

JURISDICTION: UNALIENABLE RIGHTS

Common Law comes from the Scriptures. Our rights come from God and are guaranteed by the United States Constitution as well as our state Constitutions. You can use any of the 50 Republic States because all rights are unalienable. Unalienable: *impossible to take away or give up*

Law makers (policy makers) are trying to deceive us with unlawful laws. These unlawful laws are called “statutes” and are used to entrap the people.

- Luke 11: ⁵² *“Woe to you lawyers! For you have taken away the key of knowledge. You did not enter in yourselves, and those who were entering in you hindered.”* NKJV

They hide the real law (common law) and don’t use the real law themselves. We have not been taught the real law and have been misled. They manipulate the law, and therefore manipulate (hinder) the people. They use the statutes meant to regulate our elected servants, to regulate the people and infringe upon our rights.

In the United States of America, a government was created by our Founding Fathers where we elect people to act as trustees on our behalf to protect our rights (not rule over us as kings). Our Founding Fathers spoke it, wrote it, named it The United States Constitution and the result is a Representative Republic. Our protection is written in God’s Word.

- Psalm 149:8-9
⁸ *To bind their kings with chains,
And their nobles with fetters of iron;
⁹ To execute on them the written judgment—
This honor have all His saints. NKJV*

Legal History of Life Song Church

We started as a church named Lights of Hope Ministry in 2001. We filed an Articles of Incorporation with the State of MI as a C Corp. We also applied for and received a Federal Employee Identification Number. It was recommended we become a 501c3. We filed a Form 1023, Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code, and it was accepted. A 501c3 is a privilege granted to a corporation from the IRS to operate as a non-profit organization. With this comes restrictions and puts us under the authority of the federal government.

We do not believe this is constitutional, nor is it biblical. Whenever the state (or federal) government gives you authorization to operate, they can take it away from you just as fast.

- Philippians 1:6 ⁶ *being confident of this very thing, that He who has begun a good work in you will complete it until the day of Jesus Christ;* NKJV
- Hebrews 12: 2 ² *looking unto Jesus, the [a]author and [b]finisher of our faith, who for the joy that was set before Him endured the cross, despising the shame, and has sat down at the right hand of the throne of God.* NKJV

Churches were added to section 501c3 of the tax code in 1954. We can thank Sen. Lyndon B. Johnson for that. Johnson was no ally of the church. As part of his political agenda, Johnson had it in mind to silence the church and eliminate the significant influence the church always had on shaping policy. Although Johnson proffered this as a favor to churches, the favor also came with strings attached (more like shackles). 501c3 churches are prohibited from addressing, in any tangible way, the vital issues of the

day. For a 501c3 church to openly speak out, or organize in opposition to, anything that the government declares legal, even if it is immoral (abortion, homosexuality, etc.), that church will jeopardize its tax exempt status. The 501c3 has had a chilling effect upon the free speech rights of the church. LBJ was a shrewd and cunning politician who seemed to well-appreciate how easily many of the clergy would sell out.”

Churches Are “Automatically Tax-Exempt”

According to IRS Code § 508(c)(1)(A): Special rules with respect to section 501(c)(3) organizations.

(a) New organizations must notify secretary that they are applying for recognition of section 501(c)(3) status.

(c) Exceptions.

(1) Mandatory exceptions. Subsections (a) and (b) shall not apply to—

(A) churches, their integrated auxiliaries, and conventions or associations of churches.

Several times when we had to “step through” a door into another level of ministry, God would “Bring us a Man” to help in the process. We met David Jose through Matt Spencer, who is a student of David Jose. David is the person that wrote the affidavits that forced the Arizona legislature to conduct an audit of the 2020 election. David also helped many business open during the shutdowns of the pandemic, including businesses in California and New Jersey Matt was the WTC Tuscola Leader and is a Constitutionalist/Patriot. Through Matt, we came to know about David Jose. We held our annual LSC board meeting on Nov 19, 2022. Pastor Mike explained to the board members how he no longer had a peace about operating as a 501c3 and wanted to pursue becoming a Private Membership Association (PMA). The board gave us the green light to investigate this, but said be careful.

I. What is a PMA?

- A. A properly formed PMA has all the same rights as every one of us as “We the People”
- B. Creates “Shield” of Protection by setting up (or, creating) an entity in the private realm (jurisdiction). The Gov’t. has no jurisdiction in the private realm unless you cause harm to someone.
- C. On the state level as well as the federal
 - 1. Protects
 - a. Our ability to control our rights
 - i. Free speech and free press
 - ii. To associate [assemble] and do it peacefully
 - iii. To petition the Government for a redress of grievances
 - a) Supreme Court case *Thomas v Collins*, 323 U.S. 516 (1945)
<https://www.law.cornell.edu/supremecourt/text/323/516> par. 21 b) *For these reasons any attempt to restrict those liberties must be justified by clear public interest, threatened not doubtfully or remotely, but by clear and present danger*
 - iv. Use a properly formed PMA to stand on your constitutional rights & establish all your members are protected under the rights of the PMA and then you can fight for them.

II. Why a PMA?

- A. A correctly formed PMA removes the power of the state.
- B. A correctly formed PMA removes the power of the statute
 - 1. Statutes are written to control gov't. actors (public servants) and corporations who are formed under those statutes.
- C. Every entity formed by the state is controlled by the state and the state has the power to revoke privileges granted to public corporations (LLC's)
 - 1. <https://www.courtlistener.com/opinion/1194082/bridegroom-v-state-bar/>
 - 2. <https://supreme.justia.com/cases/federal/us/371/415/>

III. Summary

- A. PMA blocks public interest.
- B. PMA blocks gov't. intervention and intrusion.
- C. PMA protects our right to have property by ownership and keep it in the private realm where the gov't. can't touch it.
- D. PMA protects our right to make political expression and statements.
- E. PMA protects our right to be a private religious institution by which we will not be taxed.
- F. We have the right to contract, which is a fundamental principle of law. Therefore, we have the right to form a PMA and to contract with other PMAs.
 - 1. "We The People" created the United States of America
 - 2. "We The People" have the right to change the whole law at will.

June 11, 2023