

Paul James with ReINETTE Senum on The History of Our Enslavement in America Under the Guise of Democracy

[Paul James with ReINETTE Senum on The History of Our Enslavement in America Under the Guise of Democracy](#)

[The Lost Political History of America is Revealed](#)

If you are wondering why we have no representation these days... Paul James unravels a history where America went from being a Republic to a defacto corporate, municipal government.

by [ReINETTE Senum](#), [ReINETTE Senum's Foghorn Express](#)

May 20, 2023

[View video at [ReINETTE Senum's Foghorn Express](#). Mirrored at TCTL [Odysee](#), [BitChute](#) & [Brighteon](#) channels.]

This interview with Paul James will be an eye-opener for the vast majority of Americans.

Our history is not what we have been led to believe.

The loss of our Republican government since President Lincoln is revealed in this riveting historical review that we were never taught in school... and by design.

Lawful government was to protect our "unalienable" rights, not

inalienable rights as we have come to know.

The civil war, tormented by the Rothschilds London and Rothchild's France, was not intended to free slaves but to indenture and bankrupt America to establish a new form of government in 1871 through the Act of 1871.

This act established a municipal government of the District of Columbia, replacing this country's "original organic" government. The people who established this corporate, municipal government had no authority to do so, and in fact, we have been operating under a defacto corporation since the 1870s that has become completely tyrannical to the point of attempting to genocide us....

While we believe we have representatives that have taken an oath to "protect us from enemies foreign and domestic,"... as I have reported earlier, here, the oath has been manipulated to allow America to be infiltrated, put under foreign control, and with a foreign agenda to collapse California and America.

The Oath in the current California Constitution (A. D. 1879), Article XX, Section 3 is required to be taken by every government officer and employee (from Governor Newsom down to a city dog-catcher) before they can enter the duties of their respective offices. Not one state, county or city officer or employee has taken and subscribed the Oath mandated at Article XX, Sec. 3; nor, have they complied with the common law [Calif. Civil Code, Sec. 22.2] or statutory requirement [Calif. Government Code, §§ 1450-1653] to file a fidelity/performance bond before assuming the duties of their respective offices. Therefore, by operation of law, every act or action that any live actor commits, claiming to be a de jure state, county or city government officer or employee, is being done under color of law [18 U.S.C. § 242], color of office and color of authority. Anyone who is in violation of the fundamental organic Law of the state has no authority whatsoever to enact, enforce or adjudicate any state statutory law, rule

or municipal code.

The American People living in every State [not including the district of Columbia], including but not limited to California, are entitled by the supreme Law of the Land, to a "Republican Form of Government" ["The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence." Constitution of the United States, Article IV, Section 4].

The current Form of Government in California (and all other united States of America) clearly is not a Republican Form of Government, but rather is a private, for-profit, foreign corporate municipal democracy, organized in California in A. D. 1879, controlled and operated exclusively by constitutionally- banned agents of the BAR [<https://www.brighteon.com/13ef3415-e3f0-494c-9182-38566ea2b44f>].

In addition, as Paul James lays out, we live under "Lawfare" and "Warfare."

Lawfare is a form of Mixed War consisting of the use of the so-called justice system (i.e., private, for-profit, foreign BAR court system), to intentionally and corruptly apply private, foreign, corporate government municipal law applicable only for corporations, ens legis persons and legal fictions to the American People, as if they were any of the aforesaid juristic entities. The live agents of the BAR routinely use lawfare against private Americans, to damage or delegitimize them socially and financially, to tie-up their time and resources, to seize their children, homes, businesses, private property and/or imprison them, under color of law; and, this includes enforcing mandatory vaccinations or forced use of medical procedures under color of law. The term is a portmanteau of the words law and warfare.

Mixed War occurs whenever the government of a nation is an

enemy of, and at war against, its own people. The most insidious and perfidious type of mixed war exists when the agents of government act against the people under the territorial Boundaries of the republic state of California to deny and infringe upon constitutionally- protected unalienable Rights, under color of law, through the use of fraudulent simulated legal process

[see: Calif. Government Code § 68076 and the following link to fully understand this point: <http://www.internallydisplacedpeople.org/joomla30/index.php/courtseals>].

If you aren't familiar with any of the above – the fact that we have actors masquerading as elected officials and a corporation masquerading as a government – this is the interview for you.

[Connect with & support the work of ReINETte Senum](#)

[Connect with Paul James at Telegram](#)