

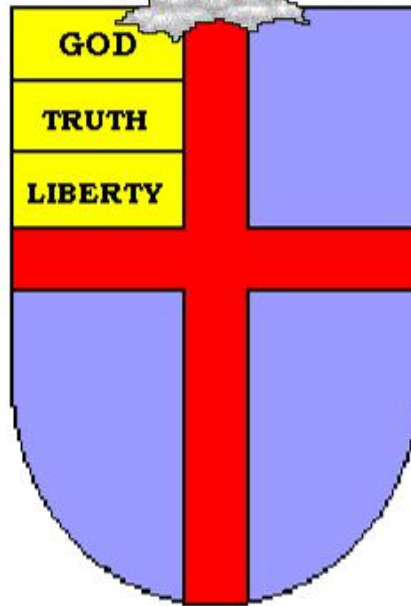
***Government
Corruption:
Causes and
Remedies
Form #12.026***

by:
**Sovereignty Education and
Defense Ministry (SEDM)**

<http://sedm.org>

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S E D M



Course Materials

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COURSE OUTLINE

- 1. Introduction**
- 2. What is “corruption”?**
- 3. God’s definition of corruption**
- 4. Causes of government corruption:**
 - 4.1 Legal profession conflict of interest. Judges or Lawyers receive PRIVATE bribes, or participate in or are even eligible for any kind of PUBLIC franchise or “benefit”, INCLUDING income tax.**
 - 4.2 Government accountability is removed. . .OR**
 - 4.3 PRIVATE and PUBLIC get connected or confused.**
- 5. Effects of corruption**

COURSE OUTLINE

6. PRIVATE v. PUBLIC separation

6.1 Definition of “private”

6.2 Diagram of perfect separation

**6.3 How PRIVATE and PUBLIC get connected:
franchises**

**6.4 What happens when there is no separation
between PRIVATE and PUBLIC**

7. REMEDIES:

7.1 Eliminate legal profession conflict of interest

7.2 Restore government accountability

**7.3 Restore separation between PRIVATE to PUBLIC
and clear legal language that prevents them from
being confused.**

8. Summary and Conclusions

COURSE OUTLINE

9. Further references

Introduction

- **This presentation will introduce the subject of government corruption, its causes, and how to prevent it.**
- **Eliminating corruption is the only way to maximize everyone's freedom.**
- **Without eliminating corruption you will:**
 - **Have no way to hold government accountable to fix the corruption.**
 - **Be a slave.**
 - **Have no PRIVATE property.**
 - **Be unhappy because the right to ABSOLUTELY own PRIVATE property is defined by the founders as “happiness”.**

What is “corruption”?

- **Definition:**

CORRUPTION. *Illegality; a vicious and fraudulent intention to evade the prohibitions of the law; something against or forbidden by law; moral turpitude or exactly opposite of honesty involving intentional disregard of law from improper motives. State v. Barnett, 60 Okl.Cr. 355, 69 P.2d 77, 87.*

An act done with an intent to give some advantage inconsistent with official duty and the rights of others. Johnson v. U. S., C.C.A.Alaska, 260 F. 783, 786.

The act of an official or fiduciary person who unlawfully and wrongfully uses his station or character to procure some benefit for himself or for another person contrary to duty and the rights of others. U. S. v. Johnson, C.C.Ga., 26 F. 682; Worsham v. Murchison, 66 Ga. 719; U. S. v. Edwards, C.C.Ala., 43 F. 67.

[Blacks Law Dictionary, Fourth Edition, p. 414]

- **Corruption is only possible in the context of legal relationships between EQUALS.**
- **Essential elements of “corruption”:**
 - Improper or malicious motive.
 - Dishonesty.
 - Goal is to evade the prohibitions of law that protect the EQUAL rights of all.
 - Pursuit of an advantage or “benefit” at the expense of others, such as taking property rightfully belonging to them without their consent.

What is “corruption”?

- “Benefit” or “advantage”
 - Note the key word “advantage” and “benefit” in the definition of “corruption”.
 - The “advantage” or “benefit” they are referring to from a LEGAL perspective is implemented using “[franchises](#)”.
 - Those in receipt of a “benefit” or “advantage” acquire a civil status that entitles them TO the benefit, such as the following STATUTORY entities:
 - » “employee” under the U.S. code.
 - » “person” under the civil code.
 - » “citizen”, “resident”, “taxpayer” (under the tax code).
 - » “spouse” (under the family code).
 - » “driver” (under the vehicle code).
 - Without a corresponding [civil status](#), the “benefit” or “advantage” cannot lawfully be claimed, defended in court, or enjoyed. See [Form #13.008](#).
 - Government ID is the usual method of documenting one’s “[civil status](#)”.
 - [Government identifying numbers](#) provided when the government ID was applied for are the method of imposing the franchise upon otherwise PRIVATE people. The FTC refers to them as “franchise marks”.
 - Those NOT in receipt of any “benefit” or “advantage” in relation to a specific government are referred to as the following in relation to that government:
 - » “nonresidents”
 - » “transient foreigners”
 - » “non-persons”

What is “corruption”?

- “Law” for the purposes of this presentation
 - Includes only the [common law](#) and the criminal law.
 - Imposes not duty and takes no property from its rightful owner UNLESS an injury to a specific natural human being is proven on the record with evidence.
 - Is defined to include only that which applies [equally](#) to all regardless of their [consent](#) or civil status. See:
[Requirement for Equal Protection and Equal Treatment](#), Form #05.033
<http://sedm.org/Forms/FormIndex.htm>
 - Excludes the all [civil statutory codes](#), most of which are [civil franchises](#), excepting only those that protect constitutionally recognized PRIVATE rights in the Bill of Rights. See:
[Why Statutory Civil Law is Law for Government and Not Private Persons](#), Form #05.037
<http://sedm.org/Forms/FormIndex.htm>
 - For a detailed description of what “law” means on our website, see:
[What is “law”?](#), Form #05.048
<http://sedm.org/Forms/FormIndex.htm>

What is “corruption”?

- Attempts to “evade the prohibitions of law” include:
 - Any attempt to offer or enforce **civil franchises** to or against otherwise PRIVATE parties. **Civil franchises** remove the protections of the common law and the Constitution from those who participate and make a profitable business out of alienating rights that organic law says are INALIENABLE, thus creating a criminal conflict of interest. See:
Government Instituted Slavery Using Franchises, Form #05.030
<http://sedm.org/Forms/FormIndex.htm>
 - Attempts to obfuscate or confuse the applicability or limitations of REAL “law” as defined above to a given transaction. This is done with “legalese” or “words of art”. See:
Legal Deception, Propaganda, and Fraud, Form #05.014
<http://sedm.org/Forms/FormIndex.htm>
 - Attempts by government actors to switch the choice of law in a case involving a **private state national** to statutes only applicable on federal territory, usually **against the consent** of the party or without their knowledge. This is CRIMINAL identity theft. See:
Government Identity Theft, Form #05.046
<http://sedm.org/Forms/FormIndex.htm>

What is “corruption”?

- The term “anarchy” is typically used to describe those who attempt to “evade the prohibitions of law”. See:
Problems with Atheistic Anarchism, Form #08.020
SLIDES: <http://sedm.org/Forms/08-PolicyDocs/ProbsWithAtheistAnarchism.pdf>
VIDEO: <http://youtu.be/n883Ce1IML0>
- It should also be pointed out that any attempt to replace the simplicity of the Constitution and the Common law with large and voluminous civil franchises inevitably results in:
 - Widespread violations of law.
 - Widespread anarchy BECAUSE of the complexity and incomprehensibility of civil franchises that are so large they become unknowable and incapable of being faithfully followed.
- For information on the above, see:
Why the Government Needs Crime
<http://famguardian.org/Subjects/LawAndGovt/LegalEthics/WhyGovernmentNeedsCrime.htm>
- On this subject, the Founding Fathers said:

Founding Fathers on Corruption of Legal Field

“It poisons the blessing of liberty itself. It will be of little avail to the people, that the laws are made by men of their own choice, if the laws be so voluminous that they cannot be read, or so incoherent that they cannot be understood; if they be repealed or revised before they are promulgated, or undergo such incessant changes that no man, who knows what the law is to-day, can guess what it will be to-morrow. Law is defined to be a rule of action; but how can that be a rule, which is little known, and less fixed?”

“It has been frequently remarked, with great propriety, that a voluminous code of laws is one of the inconveniences necessarily connected with the advantages of a free government. To avoid an arbitrary discretion in the courts, it is indispensable that they should be bound down by strict rules [of statutory construction and interpretation] and precedents, which serve to define and point out their duty in every particular case that comes before them; and it will readily be conceived from the variety of controversies which grow out of the folly and wickedness of mankind, that the records of those precedents must unavoidably swell to a very considerable bulk, and must demand long and laborious study to acquire a competent knowledge of them.”

[Federalist Paper No. 78, Alexander Hamilton]

“Another effect of public instability is the unreasonable advantage it gives to the sagacious, the enterprising, and the moneyed few over the industrious and uniformed mass of the people. Every new regulation concerning commerce or revenue, or in any way affecting the value of the different species of property, presents a new harvest to those who watch the change, and can trace its consequences; a harvest, reared not by themselves, but by the toils and cares of the great body of their fellow-citizens. This is a state of things in which it may be said with some truth that laws are made for [benefit of] the FEW, not for the MANY.”

[Federalist Paper No. 62, James Madison]

God's Definition of Corruption

- Alas, sinful nation,
A people laden with iniquity
A brood of evildoers
Children who are corrupters!
They have forsaken the Lord
They have provoked to anger
The Holy One of Israel,
They have turned away backward.
Why should you be stricken again?
You will revolt more and more.
The whole head is sick [they are out of their minds!: insane or STUPID or both],
And the whole heart faints....
- Wash yourselves, make yourselves clean;
Put away the evil of your doings from before My eyes.
Cease to do evil,
Learn to do good;
Seek justice,
Rebuke the oppressor [the IRS and the Federal Reserve and a corrupted judicial system];
Defend the fatherless,
Plead for the widow [and the "nontaxpayer"]!...
- How the faithful city has become a harlot!
It [the Constitutional Republic] was full of justice;
Righteousness lodged in it,
But now murderers [and abortionists, and socialists, and democrats, and liars and corrupted judges].
Your silver has become dross,
Your wine mixed with water.
Your princes [President, Congressmen, Judges] are rebellious,
Everyone loves bribes,
And follows after rewards.
They do not defend the fatherless,
nor does the cause of the widow [or the "nontaxpayer"] come before them.
- Therefore the Lord says,
The Lord of hosts, the Mighty One of Israel,
"Ah, I will rid Myself of My adversaries,
And take vengeance on My enemies.
I will turn My hand against you,
And thoroughly purge away your dross,
And take away your alloy.
I will restore your judges [eliminate the BAD judges] as at the first,
And your counselors [eliminate the BAD lawyers] as at the beginning.
Afterward you shall be called the city of righteousness, the faithful city."
[Isaiah 1:1-26, Bible, NKJV]

God's Definition of Corruption

According to God in the Bible on the previous page:

- **The cause of corruption is:**
 - Those who seek after “rewards” or “benefits” (e.g. franchises). See Forms [#05.030](#) and 05.040.
- **The main corrupters are:**
 - Corrupted lawyers
 - Corrupted judges
- **The only way to eliminate corruption is to go after corrupted judges and lawyers.**
- **Whose job is it to eliminate corruption?**
 - The even MORE corrupted politicians, who are the main but not only recipients of the “benefits” in the form of money and power!

God's Remedy for Corruption

- **The only way to eliminate the corruption, according to God, is therefore to:**
 - Eliminate the eligibility of all judges and lawyers to participate in ANY kind of franchise or benefit. See: *Government Instituted Slavery Using Franchises*, Form #05.030
<http://sedm.org/Forms/FormIndex.htm>
 - Make all judges “nontaxpayers”, since the income tax is implemented as a franchise tax. See: *What Happened to Justice?*, Form #06.011
<http://sedm.org/Forms/FormIndex.htm>
 - Eliminate all licensing of attorneys and all unlicensed practice of law statutes, because they are implemented with franchises and create a conflict of interest between the attorney and client and make it impossible for PRIVATE people litigating against government to get due process or a fair trial. See: *Unlicensed Practice of Law*, Form #05.029
<http://sedm.org/Forms/FormIndex.htm>

Causes of Government Corruption

- **Government corruption is caused mainly by three factors:**
 1. **Legal profession corruption. Judges or Lawyers receive PRIVATE bribes, or participate in or are even eligible for any kind of PUBLIC franchise or “benefit”, INCLUDING income tax. . . OR**
 2. **Government accountability is removed. . .OR**
 3. **PRIVATE and PUBLIC get connected or confused.**
- **We will now go over each of the above causes of corruption**

Causes of corruption:

1. Legal profession conflict of interest: Judges or Lawyers receive PRIVATE bribes, or participate in or are even eligible for any kind of PUBLIC franchise or “benefit”, INCLUDING income tax.

Eligibility of Judges or Lawyers for Franchises or “Benefits”

- **Corruption in the legal field is the main engine that MOTIVATES the conversion of PRIVATE to PUBLIC.**
- **The corruption is:**
 - **Implemented through:**
 - » **Judicial participation in franchises.**
 - » **Participation of lawyers in franchises.**
 - » **Attorney licensing, which gags honest attorneys from speaking out about the corruption.**
 - **Protected ILLEGALLY by judicial, official, and sovereign immunity, all of which remove government accountability for the consequences of the above corruption. See:**
***Sovereignty and Freedom Page*, Section 12: Immunity**
<http://famguardian.org/Subjects/Freedom/Freedom.htm#IMMUNITY>:
- **Judicial participation in franchises:**
 - **Prevents attorneys from being licensed who prosecute government corruption. Judges of the supreme court are the ones who “license” these attorneys.**
 - **Causes cases about government corruption being dismissed or not going to trial.**
 - **Causes Judges to prevent evidence of government corruption from being seen by juries.**
 - **Causes Judges to corruptly sanction or penalize people who litigate to stop corruption.**
 - **Causes judges to pull the attorney license of those attorneys who prosecute government corruption.**

What do we mean by “Franchises”?

- What we mean by **franchises** is exhaustively described in:
 - *Government Franchises Course*, Form #12.012
<http://sedm.org/Forms/FormIndex.htm>
 - *Government Instituted Slavery Using Franchises*, Form #05.030
<http://sedm.org/Forms/FormIndex.htm>
- Examples of **franchises** include:
 - Driver licensing.
 - Marriage licensing.
 - Attorney licensing.
 - Professional licensing.
 - Income tax (“trade or business”/public officer franchise). See:
The “Trade or Business” Scam, Form #05.001
<http://sedm.org/Forms/FormIndex.htm>
- In most states, for example, it is **PROHIBITED** for judges to “practice law”, meaning receive the **BENEFIT** of attorney licensing (a franchise), while they are **ALSO** serving as judges.

**Causes of
corruption:**

**2. Government
accountability is
removed**

Result of Lack of Accountability

- **Lack of accountability is scientifically proven to cause evil to occur anywhere it occurs.**

See:

- **The Psychology of Evil: The Lucifer Effect in Action**– Philip Zimbardo. What causes people to become evil.
http://www.youtube.com/watch?v=1uCaAGx_dPY
- **Lucifer Effect**
<http://lucifereffect.com/>
- **Milgram Experiment**
http://en.wikipedia.org/wiki/Milgram_experiment
- **Stanford Prison Experiment**
<http://prisonexp.org/>

What is government “accountability”?

- **True government accountability is ONLY possible when:**
 - 1. You have a right to stop doing business with and subsidizing those who refuse to do either as the law requires or as you expect. See: *The Right to Petition*, Form #05.049 <http://sedm.org/Forms/FormIndex.htm>**
 - 2. You have standing and a remedy in REAL constitutional court (Article III and NOT Article IV) for injuries that impair PRIVATE rights.**
 - 3. The remedy provided is under Constitution and the Common law and not the STATUTE law. STATUTE law only protects PUBLIC/GOVERNMENT rights. See Form #05.037.**
 - 4. You can interfere with government usurpations using your rights as a jurist or a voter.**

Causes of corruption:

**3. PRIVATE and PUBLIC
get connected or
confused**

Causes of Corruption 3: PUBLIC v. PRIVATE

- **PRIVATE and PUBLIC getting connected is the other main cause of government corruption. This occurs when or because:**
 - **CONSTITUTIONAL “citizens” are illegally treated as STATUTORY “citizens”. They are not equivalent and STATUTORY “citizens” are public officers. See [Form #05.006](#).**
 - **PUBLIC offices are exercised OUTSIDE of federal territory. Civil “Acts of Congress” have no force and effect outside of federal territory. See [4 U.S.C. §72](#) and [Form #05.018](#).**
 - **PRIVATE people sign up for government “benefits” or “[franchises](#)”. This causes them to be treated, usually illegally, AS IF they are public officers in the government even if in fact they are not. It also alienates PRIVATE rights that are supposed to be INALIENABLE.**
 - **Judges pursue PUBLIC/government benefits that they also rule on, giving them a criminal financial conflict of interest. See [28 U.S.C. §144](#) and [455](#) and [18 U.S.C. §208](#).**
 - **Applications for any one [government franchise](#) FORCE you to sign up for ALL OTHER [government franchises](#). For instance:**
 - » **Requiring a Social Security Number to get a Driver License.**
 - » **Requiring a Social Security Number to get a Professional License.**
 - » **Requiring a Taxpayer Identification Number or Social Security Number to do PRIVATE business as a PRECONDITION of doing business.**
 - **Information returns (W-2, 1099, etc) are filed against PRIVATE people who are NOT public officers. These returns are FALSE and CRIMINALLY FRAUDULENT if the subject of them is NOT a public officer.**

Causes of Corruption 3: PUBLIC v. PRIVATE

- For details on how illegal conversion from PRIVATE to PUBLIC is stealthily effected by corrupted judges and lawyers, see:
 - *Separation Between Public and Private*, Form #12.025
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf>
 - *Property View of Income Taxation*, Form #12.046
FORMS PAGE: <http://sedm.org/Forms/FormIndex.htm>
DIRECT LINK: <https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>

Effects of Corruption

- For a detailed list of all the effects of government corruption, see:

Government Corruption, Form #11.401

<http://sedm.org/home/government-corruption/>

- The main effects and symptoms of government corruption include:
 1. Everyone is compelled to become enfranchised, and participate in any and all government franchises. See Form #05.030. Withholding business relationships against those who refuse to be enfranchised is the method of compulsion.
 2. All property is either owned or at least controlled by the government, just like in socialism. See Form #05.016.
 3. Economic and political power becomes centralized and concentrated. See Form #05.023.
 4. Judges become enfranchised and by virtue of the enfranchisement, only protect PUBLIC/GOVERNMENT rights, and refuse to even recognize PRIVATE rights or PRIVATE property of the requirement for consent that protects them. See Form #06.012.
 5. Abuse of legal language to deceive, confuse, mislead, and enslave the population. See Form #05.014.

Effects of Corruption

- 6. Bribery of politicians and public servants is commonplace, because of the concentration of power.**
- 7. Public servants become masters rather than servants.**
- 8. The people become PROPERTY AND CHATTEL of the political class by virtue of the franchises they are compelled to participate in.**
- 9. Economic growth slows to a standstill because:**
 - 9.1. There is no PRIVATE property.**
 - 9.2. There is no respect for PRIVATE property by the government.**
 - 9.3. The tax rates are so high that everyone abandons the workforce. See:**

Lower Taxes, Higher Revenue-Prager University
<https://youtu.be/FqLjyA0hL1s>
- 10. The people become unhappy, discouraged, and demoralized.**

Why Does Corruption Make people Unhappy?

- **Government corruption (Form #11.401)** makes people unhappy because they have no PRIVATE property and the government owns or controls EVERYTHING.
- A government that controls EVERYTHING is, in religious terms, a pagan deity with supernatural or superior powers. Religion, after all is obedience/worship directed at those with “SUPERIOR or SUPERNATURAL powers”:
*“The heavens are Yours, the earth also is Yours;
The world and all its fullness, You have founded them.”*
[Psalm 89:11, Bible, NKJV]
- The Founding Fathers defined “happiness” in the Declaration of Independence as “the right to own PRIVATE property”, as indicated in the following slides.

“Property” = “pursuit of Happiness”

- In the [Declaration of Independence](#) the word “Happiness” in the phrase “Life, Liberty, and [pursuit of Happiness](#)” has been equated by the U.S. Supreme Court as the RIGHT TO OWN PROPERTY.

*“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are [Life, Liberty and the pursuit of Happiness](#).--That to secure these rights, Governments are instituted among Men, deriving their just powers from the [consent](#) of the governed, “
[\[Declaration of Independence\]](#)”*

- Any government that interferes or intends to interfere with the protection of PRIVATE rights and PRIVATE property therefore has the EXPRESS and/or IMPLIED goal of MALICIOUSLY making you:

—UNHAPPY!

“Property” = “pursuit of Happiness”

- **[Fourteenth Amendment, Section 1](#):**

*“nor shall any State deprive any person of life, liberty, **or property**, without due process of law;”*

- **Meaning of “life, liberty, or property” in the above:**

*“The provision [[Fourteenth Amendment, Section 1](#)], it is to be observed, places property under the same protection as life and liberty. Except by due process of law, no State can deprive any person of either. **The provision has been supposed to secure to every individual the essential conditions for the pursuit of happiness;** and for that reason has not been heretofore, and should never be, construed in any narrow or restricted sense.”*

[\[Munn v. Illinois, 94 U.S. 113 \(1877\)\]](#)

De Jure Organization Diagram

- **It is a very helpful didactic device to provide a pictorial diagram to describe the separation of Public and Private rights.**
- **We will refer to the following diagram throughout the entire course.**

Definition of “private”

DISCLAIMER

4. Meaning of Words

4.3 Private

The word "private" when it appears in front of other entity names such as "person", "individual", "business", "employee", "employer", etc. shall imply that the entity is:

1. In possession of absolute, exclusive ownership and control over their own labor, body, and all their property. In Roman Law this was called "[dominium](#)".
2. On an [EQUAL rather than inferior relationship to government in court](#). This means that they have no obligations to any government OTHER than possibly the duty to serve on jury and vote upon voluntary acceptance of the obligations of that civil status of "citizen". Otherwise, they are entirely free and unregulated.
3. A "[nonresident](#)" in relation to the state and federal government.
4. Not a PUBLIC entity defined within any state or federal statutory law. This includes but is not limited to statutory "person", "individual", "taxpayer", "driver", "spouse" under any under any civil statute or franchise.
5. Not engaged in [a public office or "trade or business" \(per 26 U.S.C. §7701\(a\)\(26\)\)](#). Such offices include but are not limited to statutory "person", "individual", "taxpayer", "driver", "spouse" under any civil statute or franchise.
6. [Not consenting](#) to contract with or acquire any public status, public privilege, or public right under any state or federal franchise. For instance, the phrase "private employee" means a common law worker that is NOT the statutory "employee" defined within 26 U.S.C. §3401(c) or 26 C.F.R. §301.3401(c)-1 or any other federal or state law or statute.
7. Not sharing ownership or control of their body or property with anyone, and especially a government. In other words:
 - 7.1 Ownership is not "qualified" but "absolute".
 - 7.2 There are no moieties between them and the government.
 - 7.3 The government has no usufructs over any of their property.
8. Not subject to [civil enforcement or regulation of any kind](#), except AFTER an injury to the equal rights of others has occurred. Preventive rather than corrective regulation is an unlawful taking of property according to the Fifth Amendment takings clause.

Definition of “private”

9. Not "privileged" or party to a franchise of any kind:

*“PRIVILEGE. **A right, power, franchise, or immunity held by a person or class, against or beyond the course of the law. [. . .] That which releases one from the performance of a duty or obligation, or exempts one from a liability which he would otherwise be required to perform, or sustain in common [common law] with all other persons.** State v. Grosnickle, 189 Wis. 17, 206 N.W. 895, 896. A peculiar advantage, exemption, or immunity. Sacramento Orphanage & Children’s Home v. Chambers, 25 Cal.App. 536, 144 P. 317, 319. [Black’s Law Dictionary, Fourth Edition, pp. 1359-1360]*

*“Is it a franchise? **A franchise is said to be a right reserved to the people by the constitution, as the elective franchise. Again, it is said to be a privilege conferred by grant from government, and vested in one or more individuals, as a public office.** Corporations, or bodies politic are the most usual franchises known to our laws. In England they are very numerous, and are defined to be royal privileges in the hands of a subject. An information will lie in many cases growing out of these grants, especially where corporations are concerned, as by the statute of 9 Anne, ch. 20, and in which the public have an interest. In 1 Strange R. (The King v. Sir William Louthier,) it was held that an information of this kind did not lie in the case of private rights, where no franchise of the crown has been invaded. If this is so--if in England a privilege existing in a subject, which the king alone could grant, constitutes it a franchise--in this country, under our institutions, a privilege or immunity of a public nature, which could not be exercised without a legislative grant, would also be a franchise.” [People v. Ridgley, 21 Ill. 65, 1859 WL 6687, 11 Peck 65 (Ill., 1859)]*

10. The equivalent to a common law or Constitutional "person" who retains all of their common law and Constitutional protections and waives none.

*“The words "privileges" and "immunities," like the greater part of the legal phraseology of this country, have been carried over from the law of Great Britain, and recur constantly either as such or in equivalent expressions from the time of Magna Charta. For all practical purposes they are synonymous in meaning, and originally signified a peculiar right or private law conceded to particular persons or places **whereby a certain individual or class of individuals was exempted from the rigor of the common law.** Privilege or immunity is conferred upon any person when he is invested with a legal claim to the exercise of special or peculiar rights, authorizing him to enjoy some particular advantage or exemption. ”*

[The Privileges and Immunities of State Citizenship, Roger Howell, PhD, 1918, pp. 9-10;

SOURCE:

http://famguardian.org/Publications/ThePrivAndImmOfStateCit/The_privileges_and_immunities_of_state_c.pdf

See Magill v. Browne, Fed.Cas. No. 8952, 16 Fed.Cas. 408; 6 Words and Phrases, 5583, 5584; A J. Lien, “Privileges and Immunities of Citizens of the United States,” in Columbia University Studies in History, Economics, and Public Law, vol. 54, p. 31.

Definition of “private”

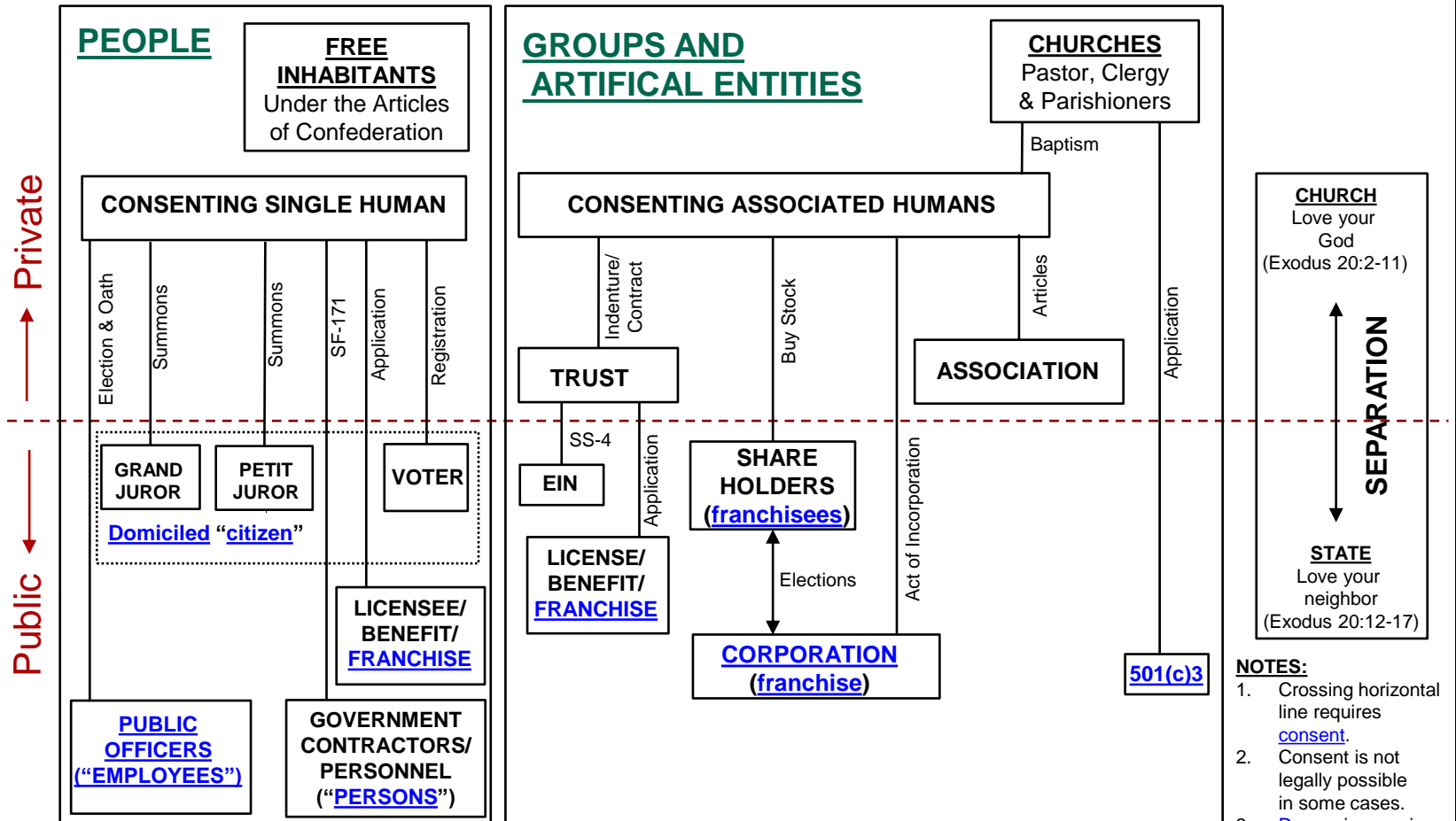
Every attempt by anyone in government to alienate rights that the Declaration of Independence says are UNALIENABLE shall also be treated as "PRIVATE BUSINESS ACTIVITY" that cannot be protected by sovereign, official, or judicial immunity. So called "government" cannot make a [profitable business or franchise](#) out of alienating inalienable rights without ceasing to be a classical/de jure government and instead becoming in effect an [economic terrorist and de facto government in violation of Article 4, Section 4](#).

*"No servant [or government or biological person] can serve **two masters**; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. **You cannot serve God and mammon [government].**"*
[[Luke 16:13](#), Bible, NKJV]

[SEDM Disclaimer. Section 4.3; SOURCE: <http://sedm.org/disclaimer.htm>]

De Jure Organization

PRIVATE (people)



PUBLIC (government agents or officers)

De Jure Organization Notes

- The straight lines between boxes are an act of consent.
- Public and private can only be connected through consent.
- The top and bottom can only be connected through consent on government property or federal territory.
 - Never in places that are not government/PUBLIC property or are exclusively PRIVATE.
 - Never in places protected by the Constitution or Bill of Rights.

The reason: Constitutional rights are INALIENABLE per the Declaration of Independence, which is ORGANIC LAW enacted into law in the FIRST ACT of Congress, 1 Stat. 1.

“Unalienable. Inalienable; incapable of being aliened, that is, sold and transferred.”

[Black’s Law Dictionary, Fourth Edition, p. 1693]

De Jure Organization Diagram Notes

- **Government's job is to keep top and bottom separate.**
 - It has a monopoly on “protection”. See the Sherman Antitrust Act.
 - The purpose of its creation is “justice”.

"Justice is the end of government. It is the end of civil society. It ever has been, and ever will be pursued, until it be obtained, or until liberty be lost in the pursuit."

[The Federalist No. 51 (1788), James Madison]
 - “Justice” is legally defined as “the right to be left alone”. See: <http://famguardian.org/TaxFreedom/CitesByTopic/justice.htm>
 - A government founded with the purpose of protecting your right to be left alone has as its first job LEAVING YOU ALONE, which means leaving you PRIVATE rather than PUBLIC. To impose duties of a public office against you that you didn't consent to is not only an INJUSTICE, but a THEFT of property and unconstitutional involuntary servitude in violation of the Thirteenth Amendment.
 - If they won't “leave you alone”, take or demand your private rights or property, or demand bribes for the “privilege” of being left alone, they are a criminal RICO or “mafia protection racket”. See 18 U.S.C. Chapter 95.
 - When “justice” becomes a privilege/franchise, then we cease to have a real de jure government.
- The way to keep them separate is to prosecute all instances of duress under the common law and constitution and not statute law.

How Separation Between Public and Private is Broken Down in the Diagram

- Government becomes corrupt and de facto and a MAFIA when:
 1. Requirement for consent crossing transitional center line is not recognized or is said to not exist. .or . .
 2. Consent was procured from someone legally ineligible. .
.OR. .
 3. Duress in crossing center line is not prosecuted . .OR . .
 4. Franchises are offered or enforced outside of federal territory (judges make a profitable business out of alienating unalienable rights and thus have criminal conflict of interest in violation of 18 U.S.C. §208, 28 U.S.C. §144, and 28 U.S.C. § 455) . .OR. .
 5. Consenting to one franchise causes you to have to consent to ALL franchises (adhesion/unconscionable contract which violates Unconstitutional Conditions Doctrine) . .OR. .

How Separation Between Public and Private is Broken Down in the Diagram

6. **Government forms** do not recognize right to:
 - » Place conditions on joining.
 - » Quit or not have “participant” status.
 - » Not sign up.
 - » Indicate duress when signing up.
7. **Common law** in court is either not recognized or sanctioned. Interferes with **remedies for any or all of the above**.
8. Disputes involving above are **heard in franchise court** instead of constitutional court.

What happens when there is NO SEPARATION?

- When there is no separation between PUBLIC and PRIVATE (Form #12.025):
 - All “citizens” and “residents” become government public officers and/or employees 24 hours a day, 7 days a week.
 - The statutory civil “code” is your employment agreement. See Form #05.037.
 - The “benefits” of the civil status of “citizen” and “resident” is the equivalent of your employment compensation.
 - Everything you think you own is government property LOANED to you with conditions. You have EQUITABLE title and QUALIFIED OWNERSHIP rather than ABSOLUTE ownership.
 - Everything the government provides is a “privilege” and a “benefit”. You therefore need legislative permission from government to do ANYTHING and EVERYTHING.
 - You don’t have the ability to even quit your job as a public officer and need permission from the government to even to THAT, even though they aren’t paying you ANYTHING.
 - You will be so dumbed down in the public school that you won’t even realize the above.

What happens when there is NO SEPARATION?

- On this subject, we like to say the following:

"The most pernicious form of tyranny is that which is justified with the defense that it is 'good' for you or 'benefits' you."

[Bob Schulz, We the People Foundation for Constitutional Education; <http://givemeliberty.org>]

"The ideal tyranny is that which is ignorantly self-administered by its victims. The most perfect slaves are, therefore, those which blissfully and unawaredly enslave themselves [[because of their own legal ignorance](#)]."

[Dresden James]

- Justice Harlan of the U.S. Supreme Court describes the condition in which there is no separation:

I take leave to say that if the principles thus announced should ever receive the sanction of a majority of this court, a radical and mischievous change in our system of government will be the result. We will, in that event, pass from the era of constitutional liberty guarded and protected by a written constitution into an era of legislative absolutism.

Although from the foundation of the Government this court has held steadily to the view that the Government of the United States was one of enumerated powers, and that no one of its branches, nor all of its branches combined, could constitutionally exercise powers not granted, or which were not necessarily implied from those expressly granted, [Martin v. Hunter, 1 Wheat. 304, 326, 331](#), we are now informed that Congress possesses powers outside of the Constitution, and may deal with new territory, [380-380](#) acquired by treaty or conquest, in the same manner as other nations have been accustomed to act with respect to territories acquired by them. In my opinion, Congress has no existence and can exercise no authority outside of the Constitution. Still less is it true that Congress can deal with new territories just as other nations have done or may do with their new territories. This nation is under the control of a written constitution, the supreme law of the land and the only source of the powers which our Government, or any branch or officer of it, may exert at any time or at any place. Monarchical and despotic governments, unrestrained by written constitutions, may do with newly acquired territories what this Government may not do consistently with our fundamental law. To say otherwise is to concede that Congress may, by action taken outside of the Constitution, engraft upon our republican institutions a colonial system such as exists under monarchical governments. Surely such a result was never contemplated by the fathers of the Constitution. If that instrument had contained a word suggesting the possibility of a result of that character it would never have been adopted by the People of the United States. The idea that this country may acquire territories anywhere upon the earth, by conquest or treaty, and hold them as mere colonies or provinces — the people inhabiting them to enjoy only such rights as Congress chooses to accord to them — is wholly inconsistent with the spirit and genius as well as with the words of the Constitution.

The idea prevails with some — indeed, it found expression in arguments at the bar — that we have in this country substantially or practically two national governments; one, to be maintained under the Constitution, with all its restrictions; the other to be maintained by Congress outside and independently of that instrument, by exercising such powers as other nations of the earth are accustomed to exercise. It is one thing to give such a latitudinarian construction to the Constitution as will bring the exercise of power by Congress, upon a particular occasion or upon a particular subject, within its provisions. It is quite a different thing to say that Congress may, if it so elects, proceed outside of the Constitution. The glory of our American system [381-381](#) of government is that it was created by a written constitution which protects the people against the exercise of arbitrary, unlimited power, and the limits of which instrument may not be passed by the government it created, or by any branch of it, or even by the people who ordained it, except by amendment or change of its provisions. "To what purpose," Chief Justice Marshall said in [Marbury v. Madison, 1 Cranch. 137, 176](#), "are powers limited, and to what purpose is that limitation committed to writing, if these limits may, at any time, be passed by those intended to be restrained? The distinction between a government with limited and unlimited powers is abolished if those limits do not confine the persons on whom they are imposed, and if acts prohibited and acts allowed are of equal obligation."

[Downes v. Bidwell, [182 U.S. 244](#) (1901), Justice Harlan, Dissenting]

REMEDIES

- **REMEDIES**

- 1. Eliminate Legal Profession conflict of interest**
- 2. Restore government accountability**
- 3. Restore separation between PRIVATE and PUBLIC**

Remedies: 1. Eliminate legal profession conflict of interest

Legal profession corruption is eliminated by:

- 1. Ensuring common law is always available to those who refuse to participate in [franchises](#).**
- 2. Frequently approaching grand juries to prosecute conflicts of interest in the legal profession.**
- 3. Eliminating attorney licensing, so that a healthy adversarial relationship between attorneys and judges is maintained, and especially in the context of prosecuting anyone in government for corruption.**
- 4. Ensuring judges and lawyers involved in conflicts of interest are swiftly prosecuted.**
- 5. Introducing and sponsoring legislation to remove all legal professionals from eligibility for participation in any kind of [franchise](#), including, but not limited to:**
 - Attorney licensing.**
 - Income tax (“trade or business” franchise). See [Form #05.001](#).**

Remedy 2: Restore Government Accountability

- **Governments are held accountable by the following means in our original constitutional design:**
 - Voters serve as a check on corrupt politicians.
 - Juries serve as a check on corrupt judges.
 - The ability to withdraw your [civil domicile](#) is the only lawful method to PEACEFULLY stop subsidizing a corrupted government with your income tax revenues. See [Form #05.002](#).
 - When a government spends or borrows too much, they originally had to ask the public for the money through government bonds. Since then, a fiat currency system not based on gold allows them to print as much as they want.
 - Each and every [civil franchise](#) they offer:
 - » MUST provide a way to QUIT the program.
 - » Can ONLY be offered on federal territory to those either PRESENT on that territory or WORKING on that territory. If you want to change [your domicile](#) or quit the government, you can leave the [franchise](#).
 - » Cannot sign you up for any OTHER franchises.

"It has long been established that a State may not impose a penalty upon those who exercise a right guaranteed by the Constitution." *Frost & Frost Trucking Co. v. Railroad Comm'n of California*, 271 U.S. 583. "Constitutional rights would be of little value if they could be indirectly denied," *Smith v. Allwright*, 321 U.S. 649, 644, or manipulated out of existence," *Gomillion v. Lightfoot*, 364 U.S. 339, 345."

[*Harman v. Forssenius*, 380 U.S. 528 at 540, 85 S.Ct. 1177, 1185 (1965)]
- The above are an implementation of what the U.S. Supreme Court calls "[The Unconstitutional Conditions Doctrine](#)". See: <http://famguardian.org/Disks/TaxDVD/Franchises/UnconstCondit/>

- **Remedy 3:
Restore
separation
between PRIVATE
and PUBLIC**

What's The BEST Way to Protect PRIVATE Property?

- 1. The essence of “ownership” as legally defined is the right to exclude ANY and ALL others from using or “benefitting” from your PRIVATE property.**
- 2. If you can't exclude THE GOVERNMENT, then THEY, and not YOU are the REAL owner. If they can take it away and you didn't hurt anyone with it, THEY are the REAL owner and you are just a custodian over government property.**
- 3. The rules for converting PRIVATE property to PUBLIC property ought to be consistently, completely, clearly, and unambiguously defined by every government officer you come in contact with, and ESPECIALLY in court. These rules ought to be DEMANDED to be declared EVEN BEFORE you enter a plea in a criminal case.**
- 4. If the government asserts any right over your PRIVATE property, they are PRESUMING (usually ILLEGALLY) that they are the LEGAL owner and relegating you to EQUITABLE ownership. This presumption should be forcefully challenged.**

What's The BEST Way to Protect PRIVATE Property?

5. If they won't expressly define the rules, or try to cloud the rules for converting PRIVATE property to PUBLIC property, then they are:

5.1. Defeating the very purpose for which they were established as a "government". Hence, they are not a true "government" but a de facto private corporation PRETENDING to be a "government", which is a CRIME under [18 U.S.C. §912](#). That government is described in: [De Facto Government Scam, Form #05.043](#)

5.2. Exercising unconstitutional taking over private property (THEFT) [without the consent of the owner](#) and without compensation.

5.3. Trying to STEAL from you.

5.4. Violating their fiduciary duty to the public, as we discussed earlier.

How to PREVENT conversion of PRIVATE to PUBLIC

SEDM Disclaimer, Section 4: Meaning of Words

[SOURCE: <http://sedm.org/disclaimer.htm>]

The protection of PRIVATE rights mandated by the Bill of Rights BEGINS with and requires:

- 1. ALWAYS keeping PRIVATE and PUBLIC rights separated and never mixing them together.**
- 2. Using unambiguous language about the TYPE of "right" that is being protected: PUBLIC or PRIVATE in every use of the word "right". The way to avoid confusing PUBLIC and PRIVATE RIGHTS is to simply refer to PRIVATE rights as "privileges" and NEVER refer to them as "rights".**
- 3. Only converting PRIVATE rights to PUBLIC rights with the [express written consent](#) of the HUMAN owner.**
- 4. Keeping the rules for converting PRIVATE to PUBLIC so simple, unambiguous, and clear that a child could understand them and always referring to these rules in every interaction between the government and those they are charged with protecting.**

How to PREVENT conversion of PRIVATE to PUBLIC

- 5. Ensuring that in every interaction (and ESPECIALLY ENFORCEMENT ACTION) between the government both administratively and in court, that any right the government claims to civilly enforce against, regulate, tax, or burden otherwise PRIVATE property is proven ON THE RECORD IN WRITING to originate from the rules documented in the previous step. This BURDEN OF PROOF must be met both ADMINISTRATIVELY and IN COURT BEFORE any enforcement action may be lawfully attempted by any government. It must be met by an IMPARTIAL decision maker with NO FINANCIAL interest in the outcome and not employed by the government or else a criminal financial conflict of interest will result. In other words, the government has to prove that it is NOT stealing before it can take property, that it is the lawful owner, and expressly HOW it became the lawful owner.**
- 6. Enforcing the following CONCLUSIVE PRESUMPTION against government jurisdiction to enforce unless and until the above requirements are met:**

How to PREVENT conversion of PRIVATE to PUBLIC

“All rights and property are PRESUMED to be EXCLUSIVELY PRIVATE and beyond the control of government or the CIVIL law unless and until the government meets the burden of proving, WITH EVIDENCE, on the record of the proceeding that:

- A SPECIFIC formerly PRIVATE owner consented IN WRITING to convert said property to PUBLIC property.*
- The owner was domiciled on federal territory NOT protected by the Constitution and therefore had the legal capacity to ALIENATE a Constitutional right or relieve a public servant of the fiduciary obligation to respect and protect the right. Those domiciled in a constitutional but not statutory state and who are “citizens” or “residents” protected by the constitution cannot alienate rights to a real, de jure government.*
- If the government refuses to meet the above burden of proof, it shall be CONCLUSIVELY PRESUMED to be operating in a PRIVATE, corporate capacity on an EQUAL footing with every other private corporation and which is therefore NOT protected by official, judicial, or sovereign immunity.”*

More on Separation Between Public and Private

- **For details on how to restore the mandatory constitutional separation between public and private, see:**
Separation Between Public and Private, Form #12.025
<http://sedm.org/Forms/FormIndex.htm>

Summary of Remedies: Eliminating Corruption

1. Eliminating legal profession conflict of interest

2. Restore government accountability:

Withdraw your domicile and funding from any government that becomes abusive.

Seek common law and constitutional remedies in court against government actors who violate their fiduciary duty to protect PRIVATE property.

3. Restore separation between PRIVATE and PUBLIC:

3.1. Do not apply for or use government issued numbers. These are “[franchise](#) license numbers” that make you privileged. See:

» *About SSNs and TINs on Government Forms and Correspondence*, Form #05.012

<http://sedm.org/Forms/FormIndex.htm>

» *Why It is Illegal for Me to Request or Use a “Taxpayer identification Number”*, Form #04.205

<http://sedm.org/Forms/FormIndex.htm>

» *Why You Aren’t Eligible for Social Security*, Form #06.001

<http://sedm.org/Forms/FormIndex.htm>

3.2. Attach to every [government form](#) you fill out a mandatory attachment that defines terms on the form such that you indicate duress and withdraw [consent](#) to any and all [government franchises](#).

Summary of Remedies: Eliminating Corruption

3.3. Do not apply for or accept any kind of license, such as marriage licenses or driver licenses. See:

- ***Sovereign Christian Marriage*, Form #13.009
<http://sedm.org/Forms/FormIndex.htm>**
- ***Sovereign Marriage Course*, Form #12.016
<http://sedm.org/Forms/FormIndex.htm>**
- ***Defending Your Right to Travel*, Form #06.010
<http://sedm.org/Forms/FormIndex.htm>**
- ***Unlicensed Practice of Law*, Form #05.029
<http://sedm.org/Forms/FormIndex.htm>**
- ***Government Instituted Slavery Using Franchises*,
Form #05.030
<http://sedm.org/Forms/FormIndex.htm>**

Summary and Conclusions

- If you want to be free and protect your sovereignty then you:
 1. Must understand the CAUSES of government corruption.
 2. Must fight government corruption by preventing the causes.
 3. Must ensure legal profession conflicts of interest are prevented and swiftly prosecuted.
 4. Insist on personal accountability of people in government.
 5. Must retain a completely PRIVATE status and PRIVATE property.
 6. Cannot pursue any privilege, public status, public benefit, or public right in the context of your interactions with any government.
 7. Cannot associate public property such as government identifying numbers with PRIVATE property without converting private property to public property and committing a FRAUD.

Summary and Conclusions

- Private property and private rights are, in respect to the PUBLIC rights and civil statutory law:

- Foreign. See:
“Sovereign”=“Foreign”, Family Guardian Fellowship
<http://famguardian.org/Subjects/Freedom/Sovereignty/Sovereign=Foreign.htm>
- Nonresident. See:
Non-Resident Non-Person Position, Form #05.020
<http://sedm.org/Forms/FormIndex.htm>
- Defensible with ONLY the common law and equity and not the statutory law. See:
Common Law Practice Guide, Litigation Tool #10.013
<http://sedm.org/Litigation/LitIndex.htm>

Further references

- **PRIVATE Rights and Their Protection**
 - **Enumeration of Inalienable Rights**, Form #10.002
<http://sedm.org/Forms/FormIndex.htm>
 - **Unconstitutional Conditions Doctrine Law Review Articles, SEDM Tax DVD** (Member Subscriptions)**,
\\Franchises\UnconstCondit\ folder.
<https://sedm.org/reference/dvds/tax-dvd/>
- **Property and Separation of Private and Public**
 - **Separation Between Public and Private**, Form #12.025
<https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf>
 - **Property View of Income Taxation**, Form #12.046
<https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf>
 - **Foundations of Freedom, Video 3: Status, Rights, and Privileges**, Form #12.021
SLIDES: <http://sedm.org/LibertyU/FoundOfFreedom-Slides.pdf>
VIDEO: <http://www.youtube.com/watch?v=ymC1GPE0gss>

Further references

- **Protection from Corruption**
 - **Lawfully Avoiding Government Obligations Course, Form #12.040**
<http://sedm.org/Forms/FormIndex.htm>
 - **Proof of Claim: Your Main Defense Against Government Greed and Corruption, Form #09.073**
<http://sedm.org/Forms/FormIndex.htm>
- **Corruption**
 - **Government Corruption, Form #11.401**
<http://sedm.org/home/government-corruption/>
 - **Corruption, Scams and Frauds Page, Family Guardian**
<https://famguardian.org/Subjects/Scams/scams.htm>
 - **De Facto Government Scam, Form #05.043**
<http://sedm.org/Forms/FormIndex.htm>

Further references

- **Forms and Pubs Page, Section 1.11.4: Corruption**
<https://sedm.org/Forms/FormIndex-SinglePg.htm>
- **Franchises**
 - **Government Franchises Course, Form #12.012**
<http://sedm.org/Forms/FormIndex.htm>
 - **Government “Benefits” Scam, Form #05.040**
<http://sedm.org/Forms/FormIndex.htm>
 - **Government Instituted Slavery Using Franchises, Form #05.030**
<http://sedm.org/Forms/FormIndex.htm>