

Hierarchies USA.

(A Brief Outline of true Organic-Law & Constitutional-Law based Governmental-Structure, which Needs to be Adopted, in order to Secure Truth, Justice, & Peace; for the People of these United States of America.)

As authored by Charles Stewart, V-2.0; Last Edit: 9-September-2013.

The American Constitutional concept of "Federalism" is based on the belief that "All Governmental Decision-Making Executive Action, Should be 'De-Centralized' to the 'Maximum Extent Possible' amongst the Smaller & more Localized 'Self-Governing Communities' of the American People". This concept of American Constitutional-Law, reaches back through the related Common-Law Terms of 'Confederation', & from there to a historically obscured but bottom-up & grass-roots form of 'Feudalism'. And all of this went even further back in time to the Ancient Biblical "Torah/Laws" of Israel. In the 1750's or so, William Blackstone wrote to affirm this, in his in famous "Commentaries on the Laws of England", as follows:

"The policy of our ancient constitution, as regulated and established by the great Alfred, was to bring justice home to every man's door, by constituting as many courts of judicature as there are manors & townships in the kingdom; wherein injuries were redressed in an easy and expeditious manner, by the suffrage of neighbors & friends. These little courts, however, communicated with others of a larger jurisdiction, & those with others of still greater power; ascending gradually from the lowest to the supreme courts ... The course of justice flowing in large streams ... & being then subdivided into smaller channels, till the whole & every part of the kingdom were plentifully watered & refreshed. An institution that seems highly agreeable to natural reason ... Moses ... 'chose able men out of Israel, such as feared God, men of truth, hating covetousness; and made them heads over the people, rulers of thousands, rulers of hundreds, rulers of fifties, and rulers of tens: and they judged the people at all seasons; and the hard causes they brought unto Moses, but every small matter they judged themselves.' These inferior courts, at least the name and form of them, still continue in our legal constitution: but ... these petty tribunals have fallen into decay, and almost into oblivion ..."

Mr Blackstone's quote here, is from Exodus 18: 17-26, & the "1000's, 100's, & 10's", & it is mentioned similarly in Deuteronomy 1: 13-17, Mark & Luke. These are the numbers of Individual Households/Homesteads which have now been shown to be the Ancient Source of our modern American Constitutional "Counties, Precincts, & Townships". These are "Lower Levels" of the "Hierarchy" in the Design of our Ancient American Constitutional "Machinery of Government". Both Old & New Testaments in the Bible indicate that it is the Will of the Supreme Being that there be "Twelve Divisions" for the "Twelve Tribes" of Israel, at their "Top Level" of this "Hierarchal Governmental-Structure". And in Revelation 7: 4, & 14: 1 & 3 where "144,000" is mentioned, clearly indicates Christian Combination of "Multiple Hierarchal Levels" of Twelves (12's), & Tens (10's). This idea of placing a "Twelves Multiple" at the "Higher Levels" of "Governmental Hierarchy", achieves complete Harmony with the precise description in Revelation 21: 10-17, of Yhvh's Government of Earth, through the "Holy City New Jerusalem". As applied in its "Ideal Form" to the People of the U.S.A.; this "Torah/Biblical Model" for the "Machinery of Government", should look something like this:

Ninth Level	National President & Supreme Court (x 12);	Population Governed by	373,248,000
Eighth Level	12 Super-State Common-Law Courts (x 12);	Population Governed by Each	31,104,000
Seventh Level	144 Mini-State Common-Law Courts (x 12);	Population Governed by Each	2,592,000
Sixth Level	1,728 Micro-State Common-Law Courts (x 12);	Population Governed by Each	216,000
Fifth Level	10,368 Adjustable Super-County Courts (x 6);	Population Governed by Each	18,000
Fourth Level	103,680 Proper Common-Law County Courts (x 10);	Population Governed by Each	3,000
Third Level	1,036,800 Precinct/Hundred Courts (x 10);	Population Governed by Each	300
Second Level ...	10,368,000 Town-Councils/Deaconrys (x 10);	Population Governed by Each	30
First Level	103,680,000 Household/Homesteads (x 10);	Population Governed by Each	3

The present population-count for the U.S.A., as of September, 2013, is near 317,000,000 people. Under the above calculations, readers should be able to recognize how our entire USA can be de-centralized to "responsibly self-govern" at every level of this hierarchy, by our collectively embracing these simple

“Nine-Levels” of grass-roots/bottom-up & consensus-based organizational hierarchy. This is the general Model of “Natural- Organic Government” which is here-in being proposed for the People of our U.S.A. nation. Here-under; our nation would be sub-divided in-to Twelve "Responsibly Self-Governing" "Super-States", & the modern Constitutional Political Concept of "Proportional Representation" would be followed, so far as is comfortable in respecting the organic needs of each of these these twelve separate governments. This all harmonizes well with our American Constitutional ideas of how the "Trial by Jury" process was originally-intended to function to secure harmony with the “Higher Laws” of "Natural/Organic-Law" for our American People; & all as shown in the following quote:

"In America ... (t)he right of juries to decide questions of law was widely accepted in the colonies, especially in criminal cases. Prior to 1850, the judge and jury were viewed as partners The jury could decide questions of both law and fact, ... Legal theory and political philosophy emphasized the importance of the Jury in divining natural law, which was thought to be a better source for decision than the "authority of black letter maxim." Since natural law was accessible to lay people, it was held to be the duty of each juror to determine for himself whether a particular rule of law embodied the principles of the higher natural law. Indeed, it was argued that the United States Constitution embodied a codification of natural rights so that "the reliance by the jury on a higher law was usually viewed as a constitutional judgement * * *." (Civil Procedure; West Pub. Co., Friedenthal, Kane & Miller, 1985)

Here-under; & with a perhaps bit of spiritual/metaphysical meditation on the matter, clear-thinking individuals should be able to comprehend that our entire nation can be Governed by a "Supreme Jury". This is certainly preferable to the more traditionally centralized forms of Empire & Monarchy; & Moses seems clearly to have followed a model similarly as this, as also seems to have been the preference of Jesus/Yeshuah; & later still but more historically obscured evidence exists that this is the source of the Camelot legend of the “Round Table” form of Government which was presided over by King Arthur. Here-under; a "Supreme Jury" would have the Duty to Seek Harmony through the Collective-Conscience of their Twelve Representative-Members by "Divining" Sociologically "Natural/Organic Law". This would all be in pursuit of the "Collective Well-Being" of the Common American People, & before the Face of the God of Nature; which many among us prefer to reference as Yhvh/Jehovah. Here-under, each "Supreme Juror of the USA" would be Elected as a Confederated Sovereign Representative from his approximately 1/12th of our national Population. Further; all national governmental-policy would follow Constitutional "Due Process of Law", aka: the "Rules of the Common-Law"; & all of this would be just as the "Seventh Amendment" to our "US-Constitution" document indicates, as:

"In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried to jury, shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law."

Here-under; our much more natural/organic President/Chief-Executive/Monarch would be subject to "Immediate Recall" from each of the 12 lower-level "Supreme Court Judges", as each are separate representatives of the best interests of each of their 12 separate & independent sovereign super-states. Any among these supreme twelve would have full lawful authority to call for a “Vote of Confidence” in the acting President at any moment that he deems that by doing so, that he would not be risking his credibility & honor as a responsible member of this inner-council of our national organic body-politic. And as similarly under our nation's original “Articles of Confederation”, a “General- Congress” would ideally be formed, & numbering 144, all as the “Seventh Level” of hierarchy above would indicate. Here-under; deeper levels of support for a “Confederated Representation” would be achieved; & the afore-said “Immediate Recall” process could be very promptly invoked, as against any of the 12-members of the supreme inner-council & court, as from any one of the 144 representatives in the seventh-level of this hierarchy might similarly choose to exercise their own “Vote of Confidence”, as against their own consensus-based representative at the more centralized eighth level. Prior to the adoption of our nations “Seventeenth Amendment”, this same lower-level hierarchal accountability process empowered our individual state legislative-assemblies to exercise this same basic “Immediate Recall” process over their representatives in our United States Senate.

Here-under; each of a profoundly simplified twelve supreme judges gains their legitimacy to “speak-law” in our nation's supreme higher- jurisdictional council. This same basic intelligently-designed governmental power de-centralizing “Immediate Recall” & “Vote of Confidence” invoking mechanism is applicable “At Every Level” in this entire Governmental-Hierarchy.

Once a Consensus was formed around which among them was the "Most Qualified Leader" of their supreme court of law & inner-council; that individual would act as "Presiding Officer" & "Facilitator" in their Deliberations, similar to a "Jury Foreman"; & as unanimously agreed to be in their collective best interests, he would Direct all civilian & military "Force" in-to such "Harmonious Battle Strategy" as any Consensus among the eighth-level inner-council adjudicated to be justified & necessary. Through applying these powerful Seventh-Amendment Common-Law Principles, the "Constitutionally Lawful Authority" is present to Force the Displacement of Any & All of our nation's office-holders. Here-under; the Separate Duties of the 12 "Federal Reserve Banks" may each be taken-over; & the IRS, FBI, FEMA, "Homeland-Security", & every federal governmental office may have its power effectively de-centralized; yet all of this in such manners as would not cause any trauma or endangerment to the welfare to our nation's general-population. Here-under "National Economic Policy" would be co-ordinated by "Unanimous Verdict" in the "National Supreme Court"; & America's Military could be Called Home, & Sub-Divided up to return to their homes & families in their Twelve Sovereign Jurisdictions. All Affairs of All Local Governments in the entire Hierarchy would be handled by Those there-in, unless they Invited Outside Help in-to Their Jurisdiction.

There is much more to all of this shown on our web page below. America's States & Larger Counties, Cities, & Metro-Districts, should each Elect their Own Leaders & adopt similar "Deep Hierarchy Structure" as the above graph would indicate to apply to them. These Jurisdictions need to contemplate Re-Structuring their Geographical Boundaries, so that the Resultant "Population Counts" will "Comfortably Fit" into the above National Governmental Model. And our Nations "Supreme Jury" needs to Consider Unanimously Approving our Merging into a Similar Government for the Entire Planet. This can be Achieved by placing a "10th Level" at the Top of the Hierarchy, & by converting the Adjustable "5th Level", from 5 Divisions to around 8. The Forces which oppress our American people, similarly oppress honorable people every-where; & we all need to be "Working Together" to confront them through this sort of an organic, consensus-based, & confederated Governmental Model.