**Governments Have Descended to the Level**

**of**

**Mere Private Corporations**

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*Supreme Court Building*

**Clearfield Doctrine**

Supreme Court Annotated Statute, Clearfield Trust Co. v. United States 318 U.S. 363-

371 1942

Whereas defined pursuant to Supreme Court Annotated Statute: Clearfield Trust Co. v.

United States 318 U.S. 363-371 1942: "Governments descend to the level of a mere

private corporation, and take on the characteristics of a mere private citizen . . . where

private corporate commercial paper [Federal Reserve Notes] and securities [checks] is

concerned . . . For purposes of suit, such corporations and individuals are regarded as

entities entirely separate from government."

What the Clearfield Doctrine is saying is that when private commercial paper is used by

corporate government, then government loses its sovereignty status and becomes no

different than a mere private corporation.

As such, government then becomes bound by the rules and laws that govern private

corporations which means that if they intend to compel an individual to some specific

performance based upon its corporate statutes or corporation rules, then the government,

like any private corporation, must be the holder-in-due-course of a contract or other

commercial agreement between it and the one upon who demands for specific

performance are made.

And further, the government must be willing to enter the contract or commercial

agreement into evidence before trying to get the court to enforce its demands, called

statutes.

This case is very important because it is a 1942 case that was decided after the UNITED

STATES CORPORATIOON COMPANY filed its "CERTIFICATE OF

INCORPORATION" in the State of Florida (July 15, 1925). And it was decided AFTER

the 'corporate government' agreed to use the currency of the private corporation, the

FEDERAL RESERVE. The private currency, the Federal Reserve Note, is still in use

today.

**References:**

(i) Articles of Incorporation of UNITED STATES CORPORATION COMPANY

<http://anticorruptionsociety.files.wordpress.com/2014/01/articles-of-incorporation-of-u-scorp-company.pdf>

(ii) From *The Great American Adventure* by Judge Dale, retired. (pages 93-94)

http://anticorruptionsociety.files.wordpress.com/2013/07/the-great-american-adventurecomplete-

work-by-judge-dale.pdf

*[4] Corporations are not and can never be SOVEREIGN. They are not real, they*

*are a fiction and only exist on paper.*

*5] Therefore, all laws created by these government corporations are private*

*corporate regulations called public law, statutes, codes and ordinances to*

*conceal their true nature. Do the Judge and your lawyer know about this? You*

*bet they do!*

*6] Since these government bodies are not SOVEREIGN, they cannot promulgate*

*or enforce CRIMINAL LAWS; they can only create and enforce CIVIL LAWS,*

*which are duty bound to comply with the LAW of CONTRACTS. The Law of*

*Contracts requires signed written agreements and complete transparency! Did*

*you ever agree to be arrested and tried under any of their corporate statutes?*

*For that matter, did you ever agree to contract with them by agreeing to be sued*

*for violating their corporate regulations?*

*[8] Enforcement of these corporate statutes by local, state and federal law*

*enforcement officers are unlawful actions being committed against the*

*SOVEREIGN public and these officers can be held personally liable for their*

*actions. [Bond v. U.S., 529 US 334-2000]*

(iii) *Our Government is Just Another Corporation*

http://anticorruptionsociety.com/is-our-government-just-another-corporation