

Affidavit of Status Workshop

1. Every form of government in this country is really a service corporation **acting** as a lawful government of the people, by the people and for the people. From Washington D.C. all the way down to the Town of Pagosa Springs, CO, and everything in-between. (FYI, the UNITED STATES OF AMERICA corporation is a *foreign corporation*, which makes available some pretty powerful lawful remedy to We the People.)
2. In reality, these service corporations do not represent the will of the people, they act for the benefit of the shareholders. You are NOT a shareholder. These governments are NOT your governments. They have not belonged to the people since at least 1871.
3. In the absence of a principle with standing, who makes a claim against you that you have injured them or damaged their property, or have violated one of their Rights, and testimony is delivered, under oath, in a trial by jury, resulting in a judgment issued against you, from a court that has followed due process of law and that conforms to and functions in accordance with Article III Section 2 of the Constitution for the United States of America, every service corporation acting as lawful government who tries to enforce corporate statutes, orders, or mandates on you is doing so under **color of law**.
4. Color of Law definition - *“The appearance or semblance, without the substance, of legal right. Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state is action taken under 'color of law.’”*

If something is "color of law" then it is NOT law, it only looks like law.

5. If a wrongdoer is “clothed with authority of state”, what does that mean? It means there is a presumption that you are something that, in reality, you are not. This presumption is used to claim authority and jurisdiction over you, where none lawfully exists.
6. As far as I can tell, most of the Federal, State, County, and Town or City statutes, codes, mandates, and orders, are **prima facie**.
7. Prima facie definition - *[Latin, On the first appearance.] A fact **presumed** to be true unless it is disproved.*
8. This means almost all of the statutes, codes, mandates and orders forced upon you are **presumed** to be lawful, and it is **presumed** that you are **clothed** (status) in a way that gives jurisdiction and authority over you. The majority of these statutes, codes, mandates and orders are **UNLAWFUL**, and the **presumed status, authority and jurisdiction** is fictitious.
9. Where does this presumption come from? How is it another man or group of men can write things down on paper, force those things upon you, and win in court? To answer this question is beyond the scope of this talk. However, it is import to know, if you walk into any courtroom in this country, **clothed in this presumed status**, where this presumption has not been defeated, the odds are **heavily** stacked against you, and almost anything can be forced upon you, unlawfully, included imprisonment, and it is all **by your consent out of ignorance**. I do not use the term ignorance to be derogatory, we have all been intentionally programmed into this ignorance.
10. Presumption is used against you, to claim status that is not yours, in order that things may be forced upon you that you have never agreed to, even when there is no Law that has been broken.

11. Presumption definition - *“A conclusion made as to the existence or nonexistence of a fact that must be drawn from other evidence that is admitted and proven to be true.”*
12. So what is this presumed status doing? It appears to be creating a “commercial you”, which is made party to one or more commercial contracts. However, this “commercial you” is a legal fiction, and these contracts are almost always unlawful, as the terms of the contracts were never fully disclosed, and could not possibly be known from the existing circumstances.
13. It appears almost all action taken against you in absence of a Law you have broken, is actually a commercial action where a claim is made that you are in breach of a contractual duty or obligation.
14. Contract definition - *“The existence of a contract requires finding the following factual elements: a) an offer; b) an acceptance of that offer which results in a meeting of the minds; c) a promise to perform; d) a valuable consideration (which can be a promise or payment in some form); e) a time or event when performance must be made (meet commitments); f) terms and conditions for performance, including fulfilling promises; g) performance.”*
15. Meeting of minds definition - *“The mutual agreement and assent of the parties to a contract to its substance and terms.”*
16. Further, the "meeting of the minds" that is required to make a contract is not predicated on the subjective purpose or intention of one of the parties that is not brought to the attention of the other party, but it is based on the purpose and intention that has been made known or that, from all the circumstances, should be known.
17. This means ANY contract that is found to have been executed where one party did not fully disclose all the terms and obligations to the other is UNLAWFUL and non binding.
18. The presumed existence of this “commercial you” and a binding contract is used as evidence of authority and jurisdiction to force prima facie statues, codes, mandates, and orders upon you.
19. For example, have you ever entered into a contract that meets all of the requirements of a legal contract, where you agreed that you would pay a yearly fee to use a vehicle that you have purchased, to someone who has no interest or part ownership in that vehicle, and to allow them to make demands on how you use that vehicle? No, you say?
20. If you have not entered into a legal contract such as above, how is it that you can receive a citation for failure to display proper registration, and have your “driving privileges” taken away if you don’t pay, where a statute, code, mandate, or order is used as evidence of authority and jurisdiction? And this is done in a “court of law”?
21. What about a citation for not following a mask “mandate”? Or “social distancing”? Where is the law? None you say? Where is the legal contract then?
22. This is happening to us because the presumption of this fictional status has not been defeated.
23. This is all based on DECIET and LIES.
24. How do you defeat their presumption? I believe the best way to do this is by **Affidavit of Status**.
25. This Affidavit of Status lays out who you are and who you are not. The Affidavit of Status MUST present facts that you, to the best of your knowledge, know to be TRUTH.

26. I believe the reason this Affidavit of Status is so powerful, is because it wipes out any presumption of a fictional status that is not yours, and it does so on the TRUTH.
27. LIES cannot exist in the presence of TRUTH for very long.
28. Any person who takes the stand and attempts to rebut an Affidavit of Status that contains only TRUTH as you see it, and they do so under oath, subjects themselves to the penalties of perjury under their own corporate laws!
29. There are very few people in this system that, once they realize what is going on, will willingly take the stand and lie under oath to try and maintain the presumption of a status that is fictional.
30. If your Affidavit of Status is sent to anyone making an unlawful claim against you, and the respondents are given a time period to rebut your Affidavit with an Affidavit of their own, and they fail to do so, your Affidavit of Status now becomes the FACT of your status in the matter.
31. The respondents who failed to rebut your Affidavit now become WITNESSES in favor of your Affidavit of Status!
32. As far as I can tell, an Affidavit that has not been rebutted, is defaulted upon, and once that defaulted Affidavit is entered into the record of a case through qualified testimony, it now becomes the FACT of the matter for that case, and the opposing party can no longer do or say anything to attempt to change any of the facts in that Affidavit.
33. In commercial court, the ONLY thing a “judge” can do in that court is determine the facts of the matter. If you have an Affidavit of Status in default, on the record, that Affidavit is the fact of your status, and the ONLY thing the judge can do is rule in your favor.
34. If that judge acts in a manner that is non-compliant with his sworn oath and corporate rules, he has violated his rules of his own corporation.
35. I have good faith reason to believe that all judges in these corporations know what I have laid out in this document, and they act in non compliance with their own Constitution and rules if they attempt to suppress the facts of the matter. It is our job to force those judges to act in compliance of their corporate rules when a fraudulent claim is brought against us in their commercial courts. The Affidavit of Status is the first tool we have to do this.
36. I believe the most important part of the Affidavit of Status, or ANY Affidavit for that matter, is to stand on the TRUTH. Never put anything into any Affidavit the you are not willing to testify to, under oath, subject to penalties of perjury.

TRUTH WILL EVENTUALLY WIN.

Thank you for learning how to stand up for you Rights and for taking action to do so! Together we can stop this corporate nonsense and bring back government of the people, by the people, and for the people. We can leave this place better than we found it for the generations that follow us.

Pagosa Springs will be a haven of Freedom if we all act now and do not relent.