The onus is always on you, the user, to know whether you are dealing with the real three dimensional evolutionary world or with manmade artificial and conceptual fictional constructs. Therefore it is essential to always remember the following:

- The origin of the natural jurisdictions is planetary and evolutionary.
- The origin of the artificial jurisdictions is manmade (both the physical and conceptual).

There is a measure of overlap between the natural and the artificial jurisdictions. One simple example is a Bill of Lading. A Bill of Lading is a fictional and artificial construct originating in conceptual space but it can also manifest itself in three dimensional space as a document issued by a carrier to a shipper, listing and acknowledging receipt of goods for transport and specifying terms of delivery.

It has a purpose in both the artificial physical jurisdiction and in the conceptual space. Although conceptual in origin, a Bill of Lading is used for tracking and identifying real objects known as cargo, across international jurisdictions. The concept of a Bill of Lading originated as a concept in the manmade Sea jurisdiction, but today its use has been extended to the other jurisdictions as well, because of its overall usefulness in managing all types of cargo.

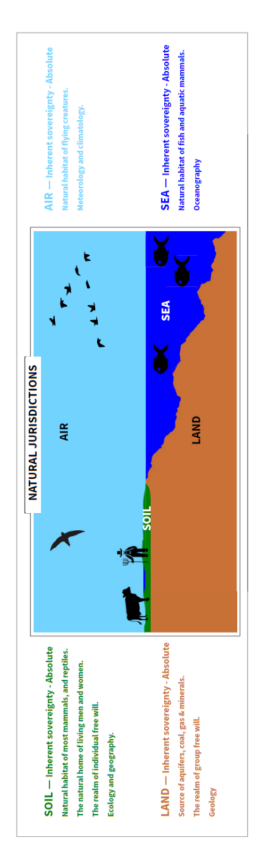
Mankind has invented such artificial and conceptual constructs and jurisdictions as a foundation on which to build an advancing and increasingly complex civilisation, evermore dependent on trade and commerce, transportation, communication and creature comforts, just to name a few.

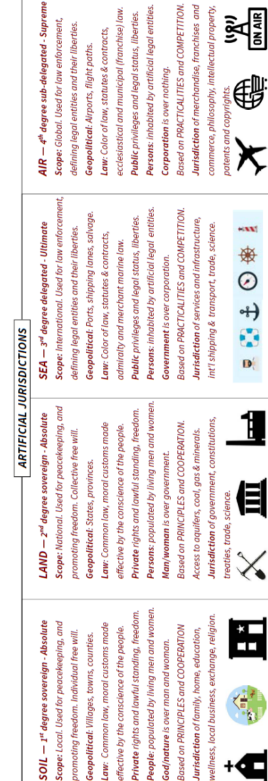
The **natural** jurisdictions of the Soil, Land, Sea and Air operate by the law of evolution and survival of the fittest which keeps them in homeostasis and are therefore self-sustaining, self-governing, and all four are inherently sovereign.

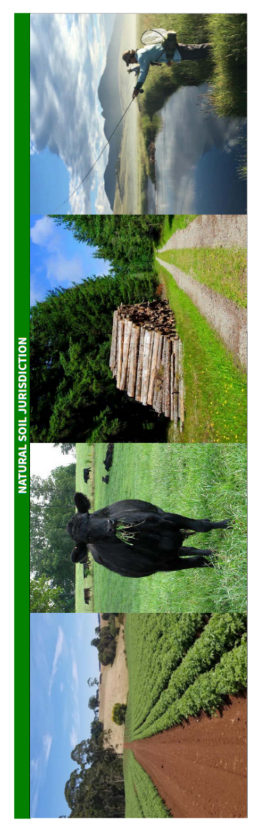
The **artificial** jurisdictions of the Soil and Land operate by natural or common law (lawful), and the Sea and Air operate by manmade statutes (legal); and their authority is inherited through a system of hierarchy, which will be discussed in LESSON 4.

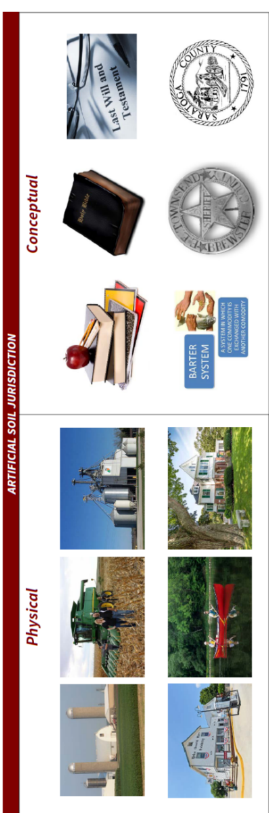
It is man's disregard, misuse, and neglect of these jurisdictions (both natural and artificial) that leads to nearly all serious conflicts and wars, which in turn provide a very fertile medium for greed, abuse, crime and corruption to flourish, brought about by the lawlessness and destruction of our civilisation run amok.

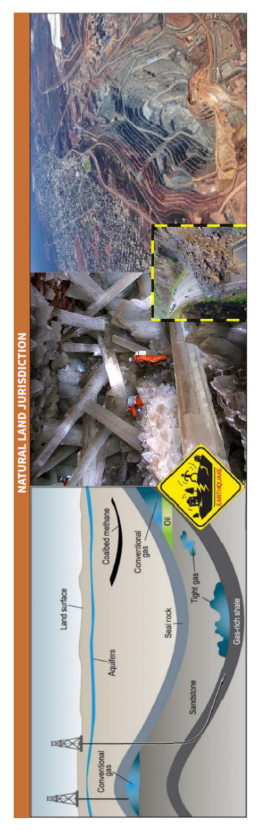
The next 5 pages will visually illustrate these concepts.





















LESSON 2: Natural & Artificial

One of the most important aspects of jurisdiction is the recognition of the fundamental difference between what is natural versus artificial, and, what is physical versus fictional.

In this context, the most significant and influential construct is law. There are many other constructs such as artificial (manmade) private houses on the natural soil, artificial factory buildings on the land, artificial cargo ships on the natural seas, artificial airplanes in the natural air, and so on. These are easy to understand since they are all physical in nature. Laws on the other hand are non-physical and purely conceptual, they are intellectual constructs of the mind. These characteristics make laws somewhat more difficult of clear understanding.

Two Fundamental Jurisdictional Law Systems

When viewed systematically our technique of artificial jurisdictional boundaries and laws conforms to the Divine Plan of the Cosmos when used properly with boundaries that are permanent and don't change much, and adaptable laws that can change if necessary.

There is a fundamental split in law as it relates to the natural and the artificial. On the natural side law is public and lawful, and serves to protect private rights, and is known as **The Law**. On the artificial side it is private and legal, and serves to protect public privileges, and is known as **Statutes** (such as codes, canons, charters, contracts, legislation).

The following chart explains this fundamental split in law.

Note: Because of this fundamental split of the law construct into two distinct systems, there develops a need for an interface between the two. This interface is needed for dealing with the differences that invariably arise between the two systems. This interface will be discussed in LESSON 7.

NATURAL		ARTIFICIAL	
NATURE/GOD Nature/God is over Man/Woman >	MAN/WOMAN Man/Woman is over Government >	GOVERNMENT Government is over Corporation >	CORPORATION Corporation is over nothing
LIVING LAWFUL MAN/WOMAN		DEAD LEGAL PERSONALITY	
PRIVATE RIGHTS		Public Privileges	
LAWFUL STANDING		LEGAL STATUS	
THE LAW		STATUTES	
PEOPLE make The Law by the acceptance/validation of Jury verdicts		PARLIAMENT makes Statutes by the en-Act-ments of Legislation	
"The Law" is the People's "Common Law" , unlike Statutory "Colour of Law"		"Statutes" are "Legislative Instruments", unlike the "Common Law"	
Laws are moral CUSTOMS made effective by the CONSCIENCE of the People		Statutes are offered CONTRACTS made effective by the CONSENT of the Governed	
'LAW. As a compound adjective "common-law" is understood as contrasted with or opposed to "statutory." ' [Black's Law Dictionary, 2 nd Edition]		'STATUTE. The written will of the legislature; This word is used in contradistinction to the common law.' [Bouvier's Law Dictionary, 1856]	
THE LAW PROTECTS THE PEOPLE from harm, loss, and deceit		STATUTES GOVERN LEGAL ENTITIES as a franchise benefit to the State	
We are ALL EQUAL in the eyes of The Law		We are <u>NOT</u> ALL EQUAL in the books of Statutes	
Laws are based on PRINCIPLES		Statutes are based on PRACTICALITIES	
Laws evolve over TIME and often endure		Statutes can QUICKLY come and go	
LAWFUL refers to THE LAW		LEGAL refers to LEGISLATION	
A Jury of People can overturn a Statute		The Legislature cannot overturn Case Law	
	ken into Statutes ute they remain in Law	Statutes can serve The Law but cannot diminish or expand The Law	
De jure "in law"		De facto "in practice"	
The People's Common Law "Law of the Land"		Admiralty Maritime Commercial "Law of the Sea"	

LESSON 3: People & Persons

The previous lesson shed light on some of the differences between natural and artificial as they apply to jurisdictions, and presented some of the fundamental constructs, of what is commonly referred to as — law — in this context.

This lesson will expand on this important difference between lawful (natural), and legal (artificial), in the context of people and persons.

At the end of LESSON 2 you were presented a graphic containing a matrix defining lawful (law) and legal (statutes) in various contexts.

Now let's define people and persons within this same lawful and legal framework.

People are defined as: Living breathing real biological men and women in whom the blood flows and the flesh lives, who **populate** the natural jurisdictions. Such people are sovereign and **lawful**.

Persons (Latin: persona dicta) are defined as: Fictional non-living entities, such as but not limited to incorporated businesses and chartered franchises, Situs Trusts, and Cestui Que Vie ESTATE trusts. Such fictional persons are **legal** (as opposed to lawful), and they **inhabit** the artificial and conceptual jurisdictions. Legal Persons can also be referred to as artificial persons, juridical persons, juristic persons, and body corporate, also commonly called a vehicle or vessel. Legal persona allows one or more natural people to act as a single entity (a composite person) for legal purposes. The concept of legal persona is not sovereign, and carries only delegated authority from a natural sovereign source.

From these definitions this simple truth can be concluded.

People are alive (animate) and physical, and persons are dead (inanimate) and conceptual.

You, the living man or woman reading this lesson are one of the animate physical people.

Any other entity (something that exists as a particular and discrete unit), that bears a semblance or facsimile of your lawful name, but does not meet the definition of people given above, is a legal person.

There is only one of you as a living man or woman. You are unique among all living people. You are **someone**.

There can be many semblances or facsimiles of you as fictional non-living entities, all of which are dead persons. They are **something**.

There are dozens of different potential meanings that can be arbitrarily assigned to anyone's lawful name and used to represent radically different entities within the legal context. In a verbal conversation we can talk all day long about someone or something named John Quincy Adams, and which john quincy adams or what kind of JOHN QUINCY ADAMS will never be known, except from the context of the conversation — but on paper the use of such a system instantly defines what or whom is being talked about — if you know how the system works.

Different legal persons going by the same name can be distinguished on paper through the use of capital letters and punctuation as in these examples below.

A lawful living natural physical man.

There are several accepted conventions for naming a living natural man or woman endowed with all of his/her natural rights. Here are some examples.

john quincy adams (all lowercase, universally accepted).

john–quincy: adams (another convention that is in use).

John Quincy of the House Adams

i:man: John Quincy of the Adams family (i:woman: in the case of a woman, used in Canada).

Legal dead conceptual persons.

The following 12 fictional persons (personas) are all conceptual derivatives of the one living man listed above.

```
John Quincy Adams = a foreign situs trust used in commercial shipping.

JOHN QUINCY ADAMS = a foreign estate trust.

John Q. Adams = a public transmitting utility company.

John Q. Adams = a public foundation.

JOHN Q. Adams = a cooperative.

JOHN QUINCY ADAMS = a boat or ship used in public commerce.

JOHN QUINCY Adams = a commonwealth trust.

J. QUINCY Adams = a slave owned by Exxon Corporation.

J.Q. Adams = a foreign pauper forbidden to own land.

Adams, John Q. = a taxpayer.

ADAMS, JOHN Q. = a soldier.

adams, john q. = a slave.
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Notice the various ways that this name, john quincy adams, can be capitalised and abbreviated (initialled) to form derivatives. Even more permutations are possible and each one has a different legal meaning and status.

In all matters of jurisdiction and law, precision of language is vital.

Here are some simple examples of how spoken English and written English can lead to errors. It is understood in speech that 2 + 2 = 4, but these 5 spoken sounds can be written as:

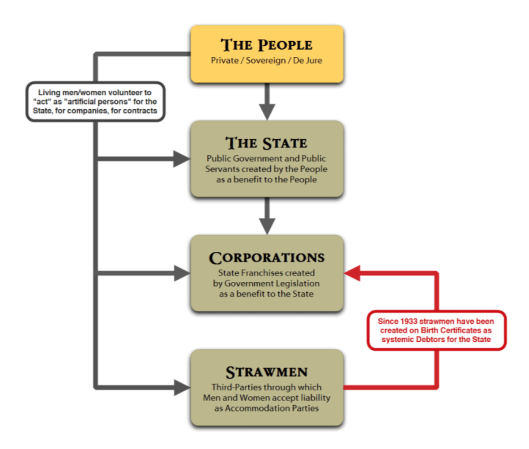
- To plus Too = FOR
- TOO + 2 = Four

Again we can speak 4 + 4 = 8, but write 4 + FOR = ATE.

The graphic below will introduce you to the concepts of strawmen and corporations. The naming conventions covered above (and more) are fundamental concepts used in the creation of strawmen and corporations.

WHAT IS AN ARTIFICIAL PERSON?

 $(artificial\ person; juristic\ person; legal\ entity; legal\ personality; person; ens\ legis; corporation; strawman)$



Page 24 of 84

STRAW MAN: A "front"; a third party who is put up in name only to take part in a transaction. Nominal party to a transaction; one who acts as an agent for another for the purpose of taking title to real property and executing whatever documents and instruments the principal may direct respecting the property. Persons who purchases property, or to accomplish some purpose otherwise now allowed. - Black's Law Dictionary, 6th edition, p. 1421

THE STATE and its public departments and Public Servants, are "artificial persons" created by the People for their common benefit. Each Public Servant of the People, employed by and for the People, "acts" as an "artificial person" in a "public capacity" denoted by their fictional job title while "on duty". When "off duty" they return to their "private capacity" denoted by their sovereign title (Given name).

CORPORATIONS are "artificial persons" created (registered) by government legislation as franchises that are presumed to provide a benefit to the State. All corporations, and all the legal fiction entities that are created by the State, are governed by prescribed statutory legislation relating to their limited purpose in society.

STRAWMEN are "artificial persons", each created as a third-party in a contract through which a man or woman consents to become fully liable as an "accommodation party" for an "accommodated party". This "strawman" has been "incorporated" into the State as a "corporation/trust" with a "tradename" (Given name + Family name) to serve as a "transmitting utility" providing the People's labour and property as "surety" for the national debt.

"[Very] soon, every American will be required to register their biological property in a National system designed to keep track of the people and that will operate under the ancient system of pledging. By such methodology, we can compel people to submit to our agenda, which will affect our security as a chargeback for our fiat paper currency. Every American will be forced to register or suffer not being able to work or earn a living. They will be our chattel, and we will hold the security interest over them forever, by operation of the law merchant under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading [Birth Certificate] to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges. They will be stripped of their rights and given a commercial value designed to make us a profit and they will be none the wiser, for not one man in a million could ever figure our plans and, if by accident one or two would figure it out, we have in our arsenal plausible deniability. After all, this is the only logical way to fund our government,

by floating liens and debt to the registrants in the form of benefits and privileges. This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor to this fraud which we will call "Social Insurance." Without realizing it, every American will insure us for any loss we may incur and in this manner; every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption and, we will employ the high office of the President of our dummy corporation to foment this plot against America." [Colonel Edward Mandell House to Woodrow Wilson (President 1913-1921)]

LESSON 4: Sovereignty & Delegation

Let's begin this lesson with some definitions.

Sovereignty: Complete independence and self-government. Absolute undivided authority.

Delegation: Delegation of authority means, subdivision and sub-allocation of authority and powers downwards to the subordinate. Delegation is about entrusting someone else (a subordinate) to do parts of your job by giving them just enough responsibility and relevant authority to get the job done. The Sovereign (the boss, the employer) always remains as the source of this delegated authority and can at any time cancel the delegation of authority.

Natural & Artificial — Lawful & Legal — People & Persons. All these are useless without an appropriate power and authority structure to enable and sustain them in a congruous way.

Such a power and authority structure exists in the following form:

- The four natural jurisdictions of the planet (Soil, Land, Sea and Air) are all equally and inherently sovereign, and remain in balance through the established laws of nature and the process of planetary evolution.
- The four artificial jurisdictions bearing the same names operate according to man's jurisdictional concept of power and authority which is an inheritance (not inherent) based system of sovereignty and delegation.

This manmade (artificial) inheritance mechanism currently flows in the following order of degrees (1st being greatest and having precedence over all others):

```
1<sup>st</sup> degree - sovereign → 2<sup>nd</sup> degree - sovereign → 3<sup>rd</sup> degree - delegated → 4<sup>th</sup> degree - sub-delegated
```

Manmade power and authority is meted out to the artificial jurisdictions in this order:

- 1. Artificial Soil & Land = Inherited sovereignty (1st and 2nd degree), highest artificial authority. See Note.
- 2. Artificial Sea = Delegated artificial authority, 3rd degree.
- 3. Artificial Air = Sub-delegated artificial authority, 4th degree, lowest authority.

Note: Soil is 1st degree sovereign, and Land is 2nd degree sovereign. As a general rule Soil & Land are grouped together since they have a great deal in common and largely function together. They are the only artificial jurisdictions that are sovereign. The other two (Sea & Air) only have delegated authority which they receive (inherit) from the Soil & Land. This order of inheritance is non-reversible, meaning that delegated authority cannot give power to, or hold power over sovereign authority.

Why have Delegation?

If the four natural jurisdictions are all sovereign, why are the artificial jurisdictions divided into sovereign and delegate authorities? There are two answers to this question.

The first has to do with the fundamental difference between what is physical and what is conceptual. Concepts are extractions from the minds of living men/women and therefore are only connected to reality through living men/women. Concepts have no life of their own. Concepts cannot give birth to concepts. Only living men/women can give birth to concepts. Therefore concepts can only acquire delegated authority from their creators.

The second answer has to do with merit, and will be given in LESSON 8.

LESSON 5: Circumscription

Circumscription is the demarcation, or boundary, of where one jurisdiction ends and another begins. There is always a jurisdiction on both sides of these boundaries.

Boundaries of the Natural Jurisdictions

- The Soil's upper boundary meets the Air above it, and its lower boundary meets the Land below it.
- The Land's upper boundary meets either the Soil, the Sea or the Air above it.
- The Sea's lower boundary meets the land (sea bed), and its upper boundary meets the Air.
- The Air's lower boundary meets either the Soil, the Land, or the Sea below it, and it's upper boundary meets Space.

Note: Space is another jurisdiction out beyond the planetary jurisdictions. It is cosmic in nature and is therefore beyond the scope of these lessons.

Each jurisdiction has attributes that make it unique and useful, but there are certain situations, especially near these boundaries, where one jurisdiction can cause problems for its neighboring jurisdiction(s). This is generally called encroachment (encroachment, especially the conceptual kind, will be looked at in more detail in LESSON 6). Here are some well known examples of natural boundary encroachment:

- A tsunami or tidal wave of the Sea can encroach upon the Land and Soil and cause great damage to them.
- A hurricane or tornado of the Air can cause great damage to the Land and Soil.
- A volcano of the Land can spew huge quantities of ash and toxins into the Air.
- Silt deposits from the Soil and Land can clog harbors and waterways of the Sea.

Boundaries of the Artificial Jurisdictions (physical and conceptual)

In the artificial realm, boundaries can sometimes be different from those of the natural realm. This is especially true when it comes to jurisdictional systems that are purely conceptual.

Circumscription of the artificial **physical** realm uses all manner of man made gadgets, objects, and technologies, ranging from simple stone markers, to fences and walls, guard dogs, GPS, cadasters and much more.

Here are a few simple examples of circumscription from the artificial **physical** realm.

- The Soil and Land normally share identical boundaries such as village, city, county, province, state, and national boundaries. A few exceptions do apply.
- The Sea uses all manner of man made demarcations, primarily to indicate shipping lanes, channels, and navigational hazards.
- The Air uses a variety of demarcation systems to indicate flight paths, air traffic control, and hazards.

Circumscription of the artificial **conceptual** realm. Here things get more complicated since concepts can be fickle and harder to define than solid physical objects. It should also be mentioned that in the conceptual realm, the vast majority of boundary issues originate in the Air and Sea jurisdictions. Even in nature the Sea is fluid and the Air is gaseous, thus making both far more precarious than the solid Soil and Land.

Some examples of circumscription of the artificial **conceptual** realm are:

- The Soil uses records, natural (divine) law, and silver for currency value.
- The Land uses records and common law, and also surveys, trademarks, constitutions and treaties, and silver for currency value.
- The Sea uses trusts, certificates, licenses, bills of lading, contracts, and admiralty and merchant law, and gold for currency value.
- The Air uses contracts, charters, franchises, wireless communication (the airwaves), and corporate and municipal law, and gold for currency value.

Some well known examples of **artificial** boundary encroachment are:

Physical

- A cargo ship of the Sea can accidentally come crashing into some Land based object.
- A helicopter of the Air can accidentally get tangled in elevated electrical cables suspended on the Land, and crash.
- A plane of the Air can go off course and crash into a building that is built on the Land.
- A private car of the Soil can collide with a public train of the Land, or run off a wharf and fall into the Sea.

Conceptual

- Obstruction of business.
- Inland piracy.
- Trespasses
- Transgressions
- Fraud

A brief consideration of **scope** is in order at this point. The four artificial jurisdictions also have a specific application of scope which is organized in this manner.

- Soil is local and national in scope.
- Land is national and international in scope.
- Sea is international in scope.
- Air is global in scope.

The next three presentations will better illustrate the jurisdictional boundaries.

SOIL - LAND JURISDICTIONAL BOUNDARY

NATIONAL JURISDICTION Continental United States

Soil – the top 6 inches of the earth. 50 organic geographically defined States.

Land —— 6"——

INTERNATIONAL JURISDICTION Federal United States

Land – all the earth below the top 6 inches. 50 incorporated politically defined States.

Designed to interact with the International Jurisdiction of the Sea through the use of the BAR.

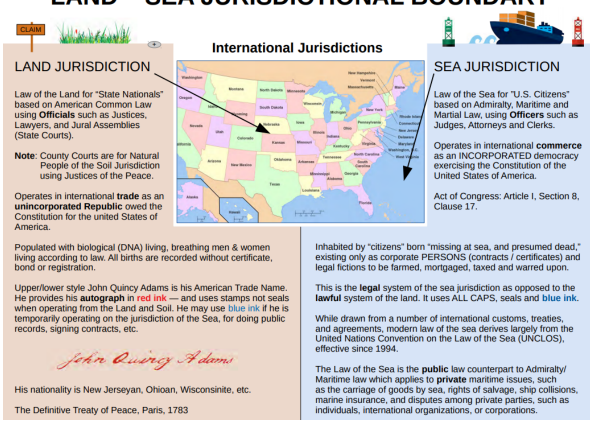
There is a hard and fast (but not obvious) demarcation between Soil and Land as shown above. There is a similar and very obvious demarcation between Sea and Air, which are clearly two very different jurisdictions, one a liquid, the other a gas. Sea = International | Air = Global.

The Soil and Land jurisdictions are **populated** by people, that is, **Lawful** Persons.

The Sea and Air jurisdictions are **inhabited** by persons, that is, **Legal** Persons (PERSONS), and never the twain shall meet, like the land is separated from the sea (by the **BAR**).

The only interface is located in **international** jurisdiction where Lawful Persons **populate** the Land and Legal Persons **inhabit** the Sea, and they may be converted unlawfully or lawfully, one into the other. Unlawful conversion is the source of much of the world's current problems.

LAND - SEA JURISDICTIONAL BOUNDARY



AIR - LAND - SEA JURISDICTIONAL BOUNDARIES

AIR JURISDICTION — Global

WASHINGTON DC [military]
The Municipality of Washington, DC is set up as a plenary oligarchy run by members of the Municipal United States Congress under Article

1, Section 8, Clause 17. It is an independent,
International City State created under a International City State created under a Municipal Charter doing business as "the" United States, run in turn by a Municipal Corporation, doing business as the Municipal Corporation of the District of Columbia. The District of Columbia itself is meanwhile operated as a Territorial Democracy doing business as "the" United States of America.

Operates under a Municipal Charter [A]

Secretary of the Treasury

Washington DC 10 sq. miles

on Land

Administers

SEA JURISDICTION International - Legal

LAND JURISDICTION Sovereign — Lawful

Soil = National [unincorporated – living people] Land = International [corporate - living People]

CITY OF LONDON [financial]

The Temple Government operated by Westminster, the so-called Inner City of London, which is an independent International City State and part of the Municipal Government of Rome under the Pennan Pennan Forman Fernance. Roman Pontiff aka the Holy Roman Empire. The Sea Courts — Territorial and Admiralty are for the use of Legal Persons and are operated by members of the Bar Association* known as Bar Attorneys.

* Depicted in this presentation as BAR

Operates under a Municipal Charter [B]

Law of the Sea (territorial) Admiralty Law (commerce) VATICAN CITY [corporate]

The Municipal Jurisdiction is Global in nature and is organized as separate Municipalities that operate as International City States Allel and charter all the fully incorporated commercial corporations. Municipal Jurisdiction is also called the "Empire of the City", meaning Rome under the auspices of the Holy See, and since 1929, Vatican City, which has set up and operated all the Municipal Charters on Earth.

Church = ecclesiastical & canon laws.

Administers & operates under Municipal Law (secular) Ecclesiastical Law (holy) Canon Law (holy)

Crown Temple Pope / Pontiff



City of London 1 sq. mile on Land BAR

[incorporated - chartered]

Vatican City 49 hectares on Land

Pope = Holy See [church - unincorporated - soil] Pontiff = Secular [municipal]

EUROPE

AMERICA

LESSON 6: Encroachment

When it comes to feeding ourselves, most of us understand the difference between natural foods and artificial foods. To be frank, there are few foods that are 100% artificial. Most of what we designate as artificial foods are really natural foods with various artificial ingredients added to them. White sugar may be an artificial food, but it is manufactured from natural sugar cane plants. Even something as seemingly as artificial as Coca-Cola is largely made from natural water pumped out of wells. The fact that the introduction of too many, and sometimes toxic, artificial ingredients into natural foods is dangerous, is abundantly proven by the numerous diseases exhibited in people that regularly eat such foods. The important lesson in this example is that of encroachment of what is artificial into what is natural. Whenever artificial encroaches into natural, problems tend to follow.

To prevent any misunderstanding going forward, let's begin with a proper definition. From the Merriam-Webster online dictionary:

encroach

- 1. To enter by gradual steps or by stealth into the possessions or rights of another.
- 2. To advance beyond the usual or proper limits.

Both of those definitions are pertinent to jurisdictions. In fact, it is inappropriate encroachment that is the root cause of nearly all jurisdictional problems, more specifically when one jurisdiction unlawfully encroaches on another.

There are two types of problematic encroachment in the realm of artificial jurisdictions.

- 1. When the Sea or Air jurisdiction encroaches on the Land or Soil jurisdiction.
- 2. The opposite, when the Land or Soil encroaches on the Sea or Air.

The first type of encroachment is called a - **trespass**.

The second type of encroachment is called a - **transgression**.

It is to be noted that there are various types of acceptable encroachment which are not considered to be problematic. Some examples are:

• When the salty jurisdiction of the Sea encroaches on larger fresh waterways of the Soil to create Navigable Inland Waterways.

- When sea ports are created on the Land jurisdiction for use as safe harbors by the Sea jurisdiction.
- When Sea jurisdiction railroads are built on Land for transporting sea going cargo inland where there are no Navigable Inland Waterways.
- When Land jurisdiction is used to accommodate airports and runways for the Air jurisdiction.

When dealing with encroachment you will notice a clear division in jurisdiction. The liquid Sea and gaseous Air on the one hand, and, the solid Land and Soil on the other.

This fundamental division is the result of the following conditions:

- Land and Soil are the natural habitat of mankind.
- Sea and Air are **not** the natural habitat of mankind.

Therefore a separation must be made between these two fundamentally different types of habitats, so that mankind can maintain two diverging but necessary systems for managing the requirements of each habitat.

A natural and lawful system of private rights for the Soil and Land jurisdictions, to keep man in harmony with his natural habitat; and an artificial and legal system of public privileges for the Sea and Air jurisdictions, to keep man's artificial and conceptual jurisdictional constructs under adequate control and within their respective boundaries.

It is only by keeping these two systems (lawful and legal) functioning properly that trespasses and transgressions can be adequately mitigated and compensated for when they occur. To keep everything working smoothly between the two systems requires the use of a special interface which is the subject of the next lesson.

The following chart highlights some of the major encroachment issues currently taking place.

ENCROACHMENT OF JURISDICTIONAL BOUNDARIES

The Jurisdictional Law Systems

When viewed systematically our technique of Jurisdictional boundaries and laws conforms to the Divine Plan, with boundaries that are permanent and don't change, while their laws are adaptable as needed.

When viewed administratively many grievous administrative problems immediately become evident. The administration of these systems has been, and remains in the hands of incompetents and the criminally minded. Administratively our Jurisdictional system is largely being run as a massive global crime syndicate.

LAW OF THE AIR - Ecclesiastical Law - Canon Law - Municipal Law

The Holy See (unincorporated - sovereign - soil) is spiritual and the Vatican (corporate - sovereign - land) is secular. While the Vatican church is highly deceitful and negligent in its operation under the Pope, it largely transfers its criminal activities over to the secular municipal side under the Pontiff (aka the Holy Roman Empire) in an attempt to maintain a "clean" appearance for the church. For almost 2000 years the church has been used as a storefront by ancient and evil forces hiding within it.

Vatican City is where corporate crimes originate [deceit].

The inner City of London is where financial crimes originate [greed].

Washington DC is where military / war crimes originate [violence].

LAW OF THE LAND - Common Law

Incomplete administration of the Land Jurisdiction has allowed:

- Passive encroachment of Sea law onto the Land Jurisdiction,
- Unlawful conversions to flourish,
- Trespasses to flourish,
- Piracy to flourish and encroach on Land,
- Encroachment of Municipal law onto the Land Jurisdiction, Corporate crime to flourish,
- Unlawful forms of government to rule the Land.

LAW OF THE SEA - Admiralty Law - Commerce Law

Criminal administration of the Sea Jurisdiction has allowed:

- Forceful encroachment of Sea law onto the Land Jurisdiction,
- Piracy to flourish globally,
- Financial crime to flourish,
- The tyranny of Martial Law (Admiralty) to rule internationally,
- Commerce to become merely profit minded, thereby, Siphoning away the true wealth of the Land and its inhabitants.

LESSON 7: The Interface

The subject of the jurisdictional interface is an unavoidable consequence of an evolving and immature civilisation, and this simple lesson can only scratch the surface of this complex subject. For that reason this lesson will be limited to explaining, in the simplest of terms, what this interface is **intended** to be. Sadly this interface has become fraught with all manner of legal shenanigans and fraud, some of which will be explored in LESSON 10.

Let's begin with a definition.

interface

- 1. A surface forming a common boundary between adjacent regions, bodies, substances, or phases.
- 2. A point at which independent systems or diverse groups interact.
- 3. A common boundary or interconnection between systems, equipment, concepts, or people.
- 4. Something that enables separate and sometimes incompatible systems to coordinate or communicate.

This interface is of special importance and deserves to be clearly understood. There is a barrier, or **bar** that separates the artificial Sea jurisdiction from the artificial Land jurisdiction, much the same way a strip of sandy beach separates the natural Sea from the natural Land, yet at the same time it is shared by both. Another comparison can be made to that of a ship's gangplank which connects the ship to the land. In the artificial jurisdictions, this bar or interface, has to be properly manipulated because it is analogous to the veil between life and death. This is the so-called **corporate veil**.

Lawful people are connected to life and physical actuality, but Legal persons are not, so that Lawful people are **biologically alive** and Legal persons are **metaphorically dead**.

On the Land side of the bar are found living breathing people, and on the Sea side of the bar are found dead corporate personas. The chart in LESSON 2 showed this bar as the divider between the Natural and the Artificial. This bar is the interface between Lawful and Legal. As you learned in LESSON 4, what is Lawful and of the Land has sovereignty and overcontrol of what is Legal and of the Sea. And such is how it ought to be, but as you will see in LESSON 10, mankind has misused and neglected this interface to the

point of almost entirely reversing its proper hierarchical flow of authority, with the Sea jurisdiction now inappropriately acting as overcontrol of the Land jurisdiction. There are similar issues with the Air jurisdiction.

Note: The word — bar — comes from Bar Association. A bar association is a professional association of lawyers as generally organized in countries following the Anglo-American types of jurisprudence. The word bar is derived from the old English/European custom of using a physical railing (a wooden bar) to separate the area in which court business is done from the viewing area for the general public.

https://en.wikipedia.org/wiki/Bar_association

Currently the British Monarch and the Papal Temple Government of Westminster are the guardians and executors of this jurisdictional interface or bar. Their responsibility and duty is to act as the Trustees of our Lawful people when we venture over the bar. They are obligated to protect our National Trust, which includes our Natural and Unalienable Rights and to aid and assist us on the High Seas and Navigable Inland Waterways (the international jurisdiction of the Sea) and the global jurisdiction of the Air (commerce) in perpetuity.

Unfortunately, and to everyone's detriment, they have grossly trespassed against the living people of the Soil and Land, and arbitrarily tried to redefine the living people of these jurisdictions as chattel properties belonging to them and their commercial corporations and they have gotten away with this fraud for many years undetected.

It was all done **accidentally-on-purpose** via unlawful manipulation of the bar — the interface between Lawful people and Legal persons and their purposeful misidentification of one for the other, so as to avoid treaty and contractual obligations.

For now, know that when we, Lawful people, cross the interface and enter the international jurisdiction of the Sea or the global Air jurisdiction of commerce, and therefore function as Legal persons on a temporary basis, we are owed safe conduct. Whether the guardians of the bar will honor their commitments to you or not is anybody's guess. As it presently stands they continue to fail miserably at honoring this commitment. At all times, you must maintain your awareness of the interface between Lawful and Legal and know who you are with respect to this interface.

To be continued in LESSON 10.

The next two presentations will further illustrate the jurisdictional interface.

JURISDICTIONAL BOUNDARIES

BAR The Interface BAR

Jurisdictions have clear boundaries controlling or preventing access to their area of operations.

The Interface BAR between Lawful Persons and Legal PERSONS occurs only in International Jurisdiction.

Lawful Persons are connected to specific actual, factual geographic and physical reality.

Legal PERSONS are fictional legal constructs devoid of such connection to physical fact.

United States War Flag

Admiralty Flag

SOIL JURISDICTION

National Trade [Within a Nation]
Natural People — Unincorporated
John Quincy of the House Adams
or john quincy adams

The **Natural** People who populate the Soil Jurisdiction **CANNOT** cross over into the **Sea** Jurisdiction or into Foreign Nations.

They must first convert from People to Persons by crossing into the Land Jurisdiction to gain access to the BAR.

LAND JURISDICTION

International Trade [Across Nations]
Lawful Persons — Unincorporated
Trade Name (upper/lower case)

John Quincy Adams
An unlawful conversion occurs when

an unincorporated Lawful Person crosses this invisible boundary BAR and becomes a Legal incorporated Person operating on the Land. e.g. unincorporated Land counties and sheriffs becoming incorporated (Sea). Peacekeeping unlawfully becomes Law Enforcement. This is the Sea Jurisdiction encroaching on the Land.



SEA JURISDICTION

International Commerce [Across Corporations]
Legal PERSONS — Incorporated
Commerce Name (ALL CAPS)
JOHN QUINCY ADAMS (birth certificate)
JOHN Q. ADAMS (from 1999, stolen Trade Name)

The fictional Legal Persons who inhabit

They must first cross over to the Land.

the Sea Jurisdiction CANNOT cross over directly into the Soil Jurisdiction.

When incorporated Legal PERSONS cross this boundary PAR in the opposite direction, they then become recognizable as Lawful Persons (but not Natural People of the Soil), which is known as a lawful conversion. A Bill of Lading is not required.

The birth certificate or passport of a Legal PERSON (incorporated) is a permanent Bill of Lading, so that a temporary one is not needed to cross over to the Land.

JURISDICTIONAL BOUNDARIES



The Interface Mechanics

Landsmen transgress and sailors trespass.

Both can be considered errors worthy of forgiveness, or as crimes, depending on the acts and/or the expressed intention of the parties.



INTERNATIONAL LAND JURISDICTION — Lawful Persons

When a **Lawful** Person of the Land crosses into the International Jurisdiction of the **Sea** and attacks **Legal** PERSONS already there it is known as a **transgression**.

Most often results in inland piracy, conscription, kidnapping, pressganging or other crimes.



For the purposes of the State Jural Assemblies this interface is of special importance and deserves to be thoroughly understood. There is a barrier, or **BAR** involved that has to be properly manipulated and it is analogous to the veil between life and death. This is the so-called "corporate veil".

The lawful State Governments, represented by both The United States and The United States of America, have treaties with the British Monarch and the separate government of Westminster, as well as commercial service and trust agreements set forth in the respective Territorial and Municipal Constitutions, that govern how Americans are supposed to be treated when they cross back and forth over this invisible barrier, or BAR, the interface between Lawful and Legal.

INTERNATIONAL SEA JURISDICTION — LEGAL PERSONS

TRANSGRESSION

Most often results in obstruction of the business or other activities of the **Legal** PERSONS.

When a **Legal** PERSON of the Sea crosses into the International Jurisdiction of the **Land** and attacks a **Lawful** Person of the Land it is known as a **trespass**.





Specifically, the British Monarch and the Papal Temple Government of Westminster are to act as the Trustees of our Lawful Persons when we venture over the BAR. They are obligated to protect our National Trust (Foreign Situs Trusts), which includes our Natural and Unalienable Rights and to "aid and assist" us on the High Seas and Navigable Inland Waterways (international Jurisdiction of the Sea) and the Global Jurisdiction of the Air (commerce) "in perpetuity".

LESSON 8: Design & Merit

By now you may still be wondering why all four natural jurisdictions are sovereign, but only two artificial jurisdictions are sovereign, and two are delegated. This was partially answered in LESSON 4. There is also a moral aspect to sovereignty which will now be discussed.

If you have made it this far in these lessons, then clearly you must recognize that the belief in a universe existing in chaos is not compatible with the jurisdictional design which is the essence of these lessons. This design does not have a man made origin. The system of primary jurisdictions of our planet is rooted in a greater cosmic plan, and that requires intelligent design. That grand intelligence has been called by many names, Allah, God, and Great Spirit just to name a few. It is not the intent of these lessons to discuss religious and spiritual beliefs. Suffice it to say that the universe operates according to a system of laws and concepts, some of which we can observe, study and use through our own planetary system of primary jurisdictions.

Merit

To create, build or invent something is all for naught unless there is an adequate means of protecting what has been made, to ensure its survival. This is where the law of Merit comes into play. As September 11, 2001 and New York's twin towers demonstrated, it is far easier to destroy something than it is to build it, and so it is with the greater universe. Unmitigated chaos would only lead to a universe destroying itself almost as fast as it is being built. Yet we observe no evidence of such widespread cosmic destruction.

This is due to the fact that intelligence, order and sovereignty exists. They are the factors that maintain the universe in a healthy and growing state. Part of this system includes the law of Merit.

The Merriam-Webster dictionary defines merit as: spiritual credit held to be earned by performance of righteous acts and to ensure future benefits.

To ensure future benefits requires sustainability, and sustainability can only be achieved through consistent right action.

In regards to our primary jurisdictions, mankind has learned and grown sufficiently over many millenniums to have earned, through Merit, sovereignty over the Soil and Land.

However, our atrocious behavior towards these two jurisdictions during the past century is quickly putting this earned sovereignty in jeopardy.

In regards to the Sea and Air jurisdictions, we, as an intelligent people with free will, have not yet earned, through Merit, the right to hold sovereign power over them. While we have learned to use the Sea and Air in many ways to accomplish many useful things, we continue to view these two jurisdictions as mighty war fronts in which to use monstrous weapons with which to wage endless and increasingly destructive wars against innocent peace loving people of all races and creeds.

We also continue to use our delegated authority over these two jurisdictions to commit innumerable crimes, and as a staging platform for supporting immeasurable greed and deception, all of which is in stark contradiction to the universe law of Merit.

We have even become so malicious in the use of the Sea and Air as to use them to subvert lawful peaceful and legitimate governments of the Soil and Land, and to convert them from peaceful systems of fair governance into systems of tyranny and oppression.

So we continue to use the Sea and Air jurisdictions with only delegated authority. The law of Free Will further dictates that we shall continue to operate these two jurisdictions under delegated authority until one of two inevitable outcomes is reached. That we rise to the challenge, and change our ways, and qualify for their sovereignty through Merit, or that we continue to turn the law of Free Will into a license for unrestrained liberty, until we effectively destroy our own civilization and possibly the entire planet.

If we had to summarize the Laws of Merit and Free Will into a single statement, we could say the following: **Your rights end where another person's rights begin**. When we follow that simple concept consistently and diligently, then 99% of jurisdictional problems are easily solved or avoided altogether.

Every news outlet on the planet offers ample daily proof that our administration of the Sea and Air jurisdictions continues to be an abject failure. Will mankind succeed in overcoming its greedy and destructive ways? Only time will tell, but one thing is certain. Failure is unsustainable and therefore cannot last forever. Our reign of terror and destruction will come to an end one way or the other.

LESSON 9: The Big Picture

The most difficult thing to understand about our primary jurisdictions is how they are supposed to function and how they need to be administered in order to remain as a sustainable foundation for our entire civilization.

Our news outlets are flooded on a daily basis with accounts of jurisdictional conflicts, abuse, misuse, criminality, and abject disregard for the sovereignty and free will of peaceful living men and women the world over. But when are jurisdictional success stories ever reported? Almost never.

You may have heard the statement, "We the people" from the American Declaration of Independence, and Abraham Lincoln's famous words, "that government of the people, by the people, for the people, shall not perish from the earth".

Both these statements are specific references to the rights, freedom, and governments of the living people of the Soil and Land. In other words, government(s) originating on the Soil and Land, and for the Soil and Land. Today this legitimate form of governance is nearly extinct from our planet. Why? The simple answer is that the deception, greed and violence that has long found a home in our delegated jurisdictions of the Sea and Air, have encroached far and wide onto the sovereign Soil and Land. The result being that today both the Soil and Land are inundated, and are forcefully being made to comply with two inappropriate and illegitimate forms of governance that have unlawfully and illegally encroached upon them for centuries. These illegitimate culprits are the:

- British Territorial governance system of the Sea jurisdiction.
- Roman Municipal governance system of the Air jurisdiction.

Both are in total contravention of the universe laws governing jurisdictions. Through their unlawful and illegal activities that encroach upon the Soil and Land, we are now at the point where nearly everything has been turned upside down and backwards, and the tail is now wagging the dog.

The adverse effects of these widespread jurisdictional crimes are far too numerous to list here, but suffice it to say, at the top of this long list are found wrongful imprisonment, political persecutions, religious decay, political corruption, human trafficking, manufactured racism and hatred, and news media distortion. Together they culminate in the artificial manufacture of conflicts to promote endless wars, all in search of the

immense profits these wars create for a very small elite group who are utterly lacking all the life qualities that make living people kind, respectful, peaceful, generous and loving.

These iniquitous few have, over centuries of subversive planning and deceit, turned our Sea and Air jurisdictions into a global crime syndicate of massive proportions.

The natural Sea and Air jurisdictions are critical to our survival as a living biological species. But today, through our incessant and widespread abuse of them, they are both polluted to such an extent that their catastrophic failure is quickly approaching, and our long term physical survival is being jeopardized.

The artificial Sea and Air jurisdictions are critical to the ongoing progress and survival of our entire global civilization. They too have been subjected to centuries of widespread abuse and abject criminality. They have been corrupted to such an extent that their catastrophic failure has already arrived. The grave global events we have all been witnessing since the year 2016 is indeed the catastrophic failure of our artificial Sea and Air jurisdictions happening right in front of us.

Remember always:

- Every man and woman is born free and deserves to live and die free.
- Everyone is responsible for him or herself, for what we think, and what we do.
- With every right comes a responsibility.
- Our individual rights end where another's rights begin.
- Rights and freedoms that are not exercised are moot.
- When we enslave another, we enslave ourselves.
- We are responsible for directing those we employ.
- If we don't like something, it's up to us to change it.
- If we see an injustice, it's up to us to correct it.
- If we want peace, it's our duty to keep it.
- If we are bogged down, it's our job to climb over or dig under.
- If we cherish our own rights, we must cherish the rights of others.
- If we cherish our own freedom, we must cherish the freedom of others. (this list was borrowed from: www.annavonreitz.com)

How we choose to govern ourselves as families, villages, cities, nations, and as a civilization can take many forms and be called by various names. These forms are of little consequence when the underlying principles and values are sustainable, fair and righteous. The above list is an example of the right kind of principles and values that sustainable governance requires in order to succeed.

LESSON 10: What Went Wrong

The list of things that have gone wrong with mankind's administration of the primary jurisdictions is so extensive that it would require many volumes to document them all. In keeping with the brief nature of these lessons only a short selection of the most crucial breaches will be presented.

Based on the best understanding currently available, the bulk of the problems seem to be traceable to three major sources, each responsible for its particular brand of corruption.

- 1. The Roman Empire and its enclave known today as the Holy See and the Vatican (deceit).
- 2. Westminster and the Inner City of London (greed).
- 3. Washington DC (violence).

While many details of these breaches remain hidden or have been altogether lost, enough is now known to be able to paint a basic picture of what happened. While many important things happened in earlier times, let us begin in 530 AD.

The Justinian Deception

What problems did Roman Emperor Justinian cause in regards to our primary jurisdictions?

Justinian is famous for the uniform rewriting of Roman law, the Corpus Juris Civilis, which is still the basis of civil law in many modern states. The Corpus forms the basis of Latin jurisprudence (including ecclesiastical Canon Law).

In so doing, Justinian created the greatest deception concept ever perpetrated against living man in modern known history, he killed man without any one ever knowing that they were all legally dead, sacrificed at birth, dumped into the sea (the conceptual Sea jurisdiction) in order to be salvaged by the Roman Empire (and later by Britain, and eventually by the United States) before they were ever aware that they were assumed dead, lost at sea and never likely to return.

Justinian and his legal team, between 530 and 560 AD, created a governmental masterpiece of modern day deception in order to deceive the public into falling into the private military contracts of the Roman Empire, under the direct control of the Vatican in order to forgo the true lawful justice of the Land and Soil jurisdiction.

This remains the greatest and most flagrant encroachment of the Sea jurisdiction onto the Land ever to be undertaken. It is the ultimate act of inland piracy and barratry.

The Papal Breach of Covenant

As if the legal corruption of Emperor Justinian were not enough, more was to come from Rome. This time as religious corruption and oppression.

Franciscus is a Latin given name, originally an epithet meaning "the Frank, the Frenchman". It was applied to Saint Francis of Assisi (1181/82–1226 AD). Francis of Assisi began preaching around 1207 and travelled to Rome to seek approval from Pope Innocent III in 1209 to form a new religious order.

The original Rule of Saint Francis approved by the Pope did not allow ownership of property, and required members of the order to beg for food while preaching. The austerity was meant to emulate the life and ministry of Jesus Christ as Assisi had falsely interpreted it. This distorted and poverty stricken mindset continues to plague much of mankind to this very day, and now manifests itself in the great disparity between the wealthiest 1% owning about 50% of the world's wealth and everyone else having to make due with what's left.

This is NOT the example that Jesus Christ gave mankind to live by.

Jesus promoted material and spiritual prosperity, and equality for all, and it has always been the Church's responsibility to uphold Christ's original teachings, and to secure and promote this prosperity and equality for all mankind, and not merely for the 1%.

Since 1209 AD there has existed a breach of covenant between the Universal (Catholic) Church (claiming to represent God) and mankind. As Adam and Eve long ago defaulted on their original responsibility, likewise did the Papacy default on its responsibility to mankind by adopting Francis of Assisi's abhorrent and false beliefs of not allowing the ownership of property (the value of one's work) and requiring members to beg for food and shelter, contrary to Christ's simple teachings of prosperity for all, and thereby enslaving mankind and the planet with a bankrupt mentality.

The Royal Breach of Covenant

The Queen of England, Elizabeth I, was called the Virgin Queen for her alleged virginity which, politically, was the result of a clever mix of moralizing political communication and religious deception, inspired by the Cult of Mary the Mother of Christ. A sophisticated psyop was orchestrated to position Elizabeth I as the Mother of the Nation in England's collective consciousness.

She never married and died in 1603, aged 69, without an heir after 44 years on the throne. She died without naming a successor, so her first cousin twice removed from her grandfather Henry VII, King James of Scotland, was selected to rule. Yes it's the same King James who ordered the Bible translated into English in 1604 and was published in 1611. This has effectively resulted in a fraudulent line of succession ever since.

Elizabeth I was also called the Witch Queen of England because of her strong interest in the occult sciences and her extremely close ties to the occultist and renowned necromancer John Dee.

The breach of covenant created by Queen Elizabeth I was twofold.

First, by failing to provide a proper heir she opened the door to those who would lead England astray with the compromised James of Scotland.

Second, by commandeering individual sovereign consciousness (free will) into a potent and harmful Luciferian witches' brew of collective consciousness, by resurrecting ancient Egyptian rituals that would allow her to be unknowingly worshiped by her people and still reign over them after her death, like a phantom. This is the reason she did not designate a successor. The results of this breach are still felt today as massive distortions of collective thought which hinders mankind's individual free will and sovereignty to govern himself, thereby making the masses vulnerable to, and compliant with, the rule of despotic and tyrannical rulers and governments.

The Washington D.C. Bribe

This may well qualify as the single biggest successful bribe in the history of mankind. The one offered Jesus Christ may well have been bigger, but it was absolutely rejected.

To understand the consequences of this bribe we need to look back and understand where it came from. In the Legal world of Statutes we find a threefold system of Court.

The three jurisdictions of Court are as follows:

- Ecclesiastical courts (based in the scriptural law of the Old Testament).
- Admiralty (military) courts.
- Maritime (commercial) courts.

The last two Court jurisdictions were handed to the Inner Temple in the Inner City of London after Elizabeth I built the Navy financed by the House Pallavacini of the Holy See. Under command of the Private Crown of the Inner Temple (not the Monarchy), these jurisdictions passed over to Washington D.C in the contracts made after WWI. It was part of the bribe that brought America into the First World War.

Admiralty and Maritime are the jurisdictions operated by the Inner Temple, itself tied to the Holy See via Templar.

Elizabeth I built the Navy, financed by the House Pallavacini on behalf of the Holy See. This in turn gave the Inner Temple its rights to oversea the jurisdictions relating to the Sea.

Ergo, Washington DC, as the head of the Navy, on behalf of the Inner Temple, administers all the cargo for the same. This is why all our birth certificates and governments are registered with the Securities and Exchange Commission. This is also why Washington DC now has over 1000 military bases all over the world in nearly every country (with only a few exceptions). This is also why the gold fringed US Admiralty War Flag is so prevalent.

Note: The flag displayed in the image below is not the sovereign American peace flag of the natural people of the Soil and Land jurisdiction. The flag displayed here is the Admiralty war flag of the artificial and fictional Persons of the Sea jurisdiction.



Conclusion

If these lessons have been of value to you then tell your family, friends and colleagues about them.

As a parting gift to further assist you in your study of jurisdictions, the remainder of this publication consists of the 35 page Jurisdiction Specification Manual which offers indepth technical coverage of these jurisdictions.

-|| Planetary Jurisdictions ||-

The jurisdiction of a good man extends to the end of the world. -Terry Pratchett -

The Planetary Jurisdiction Specification Manual

CHANGE LOG			
Version	Description	Changed By	Date
0.9	DRAFT	Bryan Guignard	2020-11-20
1.0	FINAL - FOR PUBLICATION	Bryan Guignard	2021-01-12

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INTRODUCTION

The purpose of this document is to contain, organize, and make available to everyone the technical specifications of the four great natural jurisdictions: air, sea, land and soil; and mankind's relationship with, and practical use of them, in both real and fictional constructs. Also, to make these specifications well defined, unambiguous, open, and freely published for the benefit of all men, women, children, people, persons, organizations, permanent and temporary residents of this planet, and visitors.

This document does **not** provide the means and ways of administering jurisdictions. This document is **not** a how-to guide.

This document does **not** define law, interpret law, apply law, or pass judgment.

This document is offered for educational purposes only. It is not to be sold for profit.

GLOSSARY OF TERMS

Definitions of certain terms as they are used in the context of this document.		
admiralty	Refers to the system of laws, courts, judges and Bar attorneys that govern the sea jurisdiction, and also to military (navy) might to police and control the use of the sea jurisdiction.	
	https://en.wikipedia.org/wiki/Admiralty_law https://en.wikipedia.org/wiki/Law_of_the_sea https://en.wikipedia.org/wiki/Command_of_the_sea	
admiralty law	Admiralty law or maritime law is a body of law that governs nautical issues and private maritime disputes. Admiralty law consists of both domestic law on maritime activities, and private international law governing the relationships between private parties operating or using ocean-going ships. While each legal jurisdiction usually has its own legislation governing maritime matters, the international nature of the topic and the need for uniformity has, since 1900, led to considerable international maritime law developments, including numerous multilateral treaties. Admiralty Law is also known as Martial Law. Admiralty law may be distinguished from the Law of the Sea, which is a body of public international law dealing with navigational rights,	

	mineral rights, jurisdiction over coastal waters, and the maritime relationships between nations. The United Nations Convention on the Law of the Sea has been adopted by 167 countries and the European Union, and disputes are resolved at the ITLOS tribunal in Hamburg. https://en.wikipedia.org/wiki/Admiralty_law https://en.wikipedia.org/wiki/Law of the sea
air	One of the four primary natural planetary jurisdictions, and by extension, a man made conceptual jurisdiction derived from this primary natural jurisdiction. The man made air jurisdiction is entirely incorporated, and operates at the extreme opposite of the unincorporated man made soil jurisdiction.
circumscription	A real or imaginary boundary around a two dimensional area or a three dimensional space.
commerce	Refers specifically to an interchange of goods, commodities or services, especially on a large scale, that occurs only in the international jurisdiction of the sea and/or in the global jurisdiction of the air, in between incorporated businesses and persons (not people). See also: trade .
concurrency	A power held or a claim shared by more than one authority or jurisdiction.
corporate	A corporate body is a group of people or an organization that operates under a single name and is often treated as its own entity. There are many different types of corporate bodies. Despite their names, not all corporate bodies are directly related to the business world. Some of these bodies are involved primarily in the government at some level or in representing members of their religion. In the context of this document usually refers to private territorial governmental organizations operating under the international sea jurisdiction and subject to a constitution.
county	A large sovereign division of the soil jurisdiction for the purposes of local administration. Can include farm land, surface water, and one or more villages, towns or cities.
court	In a broad sense; a place for the hearing and determination of cases. There are many types of courts and each jurisdiction has its own specialized system of court. The onus is on the reader to clearly identify which jurisdiction is in play and then locate the applicable

	court definition for that jurisdiction.
Holy See	The 0.49 km² (0.19 sq mi) of circumscribed soil and land, in the current city of Rome, claimed as the sovereign jurisdiction of the Holy Roman Empire.
incorporated	To be legally incorporated, as a franchise, most frequently within the air jurisdiction under a Municipal charter. A type of company, a legal entity where the ownership has been arranged into shares. A shareholder has no responsibilities to the company and the potential losses of the shareholder are limited to the value of the stock turning to zero in the case of a bankruptcy.
judicial	Used in this document to refer to judicial powers (not processes).
juridical	Relating to the administration of the law.
jurisdiction	The right to "speak to" an issue, enforce a contract, exercise some right or agreement, within the context of a juridical framework. Jurisdiction involves: an action; a right to take that action; and a juridical framework.
land	One of the four primary natural planetary jurisdictions, and by extension, a man made conceptual jurisdiction derived from this primary natural jurisdiction.
landowner	A living man or woman, on record as populating the soil jurisdiction, who lawfully owns one or more demarcated areas of land, including the soil on top of it.
law	 There are two different kinds of positive law attached to the three primary jurisdictions inhabited by Persons: The air jurisdiction is divided into ecclesiastical (Holy See, Papacy) and secular municipal law (Vatican, Pontiff). The sea jurisdiction (British Monarch/Britannic Majesty) is divided into maritime (aka "civil law" or "commercial law") and admiralty (martial law). The land jurisdiction is divided into public and private law, or as they are more popularly known, common and statutory law.
	The soil jurisdiction is populated by living men and women and operates lawfully and peacefully under natural law, a system of right,

or justice, held to be common to all humans and derived from nature (natural law) rather than from the rules of society (positive law).
Law of the Sea is a body of international law governing the rights and duties of states in maritime environments. It concerns matters such as navigational rights, sea mineral claims, and coastal waters jurisdiction.
While drawn from a number of international customs, treaties, and agreements, modern law of the sea derives largely from the United Nations Convention on the Law of the Sea (UNCLOS), effective since 1994, which is generally accepted as a codification of customary international law of the sea, and is sometimes regarded as the constitution of the oceans.
Law of the sea is the public law counterpart to admiralty law (also known as maritime law), which applies to private maritime issues, such as the carriage of goods by sea, rights of salvage, ship collisions, and marine insurance.
https://en.wikipedia.org/wiki/Law of the sea
Applies to unincorporated living men and women (lawful people) and their unincorporated businesses (lawful Persons).
See: lawful; person.
Applies to incorporated business entities, and incorporated Special Purpose Vehicles such as a Person (the word — Person — capitalized, is a legal designation) of the sea jurisdiction, and a PERSON (the word — PERSON — all caps, is a legal designation) of the air jurisdiction. In the legal arena special attention must be paid to the way words and terms are written. As a general rule the sea jurisdiction uses word capitalization (Camel Case), whereas the air jurisdiction uses ALL CAPS. Both approaches are considered as legal (but not lawful).
See: legal; person.
A man is a real, natural, sentient, DNA based biological organism in which the blood flows and the flesh lives, and having free will.
A term relating only to the incorporated franchise system of the air jurisdiction originating in the Vatican.
The word nation can have many meanings depending on the context in which it is used. In this manual it refers specifically to sovereign

	nations of the land jurisdiction.
peace; peaceful	The opposite or war or aggressive conflict. The permanent state of operation of the soil and land jurisdictions.
people	Living breathing real biological men and women in whom the blood flows and the flesh lives, who populate the soil and land jurisdictions.
person	Fictional non-living entities, such as but not limited to incorporated businesses and chartered franchises, Situs Trusts, Cestui Que Vie ESTATE trusts.
pontiff	The secular head of the executive arm of the Holy See. Commonly referred to as the pope. For the purposes of jurisdiction the concept of pope must be divided into pontiff and papacy, as each one plays a different and significant role in relation to jurisdiction. See also: papacy; pope; Vatican.
papacy	The ministerial head of the Holy See. Commonly referred to as the pope. For the purposes of jurisdiction the concept of pope must be divided into pontiff and papacy, as each one plays a different and significant role in relation to jurisdiction. See also: pontiff; pope; Holy See.
pope	See: pontiff; papacy.
sea	One of the four primary natural planetary jurisdictions, and by extension, a man made conceptual jurisdiction derived from this primary natural jurisdiction.
soil	One of the four primary natural planetary jurisdictions, and by extension, a man made conceptual jurisdiction derived from this primary natural jurisdiction. The soil jurisdiction is entirely unincorporated, and operates at the extreme opposite of the incorporated air jurisdiction.
sovereign	A real living man or woman that exercises absolute permanent 1 st degree authority in the soil jurisdiction, and optionally, by extension in the land jurisdiction (2 nd degree).
sovereignty	Absolute authority or rule as exercised by a sovereign of the soil or by a sovereign state of the land.
trade	Refers specifically to an interchange of goods or commodities, especially on a large scale, that occurs only in the national/

	international land jurisdiction, between unincorporated businesses and people. See also: commerce .
unincorporated	The opposite of incorporated. Having nothing to do with the incorporated sea and air jurisdictions. Only unincorporated people and entities can lawfully operate in the soil jurisdiction.
Vatican	Refers to the primary parent franchise operating as the incorporated seat of authority of the sea and air jurisdictions as it has been delegated to it by the sovereign Holy See (soil and land jurisdictions).
war	The opposite of peace. The permanent state of operation of the air and sea jurisdictions.

DOCUMENT CONVENTIONS

This document is written in plain English. The typographical conventions and styles used in this document employ various conventional forms of emphasis merely for the purpose of drawing attention to certain words, terms or phrases. As a general rule this document does not use capital (upper case) lettering, italicized and bold text as a means of expressing any real or implied legal significance. All forms of emphasis are used solely for literary clarity. One exception applies.

Exception: In special situations where known legal constructs are addressed using some form of emphasis to convey the legal status of an entity, then additional notes will be provided to clarify the change in usage. Example: Person and PERSON.

The jurisdictions covered in this document are contained in simple tables (matrices) that are defined and structured as follows.

JRD # and Jurisdiction Title

JRD is a three letter symbol meaning JuRisDiction. Each JRD is connected to a number. Primary jurisdictions are affixed to whole numbers, 1.0, 2.0 etc, and secondary jurisdictions are affixed to decimal numbers 1.1, 2.1 etc.

The title of a jurisdiction is written in plain English with the first letter of each word in the name capitalized for emphasis, in this manner: JRD 1.0 Soil Secondary jurisdictions are also identified in italics: JRD 1.1 Surface Water

Definition

A brief description of the jurisdiction to be used as a summary.

Type

The main characteristics of the jurisdiction.

Scope

The scope of jurisdiction (global, international, national, local (county, parish) etc).

Authority

Lists the entity (people, organization) that holds the power to exercise authority over the jurisdiction, and in which capacity: sovereign or delegated.

Concurrency

Where two or more authorities are known to have simultaneous responsibility for the jurisdiction, each authority is listed, their capacity (sovereign or delegated), and additional details are included here.

Circumscription

Defines the boundaries, borders, frontiers and other constructs (real or conceptual) that limit or contain the jurisdiction. Boundaries can be delineated, geologically, geographically, geopolitically, lawfully, legally etc. In the case of simple boundaries they can be explained adequately in this document. In the case of complex boundaries, such as but not limited to navigable inland waterways, external documents such as cadastres, land surveys, depth soundings, maps, charts, diagrams etc. are required for a more complete understanding.

Details

Provides some additional details about the jurisdiction, including its logic, and useful examples where appropriate.

References

Links to external material directly related to the jurisdiction.

Resources

Links to useful material not directly related to the jurisdiction, such as training material, historical documentation, templates, forms and other sources of help for better understanding and dealing with the jurisdiction.

WHAT IS JURISDICTION?

Jurisdiction is the power to exercise authority over people and things within a definable and circumscribed territory or system, either in real three dimensional space and time, or as fictional constructs in conceptual space. It's basically the right to speak to an issue, enforce a contract, exercise some right or agreement within the context of a congruous juridical framework.

Jurisdiction involves:

- a real or fictional territory or circumscribed space,
- an action,
- a right to take that action, and,
- a juridical framework.

In accordance with Earth's specific planetary geology and geography — which is real and three dimensional — our primary juridical framework is organized and applied to these four great natural jurisdictions: **air**, **sea**, **land** and **soil**; and by extension to the four man made conceptual derivative jurisdictions employing the same names. The planet and the natural forces at work on it, inherently and originally holds all sovereignty over these jurisdictions. Nonetheless, man, as a temporary dweller on this planet, has derived many useful applications for these jurisdictions in his quest to develop a civilization.

Unlike the planet, which is inherently sovereign over all four of its natural jurisdictions, man can only extract sovereignty from his natural habitat, the soil and land. When it comes to the air and sea — which are foreign to man — he can only claim to have delegated authority over them through fictional constructs, and symbolic vessels existing only in conceptual space.

It is of the utmost importance to understand this fundamental break in man's jurisdictional sovereignty, as it strongly defines the underpinnings of law that in turn forms the basis for orderly civilization. It must also be noted that man can, and does, have real access to, and practical use of, the natural air and sea, through various inventions such as boats and ships for sea travel, and aircraft for air travel.

The fictional and symbolic constructs attached to the air and sea jurisdictions require a fundamentally different type of authority and administration from the real constructs of the land and soil. As a result of these different authority and administration types, the operation of air and sea jurisdictions is frequently in disagreement with the operation of the land and soil jurisdictions. This sets up the need for a hierarchy of sovereignty and varying levels of control, where the soil jurisdiction must — out of necessity — retain absolute overcontrol of all other man made jurisdictional concepts.

When man grafts his plans for civilization onto these four primary jurisdictions, the outgrowth of each is manifested as follows: the air (atmosphere) is global in scope, the sea (including navigable inland waterways) is international in scope, the land is both national and international in scope, and the soil is both national and local in scope.

Note: Air, sea, land and soil are analog derivatives of the greater design concepts of the universe, and therefore conform to universe design and operation. A fifth universe jurisdiction exists, known as space, the area beyond Earth's upper atmosphere, the partial vacuum in between various space bodies. Earth is present in space, but space is not an integral part of Earth, and therefore is not a planetary jurisdiction. Space is a universe jurisdiction administered by universe authorities and governments. Lawful deep space travel by mankind will require a special form of universe authorization and ambassadorship which

mankind is presently not qualified to receive. Further discussion of the space jurisdiction is beyond the scope of this document.

The land and soil are naturally circumscribed and sub-divided by relatively permanent, easily identifiable and reliable natural boundaries, such as rivers, lakes, sea shores, mountain ranges, canyons etc., and by man made boundaries such as surveys, cadastres, benchmarks, claims, markers, mileposts, fences, roads, canals, coordinates, GPS positioning, digital models etc., on the soil or in the ground.

In contrast, the air and sea are frequently circumscribed and sub-divided by changeable, and sometimes temporary boundaries (high/low tides, dams, bridges, erosion, shifting river beds etc.), with precarious natural and man made conditions within their boundaries (such as turbulence, storms, lightening, volcanic ash in the air; and gales, currents, ship wrecks, new islands, shifting coastlines, silt buildup etc. on the sea), requiring the use of many man made devices, constructs and variable controls (buoys, radar, light houses, GPS, charts etc.) to safeguard the existence of real living people and cargo within their territory. This leads to one very significant difference in the administration of the land and soil when compared to the air and sea.

The land and soil are man's natural habitat, and man is fundamentally at peace with them, and therefore must be administered with a peacekeeping mindset. Whereas the air and sea, which are not man's natural habitat, are inherently precarious and fundamentally hostile to man and his real vessels (aircraft and ships) and their real cargo, and therefore must be administered with a more forceful mindset (law enforcement, Admiralty, martial law) to compensate.

In the air and on the sea this forceful mindset can often make the difference between life and death, success and failure, crashing or sinking, when navigating nature's often volatile temperament. In the air and on the sea man is frequently and unwillingly at war with hostile natural elements and forces beyond his control, and therefore a permanent state of war readiness needs to be maintained in the sense of *man vs. the uncontrollable hostilities of nature* that are inherent in the air and sea.

If this war readiness mindset is transferred over to the land and soil — where nature serves up far fewer hostilities and is generally peaceful toward man — then the tendency of this aggressive air and sea mindset is to create hostilities and war between man and man in his natural and otherwise peaceful environment. Therefore, the aggressive air and sea mindset and its delegated authority must be greatly restrained, and remain obeisant to the higher sovereignty and peaceful nature of the land and soil, wherever and whenever it impinges on, or comes in conflict with the land and soil jurisdictions. The cost of disregarding or neglecting this prime directive is such that man will find himself in perpetual war with himself on the land and soil.

SOVEREIGNTY

Man's jurisdictional concept of sovereignty and authority is an inheritance based hierarchical three tiered system of values and functionality (Absolute, Ultimate and Supreme) in accordance with the three tiered grouping of the four primary planetary jurisdictions.

Inheritance

In the context of natural jurisdictions, inheritance is irrelevant since nature will always seek out homeostasis (balance) according to the law of the natural world — survival of the fittest — and through geological upheavals and other natural phenomena.

In the context of man made jurisdictional control, inheritance is relevant and fundamental, and can be defined as **the acquisition of sovereignty or delegated authority from a higher source or power**. In this context and by this definition, the highest (absolute) jurisdictional sovereignty and authority is found rooted in the soil jurisdiction, and by natural extension into the land below the soil. All other degrees of authority are derived from, or delegated by, the base soil/land jurisdiction. Inheritance flows from greatest to lesser degrees as follows:

1st degree - inherent → 2nd degree - inherent → 3rd degree - delegated → 4th degree - sub-delegated

- 1. Soil and Land = **Absolute** (inherent sovereignty, highest authority). Note: Soil is 1st degree sovereign, and land is 2nd degree sovereign.
- 2. Sea = **Ultimate** (3rd degree delegated authority).
- 3. Air = **Supreme** (4th degree sub-delegated authority, lowest).

As of this writing the most significant (but not the only) man made sovereignty and overcontrol of these jurisdictions is grounded on 0.49 km² (0.19 sq mi) of circumscribed **soil** and **land** known as the **Holy See**, (a.k.a. the seat of the (Holy) Roman Empire), which is the ministerial office administered by the Papacy. The Holy See then delegates the operation of the **sea** and **air** jurisdictions to its secular executive arm which is currently called the **Vatican** and is administered by the Pontiff (and has sometimes been further sub-delegated to other entities such as the Crown Temple and Washington D.C.).

Normally (but not always) the dual offices of the Papacy and Pontiff are presided over by a single man known as the Pope. One recent exception occurred when Pope Benedict XVI abdicated the executive office of Pontiff (air and sea), but retained the ministerial office of the Papacy (soil and land), thereby splitting the overcontrol of these jurisdictions across two men. Benedict for the Papacy, and Francis as the Pontiff. All is claimed and organized by a three tiered system of laws, canons, decrees, acts, codes and statutes known as Municipal, Canon and Ecclesiastical law.

They correspond to the three tiered natural jurisdictional grouping as follows:

- 1. Soil and Land = Absolute (inherent) = **Ecclesiastical**.
- 2. Sea = Ultimate (delegated) = Canon.
- 3. Air = Supreme (sub-delegated) = Municipal.

THE INTERFACE

To prevent needless and unsustainable jurisdictional wars, it is crucial to understand the necessity for having and maintaining the proper hierarchy of inheritance of authority between the various jurisdictions. The most fundamental and essential jurisdiction for man is the soil jurisdiction. Soil is where man grows his food and lives, and without it man will soon cease to exist. Therefore it is the soil jurisdiction which must hold the highest absolute authority (1st degree) in man's quest of administering the planetary jurisdictions as part of his efforts to build a civilization. So, in order to ensure his survival, all of man's jurisdictional sovereignty must — out of sheer necessity — be rooted firmly in the soil jurisdiction. Then by extension into the land jurisdiction — for access to gas and oil, minerals, aquifers, and for international trade and cooperation — and there man's natural absolute sovereignty must stop.

Living man, in whom the blood flows and the flesh lives, populates his natural habitat of soil and land, but this same living man cannot populate the air and sea. Therefore, living man must inhabit the air and sea through **unnatural and inanimate** means such as physical vessels, and fictional entities that exist only as legal concepts described in written contracts.

For that reason there is out of necessity a need for an **interface** to mediate between the peaceful nature of the land and soil, vs. the aggressive nature of the air and sea jurisdictions when they are at odds with each other. This singular interface currently exists in the international sea jurisdiction where it impinges (is dry-docked) on the international land jurisdiction and is accessed through physical locations known as Admiralty, and Maritime Courts. In other words at the junction of the two international jurisdictions. Today this interface is commonly known as the Bar.

In application the Bar is the legal profession as a whole, organized as an institution. In conjunction with Bench, Bar may differentiate lawyers who represent clients (the Bar) from judges or members of a judiciary (the Bench). In this sense, the Bar advocates and the Bench adjudicates. The term Bar is a metonym for the line (or bar) that

separates the parts of a courtroom reserved for spectators and those reserved for participants in a trial, such as lawyers and judges.

In concept the Bar is the crossover point between the land and sea. It is akin to a gangplank used for getting on and off a ship, or an airport's passenger boarding bridge for getting on and off airplanes. It is a device used for successfully crossing over into a foreign jurisdiction where a change in sovereignty (usually temporary) is required. While these four primary jurisdictions are all a natural part of our planet, man must employ two distinct judicial frameworks to effectively deal with them. A **lawful** framework of natural law for peace keeping and the preservation of free will, on land and soil — which are man's fundamental natural jurisdictions — and a more aggressive, even war-like **legal** framework of law enforcement (which can suspend free will) codes, statutes, canons, decrees, acts, rules and contracts for coping with the vicissitudes of the air and sea jurisdictions.

On the soil jurisdiction, every living man and woman is sovereign of his or her self. Legitimate land owners are also sovereign of their demarcated plots of land and soil and what they build and do upon it. By extension, living people of the soil can aggregate their individual sovereignty into group sovereignty to form Sovereign communities such as **counties** of the soil, and **nations** of the land. None of this applies in the air and sea jurisdictions.

As a simple example, consider the circumstances of a ship at sea. The concept is similar for airplanes flying through the air.

A sea going vessel needs a crew of living men and/or women to make it work, and to secure and manage the cargo. However, on such a vessel all responsibility for the safe and efficient operation of the vessel — including its seaworthiness, safety and security, cargo operations, navigation, crew management, and legal compliance — and for the value of the living men and women and real cargo on board belongs to the captain, shipmaster, or harbour pilot. Therefore only the captain, shipmaster, or harbour pilot has ultimate (delegated) sovereignty of that vessel, and all other living men and women on that vessel are considered to have either temporarily suspended or permanently vacated their absolute soil/land sovereignty while onboard, and are obligated to follow and obey the commands of the captain, shipmaster, or harbour pilot who rules the vessel, its passengers, and cargo with ultimate authority, which was delegated to him/her from an absolute soil/land based sovereign source.

Why does it have to be that way? Because of the real and peculiar dangers — present and potential — of the sea jurisdiction.

For example, let's say a dangerous storm quickly develops while a ship is in the middle of the Atlantic ocean and the captain is unable to safely navigate around it. In order to successfully navigate through the storm and prevent the vessel from sinking and potentially losing life and cargo, the captain, or shipmaster needs everyone on board to follow his strict orders without fail or dissent in order to save the vessel from perishing. Any dissent is considered a threat to the immediate survival of the entire vessel, and the dissenter(s) can be immediately sent to the brig under the assumption of being guilty of mutiny until proven innocent, and adjudication (trials) is delayed until the vessel resumes course in calm waters or returns to port. This is a reversal of the flow of justice as it exists on the soil and land, but entirely necessary given the hostile nature of a dangerous ocean storm.

THE CONSTRUCTS

Real vs. Fictional Constructs

Man has the inherent ability, and the survival need to deal with the land and soil jurisdictions through real and natural means and ways, namely the pursuit of peace through the exercise of free will, with the presumption of innocence until proven guilty, which firmly roots man within the law of the universe.

At his most basic, man is akin to a vessel that is ideally suited for navigating the land and soil in and of itself. He has legs for walking and running, arms for lifting and carrying and a digestive system best suited for the fruit and vegetables of the soil (fuel for his vessel). He has real and natural means and ways of dealing with land and soil.

In the air and on the sea, man is ill equipped as a vessel. He has no wings with which to fly, and no fins for swimming. His body is too dense and heavy for air travel, and his skin too porous for extended stays in water. He lacks real and natural means and ways of dealing with the air and sea.

Due to the planet's separated continental land masses, using the air and sea for intercontinental transport has nonetheless become an ever increasing necessity as the march of civilization progresses. Herein lies the crux of the problem. Without natural means and ways at his disposal, man must turn to unnatural fabricated solutions for solving the triple problem of air and sea transport. He must solve:

- 1. The need for adequate air and sea vessels.
- 2. The need for adequate air and sea navigational lanes for those vessels.
- 3. The need for adequate air and sea controls of the first two.

These three requirements have largely been solved by:

- 1. Building for himself artificial vessels such as boats, ships, and barges for the sea, and various types of flying vessels aircraft for the air.
- 2. Identifying safe channels, demarcating shipping lanes, and building ports for the sea; and building airports, and demarcating safe flight paths for the air.
- 3. Documenting and publishing the necessary rules, codes, and statutes etc., for administering and adjudicating all the issues involved with maintaining all these artificial vessels, their related navigational aids, as well as safeguarding the living and inanimate cargo within these artificial vessels.

Man has accomplished this by learning to build real boats, ships, and barges for the sea, and various types of flying vessels — airplanes, helicopters — for the air, and mastering their upkeep as well as their safe and effective use.

Lawful and Legal Persons

Persons

A **person** (the word — person — all lowercase is a legal designation) is created every time we name someone or something, be it a baby or a business — every time we create any form of office, job title, military rank, pen name, married name, performer's name or nickname.

A person is not a living man or woman. Your name is not you. It is a handle, a utility, a device, a fictional construct in conceptual space, used as a means of identifying you among billions of other men and women. It is a representation or image or persona of yours.

Persons fall into three distinct categories:

- 1. unincorporated
- 2. corporate
- 3. incorporated.

The first two kinds of Persons — unincorporated and corporate — are Lawful Persons, and the third kind — incorporated — are Legal Persons. The distinction between unincorporated and corporate is based on the degree of separation from physical actuality. Incorporated is the furthest removed from reality, while corporate is in the middle.

Lawful Persons

Lawful **Persons** (the word — Person — capitalized, is a legal designation) are connected to specific actual, factual, geographic and physical realities.

Unincorporated Lawful Persons are considered 1st degree sovereigns, and Corporate Lawful Persons are considered 2nd degree sovereigns.

The international land jurisdiction is populated by Lawful Persons.

Your Proper Name, also called your Good Name, your Trade Name, or your Given Name, is your **Lawful Person** when you are on the soil and land.

Sovereignty is an element of **free will** and it is only possessed by Lawful Persons; only unincorporated entities are truly free.

So we each have our own Proper Name, which is a Lawful Person — sometimes referred to as a Natural Person.

Private unincorporated businesses are another class of Lawful Persons known as **Business Persons**. These occupy the land and soil jurisdiction.

A third kind of Lawful Person is called a **Corporate Business Person** — not incorporated — merely corporate.

A Lawful Corporate Business Person is typically formed by one or more unincorporated businesses. Unions, Leagues, Clubs, Holding Companies, Fellowships, Federations, and some forms of Trusts are Lawful Corporate Business Persons.

- All Lawful Persons are unincorporated entities.
- All Lawful Persons can freely conduct domestic trade and international trade on the land or sea.
- Lawful Persons are a different class and kind of Person than Legal Persons.

Legal Persons (sea jurisdiction), and legal PERSONS (air jurisdiction)

While Lawful Persons are connected to specific actual, factual, geographic and physical realities, Legal Persons are not (the word — Person — capitalized, and — PERSON — all caps, are legal designations). They are fictional legal constructs devoid of connection to such physical facts. For simplicity the remainder of this document will use the term Legal Persons to refer to both sea and air jurisdiction persons.

There is only one interface between Lawful Persons and Legal Persons and that interface, known as the Bar, occurs in international jurisdiction where the sea impinges upon the land.

The international sea jurisdiction and global air jurisdiction are inhabited (not populated) by Legal Persons.

What happens when a Lawful Person crosses this invisible boundary (Bar) and becomes a Legal Person is known as an unlawful conversion.

What happens when a Legal Person crosses this same boundary in the opposite direction and becomes recognizable as a Lawful Person is known as a lawful conversion.

When a Lawful Person crosses into the international jurisdiction of the sea and attacks Legal Persons already there it is known as a transgression.

And when the opposite occurs and a Legal Person crosses into the international jurisdiction of the land and attacks a Lawful Person it is known as a trespass.

Both can be considered errors worthy of forgiveness, or as crimes, depending on the acts and/or the expressed intention of the parties.

When Lawful Persons transgress against Legal Persons it most often results in obstruction of the business or other activities of the Legal Persons.

When Legal Persons trespass against Lawful Persons it most often results in inland piracy, conscription, kidnapping, press-ganging or other crimes.

This boundary barrier, or Bar, has to be properly manipulated and it is analogous to the veil between life and death. This is the so-called corporate veil.

Lawful Persons are connected to life and physical actuality, but Legal Persons are not, so that metaphorically speaking Lawful Persons are alive and Legal Persons are dead.

As an example, the lawful State Governments, represented by both The United States and The United States of America, have treaties with the British Monarch and the separate government of Westminster, as well as commercial service and trust agreements set forth in the respective Territorial and Municipal Constitutions, that govern how Americans are supposed to be treated when they cross back and forth over this invisible barrier (Bar), the interface between Lawful (land and soil) and Legal (sea and air).

Specifically, the British Monarch and the Papal (Crown) Temple Government of Westminster are to act as the Trustees of Lawful Persons when they venture over the Bar into the legal space. They are obligated to protect the National Trust, which includes their Natural and Unalienable Rights, and to aid and assist them on the High Seas and Navigable Inland Waterways (the international jurisdiction of the sea) and the global jurisdiction of the air (commerce and municipalities) in perpetuity. When **Lawful** Persons cross the Bar and enter the international jurisdiction of the sea or the global jurisdiction of the air, and therefore need to function as **Legal Persons** on a temporary basis, they are owed safe conduct.

For the time that they are conducting business in the international jurisdiction of the sea they are considered to be **Foreign Situs Trusts** under the protection of the British Monarchs — Legal Persons operating under the same Proper Name that we use as Lawful Persons, owed all the guarantees and protections of the Territorial Constitution.

For the time that Lawful Persons, temporarily conducting business in the global realm of commerce and municipalities as Legal Persons — that is, in the jurisdiction of the air, they are considered to be **friends** of the Government of Westminster under the protection of the Pope (specifically the office of the Pontiff).

At all times, Lawful Persons must maintain their awareness of the interface (Bar) between Lawful and Legal, and know who they are, and what their roles and responsibilities are with respect to this interface.

The specific details may vary somewhat for different countries but the general concept is the same as presented in the above example.

SUMMARY

- The soil/land jurisdictions are populated by living people, that is, Lawful Persons.
- The sea/air jurisdictions are inhabited by inanimate persons, that is, Legal Persons.
- The only interface (Bar) is located in international jurisdiction where Lawful Persons populate the land and Legal Persons inhabit the sea, and they may be converted either unlawfully or lawfully, one into the other.
- Lawful Persons are sovereign, Legal Persons are not sovereign and only have delegated powers. These delegated powers can only be inherited from sovereign Lawful Persons.
- All Lawful Persons everywhere stand on the living side of the corporate veil and on the land and soil of their respective nations.
- Living men and women and their Lawful Persons have their genesis in physical and biological actuality.
- Legal Persons have their genesis in the realm of thought, office, and employment.
- Living men and women and their Lawful Persons are created by the union of flesh and the mystery of creation.
- Legal Persons are created by statutes, contracts, applications, registrations, enfranchisement, and so on.

- Living men and women and their Lawful Persons live on the land and soil.
- Legal Persons sail on the sea and in the air.
- Legal Persons inhabit the international jurisdiction of the sea and the airy realms of the global municipal jurisdiction.
- Legal Persons are inanimate legal fiction entities without rights or guarantees.
- Legal Persons can be corporate or incorporated, but they are never totally unincorporated. They always derive their inanimate personhood from some other living entity and have no basis to exist on their own.
- Lawful Persons and the living men and women they represent have a quality of independent being that Legal Persons always lack.
- A Legal Person does not exist on land, except as a temporary sojourner called an **inhabitant** and they are not considered to be part of the **population** because they are not counted as living men and women. The realm in which they operate the work they do for the most part obligates them to operate in the reduced capacity of a **thing**, an inanimate legal fiction, and it also obligates them to live under either the international jurisdiction of the sea and its laws, or the global jurisdiction of the air and its commercial and municipal laws.
- Land Law and National Law (soil jurisdiction law) **do not** apply to Legal Persons.
- Statutes, Codes, and Regulations do apply to Legal Persons.
- A statute is not a law. It is evidence of a law, and that law is the law of private contract.
- One becomes a Legal Person instead of a Lawful Person by subjecting oneself to a foreign sovereign, by enfranchising oneself to a commercial corporation, by registering oneself as property of a commercial corporation, or by other acts creating a presumption of obligation to act in the capacity of a Legal Person.
- A Lawful Person can only be **converted** into a Legal Person as a result of such a private contract.
- The division between Lawful Persons and Legal Persons also results in the necessity of two court systems and two completely different sets of law.
- Legal Persons function solely under Statutes, Codes, and Regulations, all forming a type of private law based on private contracts with other Legal Persons, including commercial and municipal corporations.
- Legal Persons are limited to functioning in the jurisdictions of the sea and the air, with the result that such inanimate legal fiction entities can only create more inanimate legal fiction entities as franchises owned by the same foreign sovereignty that claims ownership of the Legal Persons.
- Lawful Persons can issue charters to both corporate and incorporated entities.

JURISDICTIONS

JRD 1.0 Soil	
Definition	 Soil is a mixture of organic matter, minerals, gases, liquids, and organisms that together support life. Earth's body of soil, called the pedosphere, has four important functions: as a medium for plant growth, as a means of water storage, supply and purification, as a modifier of Earth's atmosphere, as a habitat for organisms. All of these functions, in their turn, modify the soil and its properties. As a practical physical and geopolitical matter, people live on the soil.
Туре	The soil is a real, three dimensional, physical jurisdiction. The soil is an unincorporated jurisdiction.
Scope	The soil is used as a geopolitical and territorial jurisdiction. The scope of the soil jurisdiction is: Local, as in personal or community ownership, County, as in villages, towns, cities.
Authority	The soil is a fully sovereign jurisdiction (absolute 1 st degree). The soil jurisdiction operates under lawful authority and in obeisance to intelligent free will, therefore it is populated by natural Lawful Persons, sovereign living men and women in who the blood flows and the flesh lives.
Concurrency	There is a symbiotic relationship between the soil and land jurisdictions which doesn't exist between any other jurisdictions. They are the only two jurisdictions that have a certain commonality of function and circumscription.
Circumscription	Proper demarcation of the soil jurisdiction requires special consideration since its characteristics vary geopolitically, and certain idiosyncrasies of the soil to land relationship can make clear demarcation difficult to achieve. Aspects of the soil jurisdiction which have clear and unambiguous demarcation are:

- Local, as in personal land ownership.
- County, as in villages, towns, cities.
- National, as in states, and provinces.

For example, in the USA the **soil** of all the counties within each State's borders comprises its **National Jurisdiction**. Similarly, the joining of all the different State **soil** jurisdictions together creates The United States. Mapping out the **land** directly under the soil and belonging to each State creates The United States of America. Land, unlike soil, is an international jurisdiction, refer to JRD 2.0.

To summarize:

The United States (soil) overlays **The United States of America** (land).

Aspects of the soil jurisdiction which do not have clear and unambiguous demarcation:

- Seasonal wetlands such as marshes and swamps.
- Desert areas lacking top soil.
- Flood zones.
- Thickness (depth) of soil varies according to geopolitical demarcations. Refer to **Details** below.

Details

Thickness (depth) of soil varies according to geopolitical demarcations. For example the continental united states of the North American continent follows the British convention that defines the soil jurisdiction as having a thickness of 6 inches starting from the exposed surface that people walk on and going down into the planet for a depth of 6 inches (15 centimetres). Everything below this 6 inch measurement is considered to be part of the land jurisdiction.

Roman Civil Law defines the soil (Latin: soli) as comprising the first shovelful of dirt overlying all the rest. The rest being the land underneath the soil.

References

https://en.wikipedia.org/wiki/Soil

Resources	http://www.vatican.va/archive/cod-iuris-canonici/ cic_index_en.html
Comments	There is a clear difference in how soil and land are measured for geopolitical jurisdictional purposes. Soil is defined by a measure of its depth, whereas land is defined by horizontal measurement, using a variety of measuring standards. The Roman Empire used a system of distances and landmarks called stadia . The British Empire later adopted this system and measure their roads with mileposts . Their farm fields are measured using horizontal Cartesian coordinates called acres , and circumscribed — or marked — with boundary stones .

JRD 1.1 Surface Water	
Definition	Surface water such as lakes, rivers, creeks, and wetlands, is water located on top of the Earth's surface.
	 There are three major types of surface water: Permanent (perennial) surface waters are present year round. This includes rivers, swamps, and lakes. Semi-permanent (ephemeral) surface water refers to bodies of water that are only present at certain times of the year including areas such as creeks, lagoons, and waterholes. Man made surface water is water that can be continued by infrastructure that humans have assembled. This would be lakes, dams, and artificial swamps.
Туре	The surface water is a real, three dimensional, physical subjurisdiction of the soil jurisdiction. The surface water is an unincorporated jurisdiction.
Scope	The surface water is used as a geopolitical and territorial jurisdiction. The scope of the surface water jurisdiction is: Local, as in personal or community ownership, County, as in villages, towns, cities, National, as in states, and provinces, International, as in the Great Lakes and the Saint Lawrence Seaway (see Concurrency).
Authority	The surface water jurisdiction is fully sovereign (1 st degree). The surface water jurisdiction operates under lawful authority and therefore is populated by Lawful Persons.
Concurrency	The surface water jurisdiction can also include navigable inland waterways which also fall under the delegated authority of the sea jurisdiction when they connect to seas and oceans (with a few exceptions).
Circumscription	Proper demarcation of the surface water sub-jurisdiction is a complex matter. Some cases are relatively straight forward, such as the Great Lakes and the Saint Lawrence Seaway as there is little to no change in their boundaries over the short

	course of time, and when changes do occur to them they are fully documented and publicly announced. Larger deeper lakes tend to be more stable, but some rivers can occasionally change their boundaries as they meander across the land. Smaller bodies of surface water can be very unstable as they are subject to many man made and environmental factors that can often affect their boundaries.
References	https://en.wikipedia.org/wiki/Surface water MAJOR WATERWAYS https://en.wikipedia.org/wiki/Saint_Lawrence_Seaway https://en.wikipedia.org/wiki/Suez_Canal https://en.wikipedia.org/wiki/Panama_Canal
	https://en.wikipedia.org/wiki/Great_Lakes_Waterway
Resources	http://www.vatican.va/archive/cod-iuris-canonici/ cic_index_en.html https://en.wikipedia.org/wiki/Navigability https://canalrivertrust.org.uk http://www.unece.org/trans/main/sc3/ bluebook_database.html https://en.wikipedia.org/wiki/ Category:Waterways_in_the_United_States
Comments	Surface water and groundwater are considered two separate systems in two different jurisdictions. For coverage of groundwater see: <i>JRD 2.1</i> . Surface water, in the context of navigable inland waterways, is a highly complex subject that cannot be adequately covered in this document. The onus is on the reader to seek out the specifics of this secondary jurisdiction as it relates to geographical and geopolitical areas and issues of interest. There is a plethora of disparate authorities at numerous governmental levels, major and minor waterways, and an extensive assortment of agreements, rules and claims to be considered.

JRD 2.0 Land	
Definition	Land , sometimes referred to as dry land , is generally considered for practical purposes as the solid surface of Earth that is not permanently covered by water. The vast majority of human activity throughout history has occurred in dry land areas covered by soil that support agriculture, habitat, and various natural resources.
	Areas where land meets large bodies of water are called coastal zones. The division between land and water is a fundamental concept to humans. The demarcation line between land and water can vary by local jurisdiction and other factors. From a purely geological standpoint the sections of the earth's crust constituting the sea beds and ocean bottoms can be viewed as part of the physical land jurisdiction, but geopolitically these underwater sections of the Earth's crust are difficult to define in the context of this manual, once they extend beyond the claimed maritime boundaries of coastal nations.
	A maritime boundary is one example of a political demarcation. A variety of natural boundaries exist to help clearly define where water meets land. Solid rock landforms are easier to demarcate than marshy or swampy boundaries, where there is no clear point at which the land ends and a body of water has begun. Demarcation lines can further vary due to tides and weather.
Туре	The land is a real, three dimensional, physical jurisdiction. The land is an unincorporated jurisdiction.
Scope	The land is used as a geopolitical and territorial jurisdiction. The scope of the land jurisdiction is: Local, as in personal land ownership, County, as in villages, towns, cities, National, as in states, and provinces.
Authority	The land is a fully sovereign jurisdiction (absolute 2 nd degree). The land jurisdiction operates under lawful authority and therefore is populated by Lawful Persons .
Concurrency	The geopolitical land jurisdiction can also include small land

masses that are specially designated for use by the sea jurisdiction (sometimes referred to as dry docked vessels on land), such as but not limited to sea ports, Admiralty Courts, and post offices, which fall under the delegated authority of the sea jurisdiction.

There is a special relationship between the land and sea jurisdictions. Geopolitically they both operate in the arena of International Trade, and they also accommodate the operation of the interface known as the Bar.

Circumscription

For all practical purposes the boundaries of the land jurisdiction are largely the same as the boundaries of the soil jurisdiction. However, land can be located in places where there is no soil on top of it, like barren deserts and under oceans.

For example, the geopolitical land jurisdiction known as The United States of America (which underlies The United States soil jurisdiction) extends out beyond the shores of those nation-states, to the edge of their currently claimed international sea boundary of 200 miles (but subject to change), whereas the physical (geological) land jurisdiction extends all the way underneath the oceans until it connects with the next dry land mass or continent to create one continuous land mass across the entire planet.

A geopolitical land jurisdiction map of The United States of America shows not only the land jurisdiction of the States, but also includes the maritime borders of the coastal States known as American Waters.

Details

While the boundaries of the land jurisdiction are usually the same as the boundaries of the soil jurisdiction (except for land extensions in coastal zones), there are some caveats that apply:

- Land is always present under soil.
- Land is also always present under surface water. For example, lake and river beds (or bottoms) are

	depressions forming the ground (land) under such bodies of surface water. This water covered land is considered a part of the land jurisdiction. • Land contains all ground water under the soil, and under surface water. These physical facts create a number of complex issues in regards to natural resource ownership. These issues are
	beyond the scope of this document. The onus is on the reader to adequately research these issues of interest.
References	https://en.wikipedia.org/wiki/Land
Resources	http://www.vatican.va/archive/cod-iuris-canonici/ cic_index_en.html

JRD 2.1 Groundwater	
Definition	Groundwater is the water present beneath Earth's surface in soil pore spaces and in the fractures of rock formations. A unit of rock or an unconsolidated deposit is called an aquifer when it can yield a usable quantity of water. The depth at which soil pore spaces or fractures and voids in rock become completely saturated with water is called the water table. Groundwater is recharged from the surface; it may discharge from the surface naturally at springs and seeps, and can form oases or wetlands. Groundwater is also often withdrawn for agricultural, municipal, and industrial use by constructing and operating extraction wells. Typically, groundwater is thought of as water flowing through shallow aquifers, but, in the technical sense, it can also contain soil moisture, permafrost (frozen soil), immobile water in very low permeability bedrock, and deep geothermal or oil formation water.
Туре	The ground water is a real, three dimensional, physical subjurisdiction of the land jurisdiction. The ground water is an unincorporated jurisdiction.
Scope	The ground water is used as a geopolitical and territorial jurisdiction. The scope of the ground water jurisdiction is: • Local, as in personal land ownership, • County, as in villages, towns, cities, • National, as in states, and provinces.
Authority	The ground water jurisdiction is fully sovereign (2 nd degree). The groundwater jurisdiction operates under lawful authority and therefore is populated by Lawful Persons.
Circumscription	Circumscription of ground water is a complex issue as it can naturally and unintentionally cross a wide variety of man made geopolitical and territorial boundaries.
Details	Groundwater, being a liquid rather than a solid, can easily move when influenced by external forces such as, but not

	limited to wells, irrigation, and industrial pumping. This can cause the ground water from one demarcated area to flow into another demarcated area through excessive or consistent use. Such issues are beyond the scope of this document. The onus is on the reader to adequately research these issues of interest.
References	https://en.wikipedia.org/wiki/Groundwater
Resources	http://www.vatican.va/archive/cod-iuris-canonici/ cic_index_en.html

JRD 3.0 Sea	
Definition	The sea is the interconnected system of all the Earth's oceanic waters, including the Atlantic, Pacific, Indian, Southern and Arctic Oceans. However, the word sea can also be used for many specific, much smaller bodies of seawater, such as the North Sea or the Red Sea. There is no sharp distinction between seas and oceans, though generally seas are smaller, and are often partly (as marginal seas) or wholly (as inland seas) bordered by land. The United Nations Convention on the Law of the Sea states that all of the ocean is "sea".
	The sea , the world ocean , or simply the ocean is the connected body of salty water that covers over 70% of Earth's land surface (361,132,000 square kilometres (139,434,000 sq mi), with a total volume of roughly 1,332,000,000 cubic kilometres (320,000,000 cu mi)).
	The word sea is also used to denote smaller, partly landlocked sections of the ocean and certain large, entirely landlocked, saltwater lakes, such as the Caspian Sea and the Dead Sea.
	The word sea is also used to denote navigable inland water ways (navigable rivers, canals, estuaries, lakes, or firths), such as Lake Superior, the Panama and Suez canals, the Saint Lawrence Seaway, the Northwest Passage, the Danube, Amazon, Mississippi and Nile rivers.
	The term navigable refers to waterways that can bear load-carrying vessels for transportation of cargo.
	Wherever a free-flowing river cannot bear load-carrying vessels, the correct term is watercourse.
Туре	The sea is a real, three dimensional, physical jurisdiction. The sea is an incorporated jurisdiction.
Scope	The sea is used as a geopolitical and territorial jurisdiction. The scope of the sea jurisdiction is: International.
Authority	The sea jurisdiction is not sovereign. The sea jurisdiction has delegated powers (3 rd degree).

	The sea jurisdiction operates under legal authority and therefore is inhabited by Legal Persons.
	At the time of this writing the Pope (through the office of the Pontiff) indirectly controls the sea jurisdiction through his Territorial/Commonwealth Government under the oversight of the British Monarch. The British Monarch, currently Queen Elisabeth II, operates as his Overseer of Commonwealth — that is, British Territorial operations.
Concurrency	The sea jurisdiction is international. The land jurisdiction is also international. As a result there is a special relationship between these two international jurisdictions. All issues emanating from this special relationship are resolved by the interface known as the Bar.
Circumscription	The sea is mostly circumscribed where it meets dry land. Man made structures may also serve as demarcations.
Details	The main concept involved in man's use of the sea as a geopolitical jurisdiction is that of shipping lanes and vessels, both as real (but artificial) physical constructs such as ships and barges, and also as conceptual constructs such as Special Purpose Vehicles, and Bills of Lading.
References	https://en.wikipedia.org/wiki/Sea https://en.wikipedia.org/wiki/Navigability https://en.wikipedia.org/wiki/List_of_waterways
Resources	https://en.wikipedia.org/wiki/ United Nations Convention on the Law of the Sea http://www.vatican.va/archive/cod-iuris-canonici/ cic index en.html
Comments	Navigable: A body of water, such as a river, canal or lake, is navigable if it is deep, wide and slow enough for a cargo vessel to pass. Preferably there are few obstructions such as rocks or trees to avoid. Bridges must have sufficient clearance. High water speed may make a channel unnavigable. Waters may be unnavigable because of ice, particularly in winter. Navigability depends on context: a small river may be navigable by smaller craft, such as a motorboat or a kayak, but unnavigable by a cruise ship. Shallow rivers may be made

navigable by the installation of locks that increase and regulate water depth, or by dredging.

What determines whether an inland water way is navigable or not is determined by a combination of natural characteristics as well as statutes and codes.

JRD 4.0 Air	
Definition	The atmosphere of Earth is the layer of gases, commonly known as air , retained by Earth's gravity, surrounding the planet Earth and forming its planetary atmosphere. The atmosphere of Earth protects life on Earth by creating pressure allowing for liquid water to exist on the Earth's surface, absorbing ultraviolet solar radiation, warming the surface through heat retention (greenhouse effect), and reducing temperature extremes between day and night (the diurnal temperature variation).
Туре	The air is a real, three dimensional, physical jurisdiction. The air is an incorporated jurisdiction.
Scope	The air is used as a geopolitical jurisdiction. The scope of the air jurisdiction is: Global.
Authority	The air jurisdiction is not sovereign. The air jurisdiction has sub-delegated powers (4 th degree). The air jurisdiction operates under legal authority and therefore is inhabited by Legal Persons. At the time of this writing the Pope, through the office of the
Circumscription	Pontiff, directly controls the air jurisdiction. The air jurisdiction, at its lower end, can be demarcated by soil, land, or water where it impinges on the planet. The upper end is not so easily circumscribed where it impinges on the vacuum of space. As a general rule it is accepted that it ends at about 100 miles of altitude from the surface of the earth at average sea level.
References	https://en.wikipedia.org/wiki/Atmosphere of Earth
Resources	http://www.vatican.va/archive/cod-iuris-canonici/ cic_index_en.html