

# **PUTTING IT TOGETHER**

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## Disclaimer

Nothing in this document is to be considered legal advice. Everything is true and correct to the best of my knowledge and there is no effort to deceive.

## Introduction

As we begin, please note that [blue text](#) is generally a link except in this instance.

There are many Americans who know there is something horribly wrong with Government, at all levels. There are many Americans who are fully aware that Government has become a criminal organization, but are at a loss as to how to deal with the new *Al Capone* (Al Capone was primarily known as a Chicago Mob boss of the 1920's into the 1930's).

I have been studying Government, its actions and policies since the early 1990's. Born in 1946 and having grown up in Anderson, California on a Quarter Horse ranch, I was probably like many Americans who believed in our Government and the people who were in control, to be generally good and honest people, doing the best they could to make this a better world, protecting my freedom and indeed, the freedom of all Americans. While I'm aware that the *American Continent* reaches from South America up to North America, my reference to "Americans" is a reference to the people of the United States.

But in the early 1990's an event put me on a different path of comprehension regarding Government. During the majority of my life I worked as an Electrical/Electronic Technician, either as a Technician on a Hydro-Electric Power Project (*Oroville Wyandotte Irrigation District*, now *South Feather Water and Power* in Oroville, California), or for a Public Water Utility in Northern California, the *Tehama-Colusa Canal Authority*. It was on or about August 28, 1992, while working for the *Canal Authority*, that I sat down to lunch just as the noon-time broadcast of Paul Harvey's radio show was beginning. For those who do not remember Paul Harvey, he was a radio personality and certainly had to rank as one of the most trusted men in the United States. *Page 2* of his program was an appeal to one *Randy Weaver* to surrender to the lawmen surrounding his cabin, and if Randy would do this, he (Paul Harvey) would provide for Weaver's defense in court.



WHAT? DID I HEAR THAT RIGHT? This was a dilemma! I knew the name Randy Weaver, he had been the main story in the news for a few days. As I recall, Government Officials billed Randy Weaver as a *white supremacist, radical, neo-Nazi* and a bunch of other distasteful character traits. And now, I have the nation's most trusted name in radio, Paul Harvey, offering to pay for defense of this man. Something wasn't right!

And so began my first steps in discovering the true nature of Government. My next dilemma, or internal conflict, came, not from news, but from an acquaintance. An individual I had just recently met, in casual conversation, suggested to me that there were **TWO** legal statuses of citizenship in the United States. My initial reaction to him was to wonder what wagon-load-of-pumpkins he had fallen from. But, fortunately for me, I have always been willing to listen to what people have to say and not dismiss them before they have a chance to speak, and so I said, "*Tell me about it.*"

And so he told me what he knew about the subject, and I listened closely, looking for any obvious holes in his presentation, but I didn't see any obvious ones. And although his story was incomplete and really didn't explain where these *two citizens* come from, he did conclude by giving me a *legal cite* to look at. As he was walking off, I can remember thinking, *turkey, you'd better be ready for me the next time we meet because I'm going to look at your legal cite.*

Well, we never met again, but I did look at his *legal cite*. Although the legal cite did not explain the whole issue of citizenship, it did suggest that the guy was right about there being *two different classes* of citizenship here in the United States, and that these two citizens were subject to different law. I was having a little trouble believing this for I had never heard of such in school or from my parents. So, for the next two and one-half years, I spent my spare time looking into the matter of citizenship in the United States, and it was during this time of research that my eyes were opened to a number of uncomfortable issues regarding Government, and likely unlawful (not always illegal – and the difference will be explained as we get into the *meat* of this construction).

Time moved on and study continued, now for over twenty years. The more I learned, the more difficulty I was having in believing what was being done to

the people of the United States to strip them of their freedom and liberty<sup>1</sup>. To bring them to abject poverty, to make them feel hopeless. And, in my heart, I knew that they were just like me before I began, what has turned out to be, a twenty-plus-year journey of learning. We Americans were so *ignorant*, not stupid, just unknowing. Thus, the reason that I started my web page...

<http://mhkeehn.tripod.com/>

The people were unknowing because the institutions they depend on for information were intentionally, not accidentally, failing them. Those *institutions* are Leadership, the Mainstream Misleadia, Schools, and the Church, and they are all working to keep the American people ignorant. And while that is just an opening opinion at this point, it will become fact in the reader's mind before reaching the end of this construction.

And although I've written numerous documents on one or another issue related to Government, this document is an effort to *put it all together* in a way that is educational and help the individual see matters in a new light. It is this *twenty-year-educational-journey* of mine that is being offered in this document.

This document targets several individuals. First is those who want to know how our government, Federal, State, County, and City, arrived at their current uncooperative, demanding and sometimes criminal status. The second are those who want to know what might be done to protect themselves when dealing with criminal government in the United States, and the short answer to this question is, *KNOWLEDGE*. The third, is the American Patriot. He needs to know who his enemy is, and that is sometimes difficult to know. And this document targets code enforcers and *order followers*, this would include Police, Law Enforcement, Military, *Brown Shirts*, Department Heads, County Leadership, City Leadership, and those who Leadership intends to use against the people of the United States to complete enslavement to a NEW WORLD ORDER. And make no mistake about it, those working to establish a NEW WORLD ORDER are simply establishing a *new Plantation*, populated with slaves they control. Let us remember the immortal words of Sun Tzu, "*All war*

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<sup>1</sup> Liberty. The state of being free from oppression or imprisonment. 2 A right or privilege. 3 The power or scope to act as one pleases without infringing on the Rights of another.

is deception.”

In our world, deception is abundant and the people of the United States have been *the Target* of a lot of Leadership deception. Government Leadership uses the Mainstream Misleadia, mind control, engineered events, emails, youtube, internet, and a host of other tactics to create distrust and hatred between peoples and cultures, **stop falling for it!**

Remember when Leadership was telling us that we were hated by third world countries because we had a swimming pool, a nice home or a nice car. That's non-sense. No one hates us because we have something they do not. They hate us because we allow our Leadership to **LIE** to us, along with the rest of the world, and then use that lie as cause and reason to go into their country and murder them. Witness the **Gulf of Tonkin LIE** (over four-million dead Asians along with fifty-six-thousand Americans), and the **WEAPONS OF MASS DESTRUCTION LIE** (now around a million dead). Whether Asian (Gook), Arab (Sand Nigger), German (Block Head), Italian (Wop), Mexican or Latin descent (Spick, wetback, beaner), Jew (Kike), Irishman (Mick), Frenchman (Frog), we are all human beings like the rest of humanity who feel they are mainstream. We all have hopes, aspirations, and dreams, looking for a good life just like those that consider themselves the mainstream. We do not need to find *slurs* with which to tag people from other cultures so that we can feel superior to them, we Americans are more honorable and human than that, or we should be. And although this document is probably not complete by any means, it does provide a starting point.

### **How Criminal will They Be?**

In a paragraph above I used the phrase, “what might be done to protect themselves when dealing with criminal government.” I use the term “might” for good reason, and it is because I find it impossible to predict how criminal Government will be, at all levels. As we progress, the reason for Government criminality will be explained. And when I use the term *Government*, I am actually referring to Leadership. There are men and women responsible for the criminal activities and policies of government and that *responsibility* needs to be assigned!

I conclude by saying that there is an ongoing campaign to enslave your mind along with the rest of us. And freeing our minds to see what has been hidden, and/or kept secret, will be challenging. Given certain conditions, we are psychologically profiled to think a certain way. And this is especially true when we are talking about Leadership. In discussion of Leadership, it is our tendency to think that we have the best there is because this is how we have been *conditioned to think* and not consider otherwise, but, we may be deceiving ourselves. Therefore, an open mind is necessary to make this journey. Remembering the Wizard of Oz, we are going to pull back the curtain to see the *wizard*, or in this case, *the criminals*, for whom they really are! We're going to see the levers and strings they pull in order to get us to dance to their tune.

I remember a political cartoon from some years ago. It went something like this. A couple of business men are sitting in a Lounge (Bar) having their second martini, and discussing politics. And one says to the other, *I don't think that taxation WITH REPRESENTATION is not too much better than WITHOUT IT!* This is especially true when those that are supposed to represent us are being controlled by a small nefarious<sup>2</sup> group.

### **The Conspiracy Theory, fact or fiction**

I'm certain that right out of the starting gate, there will be those spouting *Conspiracy Theory*, and that is intended to turn your mind off, to block you from thinking or investigating any further. We don't want to allow this, if for no other reason than it puts others in control of us. We need to be open and willing to consider points of view other than the *points of view* that come from *mainstream sources*. Sometimes it is easy to see the criminal behavior of Leadership, but most of the time it is well hidden because the *curtain* is pulled closed, blocking us from seeing clearly. However, it can sometimes be discovered by logical analysis, sometimes by deductive reasoning and sometimes by inductive reasoning.

**Deductive reasoning** is a logical process in which a conclusion is based on the concordance of multiple premises that are generally found to be true.

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<sup>2</sup> Nefarious. wicked or criminal

**Inductive reasoning** is a logical process in which multiple premises, generally found to be true most of the time and are combined to obtain a specific conclusion. *Inductive reasoning* is often used in applications that involve prediction, forecasting, or anticipating behavior.

And in the course of reading this construction, we will be using all of our thinking and analytic abilities.

As far as conspiracies go, Government Leadership has been engaged in a monstrous conspiracy for decades, going back to the beginning of the United States. As we gain knowledge and comprehension, we will come to see it clearly for ourselves.

Here's an analogy to consider. If I give you a deck of cards and ask you to pull out the *hearts*, you will think you've been given an easy job for the *hearts* are red and that eliminates half the deck. So, there you are pulling out those *red hearts*. But, suppose I have put a *black heart* into the deck, will you see it? Most likely not if you've already pre-conditioned your mind to ignore any card that is black. And so it is with a conspiracy of Government Leadership. If you are not willing to consider it a possibility, you will probably block yourself from seeing it.

### **Identifying the Source of the Criminality**

To do this, we must go back to the beginning of the United States. The original thirteen colonies revolted against the taxes of English King George III. The war that followed is generally known as the *Revolutionary War*, but is also known and the *American War for Independence*. But the reality is that the united States of America has been dependent and subject to external control for all but a brief period of time beginning in the Presidency of Andrew Jackson and ending during the Civil War.

Before the Revolutionary War started, there was the *Boston Tea Party*. Although I don't know it for certain, but it is likely that today's political affiliation known as the *Tea Party* is probably named after this historical event.

The *Boston Tea Party* was a bold act by American patriots who opposed the tyrannical rule of King George III. Dressed as Indians they boarded a ship loaded with tea and dumped its cargo into the bay. The colonists were of this

opinion because they were being taxed without any representation in England's Parliament. The consignment of tea that the Patriots destroyed was the property of the East India Company.

"The **East India Company** (EIC), also known as the **Honorable East India Company** and informally as **John Company**, was an English and later British joint-stock company, formed to pursue trade with the East Indies, but which ended up trading mainly with the Indian subcontinent and Qing China.

"Originally chartered as the "*Governor and Company of Merchants of London* trading into the East Indies", the company rose to account for **half of the world's trade**, particularly trade in basic commodities that included cotton, silk, indigo dye, salt, saltpeter, tea and opium. The company also ruled the beginnings of the British Empire in India.

"The company received a Royal Charter from Queen Elizabeth on 31 December 1600, making it the oldest among several similarly formed European East India Companies. **Wealthy merchants and aristocrats owned the Company's shares**. The government did not own shares and had only indirect control.

"The company eventually came to rule large areas of India with its own private armies, exercising military power and assuming administrative functions. Company rule in India effectively began in 1757 after the Battle of Plassey and lasted until 1858 when, following the Indian Rebellion of 1857, the Government of India Act (1858) led to the British Crown assuming direct control of India in the form of the new *British Raj*." – Wikipedia

The East India Company controlled the opium trade in the Bengal region and turned millions of Asians (mostly Chinese) into drug addicts. At one time the East India Company had a standing army of over 200,000.

## **Two Londons**

In the second indented paragraph above, we find a reference to the "*Merchants of London*". This is somewhat confusing because there are two cities named "London" in England. And since England is central to the criminal nature of our Government, we must, of necessity, comprehend the nature of the two cities named "London". Actually, one is named "London" and the other is named "City of London", which still leads to some confusion. It is the latter, the "City of London" that is the focus of our interest.

To be able to discuss the nature of the City of London, it becomes necessary that we know what a City-State is.

A city-state **is a sovereign state** consisting of a city and its dependent territories. Historically this included famous cities like Rome, Athens, Carthage and the Italian city-states during the Renaissance...” – Wikipedia

## **Three City-States of Interest**

Today, there are three City-States that are the focus of our interest. They have received our focus because of the immense power they hold over countries of this world and the peoples of those countries. The three City-States of interest are:

**City of London** (The “inner City of London” is not to be confused with London, England).

**Washington, District of Columbia**, otherwise known as Washington, D.C.

## **The Vatican**

Let us begin with:

### **The City of London**

The *City of London* has been, for a very long time, the center of western dominated global finance. The *City of London* is an area of about 1.2 square miles inside London, England. It is separate from LONDON, England in a legal sense, although it lies within the boundaries of London, which has led to it sometimes being called the *Inner City of London*.

There are some interesting legalities to note about the City of London. First, and probably most interesting is that the City of London is not subject to any acts or laws of the English Parliament. Remember, a *City-State* is a Sovereign<sup>3</sup> onto itself. The City of London has its own system of justice, it's own police force, and its own Mayor, all separate from LONDON.

Within the City of London you will find:

1. The Rothschild controlled Bank of England
2. Lloyds of London (essentially the Insurance Market of the World)

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<sup>3</sup> **Sovereign:** one that exercises supreme authority within a limited sphere or geographic area.



3. The London Stock Exchange
4. **ALL** British Banks
5. The Branch offices of 384 Foreign Banks
6. Seventy United States Banks
7. Fleet Street Newspaper and Publishing Monopolies (control of the press is maintained, just as it is in the United States)
8. Headquarters for Worldwide Freemasonry
9. Headquarters for the worldwide money cartel known as THE CROWN.

And that, ladies and gentlemen, is the core of financial power and influence in western nations, including the United States. You've wanted to know who's calling the financial shots? Well, it's either a power struggle between the City of London or the Vatican (another very powerful bank), or it is more likely a collaboration (conspiracy), involving the combined power of both! Sometimes it's difficult to tell but from time to time we get clues, like the Secret Treaty of Verona! And if the Vatican intends to separate itself from the criminals, they need to declare such openly, before it's too late. I say "too late" because I think there is a *correction* coming as people learn and become educated, which is why so much effort has been put forth to make certain education is controlled.

The Banking Elite operate from the inner City of London and they have controlled the English Government for a very long time. It was the Banking Elite of England that provided the necessary financial support for the colonists to sail to America and establish the original thirteen colonies. And the taxes of King George III that the colonists were complaining about, were actually the result of control exercised by the Bankers over the English Government. The Banking Elite held that the colonists had a **debt obligation** to them which had

[ Editor: Never heard it put so well ]

Agent Salinger: "Yeah, but billions of dollars invested, simply to be a broker... there can't be that much profit for them."

Mr. Calvini: "No, this is not about making profit from weapons sales, it's about control."

ADA Whitman: "Control the flow of weapons, control the conflict?"

Mr. Calvini: "NO... no, no. The IBBC is a bank. Their objective isn't to control the conflict, it's to control the DEBT that the conflict produces. You see, the real value of a conflict, the true value, is in the **DEBT** that it creates. You control the debt, you control everything. You find this upsetting, yes. **But this is the very essence of the banking industry. To make us all, whether we be nations or individuals, slaves to debt.**"  
 – The International



not been paid.

Thus, the Revolutionary War was not against England so much as it was against the Bankers that control English policy and law. By controlling the Leadership of the English Government, through debt (see text box on previous page), the Banking Elite exercised control over the English military, and as we progress, you will come to comprehend that the same is true of the Military of the United States, and any other country that has an unpayable debt to the Banking Elite. For those that may like to confirm the criminality of United States Leadership, feel free to watch “*The Confessions of an Economic Hitman*” – *John Perkins*, found at Netflix or on [YouTube](#) by clicking the blue link.

Since the *City of London's* primary role is control of Global Finance, they must receive payment from *subjects*.<sup>4</sup> The *City of London* has *subjects* (people) from which it receives taxes in England, Canada and the United States, probably elsewhere as well. And now the people of the United States can begin to comprehend why their central bank, the Federal Reserve Bank, is **PRIVATELY OWNED!** The Banking Elite of the *City of London* designed the economic and financial system of the United States.

## **The Vatican**

The goal of the Vatican should be obvious, to control all major religions of the world, most likely to be accomplished by merging them into one religion, a NEW WORLD ORDER RELIGION. Catholic Church Leadership believes that [Canon Law](#)<sup>5</sup> of the Church stands above every other form of law. This has the potential to be boring, so I'm going to keep it short. But because it is so vitally important, it needs to be understood so that what follows may be understood as well. Here we go...

## **The Holy See**

In order to comprehend the full reach of the Catholic Church and Canon Law, we need to know that the **Universal Government** of the Catholic Church is an

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<sup>4</sup> Subject. An individual who has become a “subject” has been brought under the control of another country or jurisdiction to whom they have an obligation or duty.

<sup>5</sup> **Canon law** is the body of laws and regulations made by ecclesiastical authority (Church leadership).

entity known as the Holy See. It is the Holy See that sets forth Canon Law.

"The Holy See is the universal government of the Catholic Church and operates from Vatican City State, a sovereign, independent territory. The Pope is the ruler of both Vatican City State and the Holy See." – [United States Department of State](#)

Using our deductive reasoning and remembering that the Vatican is a sovereign State, we can conclude that there must be a means for the Vatican to enforce Canon Law. There is, it is the **Roman Curia**.<sup>6</sup> It is the equivalent of a court, the enforcement arm of the Vatican. I have never seen any news related to any case brought before the Roman Curia, therefore, I suspect that its proceedings are held in secret.

Although the Vatican is within the borders of Italy, it is generally recognized as a country within a country, it is sovereign onto itself, with its own laws and its own police enforcement, not subject to Italian law, but most importantly the Vatican, besides being the controlling head of the Catholic Church, is a BANK! We will be looking deeper into the role of the Vatican as matters unfold.

### **Washington, District of Columbia (*the District*)**

Washington, D.C. is the Military Arm of NEW WORLD ORDER. The trillions of dollars of debt owed to the creditor (Banking Elite) of the United States gives them control over our Leadership, and since Leadership controls and directs the activities of the military, it follows that the Banking Elite have control of the military of the United States. It doesn't take a rocket scientist to figure it out.

These three City-States are corporations and not part of the country in which they are located, and this is true for Washington, D.C. as well.

"The Congress shall have the power to... exercise exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States, and the acceptance of Congress, become the seat of the Government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful Buildings..." Constitution for the United States of America, Article I, Section 8, Clause 18

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<sup>6</sup> The **Roman Curia** is the administrative machinery of the Holy See, similar to a court.

This Constitutional language establishes ***the District*** as a jurisdiction separate from the **republic**, and gives Congress *exclusive legislative authority*.

Washington, D.C. is not inside the **republic**, it is outside. It is not inclusive, it is exclusive. This gives Congress a dual character. In one character, they can pass laws for the **republic** of the united States of America, and in the other character, they can pass un-Constitutional laws for the foreign jurisdiction of Washington, D.C.

Washington, District of Columbia has its own flag (shown below) and its own Constitution. Their Constitution looks very similar to our organic Constitution and is different by only one word. Whereas the preamble of the Constitution of the **republic** reads:

“WE THE PEOPLE of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution **for** the United States of America.”

The constitution of ***the District*** reads:

“WE THE PEOPLE of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution **of** the United States of America.”



Washington, D.C. Flag. The three red stars on the flag of Washington, D.C. are symbolizing the unity of the three City-States we just discussed.

This deception creates a problem for all of us. When we elect people to office, they swear an oath to protect and defend the Constitution of **the United States**, but since there are now two Constitutions we must ask, to which Constitution are they swearing an oath? And this would be true for military and other government office holders as well. And we are to believe this is just a coincidence, that there is no conspiracy or deliberate intent to deceive!

"United States. This term has several meanings. It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in a family of nations, it may designate territory over which sovereignty of United States extends, or it may be collective name of the states which are united by and under the Constitution. *Hooven & Allison Co. v. Evatt*, U.S.Ohio, 324 U.S. 652, 65 S.Ct. 870, 880,89 L.Ed. 1252." – Blacks Law Dictionary, Sixth Edition.

So, Blacks Law Dictionary, sixth edition, lists three "United States" recognized in law.

*"... a sovereign occupying the position analogous to that of other sovereigns in a family of nations..."* Could this be a reference to the Union States, like California, Maine, Virginia, et cetera?

*"...it may designate territory over which sovereignty of United States extends..."* Could this be a reference to the corporate United States?

*"it may be collective name of the states which are united by and under the Constitution."* Could this be a reference to the **republic** of these united States of America?<sup>7</sup>

Oh, but nobody is trying to deceive anybody? Allow me to point out that there are more "United States" than the three listed in Black's definition above, but for now, these three are sufficient to make the point that when we hear or read a reference to the "United States", especially in a legal setting, we need to know which *United States* is being referenced!

Location of United States: "The United States" is located in the District of Columbia. – Nineteen Corpus Juris Secundum 541

And this is also found in the Uniform Commercial Code.

"(h) [Location of United States.] The United States is located in the District of Columbia." – Uniform Commercial Code, Section 9-307(h)

There you have it, but which *United States* is being referenced? Using our deductive logic we can be certain it is the corporate United States that is being

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<sup>7</sup> The lower case "u" on "united" is not an oversight or error.

referenced, the de-facto<sup>8</sup> (not de-jure<sup>9</sup>) Federal Government.

And so, it is these three City-States, *The City of London*, *Washington, District of Columbia*, and *The Vatican* that is the source of criminality within United States Governments, but they are responsible for much more as you will eventually come to realize.

## **The Republic**

So, what's all the fuss about "[the Republic](#)"? Well, it is because this is the type of Government that the Constitution mandates Leadership to provide. It is referenced in the Pledge to the Flag... I pledge allegiance to the Flag of the United States of America, and to the **Republic** for which it stands... That **Republic**. Here is the Constitutional language:

"The United States shall guarantee to every State in this Union a Republican Form of Government"  
– Constitution for the United States of America, Title IV, Section 4

And *republican form of government* as that phrase is used in the Constitution, has nothing to do with the *Republican Political Party*, nor the *Democratic Political Party*.

If one is to look for *republican form of government* in any school text book, the researcher will not find a description of this form of government. He will find Dictatorship, Communism, Parliamentary Government, Democracy Government, Fascism, Monarchy, Anarchy, Totalitarian, Socialism, Oligarchy, everything except a republic.

In my view, probably the most important aspect of our republic is the conference of power upon Government. In our country the people are sovereign, and the source of all power and authority conferred upon Government.

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<sup>8</sup> de-facto. In current reality

<sup>9</sup> de-jure. Based on or according to law.

## Source of United States authority

"It has been justly thought a matter of importance to determine from what source the United States derives its authority... The question here proposed is whether our bond of union is a compact entered into by the states, or whether the Constitution is an organic law established by the People. To this we answer: 'We the People... ordain and establish this Constitution'...The government of the state had only delegated power (from the People) and even if they had an inclination, they had no authority to transfer the authority of the Sovereign People. The people in their capacity as Sovereigns made and adopted the Constitution; and it binds the state governments without the state's consent. The United States, as a whole, therefore, emanates from the People and not from the states, and the Constitution and the laws of the states, whether made before or since the adoption of that Constitution of the United States, are subordinate to the United States Constitution and the laws made in pursuance of it." [Bouvier's 14th Edition Law Dictionary (citing [4 Wheat, 402](#))]

As we can see, in the United States the people are the *sovereigns*, the source of supreme power and authority. And since we are all equal in the eyes of the law, we all have exactly the same power and authority. Therefore, when we confer power and authority upon Government, we cannot confer a power or authority that we do not possess or hold. For example, if I do not have the power and authority to go into your wallet, take out a hundred-dollars, and give it to whomever I feel is needy, then I cannot confer such a power or authority upon Government! And that is why Government needs a contract in order to mistreat you! They do it with your permission! And by controlling your educational curriculum they make certain you know nothing about this.

## Leadership: Two Kinds

As we begin it is necessary to comprehend that there are two kinds of Leadership in the United States as well as most western Nations. First, there is the *visible Leadership*, this is a reference to the Leadership whom we elect and who is openly visible. At the Federal Level this is primarily Congress and the President. It is the *invisible Leadership* that is treacherous and dangerous beyond normal comprehension.

"The individual is handicapped by coming face-to-face with a conspiracy so monstrous he cannot believe it exists. The American mind simply has not come to a realization of the evil which has been introduced into our midst. It rejects even the assumption that human creatures could espouse a philosophy which must ultimately destroy all that is good and decent." - J. Edgar Hoover, Director of the FBI from 1924 to 1972.

It is the *invisible Leadership* that is responsible for the loss of millions of lives around the world.

And while the masses were ignorant of this *invisible Leadership* in the last century, there is now a sizable segment of the population that sees both the *Visible* and *invisible Leadership* for the criminals they are, although the degree of perception varies. But the numbers of American Citizens seeing *Visible* and *invisible Leadership* for the criminals they are grows every day. All it takes is information, and a willingness to learn.

“The mark of a stupid man is NOT that he does not know, it is that he does not want to know.” – Michael H. Keehn

It is the *invisible Leadership* to which many, if not most, Americans are unaware, but before we are finished, this will change.

This *invisible Leadership* writes many of the proposed laws, controls the actions, policies, directives, executive orders and voting of our elected officials to the benefit of *their* goals, objectives and interests, to the exclusion of the interests of the people. Many Americans were shocked to hear their representatives openly tell them that they do not read the Bills on which they vote. Well, why should they? They have already been told how they are going to vote by the Creditor of the United States, and if they do not, they put themselves at considerable risk. And this is true in virtually all countries (See the video: *Confessions of an Economic Hit Man - John Perkins*, available in book, DVD and [YouTube-video](#)).

The *invisible Leadership* is primarily Bankers but does include others, for instance, what President Eisenhower referred to as *the military industrial complex* in his farewell speech. Those whose industry and manufacturing result in monumental profit and riches.

Bankers may be referred to as *Banksters*, which is an appropriate reference since they are truly mobsters in every sense of the word. They gain control by lending money to a country, thereby creating an economic obligation that serves as a means to control *elected Leadership* or dictators alike. The Banksters typically lend money until the country is unable to pay the bill and



becomes bankrupt, which is the case of the United States beginning in 1933. Our *Elected Leadership* becomes addicted to the *easy money* (credit) lent to them and ultimately finds they are in a trap, from which they see no way out.

When a country borrows money from a Banker, the amount borrowed is called *the principle*. There is a *usury charge* the Banker charges for the borrowed money, and that is called *interest*. At the end of the year, the country owes the Banker the *principle* plus the *interest*. If the *interest* is 3%, then the country owes the Banker \$1,030,000.

Well, here in the United States, Leadership borrows the money needed to run Government for an entire year, and they never pay a penny on the *principle*, so the *interest* is added on to the principle year by year by year. And this increasing DEBT authorizes the printing of more Federal Reserve Notes. And when more Federal Reserve Notes are printed, those already in circulation become less valuable, and purchase less goods and services.

In the bankrupt United States, the only thing of value that the *invisible Leadership* doesn't already own, is our productivity, our labor, our work. And so more and more of our productivity is taken, year by year, by and through income taxes. In short, Leadership has created *economic enslavement*. At this point these are just opinions, but as we progress in our comprehension they will become fact.

It is time to begin our journey.



## **The Revolutionary War**

England's army was quite possibly the most formidable one in the world at the time of America's War for Independence. America declared its independence from England in the document we have come to know as the *Declaration of Independence*. The original draft was done by Thomas Jefferson. Congress wrestled with the final language, and on July 4, 1776, Congress voted, announcing that the thirteen-colonies, who were already at war with England, regarded themselves as thirteen sovereign States, independent and no longer part of the British Empire. A pretty bold move for a bunch of *rag-tag* settlers and colonists to take.

Be that as it may, the British eventually decided to make peace with the Americans, not because they were losing so much as there was a better way to enslave the American people, THE BANKERS' WAY. For the United States, the War had racked up considerable debt to foreign interests, and these foreign creditors were hounding the United States to be repaid. As such, United States Leadership began shopping for a creditor to pay off all its bills to the various creditors, and become the one-creditor to whom the United States owed money, and who would also give the United States sufficient time to make repayment.

And wouldn't you know it, England becomes the Creditor to pay all the bills of the United States. But, it was a back-door deal. The actual money being loaned came from the English Bankers, by and through the English Government. And Bankers always want collateral<sup>10</sup>. And in this case the collateral for the loan was all the property held by the Federal Government.

## **Vatican Influence**

At this juncture we need to return to the influence of the Vatican in the affairs of the United States, and indeed, all the Earth. We have already mentioned *Canon Law*, the *Holy See*, and the *Roman Curia* of the Catholic Church (for a refresher, click [here](#)). To see the influence the Vatican has in world affairs it is only necessary to note that the *Uniform Commercial Code* (the dominant law form in the United States today), was developed by the Roman Curia during the

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<sup>10</sup> Collateral. A security to be used for payment of a debt or performance of a contract.

1930 bankruptcies of the G-5 Nations. It is copyrighted by [Unidroit](#)<sup>11</sup>, a subsidiary of the Vatican.

## **The Global Estate Trust**

To comprehend what comes next requires that we look a little deeper into the history of the Catholic Church. Doing so we find that the Leadership of the Catholic Church views the Earth as belonging to God. And further, the Church conveniently claims itself to be God's representative on Earth. Thus, the Leadership of the Catholic Church has assigned itself the role of overseeing God's property, the whole of Earth, and the instrument for doing that is the **Global Estate Trust**. From this trust, *National Trusts* are granted by the Catholic Church to oversee and administer God's realm on Earth in various nations. And in that ladies and gentlemen, the Catholic Church is assuming dominance over everything, every individual, every resource, every war or conflict, every law, every square kilometer of land, et cetera. In our case the *United States Trust* was chartered by the Church, which included a grant of necessary power and authority to the Trustees for the administration of this National Trust. In this, we see that the reach of the Catholic Church is considerable as are their responsibilities for all that is occurring.

“The organization which failed and which plunged America into this desperate criminality was originally chartered by the Church as a religious non-profit corporation.” – anna-maria-wilhelmina-hanna-sophia:riezinger-von reitzenstein

## **anna-maria-wilhelmina-hanna-sophia:riezinger-von reitzenstein**

anna-maria<sup>12</sup> has a very good reason for writing her name as she does, and we will eventually get into this issue, for how we write our name is very important in law, it is an indication of our status. But for now, who is this anna-maria? In a letter to Francis Cardinal George, O.M.I. Archbishop of Chicago, anna-maria has this to say about herself.

“I, too, stand with the universal Catholic Church, founded by Christ. My blood seal stands upon the record of the Vatican Chancery Court in Witness of what I am going to show you tonight. I am

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<sup>11</sup> Unidroit. International Institute for the unification of **private law**.

<sup>12</sup> The all lowercase spelling and use of dash in the name “anna-maria” is not accidental and will be explained in more detail later.

from a family that has served the Catholic Church since the First Holy Roman Empire, Hereditary Grand Marshals of the Holy Roman Empire, Knights of the Holy Sepulcher. I have myself served as an International Services Agent and as a private attorney in service to his Holiness Pope Benedict XVI and now, Pope Francis.

“You must believe that I am in deadly earnest both about the seriousness of the criminality engulfing America and the danger this poses to the Church and to the Rule of Law.”

The letter to the Archbishop is on-line and is titled: [My Dear Archbishop](#). It may be accessed via the blue link. I share with anna-maria my concerns about the seriousness of the criminality engulfing America. It’s time that responsibility is assigned, and time that the criminal behavior comes to an end.

The Catholic Church, by and through assuming and assigning the *Global Estate Trust* to themselves, and then chartering the *United States Trust* is wallowing in responsibility for the criminal actions of United States Government Leadership. On this subject, anna-maria has this to say:

“We, Sir, are up to our ears in culpability for the circumstance herein discussed, and both the Pope Emeritus and Pope Francis have duly considered all the issues and acting in their temporal capacities, have rendered judgment as international Trustees of The United States Trust (1789) recognizing the Breach of Trust and the criminality which has been practiced against the American States and the American State Citizens.

As we form our evaluation, we should keep in mind that the Vatican is also a bank, and like all Banksters, the Vatican Bank wants its finger in every profitable pie available while the public relations department wants the Vatican to appear pious and only concerned with God. And, so far they have been pretty good at pulling off this charade<sup>13</sup>.

The Pope is the ultimate trustee of the *Global Estate Trust*, so the question becomes one of wondering if the Catholic Church is going to openly take responsibility and rectify the situation, or if they are going to *milk it* by appearing they are going to do something, and then do nothing, or perhaps not even appearing they are going to do something and let matters continue as has been the practice of the past. Regardless, the Catholic Church is at the center of what is taking place, but that does not negate our responsibility in the

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<sup>13</sup> charade - an absurd pretense.

criminality. And as we proceed, the responsibilities of both the Church and of ourselves should not be forgotten. What we are speaking about here is the Church's responsibility for a *Breach-of-Trust* that has continued for more than 165 years and cost millions of innocent lives. But, the Catholic Church is not in it by themselves, there are other players. However, the Church has the highest authority, thus, the highest responsibility.

"Politics is a process of engineering problems to get more money to not solve them"

First corollary: "Problems are to be *managed, not solved.*"

Second corollary: "Problems are to be *exploited, not solved.*" – Michael Keehn

History informs us this is not the first time the Catholic Church has allowed *profit and control* to over-ride the tenants of God's law. Moving on...

### **The First National Bank of America**

So, following the *Revolutionary War*, the United States found a *creditor* to pay off all the other creditors who helped finance the War, and that creditor was England. In reality, the money was actually coming from the English Bankers, by and through the English Government. This is how Banksters operate, they are seldom out front in such dealings but operate from behind the scenes. The deal was made in the year 1791 and one of the loan stipulations England placed on the United States was the creation of a *National Bank*, thus, the *First National Bank of America* was chartered, 80% English owned and 20% American owned. The Bank held the titles to the property set forth as collateral. In a short period of time, the bank was 100% English owned.

*"History records that the money changers have used every form of abuse, intrigue, deceit, **and violent means** possible to maintain their control over governments by controlling money and its issuance."* – James Madison

What James Madison said above only occurs because Leadership allows it to occur, at least here in the United States. This Bank controlled America's money supply, and opened for business in Philadelphia on December 12, 1791. Chartered for 20 Years, its charter was due to be renewed by Congress in 1811. Congress **did not** renew the Bank's charter, and its doors closed.

## **The War of 1812**

Since United States Leadership had not repaid the loan to the English Bankers, this bank closure made them pretty unhappy. Thus, the Bankers used their influence and control over England's Leadership to mobilize England's military and send them to America. The result was the War of 1812. England's military invaded Washington, D.C., burned the White House, burned the President's personal house, followed by entering the Federal Courts to recover the titles to the collateral property. Congress chartered the Second National Bank of the United States in 1816 for a period of 20 years. The titles to the collateral property were placed in this new bank, and the happy English went home.

In this short war with England it is important that we take note of the method by which the Banking Elite operate. Perhaps this is the reason why this war is so ill covered in public schools. The English Banking Elite, using their control, or if you prefer, their stranglehold over English Leadership, by and through the DEBT England owes to these Bankers, gave the Bankers the means to mobilize England's military against the United States, who had defaulted on the payment of THEIR DEBT to the same Bankers. We will examine this issue in more depth under the heading "[Lies of Leadership](#)".

Of course more debt accrued as a result of the War of 1812, and during the time that Leadership of the United States was failing to pay the debt, the interest kept piling up on top of the principle owed.

### **President Andrew Jackson** (March 4, 1829 to March 4, 1837)

Probably the best President of the United States, and for good reason. Four years before the charter of the *Second National Bank* was due to expire, England came knocking, proposing an early charter renewal. However, President Andrew Jackson blocked renewal of this charter. "Old Hickory" (as Jackson was called) had the ethics, bravery and backbone (unlike today's Leadership) to assert that the Constitution does not delegate authority to Charter a National Bank held by foreign interests, to the federal government.

In order to comprehend the method of the Federal Government collecting taxes at this time, it is to be remembered that we were still operating under the Constitution in effect at the time. The Constitution recognizes two types of

taxes, *Direct* and *Indirect*. In the matter of *direct taxes*, the Constitution requires that they be uniform. Meaning that if I pay \$100 in taxes, they you pay \$100 and every other citizen pays \$100. In the matter of *indirect taxes*, the Constitution says that they shall be apportioned. This requires a census and the tax will be paid by the individual Union States in proportion to their population compared to the total population of all Union States. But, the Constitution requires this tax to be paid in *lawful money in the account of the United States*, gold and silver coin! And this Constitutional provision was meant to prevent exactly what is happening today, the destruction of our economy by use of the fiat money we call Federal Reserve Notes (ink on paper). Now that we know how the Federal Government collected taxes at this time in history, we may proceed.

### **Debt Free**

The union States, at this time, were typically selfish and somewhat reluctant to pay taxes to the federal government. However, for the good of the people of the United States, Jackson sent federal troops into the Union States and forced the State Leadership to pay the necessary taxes to pay the *debt obligation* to which they had agreed. With this tax money, Jackson ***completely paid off the National Debt***. This eliminated the English Banker's rights, claims and control over the United States. It is for this reason that Jackson is quite possibly the best President the United States has ever known. The people of America, and the nation itself, then went without a central bank for seventy-seven years, until the creation of the privately owned Federal Reserve Bank in 1913. But how we got to this point is yet to come.

### **Assassination Attempt**

President Andrew Jackson had, for the moment, foiled the plans of the Banking Elite, and they don't take such interference lightly. In 1835, one Richard Lawrence tried to assassinate Jackson with a pistol which malfunctioned. When the bullet failed to discharge, a second pistol was drawn and the trigger pulled. It too misfired and President Jackson was not injured. And while there is no historical evidence that Lawrence was connected to the National Bank, Lawrence did claim that with President Jackson dead, "money would be more plenty", a reference to Lawrence's opposition to the closing of the National Bank of the United States, the one chartered in 1816.

This author finds it highly unlikely that Richard Lawrence could have come to this conclusion, that “money would be more plenty” with Jackson dead, by himself. Yes, Lawrence may have been mentally unstable, but the ideas came from some place else. Reading the history of Lawrence provides some interesting and provocative thinking.

This assassination attempt would not be the only attempt, or successful assassination of a United States political figure. If a United States President, Congressman and sometimes presidential hopeful, does truly try to stand up for their country and all Americans, and not the predatory domestic and foreign creditors of the United States, they often are assassinated, or wounded in an assassination attempt.

### **Debt Free - Briefly**

In paying off the ‘National Debt,’ Andrew Jackson had finally made America a truly *free country*. But, it wouldn’t last, it only lasted until the Civil War. Because the foreign investors of the *Second National Bank* had lost the *battle for control of the United States* with Andrew Jackson, and also lost their stranglehold on America, they were angry, or presumably so. But Banksters don’t waste a lot of time thrashing-around in anger, they get even. The Bankers had lost *power to control and influence Leadership, lost control of considerable resources, and lost considerable future profits* that would have been theirs to benefit from had America remained in Debt. Enter the *Treaty of Verona*.

### **Treaty of Verona**

If we examine the *Treaty of Westminster* (1794), we will note that Westminster (the heart of the English Government) and *The Crown* (today, a money cartel), pledge *amity*<sup>14</sup> *in perpetuity* with the newly formed United States of America. But then we examine the [Treaty of Verona](#) we find that the Pope of the Catholic Church and the British Monarch, both of which are Trustees of the *United States National Trust*, agree that the representative **republican form of government** in the United States is not compatible with the *Divine Right of*

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<sup>14</sup> Amity. Friendly relations.



*Kings, nor with Papal Supremacy*<sup>15</sup>, thus both parties acted in secret **Breach of Trust**, abandoning their *fiduciary duties* to the people of the United States as trustees. While the full language of the Treaty of Verona is in APPENDIX A, here is the first Article from the Treaty:

ARTICLE 1. The high contracting powers being convinced that the system of representative government is equally as incompatible with the monarchical principles as the maxim of the sovereignty of the people with the high divine right, **engage mutually in the most solemn manner, to use all their efforts to put an end to the system of representative governments, in whatever country it may exist in Europe, and to prevent its being introduced in those countries where it is not yet known.**

And in the United States they have been successful. If you were to read further into the Treaty, you would find, in Article II, that there is a determined effort to silence the *free and independent press*. In Article III, it begins by saying:

Convinced that **the principles of religion contribute most powerfully to keep nations in the state of passive obedience...**

Here we see that one of the main purposes of *the Church* is to keep people *passive*, which is to say *submissive*, or *sheep-like*. **Go to Church and be a sheeple!** It's time for the Church to change its ways! There is more to learn from reading the [Treaty of Verona](#) (Appendix A). The Elected Leadership of the United States do not, in any way, represent the interests of the people! And this fact will become more clear as the reader progresses.

By now we know that the British Monarch (King or Queen) is controlled by the English Bankers and the Bankers' motivation is greed and control, but now we can also see that the Catholic Church (which is also a bank) has some of the same motivations, and for some of the same reasons. And they have both determined that what is blocking them from reaching their goals in the United States is its **republican form of government**. But perhaps the Pope and British Monarch are also concerned that under the **republican form of**

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<sup>15</sup> Papal Supremacy: Supreme authority of the Catholic Pope over the dominion of the Earth, claimed to be granted by God, and unchallenged.



**government**, or as they put it, a *representative form of government*, as is provided in the organic Constitution, the people of the United States will grow-up and find they don't need either one of these two, neither to worship God nor to be prosperous. In this I'm saying that the Catholic Church has abandoned God's Law, for the GOD that I know would not sanction the Catholic Church engaging in such a criminal conspiracy to enslave the people of the United States or any other country. **Wrong is wrong, even if it helps you!**

I have not been able to find any formal declaration that would rescind this Treaty, therefore, it appears to still be in effect.

### **God's Country**

And so the struggle continues to this day. On one side, the people struggle to be free and on the other side, the Pope and Bankers struggle to retain their *dominant-control* and keep the people enslaved. But there is more to our analysis. First is the fact that these united States of America is God's country. That fact can be recognized in many ways, but one of the easier ways is to recall the words of the pledge of allegiance to our flag.

"I pledge allegiance to the flag, and to **the republic** for which it stands. One nation, **under God**, indivisible, with liberty and justice for all."

Why would the Vatican, who purports to represent God, want to undermine the people of the United States, who, at this time in history, hold God is such high esteem? Well, the answer is easy enough to see, both the Catholic Pope and British Monarch first want the wealth available in the United States, and further, they want obedient, un-educated, non-thinking slaves whom they control! In the view of England's Monarch and the Pope, the people of the United States must be brought to recognize the *divine right of kings* and *supremacy, in all things, of the Catholic Pope*. Sounds like a conspiracy to me, how about you?

### **The Law of the Republic**

Second, and this is even more damning to the Catholic Church, the law of the republic of these united States of America is the *Common Law*. The *Common Law* is *biblical law* applied. Put another way, it is GOD'S LAW applied. What

this then means is that the Catholic Church has openly and notoriously abandoned *God's Law* in favor of *Man's Law*. And in this The Vatican, along with the English Monarchs and the English Bankers have very effectively displaced God's law in the United States. Currently, the *Common Law* has been set aside and the dominant law form in the United States is the *Uniform Commercial Code*, a privately owned law copyrighted by Unidroit, and Unidroit is a subsidy of the Vatican (Catholic Church). So much for God's Law. And since it is *copyrighted*, that would typically mean there are royalties to be paid for its use.

While, as a young man, I had never considered the Catholic Church to be an enemy of the people of the United States, the actions of the Vatican Leadership would certainly tend to change that perception. I find that I am unwilling to turn a blind eye to what has taken place as well as what is continuing to take place. World-wide, millions of people are now dead because Catholic Church Leadership has allowed the installation of, and sanctioned criminals in charge of the United States and its military without so much as a word to the people of the Catholic faith in the *one nation under God*. The Church is central to the criminality we currently find in United States Government and the behavior of Church Leadership, and its failure to correct the problem, needs to be assigned. However, I believe there may well be sufficient Catholic Church influence to correct the *criminal problem* if it chooses to do so, thus far, it has not. It needs to declare itself openly so everyone will know where it stands, be it on the side of the criminals, as in the past, or on the side of the people! Remaining undeclared should be viewed as deception.

Understanding that England is supported by the Vatican, and that the two act cooperatively will make the remainder of this document easier to comprehend. It is key to see that England recognizes the Vatican as superior, therefore, placing the Vatican at the heart of many, if not all political issues. This makes the Vatican responsible for many wars, which is to say, responsible for the death and destruction those wars have brought to the world. And it all continues to this day. Such is the way of people who believe themselves to be superior to others!

## **The BAR**

Following on the heels of the **Secret** Treaty of Verona, we find the British Monarch issuing *Letters of Marque and Reprisal* to the BAR Association (British Accreditation Regency) which, in turn, issued licenses<sup>16</sup> to privateers to attack American “vessels” in international jurisdictions of the law. “Privateers” are an armed-ship owned by private individuals holding a government commission and authorized for use in war.

## **History Books**

Although our History Books tell us that England lost the Revolutionary War, it remains a fact that England remained a key player in the world of finance, power & control while retaining a vengeful eye on those former disloyal subjects. *Disloyal subjects* being a reference to the American colonists and their children, people of the United States. We are fully aware that whatever English Leadership does, they are being directed to do it by the English Bankers who control England’s Leadership. We also know that whatever England does, it is generally supported by the Vatican. And since the English Bankers control England’s Leadership and policy, one would have to conclude that there are close ties between the Vatican and the English Banking Elite. Knowing this, we continue.

## **South Carolina Secedes**

As the stage is now set, the *second National Bank of America* has closed its doors, and the English Bankers have been making plans to retake control of the United States and its Leadership. We know from history that England sent numerous British *provocateur-agents* to the United States posing as representatives of cotton and other industries. Far and beyond commercial activity and trade, these agents planted considerable divisive political propaganda in the ears of both the Northern and the Southern representatives in Congress. These agents were very effective at creating dissension<sup>17</sup> between the Northern and Southern States, eventually leading to the *succession from the Union* of South Carolina. Other Southern States soon followed.

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<sup>16</sup> License. Permission, by competent legal authority to do what is otherwise illegal, a trespass or a tort.

<sup>17</sup> A Reminder: ALL WAR IS DECEPTION – Sun Tzu

In effect, the Northern States were primarily an *industrial-based-economy* while the South States were an *agricultural-plantation-based-economy*. The “*Tariff of Abominations*” Act<sup>18</sup> was passed in 1828 under the administration of John Quincy Adams, giving Northern industry considerable benefit, but at the cost of harming the Southern Plantations. Considerable tension existed for the next 32 years between Northern and Southern States over this un-just act. It was South Carolina who was the most affected by the inequities of the Act, thus, leading to their succession from the Union on December 20, 1860.

### **England’s creation of dissension was a step in creating the CIVIL WAR!**

Do we see considerable **dissension** being created between the people and United States Government over the past number of years? Wars, especially revolutionary wars, don’t happen overnight. It takes a lot of unjust law and unjust policy. Typically, the ones being benefitted by the injustice simply enjoy the indulgence made possible by their actions while being unwilling to see the suffering of those most affected by their actions and policies.

### **Revolutionary War Not About Slavery**

While the children of today are often taught that the *Civil War* was about slavery, the truth is that it had almost nothing to do with slavery. Northern industry needed cheap labor (just as today - NAFTA & GATT<sup>19</sup>), and the wealthy industrialists found that they could hire black men to work much cheaper than white men, putting more profit in their pockets. As a consequence, the Northern industrial economy was *stealing the blacks* from the Southern States to work for peanuts in the Northern factories under the guise of *freedom*, in reality it was just a different form of slavery. This was occurring right at the birth of the *industrial revolution*. Thus, this whole ordeal was being driven by *the foreign & domestic investors* who wanted more money in their pocket at the expense of the working white man. The same goes on today, except now, other

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<sup>18</sup> Tariff of Abominations Act: The "Tariff of 1828" was a protective tariff passed by the Congress of the United States on May 19, 1828, designed to protect industry in the northern United States. The South, however, was harmed directly by having to pay higher prices on goods the region did not produce, and indirectly because reducing the exportation of British goods to the U.S. made it difficult for the British to pay for the cotton they imported from the South.

<sup>19</sup> NAFTA (North American Free Trade Agreement) and GATT (General Agreement on Tariffs and Trade) are the Acts passed by the Congress of the United States that sent the majority of manufacturing jobs to other countries, mostly China. The resulting job loss for Michigan alone was 489,900 due to the trickle-down effect. That’s nearly a half-million-jobs in one State. Leadership has no sympathy for the people they purport to represent.

countries are providing the labor to exclude all of the United States working class as much as that is possible.

### **The Emancipation Proclamation**

The *Emancipation Proclamation* that Lincoln issued to allegedly “*free the slaves*” was not to be Generally Applied! It was written so that it applied only in the Southern States where Lincoln had no authority, but it did not apply to the slave-holders in Northern States where it could be argued that Lincoln may have had some authority. Further more, the Supreme Court would later strike down the *Emancipation Proclamation*. Lincoln was a lawyer, he knew that the Proclamation would eventually be struck down. But it wasn’t intended to be an end to slavery, since it only targeted the Southern States it was a *war measure*, intended to get the slaves to leave Southern Plantations. In addition to that, a Presidential Proclamation IS NOT LAW, it is only a public announcement.

### **Southern States Walk Out of Congress**

The event that signaled the coming of the Civil War occurred on March 27, 1861, when the Southern delegates walked out of Congress over matters already set forth. When the Southern delegates walked out, Congress no longer quorum in which to conduct business and adjourned “*sin die,*” or *without day* to reconvene. Adjournment, without a day to reconvene meant that Congress was now *legally dissolved and powerless*. As a result, the only constitutionally lawful authority in America, which could declare war, was no longer lawful or present.

### **Martial Law**

**Without lawful authority**, Abraham Lincoln issued the first presidential executive order. Executive Order #1 put America under marital law. Representatives of Northern States not succeeding from the union, were militarily forced, under Martial Law, to assemble once again, as though this would make a *lawful legislative body* under the Constitution, but it DOES NOT. Consequently, Congress was not voluntarily reconvening under *parliamentary law* or *Constitutional Law*.

## **Congress, No Longer Constitutionally Seated**

We all know the outcome of the Civil War, the North prevailed and the South lost, but what we may not know is that Lincoln was assassinated *before* he could terminate the *martial law* he had invoked, and no empowered Leader has since terminated it. Therefore, Congress is still, as of 2015, setting under the *bayonet* of *martial law*, which is to say that **Congress is NOT setting as a Constitutionally empowered legislative body**. To this day they are still setting under the *martial law* invoked by Lincoln, and this gives them an entirely different nature or status than they would have as a *Constitutionally-empowered legislative body*. Seems a little criminal to me, how about you?

## **The Emperor's New Clothes**

It especially seems criminal when this is not made part of Government (Leadership)-controlled public education. This places public school teachers in the tale about *The Emperor's New Clothes*. For those who may not be familiar with this tale, this is the general theme.

*The Emperor's New Clothes* is a tale by Hans Christian Andersen about two weavers (Tailors) who promise the Emperor a new suit of clothes, which is invisible to those who are unfit for their *station or position, stupid, or incompetent*. This non-sense is spread to all the people throughout the Emperor's realm. Therefore, when the Emperor appears in public, completely naked, all the people know that they must not notice the Emperor's nakedness for it would mean they are not fit for their station in life, or that they are stupid or incompetent. Thus, the people pretend not to notice the Emperor is naked.

And so it is for today's public school teacher, Policeman, government employee, Politician, judge, Prosecutor, attorney, military man of any rank or code-enforcer. All Government employees have to be blocked from noticing that they are complicit in breaking the law. To notice that the Emperor has no clothes, or to notice that Congress is not setting as a properly constituted legislative body, would put all these people at risk of losing his, or her, job. That's why Leadership goes after *whistle blowers* so viciously. As a result, teachers are not free to know the truth, let alone teach the truth! Therefore, they are not free to truly educate the children of the United States. Control of the Educational process is absolutely necessary to the enslavement of a nation. The school system is a foundational part of the fraud perpetrated by deception! A good book on this topic is, [\*\*The Underground History of American Education\*\*](#),

written by a teacher. This is the most popular down-load on my website, getting 800 to 1000 down-loads monthly. Moving on...

### **Lincoln Greenbacks**

We need to mention one of the redeeming qualities of President Lincoln. Lincoln turned down an offer by the Banksters for loans ranging from 24% to 36% interest, and instead issued the *Lincoln Greenbacks*, a Treasury Note, depriving the Banksters of their monetary control<sup>20</sup>. Four days after the Civil War ended, President Lincoln was assassinated, the price for crossing the Banking Elite, the most treacherous vipers we will encounter.

However, there was money borrowed to finance the Civil War, and even if not borrowed from treacherous Banksters, that debt could later be purchased at a discount by the Banksters, from those holding it. In looking at a historical chart of United States debt, the amount of debt from the Civil War is approximately equal to the debt acquired during World War I.

### **FREEING THE NEGRO SLAVE**

Without going into the details of the original Thirteenth Amendment to the Constitution, it is sufficient to say that there is considerable evidence that the original Thirteenth Amendment was illegally set aside by U.S. Leadership, and replaced with a second Thirteenth Amendment that freed the Negro slave. The reader can certainly research this issue himself.

### **Standing, in Court**

Strangely enough, even though the Negro slave had been freed by the [second] Thirteenth Amendment, the courts of the *white establishment* were denying the freed slave standing in court. This prevented the former Negro slave from obtaining *recourse and remedy* in court. One could defraud a freed slave of everything for which he had worked and without *standing in court* the former slave had no recourse or remedy in the courts of the United States. Given:

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<sup>20</sup> "Give me control of a nation's money and I care not who makes it's laws" — Mayer Amschel Bauer Rothschild – one of the Banking Elite



“We hold these truths to be self-evident, that **all men** are created equal, that they are endowed by their Creator with certain unalienable rights, that among these are life, liberty and the pursuit of happiness.” – Declaration of Independence

There are those who may argue that the Declaration of Independence has no standing as a legal document since it was written when we were, technically, still under English rule. Any individual setting forth such an argument would be in error. Yes, the *Declaration of Independence* was written when we were still under English rule, but then we picked up our guns and we made it stick. Therefore, ***it gained standing under a test of arms!*** Another fact not taught in public schools.

The phrase “all men” would be equivalent to *all man-kind*. It would not exclude women, **nor would it exclude any man or woman of the land who bleeds with a different cultural-heritage or ethnicity than the signers of the Declaration of Independence.**

The reference to a *man or woman of the land who bleeds* is, of course, a reference to a **living** man or **living** woman, or if you prefer, a **living** soul. *Bleeding* is a sign of LIFE, or LIVING. A *dead person* does not bleed, and there are a lot of *dead persons* around. The concept of **living** is a vitally important concept as will be revealed as matters unfold.

Thus, given the language above, taken from the Declaration of Independence, it is clear that Leadership is already on the road to criminal behavior by virtue of denying another **man** (the former Negro slave) an **equality** with white-men already born and living in the United States. But criminality of Leadership certainly doesn't end there!

In view of the *white establishment* of the 1860's, the denial of *standing in court* was based on the *legal position* that although the slave had been freed, as a former piece of property he had *no citizenship status*, ignoring the lawfulness of the language “*all men are created equal.*” And that is EQUAL in the eyes of the law. But the *white establishment* of that period is going to ignore their own maxims of law.



The position of the *white establishment* of the 1860's was that without *citizenship* the former Slave could not be granted standing in court, therefore, the 13<sup>th</sup>-Amendment did not free the former *Negro Slave* in the same sense that the *white people* were free. If he were truly free, then he would enjoy all the privileges of other *free people*, including the freedom to bring a case in court! In the eyes of the court, the *freed slave* was no different than a *freed cow*. The freed Negro slave certainly was not viewed as a **man** as that term was used in the Declaration of Independence, for if he were, how could he be denied his unalienable (not civil) rights? Therefore, Leadership has applied *selective interpretation* to the Declaration of Independence rather than *general* or *usual* interpretation. This being one of the methods of engaging in criminal behavior, which continues to this day.

The next Amendment, the Fourteenth, ostensibly provides the freed Negro Slave with citizenship, but it too was a ruse (a trick).

Original citizenship was State Citizenship (uppercase "C"), that was because the States were *free and independent-Nations* at the ratification of the Constitution<sup>21</sup> in 1789. And also because the Constitution did not create a country, it formed a Union of several independent Nation States. Therefore, the United States, as a Nation, did not exist. Therefore, how could the freed slave become a "citizen" (lowercase "c") of a non-existent Nation? Thus, the original Citizen (uppercase "C") of the republic of these united States of America, is the *State Citizen*, the State being a Nation. However, the Fourteenth Amendment to the Constitution made the freed Negro Slave a dual citizen, a citizen (lowercase "c") of the State where he (or she) resides, and a "citizen" of the non-existent Nation referred to as the United States, presumably with obligations and duties to each of these two classes of citizenship.<sup>22</sup>

"Reside" is a deceptive word, one of the *words of art* that Leadership uses to place you in their un-constitutional jurisdiction that will need discussion before we are finished. Also used in the language of the 14<sup>th</sup>-Amendment is the

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<sup>21</sup> Making of an **obligation**. Every degree **by which the extent of a debt or obligation is ascertained**, is a decree of Constitution. – Oxford English Dictionary – Thus the Constitution is a security agreement.

<sup>22</sup> "All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside." – Fourteenth Amendment

word “*person*”, and this too is another *word of art* that has meaning far different than what we are led to think, and it too will be discussed at a later time. It is very important for Leadership to place you in an un-constitutional jurisdiction because if you were in a constitutional jurisdiction, they would be required to treat you in a *constitutional manner*.

The year of the 14<sup>th</sup>-Amendment passage is 1868 and this is the first time *United States citizenship* is mention in law if we consider the Constitution to be the highest law of the land.

For the less sophisticated reader, it is important to note that, in the Organic Constitution, the term “Citizen” is presented with an uppercase “C”, whereas the term “citizen” in the Fourteenth Amendment is presented with a lowercase “c”.<sup>23</sup> Uppercase “Citizen” does not equal lowercase “citizen” [Citizen ≠ citizen], they are not one and the same status or class of citizenship. And this is one of the great deceptions of Leadership where they make certain that we are not taught the difference in *their public school prisons*. If you don’t think they’re a prison, then fail to show up at the appointed time and see what happens. What the 1868-white Leadership did was to create a lower-class of citizenship (United States citizen) for the freed Negro slave, subject to all the un-Constitutional laws of the foreign (to the republic) jurisdiction known as Washington, District of Columbia. Here’s the Constitutional language granting *Exclusive Legislative Authority* to Congress over **the District** (of Columbia).

The Congress shall have Power: ...To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings; – Constitution for the United States, Article I, Section 8, Clause 17

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<sup>23</sup> Most people who read the Constitution for the United States would not notice the use of an uppercase “C” on “Citizen” in the organic Constitution, and the lowercase “c” on “citizen” in the Fourteenth Amendment. If they did notice, they would probably think it was an oversight. However, they would be wrong. “Citizen” does not equal “citizen”, they are not one and the same class of citizen/Citizen.

This language gives Congress *exclusive legislative authority* to make any un-constitutional law they wish over the jurisdiction that ultimately has become known as ***Washington, District of Columbia***. That *exclusive legislative jurisdiction* extends to anything owned by ***the District*** (now the corporate UNITED STATES), such as Guam, Wake, Virgin Islands, American Samoa, Puerto Rico, et alia (and others). But it also includes places like *Federal Buildings* and *Airports*. This jurisdiction is foreign to the republic of these united States of America. It is not inclusive, it is exclusive. And Congress may make any un-constitutional law it wishes for this jurisdiction without regard to the Constitution! It is in this foreign jurisdiction from which the *income tax* laws emanate. *Income taxes* are not of the republic of these united States of America, they are of the foreign jurisdiction of ***the District of Columbia***, now the British owned corporation. And Americans think that England's Bankers are not in control. Our obligation to pay *income tax* is by virtue of our ***social security contract***. But, for reasons that should be obvious, Leadership, exercising control over the curriculum of the public school system, does not inform the American people of this fact, nor do they make a periodic and repetitive public service announcement even though they know this information is not general public knowledge. They choose to remain deceptive. But, as we learn, we see there are a lot of facts of which we are not informed. Thank you Vatican!

With the Fourteenth Amendment, Congress (Leadership) assigned a lower-class of citizenship to an unsuspecting segment of the population that had no ability to comprehend what was being done to them, and virtually no one in the white population comprehended it either, even to this day. Thus, the Negro population was, right out of the *starting-gate*, made subject to the un-constitutional law of ***the District*** of Columbia. And that is the way things would run for the Negro population for many years, decade after decade.

### **The corporate United States is Born**

Like all debt's, the loan made to the United States eventually became due and payable. And for these united States of America that event came in 1871. But the Leadership of the United States defaulted as hoped by the British Monarch, the Vatican, and the Banking Elite. This was the opportunity that these three had been waiting for. England collected its collateral on the loan, *all the*

*property held by these united States of America, and this included Washington, District of Columbia.*

“In 1871, three years after the illegal [criminal] ratification of the 14th Amendment, the government defaulted on its war debts, forcing America into bankruptcy.<sup>24</sup> What resulted is considered the death blow to the united States for America.<sup>25</sup> On February 21st, England claimed what was theirs<sup>26</sup>, according to international law, and incorporated the ten mile square that is Washington D.C.<sup>27</sup>

“England also incorporated the American Constitution **and names for its new corporation**, such as THE UNITED STATES, THE UNITED STATES OF AMERICA, U.S., and USA, as well as other titles, as declared in the District of Columbia Organic Act of 1871.<sup>28</sup> A point of interest in these copyrighted names is the implementation of the article "THE". Before this time, America was a union of "united States," not a union of "the united States". The article "the" doesn't exist when referring to other countries, i.e. Canada and Britain, who aren't referred to as "the Canada" or "the Britain". [However,] The **British-controlled Corporation** that we know as "THE UNITED STATES OF AMERICA", exclusively uses the article "the" in its name, which is distinct from the "united States" or the "United States". **One other immense change to America simultaneously occurred:** being a bankrupt nation, the united States retained only the power to settle civil disputes, not criminal matters, allowing room for the illusion that **only Britain's private, ever-changing laws appertain to America's criminal disputes**. British law literally attempted to fill the gap created by the bankruptcy without anyone knowing, making it appear that everything was going just as usual. **Since this point in history, THE UNITED STATES OF AMERICA has been governed entirely by foreign, private, corporate law and Washington, D.C. has been under British control.**” – [U.S. Economic History](#)

## **If There Are No Government Leadership Conspiracies**

Now, if there are no conspiracies in Government Leadership, then why do we not know that Washington, District of Columbia (the Federal Government) is a

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<sup>24</sup> A statutory procedure by which a (usually insolvent) debtor obtains financial relief and undergoes a judicially supervised reorganization or liquidation of the debtor's assets for the benefit of creditors. [Black's Law Dictionary 156 (8th ed. 2004)]

<sup>25</sup> This event did not truly destroy the united States for America, it just put in place a corporation that exists simultaneously, causing the people to forget that they are truly Citizens of the united States for America.

<sup>26</sup> The collateral for the loan that the United States received from England was all the property owned and held by the Federal Government, which included Washington, District of Columbia. Thus, as the new owner, England was empowered to *incorporate* this jurisdiction.

<sup>27</sup> 16 Stat. 419 Chapter 62

<sup>28</sup> Title 28 U.S.C. Section 3002(5) Chapter 176; 534 FEDERAL SUPPLEMENT 724

**BRITISH OWNED** Corporation? Why do we not know that the Federal Government lost its ability to try criminal matters? Why do we not know the different names this corporation operates under? The answer is because there is a conspiracy, a conspiracy to keep us ignorant and uninformed. A conspiracy to enslave us via economic obligation our Leadership refused to pay and continues to refuse to pay, providing for the taking of more and more and more of our productivity by and through taxation! **Leadership's policy: "Let us mismanage the country and let you pay for it."**

### **The "Validity" of the Public Debt Cannot be Questioned**

And so the Federal Government became corporate, bringing into existence "THE UNITED STATES". As you have probably already determined, its name is intended to *deceive* the people of the United States. And this deception has actually worked pretty good, but we're beginning to catch-on to the fraud and deception.

"The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned." – 14<sup>th</sup>-Amendment, Section 4.

As you can see, if you are a 14<sup>th</sup> -Amendment citizen (lowercase "c"), you cannot question the validity of the public debt. And everyone with a *Birth-Certificate* or *Social Security Account Number*, is a 14<sup>th</sup>-Amendment citizen. Honorable mainstream journalists, do you see the conspiring? Should anyone wonder why the ability to read, including newspapers, is circling the toilet bowl, read the [Underground History of American Education](#).

### **Federal Crimes can No-Longer be Prosecuted**

Since the Federal Government was replaced with a **British owned corporation** there was no way to prosecute Federal crimes. This is because the Federal Government was now a corporation, and corporations can only adjudicate *contract obligations*. Thus, there began a slow, but ongoing process of converting all offenses into a *contractually obligated offense*. In the beginning Britain (England) brought **its private copyrighted law** into the federal level, this then meant that Lawyers had to become a *BAR member* to use England's private copyrighted law in court. Enter the American BAR (British Accreditation Registry). You do not have to be a BAR member to use their law

because you are not using it for *profit* in court, Attorney's are using the law for profit. So there is a difference between a Lawyer and an Attorney.

## **Law – After 1871**

After the incorporation of the Federal Government in 1871, any alleged laws that came into existence were **private laws** of Great Britain, enforceable by, and through **a contract**. Any *Sovereign National* <sup>29</sup> is exempt from these *private laws*. Any individual who does not dispute the court's presumption of being a Fourteenth Amendment "citizen" (lowercase "c") is subject to the private laws of ***the District of Columbia***, otherwise known as the British owned corporation doing business as *The United States*.

## **Voluntary Slavery**

While the [second] 13<sup>th</sup> Amendment eliminated *involuntary servitude* (slavery), it did not eliminate *voluntary servitude* (Slavery). You are free to volunteer to be a slave. The 14<sup>th</sup> Amendment to the Constitution was the gateway for *voluntary servitude*. In 1871, claiming to be a *sovereign Citizen* (uppercase "C") and not a 14<sup>th</sup> Amendment citizen (lowercase "c") was enough to avoid being subject to the private laws of Great Britain. The challenge for the Banksters, British Monarch, and Vatican was to find a way to entice (entrap) the people of the United States to become a lowercase "c" citizen under the 14<sup>th</sup> Amendment, which would subject them to the un-Constitutional laws of the British owned Corporation, the corporate United States. The answer to this challenge was to come in the 1930's, called THE NEW DEAL, ushered in by President Franklin D. Roosevelt.

## **Sovereign Citizen**

Let's take a moment and learn more about the *sovereign Citizen* (uppercase "C"). But before we do, let's take a look at what *Wikipedia* has to say about the *Sovereign Citizen*.

"The sovereign citizen movement is a loose grouping of American and Canadian litigants, commentators, tax protesters and financial-scheme promoters. Self-described sovereign citizens take the position that they are answerable only to their particular interpretation of the common law

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<sup>29</sup> For example, a Sovereign in California is a Sovereign National. Remembering that California is a Nation, but the STATE OF CALIFORNIA is a corporation.

and are not subject to any statutes or proceedings at the federal, state or municipal levels; that they do not recognize United States currency; and/or that they are "free of any legal constraints." They especially reject most forms of taxation as illegitimate. Participants in the movement argue this concept in opposition to "federal citizens," who, they say, have unknowingly forfeited their rights by accepting some aspect of federal law. It is similar in doctrines to the freemen on the land movement, more commonly found in Britain and Canada.

"Many members of the sovereign citizen movement believe that the United States government is illegitimate. JJ MacNab, who writes for Forbes about anti-government extremism, describes the sovereign citizen movement as consisting of individuals who believe that the County Sheriff is the most powerful law-enforcement officer in the country, with authority superior to that of any federal agent, elected official or local law-enforcement official.

"The Federal Bureau of Investigation (FBI) classifies some sovereign citizens ("sovereign citizen extremists") as domestic terrorists. In 2010, the Southern Poverty Law Center (SPLC) estimated that approximately 100,000 Americans were "hard-core sovereign believers," with another 200,000 'just starting out by testing sovereign techniques for resisting everything from speeding tickets to drug charges.' " – Wikipedia

Remembering the language of the 14<sup>th</sup>-Amendment, there is reference to a *State Citizen* and to a *United States citizen*. There would not be two listings of citizenship if they were one and the same, obviously they are not. *State Citizen* is the original Citizen of the republic. That is because the States were *independent Nations* at the birth of the republic. And if Leadership were providing a *republican form of Government* as mandated by the Constitution, Citizens in these united States of America would all be *Sovereign*.

Unfortunately, Wikipedia is sometimes used as a *misinformation source*, one of many whose intent is to mislead and psychologically profile (brainwash) the American people. At other times, Wikipedia can be a good source of information, however, you need to confirm the information. And on the other hand, the FBI is the *police force* for the *Banker controlled Leadership*, and, unfortunately, the FBI's record of criminal behavior is substantial.

### **Look Whose Been Behind Past Terrorists Attacks**

"Look at the terrorist acts that have occurred, the CIA behind most, if not all of them. We had the Marine barracks, our Embassy in Kenya, Pan-Am 103, we had the USS Cole, we had Oklahoma City, we had the World Trade Center in 1993..." – Ted Gunderson, former FBI Chief.



### **Former FBI Chief, Ted Gunderson relates:**

“...the informant, Emad Salem, a 43-year-old former Egyptian Army Officer, was given the assignment to put the bomb together, and he went to his supervisor, **his FBI supervisor**, and said, ‘we’re going to put a dummy bomb in here, right?’ And the FBI supervisor said, “no, we’re going to put a real bomb in here.”

### **An Asset was Recording His FBI Handlers**

Although unknown to the FBI at the time, Emad Salem was recording many of the conversations with his *FBI Handlers*. The Leadership, both *visible* and *invisible* is very concerned that the American people will awaken and begin claiming their *birth-right*. The *birth-right* that so many other Americans died to provide in the Revolutionary War. Since their sacrifice, the effort of both kinds of Leadership, to enslave the American people, has intensified! The War is still going on, and this war is to enslave you and your children, it’s time to get it.

And there may well be some true criminals in the *Sovereign Citizen movement*, but given the propensity of Leadership to engineer individual terrorists via **mind control**, and/or engineer violence by putting *provocateur agents* into our midst, the claim of *Sovereign Citizen criminals* may not be credible.

[TranceFormation of America](#), a book on United States Government sponsored mind control is a *must read*. Go ahead, it’s good to know the nature of the *Leadership Beast* you, and your children are facing.

*Sovereign Citizens* (uppercase “C”) have different burdens and obligations than *United States citizens* (lowercase “c”). Leadership is faced with the uncomfortable fact that *sovereign citizenship* is too well established and recorded to simply claim no such status exists, therefore, they may well opt to make the status of *sovereign citizenship* distasteful, they are attempting to demonize it. And in this, they use the Federal Bureau of Investigation (FBI) as a political instrument to psychologically profile (brainwash) the minds of the American people.

### **The FBI’s Claim**

“Anti-government extremists opposed to taxes and regulations pose a growing threat to local law enforcement officers in the United States, the FBI warned on Monday. These extremists, sometimes known as “sovereign citizens,” believe they can live outside any type of government authority, FBI agents said at a news conference.” – Reuters news service, an [article](#) by Patrick Temple-West, February 6, 2012



## **Examining the FBI Claim**

I don't know of any Sovereign Citizen being opposed to *Constitutional Taxes and regulations*. I think *Sovereign Citizens* are opposed to un-constitutional taxes and un-constitutional regulations. They appear to be opposed to taxes collected through fraud via deception at the end of a gun barrel and un-constitutional regulations enforced at the end of a gun barrel! And these Americans have found a way back to their proper status, *Sovereign Citizenship!*

Then there is a reference to local law enforcement officers. That is a misnomer. What is called law enforcement officers are more correctly called corporation rule enforcers. If it were LAW they were enforcing, it wouldn't be a resolution or an ordinance. More about this issue under the heading Law vs. Corporation Rules.

And then there is the reference to the United States. The intent is to bring up visions of the **Land of the Free, and the Home of the Brave**. They certainly do not want to bring up visions of the **British owned corporation doing business as the United States!**

Next, the FBI says, "These extremists, sometimes known as "sovereign citizens," believe they can live outside any type of government authority..." And in this statement, the Sovereign Citizen is painted as an **extremist**. This, of course, is to discourage the beginner from looking any further. Leadership and their minions are truly afraid that the American people will begin to see their birthright and begin claiming it. And they are going to great lengths to block and discourage Americans from becoming brave enough to claim this status. Remembering that all their so-called law is applicable only by CONTRACT. And we will discuss this more as we move along.

## **Congressman Charles Lindbergh**

A popular man in the early 1900's was Charles A. Lindbergh.

"In 1913 he published Banking, Currency, and the Money Trust. By 1917, third year of the Great War, Lindbergh's son was age 16, which meant some possibility of conscription<sup>30</sup>. He wrote a polite, anti-war polemic entitled "Why is Your Country at War?". Hot off the press, a copy was

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<sup>30</sup> Conscription. Similar to what we know today as the Draft.

rushed to President Woodrow Wilson. After examination, Wilson ordered the confiscation of all possible copies. Agents carrying out this order found pallets of the lead plates for printing, which were melted in a refiner's fire. This insult to the Lindbergh family is one basis for the original opposition of Lucky Lindy to U.S. participation in World War I. Eustace Mullins documents that plates of this book were confiscated and destroyed.

"Also in 1917 Lindbergh brought articles of impeachment against members of the Federal Reserve Board including Paul Warburg and William Proctor Gould Harding, charging that they were involved "...in a conspiracy to violate the Constitution and laws of the United States..." – Wikipedia

And so we see to what lengths that Leadership will go to control the knowledge and information reaching the people, and we thought that first Amendment to the Constitution, Number one in the Bill of Rights, was ***freedom of the independent press***. Confiscating the books and destroying the printing plates is something we would expect in Nazi-Germany or Fascist Italy, not the United States. So, what we see here is the President of the United States issuing an illegal (criminal) order, and others acting criminally to carry it out! Where was the FBI when this crime was committed? Are we not equal in the eyes of the law, including Presidents?

On the matter of *Sovereign Citizenship* Congressman Charles A. Lindbergh had this to say:

"I admit that I look upon the United States as the best, but that does not preclude me, a Sovereign Citizen, from looking the truth in the face and objecting to many things that take place, if I believe them wrong." – Congressman Charles A. Lindbergh, Sr., from his book titled YOUR COUNTRY AT WAR And what happens to you after a war.

Remember, all war is deception and Leadership will use any and all resources to deceive the people of the United States. Sovereign Citizens (uppercase "C") DO NOT necessarily feel that they can live outside any type of government authority, they just don't feel that they should be subject to the rules of a British owned Corporation!

## **Law vs. Corporation rules**

The reader may have noticed and possibly wondered why I used the term "alleged laws" in a previous paragraph. It is because the vast majority of Statutes are not law. Law, in strict technical terms, is a reference to the

Common Law. An at law action means, at the Common Law. So, what are the Statutes passed by Congress? Good Question, let me explain.

In 1871 we had a Congress that was setting under the bayonet and musket of Lincoln's martial-law-declaration in 1861. That is to say, Congress was no longer a Constitutionally-seated legislative body. But with the creation of the (British owned) Corporate United States, it was necessary to keep up the charade, the lampoon, the parody, the DECEPTION of *normalness*. This was accomplished to some degree by keeping Congress, but now they became a Board of Directors of the corporate United States. Congress still had the appearance of being a lawful legislative body even though it was not, which continues to this day (2015). And it was highly unlikely that the people of the United States would ever figure it out. After all, the Press & Leadership were buddies. And Leadership would soon bring about forced schooling which would put the education and social machinery out of reach of the people, allowing Leadership to keep the masses ignorant. And yes, I know exactly how it feels to be a sucker. And who is John Galt?

The reader may have noticed that when Congress passes an Act, it has an identifier. For the House of Representatives the identifier may be HR1234, and for the Senate the identifier may be SR5678. Has public education informed students what the "R" might mean? I already know that the answer to this question is a resounding "NO". And they might be able to claim oversight for five or six years, but not for 70-years. Withholding information, long ago became an intentional and deliberate effort of the Public Schools to keep the people ignorant. But, we don't believe in conspiracy at the highest levels of Government!

The "R" stands for Resolution. This is a rule of the British owned corporation, doing business as "THE UNITED STATES", not a LAW of these united States of America, and these rules only apply to 14<sup>th</sup> Amendment citizens (lowercase "c"), not Sovereign Citizens. I kept repeating uppercase and lowercase to get the dear reader to see the importance of capitalization in the language of the law. It was difficult for me and I suspect it will be for others as well. If Congress were to pass a law for the republic of these united States of America, there would be no "R" in the identifier, but in order for Congress to do that, they

would have to be in their *Sovereign capacity*, not setting under Martial Law. I don't believe that Congress has passed any LAW for the REPUBLIC since 1861.

## **The Bailout**

“One of the conditions when Britain took over Washington D.C. during its 1871 bankruptcy was that Britain would bail the United States out of its debt for a while, but not permanently. In 1909 this bailout ended and economic default again returned. America went back to Britain for an extension, and Britain agreed for a term of twenty years, in exchange for an agreement to three big conditions: One, that America creates another national bank, despite Andrew Jackson's valid reasoning for discontinuing such in 1836. The second and third conditions were that Britain's [proposed] 16th and 17th Amendments were ratified.<sup>31</sup> The national bank was the **Federal Reserve Bank**, which was completed and fully operational by 1913.” – [U.S. Economic History](#)

## **Returning to the United States Trust**

In returning to the United States Trust and taking a step back in time, we find that in 1863, Lincoln was forced to bankrupt the original *Trust Management Company* doing business as The United States.

This called for *reorganization* which, in history books, became known as *Reconstruction*. It was billed as and supposed to be *reconstruction of the Southern States*. The upshot of this was the creation of a new *Trust Management Organization*, doing business as the United States of America, Inc. This TRUST operated under the support and oversight of the Catholic church from the end of Reconstruction (1877) to 1914 when this TRUST was purchased by a consortium of banks, doing business as the **Federal Reserve**.

As can be seen via deductive logic, the Banksters had full control of the United States Leadership by 1914. Then, by virtue of *legal tender laws* they began to devalue the United States Dollar with the intent of bankrupting the current TRUST doing business as the United States of America, Inc. Presumably with the blessing of the Catholic Church since the Pope did not step in to end this treachery.

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<sup>31</sup> The 17th Amendment deals with the ability of the executive power of a State to fill in a Senate seat in the event where one opens up. This limits the power of the people to choose who gets in the Senate, under the disguise that it helps Congress run more smoothly. A situation like this was recently seen when Rob Blagojevich chose Roland Burris to replace the seat made vacant by Barack Obama's transition to presidency. This Amendment allows those who already have power and lots of money to handpick Senators for private interests without the people's consent.

## Dollar Devaluation

In 1962, when I was 15-years of age, I was living with my Great Aunt and Uncle at 2451 East Pennington Road in Live Oak, California. They had a new *three bedroom Cardinal Home* built on their lot for \$13,000. Gold was selling for \$35.35 an ounce. Therefore, if we divide 13,000 by 35.35 we see that the home was purchased for 367.75 ounces of gold. Now let's fast forward to this year (2015), and we find that Gold has peaked out at \$1,300 per ounce so far this year.

Therefore, if we multiply the price of one ounce of gold (\$1300) by 367.75 ounces of gold we get \$478,075.00 – nearly a half million dollars, which would more than buy the modest three bedroom home my Aunt and Uncle built. It would probably buy two of them at today's prices.

How do we further interpret this? Well, if we had a job that paid \$2.25 an hour in 1962 when gold was \$35.35 an ounce, we can use the change in the price of gold over the years to determine what our wage would be today if it had kept pace with the devaluation of the dollar. To get the value of the dollar today, we take the one-ounce-price of gold in 1962 (\$35.35) and divide it by the one-ounce-price of gold this year (\$1,300).

$$\$35.35 / \$1,300 = \$0.02719$$

Therefore, today's dollar has 2.719 cents (or \$0.02719) the value of the 1962 dollar. In order to calculate the wage we would be receiving if our wages had kept pace with the engineered devaluation of the dollar, we divide \$2.25 by \$0.02719 (2.719 cents).

$$\$2.25 / \$0.02719 = \$82.75 \text{ per hour}$$

And at \$82.75 dollars an hour, we would have the same purchasing power we did in 1962 at \$2.25 an hour. It's part and parcel to economically enslaving us and stealing our productivity through fraud, via deception.

## The 20-Year Time Extension

The twenty year time extension given to Leadership to pay the debt owed to the Banking Elite only became time to add to the debt through unpaid interest since our Leadership did not pay one penny of the principle. Therefore, in 1929 the debt was due and payable. And as we might expect, Leadership defaulted again! Enter the Stock Market crash of October 24, 1929.

“When economic default loomed again in 1929, something different happened. J.P. Morgan and Kuhn and Loeb illegally sent advanced warning to [a select group of] their insiders of an economic collapse, who all pulled out of the stock market. **The problem initiating the crash was created by Warburg’s<sup>32</sup> Federal Reserve when it printed money at a 62% inflation rate and then raised interest rates to 6%.** Congressman Louis T. McFadden claimed the crash was created by the international bankers who sought to become rulers of us all. In his famous 1932 Congressional address, he said: *“Mr. Chairman, we have in this country one of the most corrupt institutions the world has ever known. I refer to the Federal Reserve Board and the Federal Reserve Banks. The Federal Reserve Board has cheated the Government of the United States and the people of the United States out of enough money to pay the national debt. The depredations and iniquities of the Federal Reserve Board has cost this country enough money to pay the national debt several times over. This evil institution has impoverished and ruined the people of the United States, has bankrupted itself, and has practically bankrupted our Government. It has done this through the defects of the law by the Federal Reserve Board, and through the corrupt practices of the moneyed vultures who control it.”* – [U.S. Economic History](#)

As can be easily seen, the crippling of the economy was an intentional act by the Banking Elite, those Bankers who together, have taken over control of the United States by and through **DEBT**. And Congressman Louis T. McFadden, who was crossing swords with the Banking Elite, died of poisoning after the third attempt on his life. Therefore, everyone in a Leadership position knows what to expect if they should cross the Banking Elite. No one is exempt, not even the President as we have seen in Andrew Jackson, Abraham Lincoln and later, John F. Kennedy.

Recalling what Industrialist Calvini had to say: You see, the real value of a conflict, the true value, is in the DEBT that it creates. You control the debt, you control everything. You find this upsetting, yes. But this is the very essence of the banking industry. To make us all, whether we be nations or individuals, **slaves to debt.**” – The International

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<sup>32</sup> Paul Warburg. Another of the Banking Elite.

If you control the debt, you control everything, Leadership, the resources of the country, its economy, its business, its education, its laws, its military, and are able to economically enslave its people. Remember the words of elite Banker Rothschild:

"Give me control of a nation's money and I care not who makes it's laws" — Mayer Amschel Bauer Rothschild, Banker

O-K, so the Banking Elite has bankrupted the Trust doing business as the *United States of America, Inc.* The engineered crash of the Stock Market has taken place, and the economy of the United States is in chaos.

In 1930 we find the G-5 nations declaring bankruptcy. Franklin D. Roosevelt, three years away from being President of the United States, was the representative of the *Federal Reserve*, doing business as *United States of America, Inc.* Do we not find it interesting that he represents the very Bankers attempting to enslave the people of the United States, and then, three years later is President?

## **THE HOOVER PAPERS**

President Herbert Hoover was in office when the Stock Market crashed in 1929. Upon examining the Hoover papers we find that President Hoover has sent a letter to the Federal Reserve Board of New York asking what might be done about the *current crises* in banking. The Federal Reserve Board responds by saying:

"Whereas in the opinion of the Board of Directors of the Federal Reserve Bank of New York, the continued and increasing withdrawal of currency and gold from the banks of the country has now created a national emergency."

Here we see the Federal Reserve Board setting the stage for the declaration of a *National Emergency*<sup>33</sup>. In addition to stating that a national emergency has been created, the *Federal Reserve Board* has proposed an Executive Order, to be issued by the President, which says:

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<sup>33</sup> The declaration of a *National Emergency* suspends the Constitution to any degree deemed necessary by Leadership.



"Whereas it is provided in Section (5)(b) of the Act of October 6, 1917 as amended, the President may investigate, regulate, prohibit, under such rule and regulations as he may prescribe, by means of license or otherwise, any transactions in foreign exchange, export or earmarking of gold or silver coin or bullion, or currency, \* \* \* "

The asterisk, asterisk, asterisk, is as sent to President Hoover by the Federal Reserve Board. This *proposed* executive order was adopted as a *resolution* by the Federal Reserve Board of New York. President Hoover refuses to issue the Executive Order saying that it is neither necessary nor appropriate. This is how matters stood on March 3, 1933. The next day, Franklin Delano Roosevelt would be inaugurated as President<sup>34</sup> (actually Chief Executive Officer) of the British owned corporation doing business as THE UNITED STATES, and from here-on, the whole thing is ripe with conspiracy as we shall see.

### **Roosevelt's Inaugural Speech**

It is now March 4, 1933 and Franklin D. Roosevelt is being inaugurated as President of the United States. Standing in attendance of that inauguration we hear the CEO (*President*) say:

"I am prepared under my Constitutional duty to recommend the measures that a stricken nation in the midst of a stricken world may require. These measures, or such other measures as congress may build out of its experience and wisdom, I shall seek, within my Constitutional Authority, to bring to speedy adoption. But in the event that Congress shall fail to take one of these two courses, and in the event that the **national emergency** is still critical, I shall not evade the clear course of duty that will then confront me. I shall ask Congress for the one remaining instrument to meet the crises - **broad executive power to wage a war against the Emergency. As great as the power that would be given to me if we were in fact invaded by a foreign foe.**"

"... stricken nation in the midst of a stricken world"? The nation was suffering an engineered economic depression that we now know was caused by policy actions of the Federal Reserve Bank and Roosevelt should have known it as well, probably did. Under the Administration of Franklin Roosevelt, this engineered depression was now to be used to manipulate Congress and the rest of the nation. In President Roosevelt's inaugural address we see that, based on this engineered banking crisis, the President is setting the stage to ask

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<sup>34</sup> Calling any individual "President" after the British owned corporate United States came into existence is misleading, and a misnomer. Any individual being called President of the United States is actually the Chief Executive Officer (CEO) of a private corporation. Calling such an individual "President" is part of the deception applied against the American people.



Congress for WAR POWERS (**Emergency Powers**). This is important to note because when it is approved, it will have an unbelievable impact on our lives.

On March 5, 1933, in Presidential Proclamation 2038, Roosevelt asked for a *Special Session of Congress*. That special session of Congress was called for March 9, 1933.

### **Governors Conference**

The date is now March 6, 1933, two days into the Roosevelt Presidency. President Roosevelt attends a *Governors Conference* and persuades them to pass a *resolution* pledging support for giving him **emergency war powers** to deal with the banking crisis. **What choice do the Governors of the various States really have?** Even if a Governor actually knew what was taking place and was to speak out, he runs the risk of being murdered (remember Congressman Louis T. McFadden). And further, if a Governor were to oppose the resolution he will be demonized by the mainstream media as wanting the United States to remain in misery and suffering. In the end the Governors capitulate, of course, and agree to support Roosevelt's bid for acquisition of **Emergency WAR powers**.

### **Presidential Proclamation 2039**

On the same day we see a Presidential Proclamation titled 2039 (A Bank Holiday) which says in part:

"Whereas there has been a heavy and *unwarranted* withdrawal of gold and currency from our banking institutions for the purpose of hoarding ..."

Note that because the American People (the depositors and owners of the gold) wanted to withdraw portions (or all) of the gold they had deposited so that they could survive, the President of the United States now declares them to be hoarders. The American people, owners of the gold, were being demonized by Government Leadership, as though retrieving your clothing from the cleaners and putting those clothes in the closet was a criminal activity. I'm old enough to well remember the distrust that my parents and grand-parents had for banks and bankers. Obviously for good reason.

Continuing with presidential proclamation 2039, we read:

"Whereas it is provided in Section (5)(b) of the Act of October 6, 1917, (40 Stat. L. 411) as amended, that the President may investigate, regulate, or prohibit, under such rule and regulations as he may prescribe, by means of license or otherwise, any transactions in foreign exchange, export or earmarking of gold or silver coin or bullion, or currency, \* \* \* "

It is important to note that this Executive Order was exactly as it had been previously proposed to President Hoover by the Federal Reserve Board of New York, all the way down to the " \* \* \* " (asterisk, asterisk, asterisk) at the end. Thus we may see the collusion (conspiring) taking place between *Visible Leadership* (in this case CEO [President] Franklin Roosevelt and the Bankers. "Control the money and you control everything." Further, we take notice that the authority of this Executive Order comes from the World War I *Trading With the Enemy Act*. This is a war powers act still in place and active because, as Justice Hughs says in reference to World War I statutes:

"The conflict known as the world war ended as far as military hostilities were concerned, ***but was not yet officially terminated***. Most of the war statutes are still in effect and many of the 'emergency' organizations are still in operation."

## **World War I Not Officially Terminated**

Here we see there are benefits in never declaring a war to be terminated. If Leadership can get a never-ending **emergency** declared, one which confers WAR POWERS on the President, that would be even better. The suspension of the Constitution and the authority to override its limitations could go on indefinitely.

"At the March 6, 1933, Conference of Governors meeting, the Governors — merely corporate officers of franchises of the bankrupt United States of America, Inc. — pledged the "good faith and credit" of "their States and the citizenry thereof" ***to stand as sureties***<sup>35</sup> for the debts of the United States of America, Inc. during its bankruptcy reorganization.

"Imagine that Burger King International went bankrupt in the UK [United Kingdom] and it called all the local franchise owners together and they all agreed to name their customers as sureties for their corporate debts. That is what happened in America in 1933. The victims weren't told a word

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<sup>35</sup> Sureties. A person who takes responsibility for another's performance of an undertaking, e.g. the payment of a debt. Thus, the Governors pledged the people of their various States as *sureties* in payment of the debt to the criminal banking elite. They just conceded us and our children in a blackmail scheme!

about this.

"The perpetrators [the political Leadership] were rewarded by the bankers with access to virtually unlimited credit "hypothecated" against the assets of the American States and the private property of the American State Citizens." – anna-maria-wilhelmina-hanna-sophia:riezinger-von reitzenstein

## **Duly Registered and Countersigned**

The "FEDERAL RESERVE NOTES", or *the currency*, is key to our enslavement. And the **Emergency Banking Act** of March 9, 1933(which will soon be discussed) authorized a new currency to be used since the **Banking Elite / Government Leadership were seizing all of the gold**, and this new *currency* is the Federal Reserve Notes we use today. Here is the language authorizing their issuance.

"Upon the deposit with the Treasurer of the United States; (a) any direct obligation of the United States; (b) any notes, drafts, bills of exchange or bankers acceptances acquired under the provisions of this act, that any Federal Reserve Bank making such deposits in the manner prescribed by the Secretary of the Treasury, shall be entitled to receive from the Comptroller of the Currency, circulating notes in blank, duly registered and countersigned." – Emergency Banking Act of March 9 1933

The new currency is NOTES, issued upon the deposit of DEBT, (a) public debt, and (b) private debt. We now read the definition of "money."

## **Notes Are Not Money**

"Money. In the usual and ordinary acceptance it means coins and paper currency used as circulating medium of exchange, and does not embrace notes, bonds, evidences of debt, or other personal or real estate." - Blacks Law Dictionary, Sixth Edition<sup>36</sup>.

The *Emergency Banking Act* was read to the House of Representatives, no Congressman had a copy of the Bill. Standing in attendance of debate we hear:

"From my observations of the bill as it was read to the House, it would appear that the amount of bank notes that might be issued by the *Federal Reserve System* **is not limited**. That will depend entirely upon the amount of collateral that is presented from time to time for exchange for bank

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<sup>36</sup> Note: This definition cannot be found in Black's Seventh or Eighth edition dictionary. Once the people begin to learn, steps are taken to keep them ignorant!

notes. Is that not correct?" – Congressional Record, March 9, 1933

YES, that's correct. There is no limit on the amount of Federal Reserve Notes that might be issued, thus, there is no limit on how much the Bankers and our Leadership can devalue the currency of the United States!

"... does not embrace NOTES..." Notes, as in FEDERAL RESERVE NOTES, are not money! And from the language authorizing the issuance of the *Federal Reserve Notes*, we see that they are issued on the *deposit of DEBT*, therefore the *Federal Reserve Note* is DEBT CURRENCY! This is a formula for the eventual destruction of the ECONOMY and even though it is 1933, Leadership is fully aware this is waiting in the future. Standing in Congress as the **Emergency Banking Act** (which we will soon discuss) is being debated, we hear:

### **We Own Nothing!**

"Under the new law the money is issued to the banks in return for Government obligations, bills of exchange, drafts, notes, trade acceptances, and banker's acceptances. The money will be worth 100 cents on the dollar, because it is backed by the credit of the Nation. It will represent a mortgage on all the homes and other property of all the people in the Nation." - Congressional record, March 9, 1933, House, Congressman Patman, 73rd Congress, Special Session, Volume 77, part 1, page 83.

"... it will represent a MORTGAGE ON ALL THE HOMES AND OTHER PROPERTY OF ALL THE PEOPLE IN THE NATION..." As you can read, everything you think you own has been mortgaged to the bankers by our Leadership. And looking further, we find this:

"The ultimate ownership of all property is in the state, individual so-called ownership is only by virtue of Government, i.e. law, amounting to mere user. And use must be in accordance with law and subordinate to the necessities of the State." – Senate Document 43, under Contracts Payable in Gold.

There you have it. Generally unknown to the American people and still unreported by the ***main stream media***, still not taught in our ***public education*** institutions, still not presented by ***our clergy (especially the Catholic Church)***, and still not communicated to the people by any ***Leadership***, all the property, holdings and other valuable belongings of all citizens of the United States have been mortgaged, by Congress, to the privately

owned Federal Reserve Bank and *Banking Elite*, for ink on paper. And it does not matter if the Federal Reserve Bank went bankrupt tomorrow and closed its doors, its assets would be transferred to another banking institution, probably worse than the Federal Reserve Bank. Congress (acting as the Board of Directors of the British owned corporation doing business as “THE UNITED STATES”) has made the **privately owned Federal Reserve Bank** the owners of every piece of real estate and personal property in the United States.

We need to stop kidding ourselves – we own nothing. Maybe a hamburger if we can consume it quickly enough, but nothing of substance. We don’t own our land, our home, our car, our boat... nothing. It’s all been mortgaged to the bankers by Leadership. It’s all part of supporting the bankruptcy and paying on the interest of the National Debt, still, it has to come crashing down someday. It has now come time to discuss the **Emergency Banking Act** in some detail.

## **The Emergency Banking Act of March 9, 1933**

The date is now March 9, 1933 and this is where it really begins to get sticky for the people of the United States. It is here that our Government was altered and our enslavement was complete. It is on this date that congress passes its first act under the Roosevelt Administration, **The Emergency Banking Act of March 9, 1933**. And we read:

“An ACT

“To provide relief in the existing **national emergency** in banking, and for other purposes.

“Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that the Congress hereby declares that a **serious emergency exists** and that it is imperatively **necessary** speedily to put into effect remedies of uniform national application.”

This enabling clause contains some assertions that need some highlighting. First is the declaration that a **serious emergency** exists. We all need to comprehend what takes place when Congress declares an **emergency** exists. It

may best be put into perspective from a comment by Congressman Beck in debate over this measure:

"I think that of all the damnable heresies that have ever been suggested in connection with the constitution, the ***doctrine of emergency*** is the worst. ***It means that when Congress declares an emergency, there is no Constitution.*** This means its death. It is the doctrine that the German Chancellor<sup>37</sup> is invoking today in the dying hours of the Parliamentary Body of the German Republic. Namely that because of an emergency, it should grant to the German Chancellor the power to pass any law, even though that law contradicts the Constitution of the German Republic. Chancellor Hitler is at least frank about it. We pay the constitution lip service ***but the result is the same.***"

Here we see that when Congress declares an emergency, then the Constitution (our protection from Government abuse, excess and tyranny) may be suspended. Perhaps the best way to put it is to say that if there is a desire to operate *un-constitutionally (that is un-lawfully)*, then it is only necessary to ***declare that an emergency exists*** in order to remove all *constitutional restrictions, limitations and barriers*. But, if Leadership as a general whole intends to act criminally, this then becomes a means for them to protect themselves.

Using our *deductive reasoning* I think we can see that if a congressional declaration of an ***emergency*** can suspend the Constitution, and that the *general whole* of Leadership is supporting this, there is a ***major shift*** taking place in government. It is a shift away from a *Constitutional government of the people, by the people and for the people*, what we would term ***lawful civil authority***. With the declaration of an ***emergency*** government becomes ***war & emergency powers authority***. The shift taking place is toward a small centralized power base with no accountability to the American people. It boils down to a hand-full of *elected officials* that are controlled by the Banking Elite through the DEBT owed to them, providing control of all aspects of life in the United States.

And today we can see this includes a ***desire to control the world*** and all its resources. NEW WORLD ORDER / ONE WORLD GOVERNMENT **is the Bankers' dream and goal!** This is the purpose of the *United Nations*. The

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<sup>37</sup> "German Chancellor" is a reference to Adolph Hitler.

United Nations is the Bankers' tool for the implementation of **world domination**.

The second assertion within the enabling clause that we need to examine is the rule of necessity. “Congress hereby declares that ... it is imperatively **necessary** speedily to put into effect remedies of uniform national application.”

Essentially a Leadership declaration of *necessity* invokes the Rule of Necessity. Stated in Latin: “Necessitas non habet legem.” It is a simple rule and translated, it means, necessity knows no law. Therefore, when Leadership declares a necessity (necessary), they can break any law, Constitutional or otherwise. And they can continue to break laws so long as the **emergency** on which the declaration of necessity continues. The declaration was based on the Banking crisis in 1933, and the **emergency** is continuing eighty-two-years later (2015). You will find it at Title 12; Chapter 2; Subchapter IV; sections 95a & 95b.

### **Congress Destroys the Separation of Powers . . .**

“Section 1. The actions, regulations, rules, licenses, orders and proclamations heretofore **or hereafter taken**, promulgated, made, or issued by the President of the United States or the Secretary of the Treasury since March 4, 1933 pursuant to the authority conferred by subdivision (b) of section 5 of the Act of October 6, 1917, as amended, are hereby approved and confirmed.” - Banking Relief Act of March 9, 1933

### **. . . And Empowers a Dictator**

Here we see Congress giving approval to any *action, regulation, rule, license, order or proclamation* that the President may have issued since March 4, 1933, the day of Roosevelt's inauguration, but more importantly, Congress is also giving approval to any such *action, regulation, rule, license, order or proclamation* that **any President** may issue after March 9, 1933 without ever knowing what they might be. **Congress has just given up its oversight, destroyed the separation of powers and created a DICTATOR.** By virtue of approving any action, regulation, rule, license, order or proclamation, of any current and future President of the United States, **Congress has made the President a Dictator of the United States.**



## **Congress Also Empowers An Un-Elected Official as a Dictator**

The alert reader may have noticed in the language above, that Congress goes out of their way to identify the President as the President of the United States, but then identifies the Treasury Secretary as only that and not the Secretary of Treasury of the United States. That is because Congress is not referring to the Secretary of Treasury of the United States, they are referring to the Secretary of Treasury of **Puerto Rico**.

Because the United States is bankrupt, it has entered receivership<sup>38</sup>. The Secretary of the Treasury of Puerto Rico has been named by the creditor of the United States as the receiver. Therefore, an unelected individual has been given dictatorial powers over the United States by Congress. But, we must keep in mind that whom we call Congress is really the *Board of Directors* of a British owned corporation doing business as “THE UNITED STATES”. And we don’t think there is a conspiracy. By now the reader should realize that the journalists of the United States have a great deal for which to answer!

The conspiring continues...

## **Asterisk, Asterisk, Asterisk \*\*\***

On the morning of March 6, 1933, President Franklin Roosevelt issues a Proclamation, which says in part...

“Whereas it is provided in section 5 (b) of the Act of October 6, 1917 (40 Stat. L. 411) as amended, ‘That the President may investigate, regulate, or prohibit, under such rules and regulations as **he** may prescribe, by means of licenses or otherwise, any transactions in foreign exchange and the export, **hoarding**, or melting or earmarkings of gold or silver coin or bullion or currency, \* \* \*’; and...”

If we recall, this is the same language of the proposed Executive Order the Federal Reserve Bank Board of New York had given President Hoover when he was in office. And here, this same language appears in Roosevelt’s Proclamation, two days into his Presidency. This is no conspiracy theory, **this is a conspiracy** at the highest levels of Government and Leadership.

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<sup>38</sup> law : the state of a business that has been placed under the control of a receiver because it is bankrupt.  
- Webster’s Dictionary



With our interest peaked, we then begin to wonder what language came where the three asterisks are located. To find out, we look at the *Trading with the Enemy Act of October 6, 1917, Section 5(b)* and where the asterisks are located, we read:

“... transfers of credit in any form (other than credits relating solely to transactions to be executed wholly within the United States),...”

This is a **key** piece to our puzzle, with it we will be able to comprehend what the Banking Elite, with the willing help of Leadership, has done to the American people. Comprehending the importance of this **key language** cannot be overstated. In effect, this language **excludes** our *domestic transactions*. Therefore, when one of us goes to the hardware store and buys a lawnmower, which is a transaction executed wholly within the United States, it would be an **exempt transaction** and not subject to operation of the *Trading with the Enemy Act*.

### **14<sup>th</sup>-Amendment citizens Become an Enemy**

This language is monumentally important because it is going to be amended when brought into the Emergency Banking Act, amended in a way very detrimental to the people of the United States. In the **Emergency Banking Act** the language now reads:

“...by any person within the United States or any place subject to the jurisdiction thereof...”

With this amended language, an Act of War, the Trading with the Enemy Act, has been applied against the people of the United States. Our initial reaction might be, *Yeah, so what?* But, if we stop and think about it, we have just acquired the status of *ENEMY OF THE UNITED STATES*.

Since the *1917 Trading with the Enemy Act* gave Leadership total authoritarian control over the *commercial activities* of an identified enemy, the *1933 Emergency Banking Act* now gives Leadership total authoritarian control over the *commercial activities* of “*any person within the United States or any place subject to the jurisdiction thereof.*” In short, the American people who do not dispute being a 14<sup>th</sup>-Amendment-citizen (lowercase “c”) of the British owned

Corporation is subject to this Act. This becomes the reason to rebut, dispute, deny, any such presumption of 14<sup>th</sup>-Amendment citizenship. And in court they are not going to say that they *presume* the defendant to be a 14<sup>th</sup>-Amendment citizen, they are just going to do so. You are presumed to be guilty until you've successfully disputed this presumption! For a little insight on this matter you might read [Shinola 101](#).

Doing a little further investigation, we find additional *exclusionary language* in Section 2, Subdivision (c) of the *Trading with the Enemy Act*:

"other than citizens of the United States."

While this language excluded citizens of the United States from the operation of the law, it too does not appear in the *Emergency Banking Act of March 9, 1933*. Originally (1917), it was recognition that citizens of the United States are not enemies of the United States but that changed in the *Emergency Banking Act*, and we became an *identified enemy of the United States* in the language of this act. Therefore, **the obvious intent of Leadership** is to include 14<sup>th</sup>-Amendment citizens of the United States and their domestic transactions in the operation of an Act of War that was ultimately recommended by the Federal Reserve Bank Board of New York who is a mouthpiece for the Banking Elite! By now, one should see that the WAR has been against the Bankers since the 1776 revolution.

### **Bankers Take Steps to Recover Withdrawn Gold**

Once it became clear to the Banking Elite that they were going to get the support of Congress, they immediately took steps to get back much of the gold they had been returning to the American depositors. On March 8, 1933, one day before the passage of the **Emergency Banking Act**, the Federal Reserve Board asked its member banks to prepare a list of people who had recently withdrawn gold or gold certificates, and who had not re-deposited them by March 13 (the date was later extended). The Bank then announced that this list of names would be made public and published. The chicanery & blackmail is clear; return the gold or have your name published as one of those people responsible for the current financial demise of America, not to mention the possibility of making the individual named a target for robbery. While my

parents and grandparents would not, or possibly could not explain why they distrusted banks, this information makes their distrust quite clear. And then we wonder why we are constantly receiving updates on their privacy policies. Since the Banking Elite controls the Leadership of the United States, there are no privacy policies that can be depended upon!

We have examined the *Trading with the Enemy Act* and found that it gives Government Leadership total authoritarian control over the *commercial activity* of an *identified enemy* of the United States. Overnight, the *Emergency Banking Act* gave Government Leadership total authoritarian control over the *commercial activities* of the newly identified enemy of the United States, the 14<sup>th</sup>-Amendment citizen (lowercase “c”). Government does not have jurisdiction over a living Sovereign Citizen (uppercase “C”), that is a man, or woman, of the land who bleeds. Bleeding is evidence of living, if you are not living, i.e., a legal fiction like a corporation, you have no access to the Bill of Rights that protect you from tyrannical Government. Meanwhile, Roosevelt declared the United States bankrupt in Executive Orders 6073, 6102, 6111, and 6262.

In the paragraph above, I said the Government does not have jurisdiction over a *Sovereign Citizen*, and while that is true, there is a caveat. If I draw a gun and point it at your head, then I have just gained jurisdiction over you and can force you to do anything I want done. If you don’t do what I want, I just pull the trigger on the gun, and you’re no longer with the living. And this is what Government does. Government did so at Bonners Ferry, Idaho (Ruby Ridge). It did so at Waco, Texas (84 Americans murdered, twelve were children younger than five-years of age). And, of course I cannot forget the *free-lance journalist Danny Casolaro*, who was found murdered in his hotel room. Casolaro was preparing a story on what he called the *Octopus*. Ruled a suicide, there are many who believe otherwise, and I am one of those believers. It’s just too convenient for me. What’s one Journalist when you are willing to murder 84 Americans at Waco?

I would like to find fault with my parents and grandparents for the situation we find ourselves in today, but they didn’t know what was happening to them, nor did they know where this was ultimately going. They didn’t know because they depended on four institutions to keep them informed of the truth, the

*mainstream media, the church, the schools, and their Leadership.* And all four of these are either one of the players, or under control of the Banking Elite.

My parents and grandparents didn't have the internet and social networking nor instant access to knowledge of all kinds, which is why Leadership wants to control the internet. It is why they took over the educational curriculum, to keep the masses IGNORANT, and the internet is a big threat to that goal! The goal is to keep the people of the United States ignorant, uninformed, uneducated, unknowing, misled, misinformed, under control, passive and economically enslaved! That's not an opinion, it is the reality of what the masses are living as engineered by their Leadership. Even if they don't comprehend it, they see it in their everyday lives, it's just the reality of the situation. Once we realize this, we can then better analyze information and assign a value or credibility to such information, depending on the source.

### **Conversion of All of Our Normal and Regular Activities**

With the passage of the *Emergency Banking Act* it has only been necessary for Leadership to convert all of our normal and regular activities into a *commercial activity* in order to regulate us in everything we do. Let's make a short list of those things that have been converted into a *commercial activity*.

#### **Activities Subject to Commercial Regulation**

1. Licensed Marriage
  - a. It's a three party contract: you, your spouse and the Government, with the Government having jurisdiction over the marriage. It is marriage in the *eyes of Government*, not the *eyes of God*. On the other hand, a *common law* marriage is a marriage in the *eyes of God*. A *common law marriage* can be as simple as a man and woman agreeing to be man and wife, and entering such in the family bible (a lawful record).
2. Having Children
  - a. When you acquired a Government issued birth certification and/or Social Security Account number, you made the Government the parent and reduced yourself to babysitter. And the Government Parent will allow the babysitter to keep the children and care for them so long as the baby sitter does

everything the Government Parent wants, and when the babysitter doesn't, the Government Parent will place **its** asset (child) where it wants **its** asset.

3. Working to feed and house our family
  - a. Federal Income taxes, State income taxes, plus numerous commercial rules and regulations regarding employment.
4. Car Ownership
  - a. Annual registration fees
  - b. Annual insurance requirements
  - c. Periodic Smog Certifications
  - d. Commercial operational rules
5. House ownership
  - a. Property taxes
  - b. Flood Insurance if financed
  - c. Home Insurance if financed
6. Boating
  - a. Annual registration fees
  - b. Commercial operational rules
7. Building
  - a. Requires license
  - b. Requires permits
  - c. Requires inspections
8. Changing your Hot-water Heater
  - a. Requires a permit
9. Changing your toilet
  - a. Requires a permit
10. Doctoring
  - a. Requires a license
11. Teaching
  - a. A credential is needed
12. Plumbing
  - a. A license is needed
13. Everything you do is commercial

"The majority of American Citizens have lived all their lives under emergency rule. For forty years, freedoms and governmental procedures guaranteed by the

constitution have in varying degrees been abridged by laws brought into FORCE by states of **national emergency**. And in the United States action taken by the government in times of great crises have, from at least the civil war, in important ways shaped the present phenomenon of a permanent state of national emergency." – Senate Report 93-549 (1973; 40-years after the passage of the Emergency Banking Act)

As a result and in the eyes of Leadership, every relationship we have, and everything we do, is *commercial*, and subject to *commercial law*.

### **Enter Corporate States**

Now, how has this changed Government? Well, the Federal Government, what we know as "THE UNITED STATES" (the British owned Corporation), was already a commercial corporation. But that was limited to the District of Columbia, Wake, Virgin Islands, Puerto Rico, et alia (and others), but did not include the Union States or the people within those Union States. So the Board of Directors (Congress) of the British owned corporation doing business as The United States, passed the Buck Act which paved the way for creating STATES OF YOUNAMEIT to become corporations, under the laws of the corporate United States. All of this deceptive fraud being permitted by the Pope of the Catholic Church, the Trustee of ultimate responsibility.

And so we have the STATE OF CALIFORNIA, STATE OF NEVADA, STATE OF MAINE, STATE OF MINNESOTA, STATE OF YOUNAMEIT. All are corporations formed under the corporate United States and now responsible for its debt and any future additions to the debt by Leadership. This made the corporate STATES OF YOUNAMEIT subject to the control of the British owned Corporate United States. Then the Counties incorporated under the corporate STATE OF YOUNAMEIT laws, making the Counties subject to the control of the British owned corporate United States. Thus, we have the COUNTY OF BUTTE, COUNTY OF ORANGE, COUNTY OF SUTTER, COUNTY OF GLENN, COUNTY OF YOUNAMEIT. Then the cities also incorporated under the laws of the STATE OF YOUNAMEIT. Now we have the CITY OF LODI, CITY OF MARYSVILLE, CITY OF YUBA CITY, CITY OF SAN FRANCISCO, CITY OF LOS ANGELES, CITY OF RENO, CITY OF LAS VEGAS, CITY OF YOUNAMEIT.

All of these new corporations became responsible for the payment on the bankruptcy of the British owned Corporation doing business as “THE UNITED STATES”!<sup>39</sup>

### **Every Office, Agency, Bureau, Department**

Because the United States defaulted on the payment of the DEBT due in 1929, and the response to this failure in the passage of the **Emergency Banking Act** of March 9, 1933, every Office, Agency, Bureau and Department of THE UNITED STATES and its corporate subsidiaries became commercial and publically traded for profit. This can be confirmed through a [Dun & Bradstreet](#) search. Dun & Bradstreet is an on-line service, listing publically traded for profit entities. There, you will find the U.S. Department of Education, State Supreme Courts, U.S. Supreme Court, many Police Departments, City of Younameit, County of Younameit, State of Younameit, U.S. Circuit Courts, Superior Courts, Federal District Courts, Department of Fish and Wildlife, Department of Education, Department of Defense, Department of Interior, Department of Justice, California Highway Patrol, United States Congress, Democratic Party, Republican Party, Department of Conservation, Department of Energy, Department of Transportation, Federal Bureau of Investigation (FBI), Office of the President, United States Senate, UNITED STATES, Department of Safety, Various School Districts, etc.

On and on and on the list goes, the whole of Government is publically traded for profit. To be corporate is to be obligated to investors. What this does is to create an irreconcilable conflict of interest for every Office, Agency, Bureau and Department of Government. Let’s take the local Superior Court for example. All Government Offices, Agencies, Bureaus and Departments have a *fiduciary*<sup>40</sup> *obligation*. The Court is no different and has a *fiduciary obligation* to the *administration of justice*, but, being part of a corporation, traded for profit, it also has obligations to an investor. And the obligation to the investor trumps the *fiduciary obligation* almost every time. This is why conviction rates are so high. There is money to be made in convictions. Let us not forget the *asset forfeiture* laws that allow Government to take the property of an individual who

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<sup>39</sup> The article “THE” is part of the corporate name of “THE UNITED STATES”.

<sup>40</sup> Fiduciary. Of, relating to, or involving a confidence or trust. – Merriam Webster



has been convicted. When a policing agency has an obligation to an *investor*, there is a pressure on management to make money. This opens the door to the manufacturing of evidence, or in some cases, the withholding of exculpatory evidence. It's this way for every Office, Agency, Bureau and Department of Government. They all have their means to take the productivity of the American people. Most western countries operate in a similar manner. It's the biggest racketeering con the world has ever seen, brought to you by the Banking Elite and the Pope of the Catholic Church. They are both in it up to their eye-balls.

### **Continuing to Operate in Bankruptcy**

Government is bankrupt! And in order to continue operating in bankruptcy, Government must have the means to do so. And that is why the whole of government is publically traded for profit, meaning that the whole of our Government is FOR SALE. Leadership is saddled with finding ways to ring the bankrupt cash register, and that is generally accomplished by finding ways to take more and more of our productivity through fees, fines and a zillion commercial rules with money attached, *corporation rules* they like to call laws. Every time we turn around, Government Leadership is finding new ways to take more of our productivity (money) to continue operating in bankruptcy, they have no intent of paying the DEBT and ending your economic slavery.

Mr. Calvini: "NO... no, no. The IBBC is a bank. Their objective isn't to control the conflict, it's to control the DEBT that the conflict produces. You see, the real value of a conflict, the true value, is in the DEBT that it creates. [IF] You control the debt, you control everything. You find this upsetting, yes. **But this is the very essence of the banking industry. To make us all, whether we be nations or individuals, slaves to debt.**" – The International

### **Leadership Incentive**

The Banking Elite provides Leadership with incentives, and Leadership creates the DEBT owed to the Banking Elite, then saddles the American people and their children with the payment. But there is the exception. None of this applies to a man or woman of the land who is **NOT** a 14<sup>th</sup>-Amendment citizen (lowercase "c"). If an individual disputes the Government's presumption that he (or she) is a 14<sup>th</sup>-Amendment citizen, and the Government still prosecutes



and convicts, it doesn't mean that I'm wrong, it just means that the Government is criminal and is generally more willing to use violence and their guns in the commission of their crimes, but as the American people become less and less ignorant of their criminality, that may change.

Most of this criminal fraud is accomplished through deception which we can well-enough see by now, but some of it is accomplished by and through **FORCE**, at the end of a gun barrel. The question is, *how criminal is Leadership going to be?* And that is pretty hard to figure out. They're in pretty deep right now and they were betting that we would be too stupid to ever figure it out. And while some of us are too stupid to figure it out, that is not true for all of us. The scale is beginning to tip a little.

It has become clear that Leadership is currently preparing for the unhappiness of the people of the United States regarding the ***mismanagement of Leadership***. Perhaps that is why the Department of Homeland Security has recently purchased more than 1.6 billion rounds of ammunition, according to the Associated Press. We know that the only place the *Department of Homeland Security* is authorized to shoot those rounds of ammunition is inside the borders of the United States. My calculations are that they can shoot approximately 876,000 rounds of ammunition, every day for five years. If we analyze this, and think about it, what does it tell us?

Then there is the issue of the acres and acres and acres of plastic coffins ordered by Government, each one capable of holding multiple bodies. Once again, the question is, *how criminal are they going to be?* AND, there is also the issue of the recent purchase of the ***no hesitation shooting paper targets***. They are *life-size targets* showing a pregnant mother, a young mother in her late teens or early twenties with a small child, a young woman by herself, a boy of ten or eleven years of age, a lady in her bathrobe who appears to be in her fifties, a white-bearded grandfather type with a baseball cap on his head, all holding a gun of some sort, obviously intent on DEFENDING themselves.



Above are images of a new line of "realistic" training targets (created by Law Enforcement Targets, Inc.) which are being provided to the Dept of Homeland Security (DHS) and are designed to give officers the experience of dealing with deadly force shooting scenarios. The targets include "pregnant woman threat," "older man with shotgun," "little boy with real gun," "young school aged girl," and "young mother on playground." Why are top training target suppliers for the government supplying DHS with "non-traditional threat" targets of children, pregnant women, mothers in playgrounds, and elderly American gun owners? This is particularly alarming given the fact that the DHS has purchased roughly 2 billion rounds of hollow point ammunition over the course of the last year.

DO WE GET IT? CAN WE SEE WHO THE ENEMY IS? CAN WE SEE WHO'S GOING TO BE SHOT WITH SOME OF THOSE 1.6 BILLION ROUNDS OF AMMUNITION? WE'D BETTER GET IT! AND THE PEOPLE WHO DON'T WANT TO GET IT ARE PUTTING THE REST OF US AT RISK!

"The mark of a stupid man is not that he does not know, it is that he does not want to know." – Michael H. Keehn

Well, it is certainly time that we, the people, wake up and STOP OUR OWN SELF DECEPTION! And we are doing that. In the process of waking up we should probably take a look at some of the events that have come with the United States becoming a British owned corporation.

To begin, the STATES OF YOUNAMEIT, COUNTIES OF YOUNAMEIT, AND CITIES OF YOUNAMEIT, having become daughter corporations of the corporate United States (the British owned corporation of 1871) gained taxing power and commercial regulating authority over 14<sup>th</sup> -Amendment citizens (lowercase "c"). Since 1933, government, at all levels has mushroomed and grown all out of proportion to the population, and especially the needs of the people of the United States. But WARS are where the big money is located, and, of course, wars provide uncertainty and fear, providing Leadership with even more control.

Without going into the details, there are indications that there is a power struggle going on between the Catholic Church and the Banking Elite to end the criminality within the United States government. Perhaps it too is a deception of the Catholic Church, possibly pretending they are going to take the Trustee responsibility seriously, but if the Church is truly serious and successful, there will probably be *rippling effects* around the world. I suspect that if the Catholic Church is going to be successful, they are going to need *the people* on their side because the Banking Elite isn't going to just go away, I'm pretty certain they will go down fighting. For the Catholic Church to get *the people* on their side, it will be necessary for the Church to **come clean**. Curtailing this type of criminal behavior **will** need the support of the people of the United States, thus, the need for solid information, leading to proper education and knowledge of the players and their deeds. There is also a need to resist the criminality of Government and the Church is positioned much better than most to educate the masses. If not, there are more and more people like myself, doing what they can to help our fellow slaves comprehend their plight.

### **Some of What You Need to Know**

Besides creating STATES OF YOUNAMEIT, Leadership also created **foreign situs trusts** in the name of every living American who joined Social Security. You can learn more about this at:

<http://mhkeehn.tripod.com/Shinola101.pdf>

When you joined Social Security, a Trust and Transmitting Utility was created in Puerto Rico (owned by the United States) in your name. You received notice of this when you received your Social Security Card and viewed your name spelled in all capital letters. Here is information regarding status on names as related to capitalization and use of italic-font:

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#### **NAMING CONVENTIONS**

source: **The Nut Is Cracked**, by Judge Anna von Reitz

john – quincy: adams = a living American endowed with all his natural rights  
John Quincy Adams = a foreign situs trust used in commercial shipping  
JOHN QUINCY ADAMS = a foreign estate trust

John Q. Adams = a public transmitting utility company  
John q. Adams = a public foundation  
JOHN Q. Adams = a cooperative  
*JOHN QUINCY ADAMS* = a boat or ship used in public commerce  
JOHN QUINCY Adams = a commonwealth trust  
J. QUINCY Adams = a slave owned by Exxon Corporation  
J.Q. Adams = a foreign pauper forbidden to own land  
Adams, John Q. = a taxpayer  
ADAMS, JOHN Q. = a soldier  
adams, john q. = a slave

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As you can see, the proper presentation of a name of a living man of the land who bleeds is for the individual to print his (or her) Christian name in all lowercase lettering with a dash between, and separate the surname from the Christian name with a colon as shown here...

john – quincy: adams = a living American endowed with all his natural rights

The surname, in this case “adams”, is separated with a colon because you don’t own the *family name*, you own your *Christian name*.

A LIVING MAN OR WOMAN OF THE LAND WHO BLEEDS WILL “**SEAL**” A DOCUMENT WITH THEIR AUTOGRAPH, NOT SIGNATURE. ONLY CORPORATIONS SIGN OR ENTER A SIGNATURE ON A LEGAL DOCUMENT. It might be good practice to follow your autograph with this wording:

non-negotiable autograph, without prejudice

Therefore, you do not enter your autograph on a line that is titled **signature or sign or signed**. You would draw a line through this word **signature** before applying your autograph. It is also worthy of note that a living man does not have a DOB (Date of Birth), he has a birthday. Therefore, strike out *Date of Birth* and write Birthday. But, by far, the best thing is to not enter into contracts with Government. Family, friends and community are your safest bet for support.

## **Rights**

“Natural rights” is the equivalent of *unalienable rights*<sup>41</sup> & <sup>42</sup>, that is rights granted by God which cannot be *aliened*. Such “rights” cannot be lost, sold or transferred, HOWEVER, they can be *contracted aside*. This occurs, for example, when you join the military. You voluntarily *contract aside* your *unalienable rights*. You do the same thing when you enter into contracts with Government. And Social Security is one such contract.

*Unalienable rights* are not to be confused with *civil rights*. *Civil rights* are conferred by Government, regulated or modified by Government, and taken away at will by Government.

## **The Draft**

Conscription<sup>43</sup> in the United States is commonly known as the draft. This creates a special problem for the British owned corporation, doing business as “THE UNITED STATES.” The Constitution says this about military service:

“To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;” – Constitution **for** the united States of America, Article I, Section 8, Clause 15

AND

“To provide for organizing, arming, and disciplining the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;” – Constitution for the united States of America, Article I, Section 8, Clause 16

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<sup>41</sup> Unalienable. "Inalienable; incapable of being aliened, that is, sold and transferred." - [Blacks Law Dictionary, Sixth Edition]

<sup>42</sup> Inalienable rights. "Rights which can never be abridged because they are so fundamental." - [Blacks Law Dictionary, Sixth Edition]

<sup>43</sup> Conscription. To call up for compulsory military service. – Oxford English Dictionary

Well, that was the power and authority granted by the *organic Constitution* to the de jure Federal Government, but the Federal Government is no longer *de jure*. It is now a British owned corporation, doing business as “THE UNITED STATES.” And although you have to show up at the appointed place at the appointed time, this corporation cannot compel anyone to be a slave. That’s why they have you sign papers, and take one step forward if you are joining the Army, one step forward if you’re joining the Navy, one step forward if you’re joining the Air Force, one step forward if you are joining the Marine Corp. And each time, the group that step forward is escorted out of the room before the next group takes their step forward. Well, if you don’t sign papers, and don’t take a step forward or do anything they demand you to do, then you will not serve in the military of the Banking Elite! REMEMBER, everything the British owned corporation, and its daughter corporations do, is by CONTRACT!

## **Grasshopper**

I apologize for the diversion Grasshopper, but there is so much for you to learn. We will now return to your application for a Social Security Account. Government Leadership created the *Trust and Transmitting Utility* in your name, the living man of the land was then presumed to be lost at sea and this Strawman became you in the eyes of Government. And this strawman is a *legal fiction*, and all *legal fictions* are a *dead person*. A corporation is a good example of a *legal fiction* that is a dead person, yet has standing in court. And, of course, a *Trust and Transmitting Utility* is also a dead person, and this is you!

### **Do you UNDERSTAND?**

“When a Judge asks you if you “understand” the charges against you, you should immediately realize that he or she is asking you if you “stand under” the charges, that is, if you submit to their jurisdiction and accept being tried in their court?

“Well, *Felix*, do you? Are you a Merchant Mariner? A trust?

“By long-standing international declaration, all Americans are sovereigns. You are not a corporation, not a marine vessel, and, you are not obliged to be a citizen of the “United States”, either. Yet, *all these things are being presumed* against you under conditions of non-disclosure by the federal government and its court system, and if you don’t have sense enough to deny it, too bad.



"If you are ever brought to trial in an Admiralty Court (U.S. District Courts are all Admiralty Courts without exception) you may [be] "interpreted" by the court under either equity or admiralty jurisdiction, and the judges love to flip back and forth without telling you or announcing it in court. To change the jurisdiction the judge gets up from his chair, goes into his chambers, and comes back out. Presto! We just went from equity to Admiralty in the twinkling of an eye. Each time they do this, they "reinterpret" you and your role.

"If they try you under equity, *you are presumed to be an Acceptance Agent* of the FELIX L. SCHNICKELGRUBER Trust, a federal employee who is unaccountably not doing your job and refusing to discharge the lawful debts of the trust. Of course, you don't have a clue that this is being alleged, that the trust exists, that you are an agent of the federal government, etc., and so you are left to assume that you, the Living Person, have to pay the tax out of your own pocket. That is, of course, precisely what they want you to think and do.

"If they try you under admiralty, you are presumed to be a "master" in the Merchant Marine service, acting as a Salvage Agent for a missing vessel named the *M/V DON JOHNSON* or whatever your name is. When you walk through the door, you are attending a probate hearing in civil maritime jurisdiction and facing a marine salvage lien posed by the Federal Reserve Banks.

"Long ago, the Federal Reserve bought a security interest in the *M/V DON JOHNSON* from the government when Don Johnson was a baby, but when Don grew up and became defined as a *trust and transmitting utility* instead, the corpus [body] backing that investment "disappeared".<sup>44</sup>

### **Unless You Present The Court with Irrefutable Proof**

"Thereupon, the Federal Reserve asked the court to declare the [*M/V DON JOHNSON*] "U.S. vessel" lost at sea and presumed "dead", and established a civil maritime salvage lien against the vessel's estate. By the time you land in U.S. District Court facing an income tax charge, your name has been declared legally

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<sup>44</sup> This one can be a little confusing. Remember, the *M/V DON JOHNSON* ship was created via the birth (berth) certificate. It was generally at a later time that you acquired a Social Security account and became the trustee for the DON JOHNSON *trust and transmitting utility*. Thus, you were no longer backing the *M/V DON JOHNSON* ship (U.S. Vessel) investment, in which the Federal Reserve has purchased an interest from the U.S. Government.



dead for a number of years, so it is "impossible" for you to be recognized by the court as Don Johnson, unless you present the court with irrefutable proof that you are alive and are not a "U.S. Vessel" operating under the same name.

"Most people don't know how to do that, so they are stuck playing it out as a Salvage Agent and discharging the debt as a loss against the U.S. Treasury, or, paying off the salvage lien themselves with private sector credit [most likely the latter].

### **Constructive Fraud**

"The last choice is what the court expects you to do, and in nearly 100 out of 100 cases, that's what you'll be forced to do, because you can't imagine, much less reply, to the **long established constructive fraud** they have built up all around you.

"You also assume that the "U.S. District Court" is being run by your legitimate government. It never occurs to you that the court itself is instead operating as a *corporate administrative tribunal* "representing" and "standing for" [and in place of] the lawful Article III court you are owed and expecting as a **non-citizen National**."  
– [Shinola 101](#)

Note: This is the first reference I have encountered to a **non-citizen National**, and truthfully, I don't yet know much about this status. I'm unwilling to discount its importance however, and the reader may wish to research this issue for himself.

### **Continuing on...**

This is why the court is going to presume you are a dead person, and why you must dispute this presumption right out of the starting gate. [Shinola 101](#) will give you information on how to do this. For the bigger picture on the criminality of Government Leadership, read: [My Dear Archbishop](#).

It may be a good idea to add a thumb print in your blood to any document you may file with the court or any other government Office, Agency, Bureau or Department. Remember, *bleeding* is a sign of life, of living.

In a strict legal sense, Government Courts and agents are not allowed to address a *living man or woman of the land* – such individuals are considered a *foreign State*, operating in a *foreign jurisdiction*. As such, you are utterly immune to their communications and separate from them. In speaking to you, they cannot continue to claim or believe that you are a dead person, and this is one of the reasons they knock themselves out to provide you an attorney to speak for you. You know the line – *if you cannot afford an Attorney, one will be provided*. And they show you episode after episode on television, and in movie after movie. They are making it a *conditioned response*.

You might also consider following your *autograph* with this disclaimer: “non-negotiable autograph, all rights reserved”.

“To be completely proper, you would write this in RED ink (red is for blood and land jurisdiction, blue is for water and maritime jurisdictions—which they have been using exclusively) and you would seal the document near your autograph with your right thumb-print also in red ink.” – anna-maria-wilhelmina-hanna-sophia:riezinger-von reitzenstein

Generally speaking, you cannot secure an attorney to represent you in court and prevail. The first obligation of an Attorney is to the court as an “Office of the Court.” His second obligation is to the BAR as a member of the BAR Association. His third obligation is to the *public interest*, and that is whatever the Court says it is. His fourth obligation is to his client, and that is to *protect his rights during the proceedings*. Translated into English this means that if the Attorney has done his job and *protected your rights during the proceedings*, then once you are convicted and on your way to prison, there are **no appealable issues**, your rights have been protected! Additionally, if your Attorney is a *public defender*, he may well be dependent upon having public defender cases assigned to him in order to survive. If he does his job and actually represents you, getting you a NOT-GUILTY verdict, he may find that no more *public defender cases* are assigned to him by the Judges, and he starves. Or will have to find another job. This issue generally was not a problem when we operated under *Lawful Civil Authority* and *Common Law*.

Since corporations and the like are a DEAD PERSON, they must have an Attorney to speak on their behalf. If you have an Attorney, that might be taken to mean that you are also a DEAD PERSON.

## **Standing**

In order to bring a case in court, a “person” must have *standing* to do so. A *cause for action* begins with STANDING. Let’s take a look at how important STANDING is in law:

1. **Purpose of government:** Established to protect individual rights. – *Declaration of Independence*
2. Since the court is part of the government it logically follows that the court is established to protect and maintain individual rights.
3. Court jurisdiction is limited to its purpose, to protect and maintain individual rights.
4. In order for a plaintiff to have *Standing* **he must allege violation of a legal right, which has resulted in injury, fairly traceable to the defendant and likely to be redressed by a favorable ruling of the court.** And this would especially include Government when the Government is the *plaintiff*, that is, the one who is bringing the action.
5. “...**Standing** is a necessary component of subject matter jurisdiction” – *Rames v. Byrd*, 521 US 811
6. “**Standing** is perhaps the most important of [the jurisdictional] doctrines... **Standing** represents a jurisdictional requirement which remains open to review at all stages of the litigation...” – “*NOW, Inc., v. Scheidler*, 510 US 249
7. “The requirement of **Standing**, however, has a core component derived directly from the Constitution. **Plaintiff must allege personal injury fairly traceable to the defendant’s allegedly unlawful conduct and likely to be redressed by the requested relief.**” – *Allen v. Wright*, 468 U.S. 737, 751 (1984)
8. “To establish Article III **standing**, a plaintiff must present an injury that is concrete, particularized, and actual or imminent; fairly traceable to the defendant's challenged action; and redressable by a favorable ruling.” – *Horne v. Flores*
9. “To seek injunctive relief, a plaintiff must show that he is under threat

- of suffering "injury in fact" that is concrete and particularized; the threat must be actual and imminent, **not conjectural or hypothetical**; it must be fairly traceable to the challenged action of the defendant; and it must be likely that a favorable judicial decision will prevent or redress the injury.” – Summers v. Earth Island Institute
10. “It recognizes, as this Court has held, that a plaintiff has constitutional standing if the plaintiff demonstrates (1) an "injury in fact," (2) that is "fairly traceable" to the defendant's "challenged action," and which (3) a "favorable [judicial] decision" will likely prevent or redress.” – Summers v. Earth Island Institute
  11. “As noted, the requirement that a claimant have "**standing** is an essential and unchanging part of the case-or controversy requirement of Article III." Lujan v. Defenders of Wildlife, 504 U.S. 555, 560 (1992); see also Arizonans for Official English, supra, at 64. To qualify for **standing**, a claimant must present an injury that is concrete, particularized, and actual or imminent; fairly traceable to the defendant's challenged behavior; and likely to be redressed by a favorable ruling. Lujan, supra, at 560- 561.” – Davis v. Federal Elections Commission
  12. “...a new trial on the other claims does not alter the fact that the Bank has shown injury traceable to the challenged action and likely to be redressed by a favorable ruling. Allen v. Wright, 468 U.S. 737, 751 (1984). The Bank has Article III **standing** to pursue this challenge.” – Plains Commerce Bank v. Long Family Land and Cattle Company, Inc.
  13. “In recent years, we have elaborated the **standing** requirements of Article III in terms of a three-part test- whether the plaintiff can demonstrate an injury in fact that is fairly traceable to the challenged actions of the defendant and likely to be redressed by a favorable judicial decision.” – Sprint Communications Co. L. P., v. APCC Services, Inc.
  14. “A controlling factor in the definition of such a case or controversy is **standing**, ASARCO Inc. v. Kadish, 490 U.S. 605, 613, the requisite elements of which are well established: ‘A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief’ Allen v.

- Wright, 468 U.S. 737, 751. Pp. 597-599.” – Hein v. Freedom From Religion Foundation, 551 U.S. 587
15. “ [O]ne of the controlling elements in the definition of a case or controversy under Article III’ is **standing**. ASARCO Inc. v. Kadish, 490 U.S. 605, 613 (1989)(opinion of KENNEDY, J.). The requisite elements of Article III **standing** are well established: "A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief." Allen v. Wright, 468 U.S. 737, 751 (1984).” – Hein v. Freedom From Religion Foundation, 551 U.S. 587
  16. “Our modern framework for addressing **standing** is familiar: ‘A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief.’” – Massachusetts v. Environmental Protection Agency, 549 U.S. 497

Generally speaking, when the Government brings a case against you, it is a *civil case* although it may be called *criminal*. Government is operating on a presumed contract that it has with you. And the indictment will probably read “United States vs. John Q. Citizen”. But, Government is a corporation, and a corporation is a legal fiction and all legal fictions are DEAD, like corporations or *Trust and Transmitting Utilities*. A *living man or woman of the land who bleeds* cannot injure a DEAD PERSON! A DEAD PERSON is beyond injury. Therefore, the Government, being a DEAD PERSON, DOES NOT HAVE STANDING to bring a case against a *living man or woman of the land*. They only have criminal violence!

Once you are convicted, the prosecution is happy because he can chalk up another win, the Judge is happy because convictions mean money for his Court, and your Attorney is happy because the Judge will assign more public defender cases to him in the future. All this and no one has been injured. The only unhappy individual is you!

## **U.S.A. October 2015**

Economically, the United States is about to fall apart, and I don’t think that Leadership can prevent it, or probably even wants to prevent it. Leadership is

faced with a true dilemma. In order to distract the people it will be necessary to engineer another catastrophic event, possibly a **WAR!** Given the past behavior I think there is a strong possibility that Leadership will go to any extreme to engineer a distraction, a **WAR** is only one possibility. The **extreme** could be the release of a biological agent, creating a pandemic<sup>45</sup>. Or, to create the illusion of a terrorist attack they may, for example, detonate a nuclear weapon within the borders of the United States, blaming others as was done on September 11, 2001. And I further believe that Leadership may well use force and violence to incarcerate (arrest – detain) and silence any dissenters. **FEAR** is the weapon that Leadership uses to control the masses, and they probably will not want any doubts that the **FEAR** is real as opposed to manufactured! Therefore, there is no telling how far they will go.

Over the years a lot of people have died so that Leadership could manipulate the people of the United States, and perhaps its time we took a look at some of these *manipulative events*.

## **LIES OF LEADERSHIP**

By virtue of the fact that the Creditor (also known as *the Banking Elite*) controls the Leadership of the United States, we have a conspiracy. The process is the same in the United States as it has been in England. And, of course, now this process has spread to many other *Western Countries*. In order for us to see the treachery and loss of human life that has been the result of influence the *Banking Elite* has exercised over visible Leadership, let us take a look at a little past history. We will begin with the Japanese bombing Pearl Harbor in December of 1941.

## **PEARL HARBOR**

The bombing of Pearl Harbor took place about six years before I was born. The story of the attack on Pearl Harbor by Japanese forces on December 7, 1941, begins with Lieutenant Commander Arthur McCollum of the *Far East Desk* of Naval Intelligence in Washington, D.C. Even though World War II in Europe was well underway, the United States was still not part of it. While it would be expedient to say that President Franklin Roosevelt wanted the United States to

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<sup>45</sup> A lethal disease over a whole country or large part of the Earth.

enter the war, it would probably not be wholly accurate. Roosevelt, like all Presidents, was under control of the Banking Elite, therefore, it is the elusive Bankers (the invisible Leadership) who wanted the United States in the War to enhance their fortunes, but probably at least as important, to expand their power, control and influence. United States Presidents are not their own master and it would be wise to know that anything a President of the United States does, is most likely a directive from the Banking Elite.

Lieutenant Commander McCollum had written a memo that was circulating around the offices of Leadership in Washington, D.C. This memo called for provoking Japan into an overt act of war against the United States. This would open the door for the United States to enter World War II since Japan was an ally of Germany.

McCollum's experiences made him uniquely groomed for the position he held as related to Japan. He had been born to Baptist parents in Nagasaki, Japan, in 1898 and spent his youth in Japan, living in several Japanese cities. Thus he understood their culture and spoke their language. McCollum attended the United States Naval Academy and after graduation, this young Naval Officer was assigned to the United States Embassy in Tokyo, Japan. There, he took a refresher course in the Japanese language.

McCollum's five page memo listed eight pressure points that could be used to deliberately provoke Japan into an overt act of war against the United States. The upshot of the whole plan was to engineer a situation that would mobilize reluctant Americans into joining England in their struggle against the German forces overrunning Europe and bombing London, in other words, to psychologically brainwash Americans into entering World War II. Opinion polls of 1940 showed that Americans did not want involvement in yet another of the never-ending wars in Europe. Leadership believed that Americans needed a call to action, in short, American minds needed some psychological profiling (brainwashing). What was needed was a *MOBILIZING EVENT*, such as an attack on the United States by Japan. This would provide the necessary door opening catalyst and become the event to brainwash the American people into entering the WAR.



Every intercepted message from Japan's military or diplomatic corp was decoded in Washington, D.C. and routed through the *Far East Desk*, which was McCollum's section, before being routed to CEO (President) Roosevelt.

Points of the plan:

- A. Make an arrangement with Britain for the use of British bases in the Pacific region, especially Singapore.
- B. Make arrangements with Holland for the use of base facilities in the Dutch East Indies.
- C. Give all possible aid to the Chinese.
- D. Send heavy cruise ships to the Orient, Philippines and/or Singapore.
- E. Send submarines into the Orient.
- F. Keep the main Naval Strength of the Pacific close to Hawaii.
- G. Require that the Dutch decline to grant Japan the much needed economic concessions, especially oil.
- H. Implement a complete United States *trade embargo* against Japan to coincide with the same from Britain with the objective of destroying Japan's economy.

Leadership knew that this would eventually cause the Japanese to engage in an overt act of war against the United States which could then be used to manipulate the minds of the American people! And this is a **key strategy** of Leadership. To keep pushing the targeted people into a corner until they rebel, and that is what Leadership is doing to the American people today. In every-way they can, Leadership is pushing buttons, creating hatred, discord, discontent, anger, economic hardship, loss of homes, loss of jobs, sending jobs overseas, taking away their freedom... on and on the list goes. They are trying to get the American people to openly and violently rebel. Don't play their game! Remain peaceful, learn how to keep your productivity (money), learn how to beat them in court.

### **December 7, 1941 – Japan Bombs Pearl Harbor**

In command of American Naval forces in the Pacific at the time is Admiral Kimmel. H. E. Kimmel, a four-star admiral, was commanding the U.S. Pacific Fleet at the time of the Pearl Harbor attack. Before the Pearl Harbor Investigating Committee, Admiral Kimmel testifies:

"We needed one thing, my vital need was the information available in Washington [D. C.] of the intercepted dispatches, which told when and where Japan was poised to strike. I did not get this information." – Admiral Kimmel, testifying before the Pearl Harbor Investigating Committee.

What was not known to the American people at the time is that Washington's *code breakers* had broken the Japanese Military and Diplomatic codes. Because the codes had been broken, Leadership in Washington, D.C. was fully aware of Japan's intent to attack Pearl Harbor along with WHEN that attack would occur, but did not notify Admiral Kimmel, and it is this intentional withholding of information on the part of Leadership Kimmel is referencing in his testimony above.

But, from the perspective of *Washington* Leadership, this wasn't a failure, it was a success, Japan had attacked! *Washington Leadership* had their catalyst for WAR, as well as their scapegoat! Kimmel was removed from command and reduced to his permanent two-star rank of *Rear Admiral*. He would subsequently retire from the Navy with that rank. And this is how life sometimes goes when you work for criminals.

Congressman Charles A. Lindbergh wrote a book titled, [\*\*YOUR COUNTRY AT WAR and What Happens to You After War\*\*](#). Hot off the presses, a copy was delivered to President Roosevelt, who, after reading it, issued orders to seize every copy that could be found. In so doing, the plates for printing the book were also destroyed, but it didn't end there. The printing plates for another book written by Lindbergh, [\*\*Banking and Currency and the Money Trust\*\*](#), were also destroyed. The [\*\*First Amendment\*\*](#) to the Constitution was just flushed down the toilet, thank you CEO (President) Roosevelt!

### **Two-Thousand-Four-Hundred Americans**

The Mainstream Misleadia was then mobilized, and the minds of the American people were psychologically profiled to enter World War II. It is worthy of note that in engineering the attack on Pearl Harbor and withholding tactical information from reaching Admiral Kimmel, Leadership allowed the death of around two-thousand-four-hundred (2,400) Americans to get their way and meet their *goal* of entering World War II by psychologically profiling

(brainwashing) the people of the United States<sup>46</sup>. Therefore, we no longer need to deceive ourselves about how many thousands of American lives that Leadership will sacrifice to advance the goals and agenda of the *Banking Elite*.

## **The Atomic Bomb**

Americans were told, by their elected officials, that dropping the nuclear bombs on Nagasaki and Hiroshima was necessary to prevent a million American casualties. This was a lie! We were never informed that Japan had been trying to surrender for some months before the dropping of those two nuclear bombs.

"[Secretary of State Edward] Stettinius called the meeting to order to discuss an urgent matter; the Japanese were already privately suing for peace, which presented a grave crisis. The atomic bomb would not be ready for several more months. 'We have already lost Germany,' Stettinius said. 'If Japan bows out, we will not have a live population on which to test the bomb.'" - The Secret History of the Atomic Bomb; Mullins, June 1998

So, in order for Leadership to test the Atomic bomb on a *live population*, approximately 80,000 people died instantly, while another 55,000 would die from the radiation and other effects of the bomb, bringing the total death toll to 135,000 people with the dropping of one nuclear bomb. When 135,000 people die, how many are children? Perhaps half? Was it really necessary when we had pushed them into attacking, and when they were already suing for peace?

## **Gulf of Tonkin**

OK, Pearl Harbor and the un-necessary dropping of two nuclear bombs are two instances of considerable criminal behavior, now we remember the Gulf of Tonkin. There were actually two Gulf of Tonkin incidents, the first actually occurred. In the first instance, North Vietnam gun boats did attack an American War Ship. However, North Vietnam was under attack by the South Vietnamese Navy and the Laotian Air Force. During the attack the USS Maddox was engaged in aggressive intelligence gathering in North Vietnamese Waters when attacked by North Vietnamese Gun Boats.

But it was not this first instance on which the lie to the American people was set forth. It was the claim of a second attack by North Vietnamese gun boats, which never occurred, by the Leadership of the United States that led to the passage of the *Gulf of Tonkin Resolution* which escalated the Vietnam War. The Gulf of Tonkin resolution gave President Johnson *legal justification* for deploying U.S. military forces to the region and the commencement of open warfare against North Vietnam, but a WAR was never declared. Vietnam, like Korea, was sometimes referred to as a Policing Action<sup>47</sup>.

In short, Leadership lied when it told Congress and the people of the United States that North Vietnam had attacked an *innocent American ship* in neutral waters. This lie ultimately led to the escalation of the Vietnam War, resulting in the deaths of 2-million Vietnamese, 1-million Laotians, 1-million Cambodians, and 56,000 Americans. Over four million people dead because Leadership, and those who control them, wanted to become even more rich and more in control, not only of the people but also Earth's resources.

The point, of course, is that human life means absolutely nothing to either *visible* or *invisible Leadership*. Neither the lives of people in other countries, nor for that matter, the lives of United States citizens. We are all grease for their *get wealthy and control the world resources machinery*.

## **WACO, TEXAS**

On April 19, 1993, eighty Americans were murdered by Agents of the United States, acting under polices and orders of United States Leadership, at Waco, Texas. Twelve of these Americans were children, younger than five years of age.

The *mainstream misleadia* never gave us any background information on the *Branch Dividians*, as they were called, and so we'll begin with a little historical information. In 1929, a Seventh-day Adventist Sabbath School teacher named Victor Houteff wrote a book which called for reformation of the church. His message was not well received or accepted by the church hierarchy and Houteff was banished from the church.

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<sup>47</sup> **Police action** in military/security studies and international relations is a euphemism for a military action undertaken without a formal declaration of war.

He and his followers established a headquarters outside Waco, Texas in 1935. The point being that this religious community was not some johnny-come-lately religious cult as portrayed by the *mainstream misleadia*. In 1993, they were now quite old and established. They were called "Branch Davidians" which had nothing to do with their current leader's name being David Koresh. The term "Davidian" reflected their belief in the restoration of the "Davidic Kingdom." As legitimate as any other religious belief.

Like all religions, including Catholic, Baptist, Mormon, Episcopal, this offshoot of the Seventh Day Adventist's had their own belief or take on the Bible that differed from the others in the same way other major religious denominations differ in their beliefs, one from the other. It is common knowledge, or should be, that religions hold that theirs is the one true path to God and life everlasting.

This religious group had been given permission to settle three villages, although they lost two of them due to lack of people coming to inhabit them. But one survived. The Christian folk of this simple community lived in a communal plywood house they had built themselves.

I do not know if it was Government Leadership, or the *mainstream misleadia* who first tagged this small religious community with the identity of *CULT*, but in doing so it immediately tainted them in the eyes of mainstream America. The term *cult* always seemed to bring up thoughts of *wacko's*, *discontents*, *troublemakers*, and the like in the minds of many. It's an old tactic and one that should be discarded by journalists. It works something like this:

**He's one of those, and we all know what one of THOSE is like!**

Once we assert that *he is one of those*, then we no longer have to listen to what he's saying, or think about him in human terms. It's simple mind manipulation by someone people probably trust, and it is intended to TURN OFF thinking and analysis of the masses. We've fallen for it, probably too many times. It's probably now time for us to grow up and stop falling for this mind manipulation tactic.

The initial **“HE’S ONE OF THOSE”** claims was made by a local newspaper one day before the raid and continued after the raid.

“On February 27, 1993, the Waco Tribune-Herald began publishing "The Sinful Messiah", a series of articles by Mark England and Darlene McCormick, who alleged that Koresh had physically abused children in the compound and had committed statutory rape by taking multiple underage brides. Koresh was also said to advocate polygamy for himself and declared himself married to several female residents of the small community. According to the paper, Koresh declared he was entitled to at least 140 wives, that he was entitled to claim any of the females in the group as his, that he had fathered at least a dozen children, and that some of these mothers became brides as young as 12 or 13 years old.” – Wikipedia

And then newspapers wonder why they are losing readers.

On February 28, 1993, a military style raid was conducted by elements of the United States government, ostensibly to serve a search warrant. But something went horribly wrong and shooting began almost immediately. One Branch Davidian member, Wayne Martin, an attorney and graduate of Harvard University Law School, called the emergency phone number, 9-1-1. The transcript of the 9-1-1 call shows that at one point, while listening to the background noise, Police Lt. Lynch says: "That's automatic weapon fire . . ." Automatic machine gun fire can be heard as a helicopter passes overhead during this conversation between Police Lieutenant Lynch and Attorney Wayne Martin: Here is a transcript section of that call:

Martin: They're still attacking.  
Lynch: Ah, right.  
Martin: There's a chopper with more of 'em.  
Lynch: What?  
Martin: Another chopper with more people – More guns going off. Here they come!"  
Lynch: Ah, right. Wayne Cah (unintelligible)  
Martin: More firing!  
Lynch: [Unintelligible]  
Martin: That's not us. That's them!

In the initial raid, six Branch Davidians and four BATF (Bureau of Alcohol, Tobacco & Firearms) agents were killed. It is noted that each of the four agents killed were former body guards for President Bill Clinton. The readers may find [Convenient Deaths](#) of interest.

The helicopter used was obtained from the Texas National Guard on the pretext that a drug laboratory was located at Mount Carmel (the name given the Branch Davidian home). However, there was no drug related issues listed on the *search warrant* to be served on the morning of February 28, 1993. Nor was a drug laboratory ever found. Therefore, someone lied in order to acquire the National Guard helicopter. A criminal act within itself.

To neutralize opposition to government policy & actions, psychological profiling of the American people was implemented in which David Koresh was marketed as everybody's Satan. To the atheist, he was presented as the religious fanatic. To the law-and-order types he was presented as the killer of four law enforcement officers, even though they appeared to have been killed professionally, three with an accurately placed gunshot to the head and the fourth with a shot that severed the aorta artery. To the fundamentalist, demonizing Koresh was effectively established by juxtaposing two allegations... 1) that Koresh claimed to be Jesus Christ, and 2) Koresh kept a harem of other men's wives. Koresh was variously presented as a gun nut, a new age adherent, and involved in drug trade. And finally the *coup de grâce*... Koresh was a child molester. When Leadership finished with their demonizing of Koresh, there was almost no one in America who didn't hate him.

Because the American people were not sufficiently aware of the tactics of mind control, the government, with the willing assistance of the mainstream misleadia had effectively made David Koresh everybody's Satan. It was now, in the eyes of Leadership, OK to murder this man and his followers, including innocent children.

Of the dead, 24 were under the age of 20 years old. And for what? Because of suspicion there were machine guns on the property, which is legal in Texas after paying a \$200 fee. The truth is that the Sheriff's office had previously performed an investigation and no illegal weapons were found. As it turned



out, the majority of weapons had been taken to a gun show early on the morning of the raid. There were almost none left at the Branch Davidian home.

Because naïve Americans believed the false assertions and outright lies set forth by government Leaders and officials at this time, lies that were left unquestioned by the *compliant mainstream misleadia*, over eighty Americans are dead. If interested, the reader may watch [Waco, the Rules of Engagement](#) .

While I'm fully aware that such events may occur when overzealous government agents are insufficiently trained and supervised, what is not acceptable is that government does not hold these murderous officials and agents accountable to prevent future occurrences. But, now we know there is a reason why they don't do this. It has to do with the *commercial, publically traded for profit, nature of government*. It changes all the rules!

There is much more to this saga on WACO, but space limitations prevent the inclusion here. Those interested may go to:

<http://www.web-ak.com/waco/>

## **Bombing of the Murrah Building**

A now, mostly forgotten-event, is the bombing of the Alfred P. Murrah **Federal Building** in Oklahoma City which killed 168 people. The explosion occurred on April 19, 1995, the same month and day that Government Leadership and Agents murdered the people in Waco, Texas, except, two years earlier. Rather than paraphrase the information from memory, let us read the analysis of the source, General Benton K. Partin (Retired). General Partin is a Chemical Engineer whose military career centered on the destruction of *hardened targets*. As such, he is familiar with the abilities and signatures of all types of explosives. For those not interested in *all the technical detail*, I have **highlighted text of interest in RED**. That said, let us read extracts from [his analysis](#).

**“The [media](#) and the [Executive branch](#) reported that the sole source of the devastation was a single truck bomb consisting of 4,800 pounds of ammonium nitrate, transported to the location in a Ryder Truck and parked in front of the building. **It is impossible that the destruction to the building could have****

**resulted from such a bomb alone.**

**“To cause the damage pattern that occurred to the Murrah building, there would have to have been demolition charges at several supporting column bases, at locations not accessible from the street, to supplement the truck bomb damage. Indeed, a careful examination of photographs showing the collapsed column bases reveals a failure mode produced by demolition charges and not by a blast from the truck bomb.**

“To understand what caused the damage to the Murrah Building, one needs to understand some basics about the use and nature of explosives.

“First, blast through air is a very inefficient energy coupling mechanism against heavily reinforced concrete beams and columns.

“Second, blast damage potential initially falls off more rapidly than an inverse function of the distance cubed. That is why in conventional weapons development, one seeks accuracy over yield for hard targets. That is also why in the World Trade Center bombing<sup>48</sup> (where the only source of blast damage was a truck bomb) the column in the middle of the bombed-out cavity was relatively untouched, although reinforced concrete floors were completely stripped away for several floors above and below the point of the bomb's detonation (see Time Magazine, 3-8-93, page 35).

**“By contrast, heavily reinforced concrete structures can be destroyed effectively through detonation of explosives in contact with the reinforced concrete beams and columns.** For example, the entire building remains in Oklahoma City were collapsed with 100-plus relatively small charges inserted into drilled holes in the columns. The total weight of all charges was on the order of 200 pounds.

“The detonation wave pressure (1,000,000 to 1,500,000 pounds per square inch) from a high detonation velocity contact explosive sweeps into the column as a wave of compressive deformation. Since the pressure in the wave of deformation

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<sup>48</sup> For those who did not know or may have forgotten, the World Trade Center suffered a previous bombing on February 26, 1993. A van with explosives was parked in the underground garage and detonated. Six people were killed, not enough people to advance the agenda of Leadership.

far exceeds the yield strength of the concrete (about 3,500 pounds per square inch) by a factor of approximately 300, the concrete is turned into granular sand and dust until the wave dissipates to below the yield strength of the concrete. This leaves a relatively smooth but granular surface, with protruding, bare reinforcement rods – *a distinctive signature of damage by contact explosives*. The effect of the contact explosive on the reinforcement rods themselves can only be seen under microscopic metallurgical examination. (The rods are inertially confined during the explosion and survive basically intact because of their much higher yield strength and plasticity.)

“When a reinforced concrete structure is damaged through air shock coupling and the pressure is below the compressive yield strength of the concrete, the failure mode is generally compressive structural fracture on one side and tensile fracture on the other\_\_ both characterized by cracks and rough fracture surfaces. Such a surface texture is very different from the relatively smooth granular surface resulting from contact explosives.

“Tab 2 [not included here] is a cross section view of the building looking from the west. The very large header or cross beam is shown at the north edge of the third floor. A large but smaller header is seen at the recessed north edge of the second floor with a brace beam extending out to the large columns in Row A. The front of the whole building is glass.

“Tab 3 shows the architectural layout of the first floor of the Murrah Building and the location of the truck bomb with superimposed circles of roughly equal levels of damage potential. The explosive force drops rapidly (initially proportional to one over the distance cubed) as the shock front travels farther and farther away from the truck bomb. After the release wave, the shock front will propagate proportional to one over the distance squared.

“The maximum possible yield from 4800 pounds of ammonium nitrate would be obtained if it were in a compressed sphere and detonated from the center. That would produce a 4.4 foot diameter sphere of detonation products at about 500,000 pounds per square inch. **By the time the blast wave hits the closest column, the pressure would have fallen off to about 375 pounds per square inch. That would be far below the 3500 pound compressive yield strength of the**

**concrete.** Any column or beam failure from the truck bomb would therefore have been from blast wave structural loading and not from any wave of deformation in the concrete.

“The basic building structure consists of three rows of columns (35 feet apart) with eleven columns in each row (20 feet apart). The four corner columns have an external clam-shell-like structure for air ducts, etc. If we label the column rows A, B, and C from front to back, and number the columns 1 through 11 from left to right, then columns A2, A3, A4, A5, A6, A7, A8, and B3 collapsed, essentially vertically. Tab 2 shows a very large reinforced concrete header at the floor level of the third floor of column row A. Much larger columns extend from the header down for the odd-numbered columns, i.e., A3, A5, A7, and A9. The even- and odd-numbered columns extended from the top of the building down to the header. The foundation of the building is a heavy, reinforced concrete slab with no sub-levels.

**“From the potential damage contours on Tab 3, and assuming the single truck bomb, the pressure and impulse for collapsed columns B4, B5 and A7 are all in the 25 to 35 pounds per square inch region. However, the much smaller and closer columns, B4 and B5, are still standing, while the much larger column A7 is down. Column B3 is down with 42 percent less pressure and impulse than columns B4. These facts are sufficient reason to know that columns B3 and A7 had demolition charges on them. Moreover, there is not sufficient blast impulse at that range to collapse any of the three. In fact, columns B2, B4 and B5 all have the sheet rock and furring strip finish still intact on the second and third floors except where damaged by falling debris.**

“The large header across the front of the building at the third floor of Row A was not blown back into the building as one may expect from such a large bomb. The header came straight down but rolled backward 90 degrees because the columns above the header rested off center toward the back.” – Analysis of General Benton K. Parton, Retired

And there you have it ladies and gentlemen. There were charges placed on support columns not accessible from the street. In short, at least some of the destructive damage to the Federal Building in Oklahoma City, if not most of the damage, was an inside job. And since it was an inside job, and since that aspect has not been revealed, nor has any insider been arrested and/or convicted, it is likely that this event was orchestrated by Leadership, although probably with no visible involvement.

Those old enough, and with good memories, may remember that a local University seismograph recorded two separate blasts in this event, although the mainstream misleadia made light of it. Coordinating the truck blast with the charges placed on support columns inside the building would have been nearly impossible, thus, the University recording of the second blast. Additionally, there were witnesses who remember hearing two blasts. But the mainstream misleadia marginalized them as well.

For those who may not know, the evidence from the attack on Americans at Waco, Texas, was kept in the Murrah Federal Building in Oklahoma City. All the evidence was apparently destroyed.

## **WEAPONS OF MASS DESTRUCTION**

This lie, that Iraq possessed weapons of mass destruction, is one of the more recent ones and certainly one that most adults of today should remember well. In telling us this lie, President George Bush said:

“Either you are with us, or you are with the terrorists!” – President George W. Bush

Well, if I was with United States Leadership, then as now, then I am with the TERRORISTS! This lie was used to attack a country and its people that had not harmed the United States, but it had oil resources the Leadership of the United States wanted. The premise of the LIE was that Iraq might be going to harm the United States. So now we have a policy of attacking and killing people because they might, someday, decide to harm us. Where does this non-sense STOP? Meanwhile, it is the United States that is causing harm, making up lies to go into other countries and kill the indigenous people. In short, United States Leadership are the real terrorists!

## **How Far Are Leadership Criminals Willing to GO**

Yes, there are probably lesser terrorists out there, but none as big or as treacherous as the Leadership of the United States. I want to choose my words and be very careful here. Given the past history of the Leadership of the United States, it is my grave concern that it is our Leadership who will engage in implementing an unbelievable life ending event which could include the detonation of a nuclear device within the borders of the United States, or possibly the release of a biological agent (disease) that wipes out hundreds of thousands if not millions of United States citizens and other people – again, to psychologically profile (brainwash) the minds of the American people! And while it may be done covertly, Leadership certainly controls sufficient numbers of people from all cultures to carry out any such event and place blame on some other country or group. Leadership certainly has other means of brainwashing us. *Mind Control* is very real and practiced by United States Leadership (read [TranceFormation of America](#) by Kathy O'Brien and Mark Phillips to discover how far Government has come in the realm of mind control).

## **September 11, 2001 – 9/11**

The **Official Story** from the Leadership of the United States is as follows:

“On the morning of September 11, 2001, nineteen men, armed with box cutters, directed by a man on dialysis in a cave fortress half-way around the world, using a satellite phone and laptop computer, directed the most sophisticated penetration of the most heavily defended air space in the world, overpowering the passengers and combat trained pilots on four commercial aircraft, before flying those planes wildly off course for over an hour without being molested by a single fighter-interceptor.

“These nineteen hijackers, devout religious fundamentalists who liked to drink alcohol, snort cocaine, and live with pink-haired strippers managed to **KNOCK DOWN THREE BUILDINGS WITH TWO PLANES** in New York, while in Washington, a [terrorist] pilot who couldn't handle a single engine Cessna was able to fly a 757 airliner in a descending 8000 foot 270-degree cork-screw turn to come in exactly level with the ground, hitting the Pentagon directly in the budget analysis office where *Department of Defense* staffers were working on the mystery of the 2.3-trillion dollars that Defense Secretary, Donald Rumsfeld

announced was missing from the Pentagon's coffers in a press conference the day before, September 10, 2001.

"Fortunately, the news anchors knew who did it within minutes – *Osama bin Laden*. The pundant's knew within hours – *Osama bin Laden*. The Administration knew within a day – *Terrorists who committed these acts and those who harbor them*. And the evidence literally fell into the FBI's lap – '*that a hijackers passport was found blocks from the World Trade Center crash site if you can believe that.*' – CNN news man

"But for some reason a bunch of *crazy conspiracy theorists* demanded an investigation into the greatest attack on American soil in history. **That investigation was delayed, underfunded, set up to fail, a conflict of interest, and a cover-up from start to finish.** It was based on testimony extracted through torture, the records of which were destroyed. It failed to mention the existence of [collapsed] World Trade Center Building-7, Able-Danger, P-Tech, Sibel Edmonds, the relationship between Osama bin Laden and the CIA, and the drills of hijacked airliners being flown into buildings that were being simulated at the precise same time those events were actually happening.

"The Investigation Commission was lied to by the Pentagon, the CIA, the Bush Administration, and as for George Bush and Dick Cheney, well, no one knows what they told the 9/11 Investigation Commission because they gave their testimony in secret, off the record, not under oath and behind closed doors.

"The Investigation Commission did not bother to look at who funded the attacks because that question is ultimately of "*little practical significance*" [little = HUGE]. Still, the 9/11 Commission did brilliantly in answering all the questions the public had, except most of the victims' family members' questions, and pinned blame on all the people responsible, although no-one so much as lost their job. Determining that the attacks were "*failure of imagination*" because "*no-body in our government, at least, and I don't think the prior government could envision flying airplanes into buildings*" – President George W. Bush. Except the Pentagon, FEMA, NORAD, and the NRO [National Reconnaissance Office].



“The CIA destroyed 2.5 terabytes of data on *Able-Danger*, but that’s OK because it *probably* wasn’t important. Meanwhile, the SEC [Securities Exchange Commission] destroyed their records on the investigation into the **insider trading** that took place just before the attacks, but that’s OK because destroying the records of the largest investigation in SEC history is just part of *routine record keeping*.

“NIST [National Institute of Standards and Technology] has classified the data that they used for their model of the collapse of World Trade Center Building-7, but that’s OK because knowing how they made their model of the collapse would **‘JEOPARDIZE PUBLIC SAFETY’**.

“Meanwhile, the FBI has argued that all their material related to their investigation of 9/11 should be kept secret from the Public. But that’s OK because the FBI *probably has nothing to hide*.

“And although Osama bin Laden lived in a cave fortress in the hills of Afghanistan, he somehow got away. Then he was hiding out in Tora Bora, but somehow got away. Then he lived in Abbottabad for years, taunting the most comprehensive intelligence dragnet, employing the most sophisticated technology in the history of the world, for a decade, releasing video after video with complete impunity, while getting younger and younger as he did so, before being found in a daring *seal team raid* which was not recorded on video. In which he did not resist, nor use his wife as a human shield, and in which these *crack special forces operatives* panicked and killed this un-armed man, supposedly the best source of intelligence about those dastardly terrorists on the entire planet. Then they dumped his body in the ocean before telling anyone about it. This followed by a couple dozen of the *seal team’s members* [later] dying in a helicopter crash in Afghanistan.

“This is the Official Story of 9/11, brought to you by the people who have lied to you at every step of the way, for years.

“If you have any questions about this story, you are a bat-shit, paranoid, tin-foil head, dog-abusing, baby-hater, and will be reviled by everyone! If you love your country and/or freedom, happiness, rainbows, rock-n-roll, puppy dogs, apple pie,

and your grand-ma, you will never ever express doubts about any part of this story to anyone, ever!” – The Corbett Report

And THAT, my fellow American, is what you are supposed to believe. Do you? Or maybe you are a bit like me and think that there is **no limit** on murder and treachery that Leadership of the United States will not engage in to control what we think, manipulate our minds and further enslavement of the American people. While we may have been gullible in the past, that does not mean that we must continue to be so.

### **The Cell Phone Calls from the Hijacked Airliners**

We may remember the cell phone calls that passengers and flight-crew made from the Airliners to loved ones on September 11, 2001 (9-11). And since the aircraft had already been hijacked when the calls were made, the plane was flying at *cruise-altitude*. This presents a *credibility problem*, and the problem is that cell phones do not work at *cruise-altitude*. Yet, the calls were evidently made, this could be easily verified in phone records and we have no doubt the Government and mainstream misleadia did exactly that. But since the cell phones don't work at cruise-altitude, *then where was the airliner and passenger when the call was made?* Obviously, the alleged passengers had to be on the ground, somewhere, someplace, within range of a *cell-tower*. But Leadership has not seen fit to identify the cellular phone tower used. Nor has any *investigative journalism* been applied to this issue by the *mainstream misleadia*. And journalists still wonder why their credibility is in the toilet. Well, not all journalists, because there are some who are doing their job, you just can't find them in the mainstream media.

It's been pretty well established that passenger planes did not hit the twin towers, therefore, there were no passenger deaths because of airplanes hitting the twin towers, or the Pentagon, or Shanksville, Pennsylvania. So, what happened to the passengers? Where are the bodies of the passengers at the Pentagon crash site? And **not** only *where are the bodies*, where are the engines, landing gear, passenger seats, shoes, luggage at the Pentagon? All of these items do not conveniently disappear in a crash!

Regarding Shanksville, Pennsylvania:

"This crash was different. There was no wreckage, no bodies, and no noise." – Somerset County Coroner Wallace Miller

Whatever the TRUTH might be about September 11, 2001, the American people have not been told it, not yet! Will they ever be told the truth? Good question, probably not in my life time. The *coverup* is much like the Warren Commission's investigation and report on the assassination of President John F. Kennedy, that was sealed for 75-years. I was a senior in high-school when President Kennedy was assassinated, and I would have to live into my 90's to see the report of the Warren Commission. I'm certain that if I live that long, I will not care at that age!

It is, oh so obvious, that there is a massive Governmental *conspiracy and coverup* regarding the events of September 11, 2001, but should we be surprised when the whole of Government is one giant criminal conspiracy? Those people, whom the *mainstream misleadia* call *conspiracy theorists*, see the conspiracy, not a theory, because they have been mature enough, grown up enough, adult enough, intelligent enough, TO LOOK at the facts and evidence.

### **Other Things You Probably Need to Know**

The Leadership criminals tax the people of the United States for the privilege of giving them their money (Federal Reserve Notes). I know that sounds unbelievable, but what you think is your *checking account* at the bank is really the Government's checking account. That's why your signature has to be *authorized* on the check. If you look at what appears to be a line where you sign your name with a jewelers loop or very high powered magnifying glass, you will see that it is not a line after all, it is micro-print, authorizing your signature! My Grandson used his microscope. Then the same criminal Leadership finds ways to confiscate and seize the retirement accounts of millions of Senior Americans, which occurred in the financial meltdown of 2008. This was not surprising because the *baby-boomers* immediately after World War II were coming of retirement age.

## **Life Insurance**

Meanwhile, others associated with the criminals and criminals themselves, have taken out life insurance policies on you.

“Other elements among the criminals have taken out million dollar life insurance policies on every American man, woman and child.” – [My Dear Archbishop, anna-maria-wilhelmina-hanna-sophia:riezinger-von reitzenstein](#)

When you're alive, the criminals make money by stealing your productivity, your labor, by and through taxes, fees, fines, etc. When you die, they make more money on your death.

## **Being In Court**

Being in court can be somewhat intimidating, and that is what they want, they want you intimidated. But, it is there that the time has come to stand up for yourself. Perhaps the following will help.

The following text is from the book titled, *Erwin Rommel School of Law* by Michael H. Brown. For those of you who are motivated by the words of Michael H. Brown, the book is available on-line at:

[http://rommellaw.com/whole\\_enchilada.htm](http://rommellaw.com/whole_enchilada.htm)

## **Erwin Rommel School of Law**

**"The Law is the Weapon, the Courtroom the Battlefield, the Judge is your Enemy and your Lawyer is an Enemy Spy" - *Erwin Rommel School of Law* by Michael H. Brown**

It was the late 6th century B.C. Etruscan soldiers, holding their small round parrying shields with a spike in the middle on one arm and their short swords in the other, neared the Sublican bridge crossing the Tiber in Rome. Behind them came Lars Porsena and the entire Etruscan army. Once the Etruscans crossed the bridge, Rome was theirs.

The Romans needed time to cut down the bridge. Unless the Etruscans could be stopped before they crossed it, Rome was lost.

Three volunteers stepped forward. They walked halfway across the bridge. Etruscan soldiers collided with them on the bridge, a structure so narrow that only one or two men could cross abreast at the same time. Horatio, the leader of the three, finally told his two companions to jump into the Tiber and swim to safety. He fought on.

Finally the bridge was down. Horatio jumped into the Tiber and swam to safety. One man had single-handedly, for a time, stopped the entire Etruscan army dead in its tracks.

Just as one man (or woman) can stop the entire United States federal government or any state government from depriving an American citizen facing criminal charges **in corrupt court proceedings** from having his rights, his hopes, his dreams, his aspirations, his future, and his family torn away from him by an **uncaring and unjust system**.

And only one man. Or one woman.

Let me tell you why. And show you how.

Watch them when they're brought into the courtroom. They look around timidly, impressed by the power and grandeur of their surroundings. Most of them are afraid. Two of them are obviously addicts. The lack of intelligence among their class is obvious. Any three of them look like they don't have two brain cells to rub together. Their complexion is sallow and unhealthy looking, from being indoors too long. One trembles visibly.

I scan the group carefully. The one I am looking for is hard to spot. I think I recognize him, including his look of selfish and evil malevolence.

There are twelve of them. One of them may be Horatio. Ten of them are the stupid, flabby, cowardly cretins that in monarchies and military dictatorships would be hewers of word and drawers of water. Selfish cowards. And one of them is a Judas.

**The jury** has just been seated. Two of them have the stained fingers and yellow teeth of tobacco addicts.

**The American farce** known as trial by jury is about to begin.

**Before I explain how jury trials really work, let me address "jury nullification"; the right of a jury to acquit both in the face of the evidence and the law,** with special thanks to Godfrey Lehman for his work on this subject.

## **HOW JURY NULLIFICATION STARTED**

Religious liberty was at stake! The judges were furious and William Penn<sup>49</sup> faced life imprisonment! Hungry, thirsty, dirty, the *gentlemen of the jury* decided to sit until death!

A *corps of turnkeys* spread over the streets of London on orders of the King, sending luckier citizens scurrying from sight, and taking into custody the unfortunates who were too surprised to move.

Clerks were pulled from their stools, carriages were stopped and passengers forcibly requisitioned. Sixty or seventy Englishmen were collared in swift order and brought to the Central Criminal Court of London for examination.

They had committed no crime. The King's men were "selecting" them for an unwelcome task - jury duty. Despite the Magna Carta's 450-year old guarantee to trial "by one's equals," English juries were expected to behave like judicial puppets - parroting the Courts' wishes. Not only did Courts dictate verdicts, but juries were given no food or water, or access to the most elementary form of plumbing, until the expected verdicts were delivered. In a few cases where juries did defy the courts, defendants might be freed, but the jurors were themselves heavily fined and imprisoned.

Understandably, few jurors had the stamina to stick by *Magna Carta*. The date of the juror roundup was Wednesday, August 31, 1670. By day's end all but 12 luckless Londoners had been released. Those remaining, however, were to find

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<sup>49</sup> The same William Penn after whom Pennsylvania is Named.

themselves unwilling participants in a trial that would set a legal precedent and shake the throne itself.

## QUAKERS ON TRIAL

On September 3, the trial of a 25-year old Quaker, William Penn, and an older colleague, William Mead, began in the Central Criminal Court. Penn and Mead had been arrested and confined in the dreaded *Newgate Prison* on August 14, when a group of three or four hundred Quakers assembled for worship at the Gracechurch Street meetinghouse. There they confronted a phalanx of Redcoats, each of whom nervously gripped a cocked carbine.

Stepping forward, the troops' lieutenant pleaded with Penn that the group not hold a religious service that Sunday morning because their Quaker worship violated the law. He read them the pertinent provisions of the elaborate Conventicle Act **which established one legal church**, the Church of England. Penn responded that there was a higher law, a law that permitted every man and woman to worship God or not worship according to the dictates of his own conscience.

Denied entrance to the meetinghouse, Penn began his worship service in the street. He and Mead were arrested and indicted for "leading a conventicle, conducting an unlawful and tumultuous assembly...to the disturbance of the peace," and "conspiring and abetting together" to do the same. ***The King, the Parliament, and the Central Criminal court united*** for a trial designed both to silence Penn forever and to put an end to the despised Quakers and other dissidents who defied the established Church.

Although the Court assembled on Thursday, September 1, and the indictment was read and the pleas of "not guilty" recorded, the trial itself did not begin until Saturday, September 3. The 12 jurors had been confined to the Sessions House, also known as Old Bailey, for two days.

A ***parade of carefully coached military witnesses*** testified to the guilt of both prisoners. Neither Penn nor Mead was given opportunity for cross-examination or allowed to present witnesses or arguments in their own defense. They did not deny the "holding of a Conventicle," but they asserted their right to religious



freedom under the Magna Carta. They had assembled peaceably, the only disturbance being caused by the soldiers.

### **GUILTY?**

By late afternoon it had become "clear and manifest" that they had violated the law. All that was left was for the jury to go through the motions of returning the guilty verdict, as **the Court directed**. The defendants would be convicted, perhaps never to be released from prison.

From 7 a.m. until late afternoon the 12 jurors had been sitting on rough benches. Now they were told that as soon as they had convicted the prisoners they would be permitted relief and treated to a sumptuous Court-hosted banquet.

Following precedent, the Court granted the jurors one-quarter of an hour to agree to the guilt of both prisoners. The quarter-hour passed, and the jurors did not return. Twenty minutes. Half an hour. An hour. No jurors. Finally after an hour and a half, eight jurors returned and the Court ordered the bailiffs to draw forth the other four.

### **NO VERDICT!**

"We have no verdict," the jurors told the Court.

The judges raged. Such defiance of the **authoritarian powers** of King, Parliament and venal Court! Still, there would be no convictions without the jury acceding.

Back the jury went for another half hour, and then they returned to the Sessions House. The clerk asked for the verdict and the foreman arose. Penn: "Guilty of speaking in Gracechurch Street." Mead: "Not guilty of the indictment."

The court was incredulous. There was no law against "speaking." The verdict meant nothing. "Is that all?" asked the recorder. "That is all I have in my commission," responded the stoical foreman.

"You have as good as said nothing," a Judge roared at them. The presiding "Justice," the Lord Mayor of London, Sir Samuel Starling pounded his desk, and

demanded to know why the jurors would not obey the directive of the Court.

**WE WILL NEVER YIELD OUR RIGHTS!**

One Edward Bushell rose to respond. "The Court has no power in Magna Carta to dictate the jury's verdict."

"This Court has any power it chooses!" the Mayor shouted back. "To disobey it is to bring disgrace upon the Court as well as upon yourselves."

"We do follow our consciences, which is to bring honor to this court, and we can do no other. If this be not honor, then we charge this Court has no honor."

"Your insolence is beyond endurance. It is the direct order of this Court that you bring in 'guilty' against both prisoners."

"No, my Lord," said Bushell, unyieldingly. "This the jury will never do, for we will not betray the liberties of this country. We know our rights in Magna Carta."

The Court: "These rights will starve you."

Bushell: "So it be, my Lord, but on this point we will not equivocate. We will never yield our rights as Englishmen."

Old Daily went wild. The 500 spectators cheered for minutes. Never had a Court of Law been so successfully put down. Never had the entire government been so effectively overpowered by a **handful of conscientious common people** - "bumbleheads" as the Mayor described them.

Frustrated, the Justices refused to accept the verdict. They commanded the bailiffs to lock up the hungry jurors over night, still without food, water, or even a chamber pot [historical note - for those not familiar with the term *chamber pot*, it is a reference to a portable toilet in which people of that time relieved them selves]. As a concession, the Mayor agreed to convene the Court on Sunday, "in the interests of the health of the jurors."

The 12 spent a fitful night **on the floor** of the badly equipped jury room, receiving limited rations from the sympathetic public, who sent up packages through the windows until driven away by the soldiers.

Bedraggled, aching, filth-ridden, the jurors returned to the Sessions House Sunday morning. Back and forth between jury and courtroom the 12 were shuttled, but their verdict remained: For Penn, "Guilty of speaking in Gracechurch Street." For Mead: "Not guilty of the indictment."

### **NOT GUILTY!!**

***The Jurors knew there was a higher law; that they should obey God, not man.***

Nor would the Court give in. By mid-afternoon the disgusted Justices locked up the jurors, **again without food**, for the night. The jurors survived on the meager emotional succor of citizens shouting their encouragement from a distance.

**When the Court assembled on Monday morning, the jurors were soaked with urine and feces.** The Mayor asked for the verdict, and the weakened foreman, barely able to stand, delivered a new and unexpected response. "Not guilty," to the question for each prisoner.

The shocked Court forced each juror to stand in turn and "take responsibility" for this more decisive verdict. Twenty-four times the words rang out - "Not guilty."

Led by Edward Bushell, the jury had acquitted because "every man has a right to worship God according to his own conscience." **The 12 had determined to sit until death on the principle.** Yield at this point, Bushell had impressed upon his colleagues, and their families and all England would be enslaved. **No one but the jurors stood between religious liberty and thought control.**

On September 5, 1670 the Justices capitulated. **The Magna Carta and 12 stout men had struck a decisive blow for freedom.** The Conventicle Act fell. Penn and Mead were freed, never to be brought to trial again.

## **MY LIBERTY IS NOT FOR SALE!!**

Nevertheless the Court was going to have its revenge. For "going against the clear and manifest evidence," the Jurors were fined 40 marks - equivalent to perhaps a half year's earnings. Eight paid, but four, again led by the stalwart Bushell, refused. Although Edward Bushell was a man of great wealth and commanded an international shipping enterprise, and although payment of 40 marks, or even 480 marks for the entire jury, was a pittance for him, and a far smaller loss for him than continued absence from his business, he would not pay.

"My liberty is not for sale," he said.

To pay would emasculate the victory. It would be a form of apologizing for acting in good conscience. Thus, he and three others - John Bailey, Charles Mison, and John Hammond - were imprisoned in the same "hell above ground" from which their courageous action had freed Penn and Mead.

In Newgate ***they were subjected to degrading brutality from sadistic jailers.*** They appealed through the distinguished Sir Richard Newdigate, a retired Chief Justice under Cromwell and a lifelong champion of the people's liberties. Sir Richard came out of retirement to argue the case before the Court of Common Pleas, a Civil Court which actually did not have jurisdiction to hear a criminal appeal. The Court of King's Bench handles criminal appeals of the Crown, but Newdigate cleverly managed to convince the not-reluctant Chief Justice of Common Pleas, Sir John Vaughan, to accept the appeal.

## **ACQUITTAL BY JURY - ABSOLUTE**

It took nine painful weeks for the legal maneuvering, the hearing and finally the Court to write its lengthy opinion, the jurors all the while suffering the rigors of Newgate.

Sir John had been more or less predisposed to his decision, but it was necessary to cite many cases to build a foundation for a precedent. On November 9 he took "the clearest position I have ever taken: both for the law and for reason. The power of the jury to determine its verdict, free and untrammelled, is supreme. No Court can dictate a verdict. The evidence could not be 'clear and manifest' for it

did not appear so to the jury. **Acquittal by jury is absolute.**<sup>50</sup>

Bushell was released on habeas corpus - the first such writ issued by the Court of Common Pleas. And since the Quaker congregation had been meeting in an orderly fashion, the jury also established the right of peaceful assembly and freedom of speech. And, **by its courageous stand it demonstrated that one of the strongest powers in government is in the jury room.**

Up until Bushell's case, as it later became known, punishment of jurors for returning verdicts manifestly against the evidence was a common occurrence. Such conduct was authorized by statute, such as 26 Hen. VIII. C.4 (1534), and was not without precedent.

For example, the London jurors who acquitted Sir Nicholas Throckmartin in 1554 of high treason were fined five hundred pounds (a fortune in those days) each and sent to prison.

**The reasoning of Bushell's case has been precedent for our Republic since its inception.** State of Georgia v Brailsford, 3 Dallas 1 (1794).

## **HOW JURY TRIAL ORIGINATED**

Prior to the introduction of the jury system private cases, such as when a private person brought a criminal charge against another, was trial by battle. It was deadly. If the defeated defendant was not slain outright he was immediately hanged on the gallows which stood ready. Civil cases were fought by "champions" from each side. When the government was involved, trial by ordeal, such as hot iron, cold water, etc. was the prevailing practice. In the 16th century, placing a board on a man's chest and then piling rocks on it until he either confessed or suffocated was a particularly effective method. This was finally abolished in 1772. **Today prosecutors merely keep adding more charges until a criminal defendant confesses or decides to spend the rest of his life in**

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<sup>50</sup> The jury is empowered to judge, not only the guilt or innocence of the accused, but also to judge the validity of the law under the circumstances. For example, a jury may find that speeding in your car is justified when rushing your injured and severely bleeding child to a Hospital Emergency Room. It was American Juries that overturned the Volstead Act. You have **all the power**, exercise it!

**prison.**

Trial by ordeal came to a temporary screeching halt in England in 1215 a.d. when Pope Innocent III forbade his clergy from performing any religious ceremonies or connections with ordeals.

In 1219 Henry III then sent out a writ to his judges that they could proceed entirely by suspicion. Eventually the judges themselves came up with the idea of trial by jury. Which people at the time recognized as merely another form of ordeal. **No one at the time expected members of a jury to be any more rational than hot iron or cold water.**

### **TODAY'S JURY**

**Today's jury is no more rational than its predecessor, but for different reasons.**

**After John Gotti's 1992 federal trial, two of the jurors came forward and informed both the court and the news media that they had been told, "vote guilty or the government will retaliate against you."**

**They could only have been told that by another juror.** Anyone else would have to explain himself to the news media for jury tampering.

**All federal and state prosecutors are aware of, and most participate in, this type of jury tampering.** It's a procedure known to those "on the inside" as "the Judas trick." It works like this:

Almost all juries will contain someone who can be "gotten to" by the prosecutor. **Federal and state employees** are particularly susceptible to pressure from their superiors, who in turn are susceptible to pressure from "the government" (federal or state).

That is, **almost all federal and state trial juries will have a "Judas" planted in them who is "in the prosecutor's pocket" and whose sole function is to hammer, sway, or cajole the other 11 jurors into a guilty verdict.** A Horatio is a rarity. **Ten or eleven jurors of such weak moral character and low**

**intelligence that they will convict despite perjury, bribed witnesses, little or no evidence, and a judge biased in favor of the prosecution, are almost a certainty.**

As the 19th century proverb goes, "many a poor wretch has been hanged because the jury was in a hurry to get home to supper."

**How do you cope with such obviously criminal behavior on the part of those paid and sworn to uphold and enforce the law?** There are several ways.

The first, and most obvious, is to buy extra copies of this book and see that the information disseminated herein is crammed down the throat of every person you know who will hold still for it. An ounce of prevention is worth a pound of cure. My publisher will appreciate it, I will hold you in high esteem for your efforts, and my agent will probably flip-out (an avalanche of sales allows him to negotiate a fat advance for a sequel and, of course, skim a healthy agent's fee). Only in America!!

Second, be aware of the case law concerning jury procedure and the judge's instruction so that you can "set the record" for appeal and eventually wriggle loose if you find yourself on the wrong end of a criminal prosecution. The biggest problem you will have is when, at the close of the government's case, the judge tells the jury, "you are here to determine the facts, you must apply the law as I gave it to you."

(The "Judas Trick" is not unknown to the courts. See e.g. Sizemore v Fletcher, 921 F.2d 667, 672 (6th Cir. 1990). For a particularly flagrant example, see U.S. v Widgery, 636 F.2d 200 (9th Cir. 1980) (male juror blowing kisses and winking at female prosecutor. Federal Judge Scott O. Wright saw nothing wrong with such behavior.)

## **THE GREAT SANHEDRIN**

Unfortunately for this particular institution, it has gotten a lot of bad press down through the centuries. This was the judicial body responsible for the conviction and crucifixion of Jesus Christ. I say "unfortunately" because the institution was not at fault. The people running it were.



Just as today our court system is actually workable, provided we remove a lot of the individuals causing the problems.

The "Great Sanhedrin", or the judges of Israel referred to in the Mosaic Code, had two presiding officers, a religious chamber of 23 priests, a law chamber of 23 scribes, and a popular chamber of 23 elders. It was the duty of the Sanhedrin to defend the accused, and a sentence, without such a defense, was invalid. This "defense" or "shield" function is today supposed to be found in our modern 23-member grand jury, addressed in the following chapter.

23 x 3 and 2 presiding officers makes 71, the number of books that we are to be judged by (see the chapter on the Mosaic Code) in the Bible. 71 is the number given by the Arab scholar Ibn Khaldun in his 1377 A.D. classic, The Muqaddimah. There are only 66 books in the King James version.

In short:

1. **My personal preference would be to be judged by 23 or 71 people who know what they're doing as opposed to the cretinous imbeciles most juries are stuffed with.**
2. Even assuming the present system was the equivalent of a legal guided missile cruiser, it still wouldn't work.

**The politicians have stuffed the judge's chairs with mental chimpanzees.**

Complaints that juries were packed, bribed, intimidated and partial [that is biased] are nothing new. There was an avalanche of these complaints in the fifteenth century. Concise History of the Common Law, by Plucknett, p. 178.

Nor do our modern politicians have much worse taste in judges than those of former times. The Salem Witchcraft Trials, in which people were hanged for "Covenanting with the Devil," were presided over by judges, not backwards farmers. All the executions took place in 1692.

Thirty-one people were tried for witchcraft in 1693. Twenty-eight were acquitted by juries. **Our modern version of the witchcraft trials, such as "conspiracy",**

**federal gun laws, drug laws, and tax laws will not cease until the people -- not the judges and politicians -- ordain it so** [by and through juries is a good way to begin].

Hopefully those of us in the next century will be able to look back on 1992 as Robert Payne, grand jury foreman who refused to indict Johanna Tyler in 1692, did and inscribe on the documents of this era in a later hand: "The folly of former times."

### **Suggestions to Jurors**

Ask yourself, who is injured. If it is Government named as the *Plaintiff*, then there is no case and no cause for action. There is no case because Government is a corporation, a DEAD PERSON. And a living man or woman of the land **CANNOT** do anything to harm a DEAD PERSON! Ask yourself if you want to be a party to a proceeding that will cause injury to a living man or woman who has harmed no one? Ask yourself if you want to be a party to ringing the Government's bankrupt cash register? Ask yourself how you would wish to be treated by your fellow man in similar circumstances, because, someday it may well be one that you love that's sitting in the defendant's chair. The Government almost never has a case. For the most part Government only has corporation rules intended to ring the bankrupt cash register.

This concludes the brief extract of Michael H. Brown from his book *The Erwin Rommel School of Law*. There is so much more to be learned within his book and I recommend that you obtain a copy and read it. You cannot have too many arrows in your quiver.

Generally speaking, you cannot be represented by an Attorney and prevail in court. However, I managed to prevail with an Attorney, but there were a lot of things taking place that would take up too much space to explain and which, I suspect, most people could not, or would not do. I will say that I was under a Federal indictment for over three years. In the end, the case was dismissed *in the interest of justice*. And wouldn't you know it, there was **no injured party!**

### **Nullification of the Volstead Act**

And while we are on the subject of jury nullification, let us recall the Volstead

Act. Also known as the *National Prohibition Act*, it was enacted to carry out the intent of the 18<sup>th</sup>-Amendment to the Constitution, which established *prohibition* in the United States. *Prohibition?* The act of prohibiting something, in this case, the manufacturing, selling or consumption of alcoholic beverages, an authority that Congress did not have under our organic Constitution. And so stills were smashed, many people arrested, convicted, and sent to prison for making, transporting, selling, and/or consuming alcoholic beverages. And just like making drugs illegal, the money to be made in the making, selling and distribution of alcoholic beverages brought *organized crime syndicates* with it. With big money to be made on an illegal substance that people wanted, a lot of murdering began to take place, along with bribing of police, politicians and judges, just like today with illegal drugs. Enacted on January 16, 1919, the Volstead Act ushered in the *roaring twenties*.

But, in this case, the people eventually became wise to the Government corruption, and *juries* began to **quit convicting** people accused of crimes related to the making, transporting, selling and consumption of alcoholic beverages. Thus, the juries of the United States stopped this Government corruption and on December 5, 1933, the Eighteenth Amendment to the Constitution was repealed by the 21<sup>st</sup>-Amendment. What is important to see here is that if Leadership wants to correct their wrongs, they certainly have the power too un-do the **un-constitutional** (read *unlawful*) wrongs and legislation they have created.

### **The Privilege Against Self-Incrimination**

Now, let's take a look at what Federal Judge James Alger Fee had to say:

"The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto. It is a FIGHTING clause. Its benefits can be retained only by sustained COMBAT. It cannot be claimed by attorney or solicitor. It is valid only when insisted upon by a BELLIGERENT claimant in person." *McAlister vs. Henkel*, 201 U.S. 90, 26 S.Ct. 385, 50 L. Ed. 671; *Commonwealth vs. Shaw*, 4 Cush. 594, 50 Am.Dec. 813; *Orum vs. State*, 38 Ohio App. 171, 175 N.E. 876. "The one who is persuaded by honeyed words or moral suasion to testify or produce documents rather than make a last ditch stand, simply loses the protection. . . . **He must**

**refuse to answer or produce, and test the matter in contempt proceedings, or by habeas corpus."**

Wow, that's powerful. What Judge Fee is saying, is that if one is to secure his rights he must be a *belligerent claimant in person*. Now, that does not mean you should be caustic and/or use foul language. It simply means that you stand your ground. If, in your defense, you want to bring up issues, information, or evidence the Judge is opposed to and he tells you that you may not bring up whatever, you do not give up, you continue to bring up the issue. If he threatens you with contempt, you tell the Judge you understand but you are not in court of your own will and this is part of your defense and you do not give up your right to present *your defense* as you see fit.

The vast majority of cases today do not involve an *injured party*, they are just – *ring the bankrupt cash-register offenses*. The majority of people in prison haven't harmed anyone, drug addicts for example. Most federal cases are titled as *United States vs. John Q. Citizen*. Well, who the hell is *United States*. It's a corporation, that's who. It's a DEAD PERSON, that's who it is! And a living man or woman of the land cannot cause injury to a DEAD PERSON! It's all a Leadership scam to ring the Government's bankrupt cash-register.

### **The Clearfield Decision**

All of Government is *publically traded for profit*. Thus, all of Government is a commercial enterprise. This fact is recognized in the Supreme Court decision known as *Clearfield Trust Company vs. United States*, 318 U.S. 363. There is much to be learned about "THE UNITED STATES" in the Clearfield decision and the other cases it references. For example, in *Franconia Associates v. United States*, 536 U. S. 129, one of the cases cited in Clearfield, we read:

A waiver of the sovereign immunity of the United States "cannot be implied but must be unequivocally expressed." *United States v. King*, 395 U.S. 1, 4 (1969). That requirement is satisfied here. Once the United States waives its immunity and does business with its citizens, it does so much as a party never cloaked with immunity. *Clearfield Trust Co. v. United States*, 318 U.S. 363, 369 (1943) ("The United States does business on business terms.")

When the United States enters into contract relations, its rights and duties therein are governed generally by the law applicable to contracts between private individuals.

Here we see that when the United States does business with its citizens, it waives (loses) its *sovereign immunity*, becoming no different than a private company or mere private person. “The United States does business on *business terms*.” This means that if the United States, or one of its corporate subsidiaries (like the STATE OF YOUNAMEIT) are going to compel a specific performance requirement upon an individual (you), then they must be the *holder in due course* of a contract or other commercial agreement, requiring the specific performance being demanded, and furthermore, be willing to enter this contract into evidence, in court, in order for the court to enforce their demands.

### **The Six Elements of a Valid Contract**

It all hinges on a contract between you and Government. Do they have a contract with your signature? If so, does the contract meet all six elements of a valid contract? Here are those six element:

1. Offer by a person qualified to make the contract.
2. Acceptance by party qualified to make and accept the contract.
3. Bargain or agreement and full disclosure and complete understanding by both parties.
4. Consideration given.
5. Must have the element of time to make the contract lawful.
6. Both parties must be sui juris; that is, of lawful age, usually 21 years old. *Law of Contracts* by John Calamari and Joseph Perillo

Item #3 is of special importance. For example, if Government was to say that your application and acceptance of a Social Security Account is such a contract that subjects you to law of the United States (the British owned corporation), how would you respond?

Well, let's ask some questions and you answer them;

1. Did you know that you were contracting with a *foreign corporation* acting

in the capacity of *defacto*<sup>51</sup> *Government*, or did you think you were participating in a program of *de-jure*<sup>52</sup> *Government*?

2. Did you know that you would be subjecting yourself to a body of corporate law, or foreign law?
3. Did you know that you would be declaring your citizenship to be in a jurisdiction foreign to the republic of these united States of America?
4. Did you know which “United States” was being reference?

If not, it sounds like this alleged contract may have been lacking **full disclosure**. If so this contract is null and void ab initio (Latin for: *from the beginning*). And it is this way for almost all contracts with Government. If they were to fully disclose the elements of the contract, they probably could not get anyone to contract with them.

5. Did you receive a copy of the contract with a signature by the other party? [If not it sounds like no contract was made.]
6. Were you old enough at the time to have made a contract? [Usually 18 years of age or older. If not, it appears that they do not have a valid contract.]
7. What was the consideration given by the other party, verses the consideration you provided? In other words was the contract conscionable or ethical?

### **A Sound Principle**

“It is, we think, a sound principle, that when a government becomes a partner in any trading company, it divests itself, so far as concerns the transactions of that company, of its sovereign character, and takes that of a private citizen. Instead of communicating to the company its privileges and its prerogatives, it descends to a

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<sup>51</sup> defacto. In reality. Actually.

<sup>52</sup> de jure. law : based on or according to the law

level with those with whom it associates itself, and takes the character which belongs to it associates, and to the business which is to be transacted.” – Bank of United States v. Planters' Bank of Georgia, 22 U.S. 904 (Wheat 904)

Here we see that when Government enters into commerce, it loses its sovereignty, taking on the character of a private citizen. In short, Government should be viewed as Walmart with guns.

“As a member of a corporation, a government never exercises its sovereignty. It acts merely as a corporator, and exercises no other power in the management of the affairs of the corporation, than are expressly given by the incorporating act.” – Bank of United States v. Planters' Bank of Georgia, 22 U.S. 904 (Wheat 904)

Although Government may not have been a corporation when this case was decided, Government **IS** now a corporation, a commercial, for profit, publically traded entity. Because it is a *for profit* business corporation explains why Government is so reluctant to discipline or charge their police officers when they commit crimes themselves. Government depends on these enforcers of commercial law, called Police Officers, to ring the bankruptcy cash-register. All these private corporations that we call Government are involved in a conflict of interest in protecting their profits rather than meeting the fiduciary responsibility to the people they are SUPPOSED to represent and serve!

Therefore, when a policeman shoots a citizen, the whole of Government, employing the Policeman, generally closes ranks and protects the police officer in order to protect their profits. The actions of Government have nothing to do with JUSTICE and everything to do with money! When you see the words, To Protect and Serve on the side of a Police car, you will know they are PROTECTING AND SERVING THE BANKRUPTCY CREATED BY LEADERSHIP!

And this is exactly what took place when Federal Agent Lon Horiuchi shot Vicki Weaver in Idaho. Vicki Weaver was standing in the doorway to her home and holding her 10-month-old daughter in her arms when FBI sniper Lon Horiuchi shot her in the face with a snipers rifle, the bullet ripping off her jaw and severing her carotid artery. Vicki's infant was bathed in her blood and it was reported that her screams lasted for about 15 seconds before she was dead.



Vicki was unarmed, posed a threat to nobody and had harmed nobody. Therefore, I care not if this shooting were accidental, it is still negligent homicide. Not only did Government Leadership refuse to hold this rogue agent responsible for his conduct, they later gave Horiuchi a promotion. But things did not fare as well for Government and Horiuchi in *civil court*. Although **Government Officials refused to admit any *wrong-doing***, they did agree to a 3.1-million dollar settlement in the *wrongful-death* suit filed by the Weaver family before the case could go to a jury for decision. That, in and of itself, is admission of guilt. Yet, no one in Government was charged and prosecuted, and no one lost their Government job. That is a clear signal to Government agents, that you may murder whomever you might, and Leadership will protect and reward you! Leadership is not overly concerned for they have a million-dollar life insurance policy on any 14<sup>th</sup>-Amendment citizen that might be murdered by a Government agent. Generally speaking, killing Americans is a money maker for Government!

### **Demonstrations Are Opportunities for Government Violence**

There are those who ask, *where's the outrage?* Well the *outrage* is out-there, but there is always a risk in demonstrating. Demonstrations have been shown to be opportunities for elements of the Government to insert their own agents into demonstrations in order to do something violent from what appears to be the *demonstrating crowd*, this then gives the Police cause and reason to respond violently. However, that is not to say that people in opposition to the criminal behavior of Government and Leadership should not act provocatively. Probably one of the most provocative things an individual can do is to share information on the criminality of Government. The single most powerful-tool available, to end criminality in Government is knowledge. Just think what knowledgeable people on a jury could do. It's why they work so hard to keep us ignorant!

### **Controlling What People Think**

To control what people think the *Government's misinformation and deception-machine* will go into overtime. For example, if you're old enough, you might remember the whole of Government Leadership parroting *weapons of mass destruction* in regards to Saddam Hussein in Iraq. It was this *orchestrated lie* that psychologically profiled Americans to support a war with Iraq. And for no

other reason than to steal their oil resources.

"In a totalitarian state, it doesn't matter what people think, since the government can control people by force using a bludgeon. But when you can't control people by force, you have to control what people think, and the standard way to do this is via propaganda (manufacture of consent, creation of necessary illusions), marginalizing the general public or reducing them to apathy of some fashion." - Noam Chomsky

### **Brain Washing the People Into War**

"Naturally the common people don't want war: Neither in Russia, nor in England, nor for that matter in Germany. That is understood. But, after all, it is the LEADERS of the country who determine the policy and it is always a simple matter to drag the people along, whether it is a democracy, or a fascist dictatorship, or a parliament, or a communist dictatorship. Voice or no voice, the people can always be brought to the bidding of the leaders. That is easy. All you have to do is TELL THEM THEY ARE BEING ATTACKED, and denounce the peacemakers for lack of patriotism and exposing the country to danger. It works the same in any country." – Hermann Goering, Adolf Hitler's second in command, speaking during the Nuremberg Trials of Nazi war criminals at the end of World War II.

And this applies to all wars, including the WAR ON TERROR!

**"ALL WAR IS DECEPTION" -- Sun Tzu**

We should not deceive ourselves, our Leadership will engineer any necessary attack on the United States in order to psychologically profile the minds of the American people.

### **Major General Smedley Butler**

"I spent 33 years and four months in active military service and during that period / *spent most of my time as a high class muscle man for Big Business, for Wall Street and the bankers. In short, I was a racketeer, a gangster for capitalism.* I helped make Mexico and especially Tampico safe for American oil interests in 1914. I helped make Haiti and Cuba a decent place for the National City Bank

boys to collect revenues in. I helped in the raping of half a dozen Central America Republics for the benefit of Wall Street. I helped purify Nicaragua for the International Banking House of Brown Brothers in 1902–1912. I brought light to the Dominican Republic for the American sugar interests in 1916. I helped make Honduras right for the American fruit companies in 1903. In China in 1927 I helped see to it that Standard Oil went on its way unmolested. Looking back on it, I might have given Al Capone a few hints. The best he could do was to operate his racket in three districts. I operated on three continents.” – Major General Smedley Butler, United States Marine Corp, by his own words, military racketeer and gangster.

In 1935, Butler wrote an exposé titled, *War Is a Racket*, which was a condemnation of the *profit motive* behind warfare, which is still true today. All of this accomplished with the money we provide to Government Corporations, and it is still going on in Afghanistan, and Iraq. **Currently, Leadership seems to have its crosshairs on Iran, Syria, North Korea and Russia in what appears to be an all-out-attempt to bring on World War III.** War is big business and that is all it is to the Creditor (invisible leadership) and (visible) Leadership of the United States.

General Butler is an interesting source of information, and was not afraid to call it, as he saw it. Probably one of the more interesting events he had to relate was related to an attempt to overthrow the Government of the United States.

### **A Planned Overthrow of the U.S. Government in 1934**

In 1934, corporate conspirators, who had previously solicited General Butler’s help in many countries, now sought to involve General Butler in a treasonous plan. The plan was to form an organization (read army) of former veterans to use as a threat to the government. But the corporate elite picked the wrong man. Butler, in his own words, was “*fed up with being a gangster for capitalism.*” Testifying before Congress, Butler had this to say:

“I appeared before the congressional committee, the highest representation of the American people, under subpoena, to tell of what I knew about activities **which I believe might lead to an attempt to set up a fascist dictatorship.** The upshot

of the whole thing was that I was to lead an organization of 500,000 [former military] men, which would be able to take over the functions of government.” –  
Congressional Testimony of General Butler

The investigating congressional committee found evidence of a plot to overthrow President Franklin Roosevelt, which is treason. Did the Department of Justice knock itself out to pursue and prosecute the corporate culprits? According to Butler, the conspiracy included representatives of some of America’s top corporations, including J. P. Morgan (one of the *Banking Elite*), DuPont & Goodyear Tire. The answer to the question is a resounding **NO**, the DOJ did not pursue prosecution of anyone involved for treason. And that is evidence of the Control that the *invisible Leadership* has over Government, which masquerades as *our Government*, but it is *their Government*, not ours.

### **R12 & DuPont**

It might be interesting to know that DuPont, besides supplying Government with explosives, held the patent on R12, the best and most efficient refrigerant to date, and when the patent was about to expire, which would allow other companies to produce R12 without paying royalties to DuPont, President George H. W. Bush, through Executive Order, outlawed *chlorofluorocarbons*, which specifically targeted R12. But, as matters would have it, DuPont held the patent on the only viable replacement refrigerant, thus, this insider received his reward. And because the replacement refrigerant is not as efficient as R12, the people of the United States pay higher electrical bills for their refrigeration, whether it is a refrigerator, freezer or home cooling system! But we don’t believe in conspiracies.

As Chief Executive Officers of *today’s* multinational corporations know, it is no longer necessary for corporations to plan and implement a coup in order to dominate government, because today’s corporations have become *global* or *multinational*. In addition to that, because Government is *publically traded for profit*, corporations are able to invest in Government. Governments no longer have control of the giant corporations.

## **A Little History on Corporations**

Today, the “corporation” has become the most dominate institution in American Society but how much do we understand about the basics of its purpose? The corporation is one type of business ownership and in the early history of America, corporations were given a narrow *legal mandate*, for example, building a bridge. And when the purpose for the corporation’s existence was no longer present, building a bridge in this example, the corporation was dissolved and its life was over.

In the early American landscape corporations were chartered for a specific function. In their creation there were stipulations in their government granted charter as to how long they could operate, the amount of capitalization needed to complete the task for which the corporation was being created and what the corporation could do. At this early time, a corporation could not own another corporation, nor could they own property. In its early history the shareholders were liable for the actions of the corporations, and although that is still true today, it is on a limited scale. In the beginning, in both law and culture, the privilege of corporate status was a gift *from the people* to serve the public good and provide an opportunity for some to profit from the undertaking.

## **MORE**

In 1712, Thomas Newcomen invented a steam driven pump for miners. Instead of carrying buckets of water out of the mine, the pump would remove the water. Miners could then mine **more** coal. The operative word in the world of business and corporations is **MORE**. More coal per man hour, more iron-ore per man hour, more steel production per man hour, more textiles per man hour, more automobiles per man hour, more electronic chips per man hour, more gizmo’s per man hour. More, more, more. So much so that we now measure the productivity of our workforce in seconds to four decimal places. In the little town of Willows, California, the postmen who deliver the mail were being timed on each delivery.

It’s like being constantly under a microscope. If you are now 38-years-old and your productivity has dropped from 5-gizmo’s-a-second down to 4.93-gizmo’s-per-second, it is probably time that a 20-year-old was brought in to replace you. In short, you are viewed as a machine whose productivity has dropped

off, perhaps due to wear and tear. Which brings us to 14<sup>th</sup>-Amendment Enfranchisement.

## **Enfranchisement**

When the 14<sup>th</sup> amendment to the United States Constitution passed in 1868, its alleged intent was to give citizenship and equal rights to the black people who had previously been slaves and property. The language of this amendment provided that no State can deprive any person of life, liberty or property without due process of law. As a fact, 14<sup>th</sup>-Amendment citizens (lowercase “c”) are *enfranchised*<sup>53</sup>. This amendment’s alleged intent was to prevent the states from taking life, liberty or property from black people as was so often the practice. In reality, it paved the way for the taking of *life, liberty and property!*

Strangely, the major change following the passage of the 14<sup>th</sup> amendment mostly applied to corporations. Corporations came into court with their lawyers, who are very clever, and they essentially said, ‘Oh, you cannot deprive a person of life, liberty or property? Well, WE [the corporation] ARE A PERSON.’ And so corporations were granted the status of “person”. Probably an offshoot of making the 14<sup>th</sup>-Amendment citizen (lowercase “c”) a *Corporate Franchise*.

Between the passage of the 14<sup>th</sup> amendment in 1868 and 1910, there were 307 cases brought before the court under provisions of the 14<sup>th</sup>-Amendment. Of these, 288 cases were brought by corporations and only 19 by black Americans. So the corporation, as a “legal fiction” became a *person* with essentially the same rights and privileges possessed by the 14<sup>th</sup>-Amendment citizens (lowercase “c”).

## **Unlimited Life**

When attorneys acquired person status for corporations, they created a *person* with an infinite life, who can live on and on and on, acquiring property, wealth and dominant control forever. Obviously a very unfair and inequitable

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<sup>53</sup> “Enfranchisement. The act of making free (as from slavery); giving a *franchise* or *freedom* to; investiture with privileges or capacities of freedom or municipal or political liberty. Conferring the privileges of voting on classes of persons who have not previously possessed such.” – Blacks Law Dictionary, Sixth Edition; Note: all United States citizens are enfranchised, and therefore, operate only under privilege or civil rights, not unalienable rights.

advantage over living men and women. And this is currently the case here in the United States, created and fostered by our Leadership, **the best Leadership that money can buy**. The same Leadership who receives megabuck campaign contributions from the corporations, and this does not cover the under the table contributions.

### **More Clearfield Cites**

The cites below come from cases referenced in the Clearfield decision (318 U.S. 363).

“It was conceded in the argument that when the United States become parties to commercial paper, they incur all the responsibilities of private persons under the same circumstances. This is in accordance with the decisions of this Court. The Floyd Acceptances, 7 Wall. 557; United States v. Bank of Metropolis, 15 Pet. 377.” – Cooke v. United States, 91 U. S. 389

Here we see a reference to *private commercial paper*. That might not ring a bell with some readers. It is a reference to *Federal Reserve Notes* and *checks*. Both are *private commercial paper*. So, what the Supreme Court is saying is that when Government deals in *private commercial paper*, it loses its *sovereignty status*, becoming no different than a *private person*. Do you know any private person who can compel you to pay a fee to re-roof your home, or to build a house? Then where does Government get the authority? Leadership wants to charge you considerable fees by *giving you permission* to build your house, and then raise the taxes on your property after having done so. All this money coming in and they didn't provide anything. And it doesn't make any difference if you are renting. The owner of the home you rent had to pay and continues to pay, thus, your rent payment contains this fee that Government collects from your landlord.

“Still a government may suffer loss through the negligence of its officers. If it comes down from its position of sovereignty, and enters the domain of commerce, it submits itself to the same laws that govern individuals there.” – Cooke v. United States, 91 U. S. 389



## **The Strawman**

Having read this far, you will remember that you were converted into a *Trust and Transmitting Utility* (a *legal fiction*) when you joined Social Security. The individual named on your Social Security card had an all capital-letter version of your name. But, that is not you, if you cannot quite recall, you may need to go back and review. In short, this all capital letter individual is referred to as *your strawman*. And it is this *strawman* (a *legal fiction*) that Government can interact with. The trick has been to convince the people that they are this *all capital letter strawman*. And the only relationship that Government can have with this *strawman* is *commercial*. Therefore, Government HAS entered the domain of commerce and came down from its position of sovereignty. As said before, Government is Walmart with guns. It is a *commercial enterprise* and has all the duties and responsibilities of a private person in this realm.

## **Powers and Authorities Conferred on Government**

Any power or authority claimed by Government is one that has been conferred by, *we the people*. But there are some very important considerations to comprehend in the conferring of any *lawful powers* or *authorities* upon Government. We begin by recalling that we are all *equal in the eyes of the law*. Meaning that we all have the same *powers* and *authorities* to confer. With this knowledge, the most important aspect we need to comprehend is that we cannot confer a *lawful power* or *authority* that we do not have or possess.

For example, I do not have the *lawful power* or *authority* to, use threat of violence or actual violence if necessary, go into your wallet, take out a \$100 and give it to whomever I feel is needy, then I cannot confer such a *power* or *authority* upon Government.

What we can do, is foolishly enter into contract relations with Government. But even then, such contracts do not meet the six elements of a valid contract and are null and void ab initio (from the beginning). If need be, go back and re-visit the section on valid contracts.

Government, Federal, State, County, or City, has no authority over *a living man or woman of the land who bleeds* (*bleeding* is evidence of life). They are all corporations, and they are all a DEAD PERSON. There is nothing that *a living*

*man or woman of the land* can do to harm a DEAD PERSON. Know who you are, and know who they are!

### **Lawful vs. Legal**

“Lawful” is a term used with Law, and as we have learned, “LAW” is a reference to the common law. Statutes from Resolutions, as we have learned, are NOT law, they are corporation rules. And all *Statutes*, since the formation of the corporate United States in 1871, are from Resolutions. Since they are not law, they are adjudicated commercially, under Contract. Therefore, the term “legal” is something permitted under Corporate Government rules. And the term “lawful” is something permitted in the eyes of God, remembering that the common law is biblical law applied. Therefore, what is “legal” may well **NOT** be “lawful.” Government will often use the phrase, “and other offenses” rather than, “and other crimes.” That’s because there are no crimes in the Uniform Commercial Code, only (contract) offenses. That doesn’t mean that some of the “offenses” are not crimes under the common law, murder being an example. But “murder” is a commercial offense under corporation rules. That’s why you can attach special circumstance, or hate crime status to an *offense*.

### **Unalienable Rights vs. Civil Rights**

Unalienable Rights come from God and may not be aliened (see footnote 41). However, they may be contracted aside. Civil Rights, on the other hand, come from Government Leadership, and may be altered or taken away at any time. And Civil Rights may also be contracted aside.

### **Not Everyone in Government is Our Enemy**

It’s true. Many clerks and low level employees can, and will, help you if you treat them kindly. They may be putting themselves at risk to do so, therefore, keep it low, and low key. Ask them questions, most of the time you’ll get answers.

### **United States Prison Population**

One of the ways to measure the success/failure of Government Leadership is to compare prison population statistics. Where is the United States in relation to other countries.

Here is a sample listing of countries and prisoners per 100,000 population.

- |                                      |                        |
|--------------------------------------|------------------------|
| 1. Seychelles - 799                  | 35. South Africa - 292 |
| 2. <b><u>United States</u></b> - 698 | 36. Iran - 290         |
| 6. Cuba - 510                        | 45. Mongolia - 264     |
| 7. Rwanda - 492                      | 49. Columbia - 244     |
| 8. El Salvador - 489                 | 63. Mexico - 212       |
| 10. Thailand - 466                   | 96. Vietnam - 154      |
| 12. Russian Federation - 446         | 190. Syria - 60        |
| 16. Panama - 392                     |                        |
| 19. Bahamas - 363                    |                        |
| 33. Bahrain & Brazil - 301           |                        |

The only country ahead of the United States is Seychelles. Not even a postage stamp on the map. But it gives us an idea of the competence and nature of the Leadership of the United States. Every country that United States Leadership demonizes, including the two current favorites, Iran and Syria, as well as an old nemesis, Vietnam, all have stellar Leadership compared to the United States. Virtually everyone is better than United States Leadership.

Leadership has mismanaged the most prosperous country the world has ever known into economic collapse. Given that the United States is already circling the bowl, Leadership should probably be given more power and authority to finish the FLUSH! It's probably time to start another war, and Leadership is certainly working on it! Either that, or the engineering of another **domestic tragedy** bigger than September 11, 2001.

Once the individual can wrap his mind around the fact that there is no limit that Leadership will not go to in order to psychologically profile (brainwash) the minds of the American people, then he will begin to see the potential hand of Government (Leadership) in every domestic tragedy. Has anyone noticed the increase in tragic school shootings, and after each one, an overt attempt to implement more and more stringent gun control measures? And while we are on the issue of GUN CONTROL...

## **Gun Control**

It is not difficult to analyze the issue of **gun-control**. Ask yourself this question: *If some deranged, demented individual drove his Oldsmobile through a school fence and mowed down 25-children, killing 18 of them, would we be facing draconian laws regarding the ownership of Oldsmobiles or cars in general? **NO, of course not.***

And why is that? It is because Oldsmobiles and cars in general do not pose a threat to your total enslavement, **GUNS DO!** That is what its all about, your enslavement. If Oldsmobiles ever pose a threat to your total enslavement, then expect *Oldsmobile ownership control!*

In [APPENDIX B](#), Bill Whittle makes a great case on the issue of gun control. Near the end of his presentation Bill has this to say:

“America’s overall average of 4.7 is as low as it is because of places like Plano, Texas, with a murder rate of 0.4. Now, having been to Plano, Texas, several times, I can tell you with confidence that virtually ***every home*** in Plano, Texas, has an entire arsenal of AR-15 assault rifles, semi-automatic shotguns, 30.06 hunting rifles, they got 45's, 357's, 38's, they got 9 millimeters, they have an assortment of 22's for the kids to practice with. Not to mention every species of tomahawk, Bowie knife, hunting knife, jack knife, bayonet, switch-blade, they got pointy rocks, they got sharp sticks. The murder rate in **GUN-NUT-CENTRAL** is 0.4 per 100,000. If the United States of America, as a nation, had the same ***murder rate as Plano, Texas***, we would NOT be 111 out of 218, we’d be 211 out of 218, well below Switzerland at 0.6, half of Germany, Spain and Denmark at 0.8, and well below half of New Zealand, the Netherlands, Austria, Italy, France and Australia.

**“MAYBE IT’S NOT THE GUNS! MAYBE – IT’S THE PEOPLE HOLDING THE GUNS!”**

And who is responsible for the molding of the minds of those *holding the guns* in the most murderous cities of the United States? Who forces young minds to be imprisoned several hours a day and molds their thinking and moral values? Could it be the *public school system* whose methods and policy reflect the

leftist, socialist values of the City Leadership and School Administrators? *Birds of a feather, flock together.*

Lately, we have a rash of ***school shootings***. I think it would be wise to read ***[Transformation of America](#)*** and see how far advanced the United States Government has become in the field of ***[mind control](#)***.

## **Our Name**

I cannot over-emphasize the importance of spelling our names correctly, especially on legal documents. Improper capitalization, or italics, can change our status in court. It was only with the recent posting of information on the Web that listing of status associated with various spellings of our name informed us of the differences. And those differences are profound. To view the list as I found it, goto ***[APPENDIX C](#)***. Generally speaking the name of a living man of the land with all his natural rights is spelled as follows:

john-quincy:adams

The “dash” joins your Christian name, you own this. The colon separates the family name (or surname), which is owned by the family, not you, from your Christian name. No, your Word Processor won’t like this, they’re a product of the corporate world.

## **Assassination of President Kennedy**

This is relative to this construction for one reason. Ten days before his assassination, President Kennedy issued an Executive Order to begin the printing of *Treasury Notes* as a replacement for *Federal Reserve Notes*. This would have began the removal of the enslaving stranglehold the Bankers had on the nation and the people of the nation. But then Kennedy was allegedly assassinated by one Lee Harvey Oswald. I said “allegedly” for good reason, those interested in such matters might wish to read, ***[Sui Juris, Pardon me but... #2](#)***.

## **Murder of Louis T. McFadden**

The assassination of President Kennedy dove-tails with the murder of Congressman McFadden. In 1932, Congressman Louis T. McFadden, addressing Congress, had this to say about the Banking Elite:

Mr. Chairman, we have, in this country, one of the most corrupt institutions the world has ever known. I refer to the Federal Reserve Board and the Federal Reserve Banks, hereinafter called the Fed. The Fed has cheated the Government of these United States and the people of the United States out of enough money to pay the Nation's debt. The depredations and iniquities of the Fed has cost enough money to pay the National debt several times over... They are not government institutions. They are private monopolies which prey upon the people of the United States for the benefit of themselves and their foreign and domestic swindlers; rich and predatory moneylenders.

In May of 1933, on the floor of the House of Representatives, Congressman McFadden brought impeachment charges against many of the federal reserve board members, federal reserve agents of many States, comptroller of the currency, and several secretaries of the United States Treasury, for high crimes including the theft of eighty billion dollars from the United States Government and with committing the same thefts in 1929, 1930, 1931, 1932, 1933, and in the years previous to 1928, amounting to billions of dollars. These charges were remanded to the *judiciary committee* for investigation, a place where these charges were effectively buried and until this day has never been answered. [See Congressional Record pp.4055-4058 May 23, 1933]

Louis T. McFadden died of poisoning in 1936 after two previous attempts on his life. Another life who crossed swords with the Banking Elite. It has, in my opinion, happened far too often to be coincidence or chance.

## **Reside**

Reside is another *word of art* used by the legal system to place you into their corporate jurisdiction, and has meaning far different than most people probably suspect. Generally, we believe that *reside* means where we live, but it does not. You *reside* when? When you live in a geographic location that is not the home of your citizenship. For example, a Frenchman, born and formerly

living in France, comes to California to live. In California he resides, because, California is NOT the home of his citizenship. If one were a 14<sup>th</sup>-Amendment citizen (lowercase "c") living in California, he too would reside, because Washington, D.C. is the home of his citizenship.

This is why we the people only gave Government the authority to regulate residents and commercial activity. The trading we engaged in to acquire our food, shelter and other needs are not commercial activity until we choose to be a 14<sup>th</sup>-Amendment citizen (lowercase "c").

## **Person**

Another word that means much more than one might think, and a word used to ensnare us into the corporate jurisdiction.

"Person. In general usage, a human being (i.e. natural person), though by statute term may include labor organizations, partnerships, associations, corporations, legal representatives, trustees in bankruptcy, or receivers. See e.g. National Labor Relations Act, Sec. 2(1), 29 U.S.C.A. sec. 152; Uniform Partnership Act, Sec. 2.

"Scope and delineation of term is necessary for determining those to whom Fourteenth Amendment of Constitution affords protection since this Amendment expressly applies to "person."

"Aliens. Aliens are "persons" within meaning of Fourteenth Amendment and are thus protected by equal protection clause against discriminatory state action. *Foley v. Connelie*, D.C.N.Y., 419 F.Supp. 889, 891.

"Bankruptcy Code. "Person" includes individual, partnership, and corporation, but not governmental unit. 11 U.S.C.A. Sec. 101

"Commercial law. An individual or organization. U.C.C. § 1-201(30)

"Corporation. A corporation is a "person" within meaning of Fourteenth Amendment equal protections and due process provisions of United States Constitution. *Metropolitan Life Ins. Co. V. Ward*, Ala., 470 U.S. 869, 105 S.Ct. 1676, 1683, 84 L.Ed.2d 751. The term "persons" in statute relating to conspiracy to commit offense against United States, or to defraud United States, or any agency, includes corporation. *Alamo Fence Co. Of Houston v. U.S., C.A.Tex.*, 240 F.2d 179,181



"In corporate law, "person" includes individual and entity. Rev.Model Bus.Corp.Act, § 1.40.

"Foreign governments. Foreign governments otherwise eligible to sue in U.S. courts are "persons" entitled to bring treble-damage suit for alleged antitrust violations under Clayton Act, section 4. Pfizer, Inc. v. Government of India, C.A.Minn., 550 F.2d 396.

"Illegitimate child. Illegitimate children are "persons" within the meaning of the Equal Protection Clause of the Fourteenth Amendment, Levy v. Louisiana, 391 U.S. 68, 88 S.Ct. 1509, 1511, 20 L.Ed.2d. 436; and scope of wrongful death statute, Jordan v. Delta Drilling Co., Wyo., 541 P.2d 39, 48.

"Interested person. Includes heirs, devisees, children, spouses, creditors, beneficiaries and any others having a property right in or claim against a trust estate or the estate of a decedent, ward or protected person which may be affected by the proceeding. It also includes persons having priority for appointment as personal representative, and other fiduciaries representing interested persons. The meaning as it relates to particular persons may vary from time to time and must be determined according to the particular purposes of, and matter involved in, any proceeding. Uniform Probate Code, Sec. 1-210(20).

"Labor unions. Labor unions are "persons" under the Sherman Act and the Clayton Act, Casey v. FTC, CARWASH., 578 F.2d 793,797, and also under Bankruptcy Code, highway and City Freight Drivers, Dockmen and Helpers, Local Union No. 600 v. Gordon Transports, Inc., C.A.Mo., 576 F.2d 1285, 1287.

"Minors. Minors are "persons" under the United States Constitution, possessed of rights that governments must respect. In re Scloft K., 24 C.3d 395, 155 Cal.rptr. 671, 674, 595 P.2d 105.

"Municipalities. Municipalities and other government units are "persons" within the meaning of 42 U.S.C.A. sec 1983. Local government officials sued in the official capacities are "persons" for the purposes of Section 1983 in those cases in which a local government would be suable in its own name. Monell v. N. Y. City Department of Social Services, 436 U.S. 658, 98 S.Ct. 2018, 2035, 56 L.Ed.2d. 611. See Color of Law.

"Definitions of "person" or "persons" covered by antitrust laws includes cities, whether as municipal utility operators suing as plaintiffs seeking damages for antitrust violations or as operators being sued as defendants. City of Lafayette, La. V. Louisiana Power & Light Co., La., 435, U.S. 389, 98 S.Ct. 1123, 1128, 55 L.Ed.2d 364.

“Protected person. One for whom a conservator has been appointed or other protective order has been made. Uniform Probate Code, Sec. 5-103(18).

“Resident Alien. A resident alien is a "person" within the meaning of the due process and equal protection clauses of the Fourteenth Amendment. C. D. R. Enterprises, Ltd. v. Board of Ed. Of City of New York, D.C.N.Y. 412 F.Supp. 1164, 1168.

“Unborn Child. Word "person" as used in the Fourteenth Amendment does not include the unborn. Roe v. Wade, 410 U.S. 113, 93 S.Ct. 705, 729, 35 L.Ed.2d 147. Unborn child is a "person" for purpose of remedies given for personal injuries, and child may sue after his birth. Weaks v. Mounter, 88 Nev. 118, 493 P.2d 1307, 1309. In some jurisdictions a viable fetus is considered a person within the meaning of the state's wrongful death statute, e.g. Comm. v. Cass, 392 Mass. 799, 467 N.E.2d 1324. See also Child; Children (Rights of unborn child); Unborn child; Viable child.

“University. A state university is a "person" within meaning of sec 1983. 42 U.S.C.A. Sec. 1983. Uberoi v. university of Colorado, Colo., 713 P.2d 894, 900" – Black's Law Dictionary, Sixth Edition

Generally speaking, you do not want to claim that you are a *person*, nor allow yourself to be identified as a *person* in any legal proceeding.

### **I Don't Have To Tell You "Things Are Bad"**

“I don't have to tell you things are bad. Everybody knows things are bad. A dollar buys a nickel's worth. Banks are going bust. Shop keepers keep a gun under the counter. Punks are running wild in the street and there's nobody anywhere that seems to know what to do, there's no end to it.

“WE KNOW the air is unfit to breath, that our [genetically engineered] food is unfit to eat. We sit watching our T.V. while some local news caster tells us, *'today we had fifteen homicides and 63 violent crimes,'* as if that's the way it's supposed to be.

“We know things are bad, worse than bad. It's crazy, it's like everything, everywhere, is going crazy, so we don't go out anymore. We sit in the house, slowly our world is getting smaller and all we say is, *'please, at least leave us alone in our living room, let me have my toaster, my T. V. and my steel-belted radials and I won't say anything. Just leave us alone.'*

**“Well, I’m not going to leave you alone. I WANT YOU TO GET MAD. I don’t want you to protest, I don’t want you to write to congressmen, because I wouldn’t know what to tell you to write. I don’t know what to do about the depreciation, the inflation, the Russians, or the crime in the street, all I know is that FIRST, YOU’VE GOT TO GET MAD. You’ve got to say ‘I’m a human being damn-it, my life has value.’”** – [http://www.youtube.com/watch?v=mBMS\\_6DGYwk](http://www.youtube.com/watch?v=mBMS_6DGYwk)

## **The Presidency and Congress**

Given what we’ve learned so far it should be clear that it doesn’t matter who we elect to the Office of President of the United States, a Democrat, a Republican or any other political party. Either the high-Leadership we elect **WILL** follow the directives of the *invisible Leadership* (the creditor of the United States – Banking Elite), or they will be terminated as was Congressman Louis T. McFadden and President John F. Kennedy in the last century. The same is true for the members of the House of Representatives and the Senate of the United States. But in the end, we know that the President is just the Chief Executive Officer of a British owned Corporation, doing business as “THE UNITED STATES”, and Congress is just the *Board of Directors* for the same British owned Corporation. If we believe there is a difference between the Republicans and Democrats, we are *deceiving ourselves!* The agenda of the *invisible Leadership* will continue, regardless of which party holds the Office of President, or is dominant in either the House or Senate. Sometimes the agenda may move faster, or may move slower, but it is always going in the direction of SLAVERY and POVERTY for the people of the United States.

## **Chemical Trails**

Some of you may have noticed the *white cloud* that is left behind by some high-flying aircraft. This cloud, which does not dissipate rapidly and will linger for a very long time, is *climate and weather altering chemicals* . It is not to be confused with a *condensation trail*, which is relatively short and disappears quite rapidly. Generally a *condensation trail* follows a fighter aircraft.

Almost undoubtedly, the *Weather Control* practiced by Leadership is responsible for some of the floods as well as the California drought.

The internet provides considerable reading material on this issue, so I'll not go into any detail here. But there is one comment worthy of making.

Government, using their corporation rules, they like to call law, will put us in prison for stuffing chemicals up our noses, and then they will stuff chemicals up our noses that we don't want! In the end, we are left without the means to bring an action against Government in common-law-court to prevent this invasion of our bodies! Leadership, you are not God and you're not good at it when you try. But, we all know by now that it was never your intent to do anything beneficial for the people of the United States, or this Earth, its all to satisfy your demented lust for control!

### **United Nations**

The *United Nations* is the creation of the *Banking Elite* (Banksters) for the purpose of implementing their dominant control over the entire Earth. This is the second attempt by the Banking Elite to establish world domination, the first attempt was known as *The League of Nations*. The goal is to place a **NON-ELECTED** and *Banking Selected* group of individuals in control of every resource and every individual on Earth.

### **Freedom**

To be blunt, you cannot be free if you need Government and Leadership to be your parent. If they have to take care of you, then **freedom** is not possible. If you require a *parent*, then the *parent* is going to make the rules. But, we don't need Government to care for us, we just need family and each other. What we need from Government and Leadership is to STOP destroying our economy and enslaving us.

The pioneers (people) who settled this country arrived on ships with their tools, their intelligence, and each other. And they settled thirteen original colonies. And when the time came, they stood up to the tyrant, King George III, and fought for their freedom. I doubt that the people, in general, knew they were actually fighting the *Banking Elite*, I'm relatively certain they thought they were fighting the King only. The Revolutionary War probably came to an end, not because of King George, but because of counsel of the Banking Elite, who could see a better way to taking over the collective that would eventually become United States. And what do we have today? We have a **British owned**

## **corporation doing business as “THE UNITED STATES!”**

The *Banking Elite* is very close to winning the Revolutionary War and enslaving the whole of the people of these united States of America. We already know that our Leadership is in bed with the *Banking Criminals*, the question now before us is, *are our police and military going to knowingly join the criminals against us as well?* Or, are they going to protect and defend the *organic Constitution for the Republic of these united States of America?*

You may not know this, but the Constitution provided that the military command was to be composed of Officers from the militia of the several States. Further, if you read the Organic Constitution, you will see that funding for land based forces (Army) was only to be for two-years. That was because the founders didn't want the Admiralty/Maritime jurisdiction of ***the District*** turn inward upon the land. The *law of the land* is the ***common law***, and this is what your forefathers fought and died for. It is set forth in the Magna Carta (1215) in England. When the English revolted they essentially said to the King, either your signature will be on the Magna Carta, or at night-fall the land will be without a King. The King had his powerful Navy, so his law could be upon the sea (Admiralty/Maritime Law), but beginning at the ebb-flow of the tide and upon the land shall be God's Law, ***the Common Law***.

As you can see, there have been some brave people who put their necks on the line to provide the opportunity for freedom. Knowing this put the story from Michael Brown's book, ***The Erwin Rommel's School of Law***, into perspective.

Congress shall have the power... To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;" – Organic Constitution, Article I, Section 8, Clause **12**

"Congress shall have the power... To provide for organizing, arming, and disciplining the Militia<sup>54</sup>, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;" – Organic Constitution, Article I, Section 8, Clause **16**.

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<sup>54</sup> Referring to the militia of the several States.

The idea here, was to have Officers loyal to the State Republics, not the foreign jurisdiction known as **the District of Columbia** (now the corporate United States). As we can see, our *bought and paid for* Congress, now the Board of Directors of the British owned corporation doing business as “THE UNITED STATES”, has been dismantling the Constitution for a very long time, and it continues to this day.

### **Remember-Remember**

When the Federal Government passes yet another un-constitutional law, they are allowed to do that because they are a **British owned corporation doing business as “THE UNITED STATES”**. Any un-constitutional law being passed is a *corporation rule* enacted by the **Board of Directors** of this corporation, that we call Congress, which is not setting as a constitutionally empowered legislative body. They are still setting under the bayonet and musket of the martial law of Abraham Lincoln, therefore they are not setting in their **sovereign capacity**, as such, they cannot pass **law** for the republic of these united States of America under threat, duress and coercion. And any corporation rule (that they like to call law) is applicable only to *14<sup>th</sup>-Amendment corporate citizens* (lowercase “c”), which we know as a *United States citizen*.

The same ability to pass un-constitutional corporation rules (they like to call law) applies to the STATE OF YOUNAMEIT, COUNTY OF YOUNAMEIT, and CITY OF YOUNAMEIT. They are all corporations gaining their existence in the corporate law of **the District** of Columbia, known as the corporate United States. A jurisdiction outside the republic, a foreign jurisdiction. And all of these corporate rules (corporate laws) apply only to 14<sup>th</sup>-Amendment citizens (lowercase “c”).

**THANK YOU POPE AND CATHOLIC CHURCH FOR YOUR WONDERFUL OVERSIGHT OF THE GLOBAL ESTATE TRUST AND NATIONAL TRUSTS YOU HAVE CREATED! NEVER HAS CRIMINAL BEHAVIOR BEEN SO PROFITABLE OR THE PEOPLE OF THIS EARTH SO MUCH AT RISK OF BEING MURDERED!**

## **Conclusion**

There is much to the criminal nature of Government Leadership as well as the Vatican and this document certainly does not cover it all, but, perhaps it is a beginning in comprehending the problem we are all facing and that we the people need to fix. Are some of us going to die in fixing the problem? Probably! But it is we-the-people who ultimately have all the power. There are, however, traitors in our midst, and we need to be on the lookout for them, especially when they are in our own family.

The key to resolving our problem is knowledge, which is truly POWER. With all the social networking available today, it becomes quite possible to begin sharing information we have acquired as well as our experiences in court. If you are not great at converting your knowledge and experiences to text, find someone who can help you with this task.

The Vatican has, in my opinion, become too enamored with its own claim of importance. After all, it is the **ROMAN** CATHOLIC CHURCH, and from history we should know how depraved and evil the Holy Roman Empire became before it fell. The past history of the Catholic Church has been one of making deals with the Devil. The Vatican has made deals with depraved Leaders of various countries with disastrous results for the people of those countries! The United States being one such example of disastrous results, but there are others.

The Catholic Church needs to be restored to serving God which will result in serving the people. It would probably be wise to remember that the Vatican had a meeting to determine what the Bible shall contain. And it would be wise to remember that the Bible is really written by MAN, allegedly inspired by God, but that may or may not be true. God is not in the Church, any Church. And we can see that in the past history of the Catholic Church. God is in each one of us individually, in our heart, in our spirit and in our soul. For if he is not, then we are devoid of God and the result would likely be pure evil.

If we believe that God is in each of us individually, then we do not need a Church, any Church, to help us reach out to, or communicate with, God. Our communication is in our behavior toward others and our thoughts. We don't need a 501(c)(3) corporation, masquerading as a *Church* (which are all main-



stream-religions) to worship God!

In the final analysis, the Catholic Leadership has opted to abandon God's law for corporate law and the large financial returns that law provides. And the Catholic 501(c)(3) corporation is the largest and oldest corporation on Earth. In the arena of a Church representing God, corporate status is not reconcilable. Either a church chooses to live under God's law, or it does not, and if it does not, then it cannot purport to represent God! Despite all of its ceremonies to deceive its flock, the Catholic corporation, or any corporation posing as a church still does not represent God. It is **not a living church, it is a DEAD PERSON**, a corporation! Corporate status embraces all of the main stream religions and carries the same irreconcilable outcome. Any corporate religion has a conflict between God's law and the big money provided by corporate law (man's law).

In the end, we have a lot of work ahead of us if we are going to save this country and prevent our enslavement. And it will take all of us working together, whether we be black, yellow, olive, male, female, tattooed, or white. We need to realize that we are all on this ship together, the problems we face do not belong to one race, one culture, one religion or one color, the problems belong to us all to solve. Whether this ship we're on sails or sinks depends, to a great extent, on all of us working together. In order to do that, we need to STOP allowing others, and especially Leadership, to divide us and pit us against one another. The happiness of life cannot be divided on political, religious or cultural grounds!

"Seven-Hundred-Million are you listening?  
Most of what you read is made of lies.  
But speaking one to one, ain't it everybody's Sun,  
to wake to in the morning when we rise?" – [Simple Song of Freedom](#)

Let's all be pitted against the *criminals on high*, and their enforcers of unconstitutional law whose only purpose is to ring their bankrupt cash-register at our expense. It's time to put our differences aside, we can work on those later.

**It's time to join together and engage in peaceful rebellion with the purpose of restoring – LAWFUL CIVIL AUTHORITY and setting aside *war and emergency powers authority!* It's time to STOP CIRCLING THE BOWL! You know how to do this, the anti-war and civil rights movements of the 1960's showed us the way. Killing people is probably not the way, that's the way of Leadership, and I doubt that it will work for either side. For one thing, it throws up the wrong kind of Leaders.**

To my fellow Americans I wish you all the best. – michael-herbert: keehn

APPENDIX A – **Secret Treaty of Verona**

CONGRESSIONAL RECORD - SENATE.

64th CONGRESS, 1st SESSION

VOLUME 53, PART 7

Page 6781

25 April 1916

I wish to put in the RECORD the treaty of Verona of November 22, 1822, showing what this ancient conflict is between the rule of the few and the rule of the many. I wish to call the attention of the Senate to this treaty because it is the threat of this treaty which was the basis of the Monroe doctrine. It throws a powerful white light upon the conflict between monarchical government and government by the people. The Holy Alliance under the influence of Metternich, the Premier of Austria, in 1822, issued this remarkable secret document :

[American Diplomatic Code, 1778 - 1884, vol. 2 ; Elliott, p. 179.]

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SECRET TREATY OF VERONA

The undersigned, specially authorized to make some additions to the treaty of the Holy Alliance, after having exchanged their respective credentials, have agreed as follows :

ARTICLE 1. The high contracting powers being convinced that the system of representative government is equally as incompatible with the monarchical principles as the maxim of the sovereignty of the people with the high divine right, engage mutually in the most solemn manner, to use all their efforts to put an end to the system of representative governments, in whatever country it may exist in Europe, and to prevent its being introduced in those countries where it is not yet known.

ART. 2. As it can not be doubted that the liberty of the press is the most powerful means used by the pretended supporters of the rights of nations to the detriment of those princes, the high contracting parties promise reciprocally to adopt all proper measures to suppress it, not only in their own states but also in the rest of Europe.

ART. 3. Convinced that the principles of religion contribute most powerfully to keep nations in the state of passive obedience which they owe to their princes, the high contracting parties declare it to be their intention to sustain in their respective States those measures which the clergy may adopt, with the aim of ameliorating their own interests, so intimately connected with the preservation of the authority of the princes ; and the contracting powers join in offering their thanks to the Pope for what he has already done for them, and solicit his constant cooperation in their views of submitting the nations.

ART. 4. The situation of Spain and Portugal unite unhappily all the circumstances to which this treaty has particular reference. The high contracting parties, in confiding to France the care of putting an end to them, engaged to assist her in the manner which may the least compromit [sic] them with their own people and the people of France by means of a subsidy on the part of the two empires of 20,000,000 of francs every year from the date of the signature of this treaty to the end of the war.

ART. 5. In order to establish in the Peninsula the order of things which existed before the revolution of Cadiz<sup>55</sup>, and to insure the entire execution of the articles of the present treaty, the high contracting parties give to each other the reciprocal assurance that as long as their views are not fulfilled, rejecting all other ideas of utility or other measure to be taken, they will address themselves with the shortest possible delay to all the authorities existing in their States and to all their agents in foreign countries, with the view to establish connections tending toward the accomplishment of the objects proposed by this treaty.

ART. 6. This treaty shall be renewed with such changes as new circumstances may give occasion for, either at a new congress or at the court of one of the contracting parties, as soon as the war with Spain shall be terminated.

ART. 7. The present treaty shall be ratified and the ratifications exchanged at Paris within the space of six months.

Made at Verona the 22d November, 1822.

For Austria :-----METTERNICH.

For France :-----CHATEAUBRIAND.

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<sup>55</sup> The Spanish Constitution of 1812 was established on 19 March 1812 by the Cádiz Cortes, Spain's first national sovereign assembly, the Cortes Generales ("General Courts"), in refuge in Cádiz during the Peninsular War. It established the principles of universal male suffrage, national sovereignty, constitutional monarchy and freedom of the press, and supported land reform and free enterprise.

For Prussia :-----BERNSTET.

For Russia :-----NESSELRODE.

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I ask to have printed in the CONGRESSIONAL RECORD this secret treaty, because I think it ought to be called now to the attention of the people of the United States and of the world. This evidence of the conflict between the rule of the few versus popular government should be emphasized on the minds of the people of the United States, that the conflict now waging throughout the world may be more clearly understood, for after all said the great pending war springs from the weakness and frailty of government by the few, where human error is far more probable than the error of the many where aggressive war is only permitted upon the authorizing vote of those whose lives are jeopardized in the trenches of modern war.

Mr. SHAFROTH. Mr. President, I should like to have the senator state whether in that treaty there was not a coalition formed between the powerful countries of Europe to reestablish the sovereignty of Spain in the Republics of South and Central America?

Mr. OWEN. I was just going to comment upon that, and I am going to take but a few moments to do so because I realize the pressure of other matters. This Holy Alliance, having put a Bourbon prince upon the throne of France by force, then used France to suppress the constitution of Spain immediately afterwards, and by this very treaty gave her a subsidy of 20,000,000 francs annually to enable her to wage war upon the people of Spain and to prevent their exercise of any measure of the right of self-government. The Holy Alliance immediately did the same thing in Italy, by sending Austrian troops to Italy, where the people there attempted to exercise a like measure of liberal constitutional self-government ; and it was not until the printing press, which the Holy Alliance so stoutly opposed, taught the people of Europe the value of liberty that finally one country after another seized a greater and greater right of self government, until now it may be fairly said that nearly all the nations of Europe have a very large measure of self government. However, I wish to call the attention of the Senate and the country to this important history in the growth of constitutional popular self-government. The Holy

Alliance made its powers felt by the wholesale drastic suppression of the press in Europe, by universal censorship, by killing free speech and all ideas of popular rights, and by the complete suppression of popular government. The Holy Alliance having destroyed popular government in Spain and in Italy, had well-laid plans also to destroy popular government in the American colonies which had revolted from Spain and Portugal in Central and South America under the influence of the successful example of the United States. It was because of this conspiracy against the American Republics by the European monarchies that the great English statesman, Canning, called the attention of our government to it, and our statesmen then, including Thomas Jefferson, took an active part to bring about the declaration by President Monroe in his next annual message to the Congress of the United States that the United States should regard it as an act of hostility to the government of the United States and an unfriendly act if this coalition or if any power of Europe ever undertook to establish upon the American Continent any control of any American Republic or to acquire any territorial rights. This is the so-called Monroe doctrine. The threat under the secret treaty of Verona to suppress popular governments in the American Republics is the basis of the Monroe doctrine. This secret treaty sets forth clearly the conflict between monarchical government and popular government and the government of the few as against the government of the many. It is a part, in reality, of developing popular sovereignty when we demand for women equal rights to life, to liberty, to the possession of property, to an equal voice in the making of the laws and the administration of the laws. This demand on the part of the women is made by men, and it ought to be made by men as well as by thinking, progressive women, as it will promote human liberty and human happiness. I sympathize with it, and I hope that all parties will in the national conventions give their approval to this larger measure of liberty to the better half of the human race.

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Official Records of the Union Confederate Navies in the War of the Rebellion

## APPENDIX B - GUN CULTURE U.S.A

by Bill Whittle

You know, every time there is a shooting in America, our moral betters on the **Left** immediately ammo-up their assault rifle of the rhetorical arsenal. Namely, our country's sick, twisted obsession with personal firearms. Our adolescent psycho-sexual, dangerous, and frankly embarrassing when facing our European film critic friends, AMERICAN GUN CULTURE.

So, hopping over to the ever reliable Wikipedia we discovered that when it comes to *per-capita gun ownership* the U.S.A. does, in fact, top the list in glory. When measured as the number of guns per one-hundred residents, the U.S. comes in first at 90. Ninety guns per one-hundred residents. Evidence to the progressives on the **left**, that they do in fact live in the *murder capital of the World*. Because when it comes to *gun ownership*, America is Number-one with the bullet with, by far, the highest per-capita gun ownership in the world. Ninety guns, per one hundred people is half-again-more than the Number 2 spot, held by Serbia with 58.

Now, all we have to do to prove the left wing *weeny-case* for banning guns is to do a quick search for the *per-capita murder rate*. And sure enough, leading the number 2 country by half-again more, with ninety murders per 100,000 people, is... Honduras. Socialist, gun controlled Honduras. Because, even though America has, by far, the highest per-capita gun ownership rate, we do not have the highest per-capita murder rate.

And, unfortunately for the **progressive left's** argument, we're not SECOND either! Or Third. In fact, when it comes to *capital murders*, team U.S.A. didn't even make the top five. As a matter of fact, we didn't even make the top ten. Or the top twenty. Or the top thirty. Or the top forty. We're not in the top fifty capital murders. Gun Culture America is not in the top 60 nations in terms of *per-capita murders*. Or the top seventy. Or even the top eighty. Or the top ninety. Of the 218 nations listed for per-capita murders, the United States of America, **MURDERVILLE U.S.A.** did not break the top 100. We ARE, with 4.7 murders per 100,000 people, in 2012, number 111. [See listing below.]



One-hundred-and-eleventh place puts us near the top of the bottom half all the nations and territories in the World when it comes to total per-capita murders, and virtually all, if not all, of those nations ranked higher than us are **big-state-socialist-utopias with stringent gun-control-laws**.

How tragically disappointing that must be for our moral superiors, and unfortunately for the left, it gets a lot worse. Because 111<sup>th</sup>-place, America's murder rate of 4.7 murders per 100,000 citizens, is artificially much higher than it should be because it includes so many deadly, murderous, toxic places, like number one on the list of **highly gun-controlled**, democratically governed since the stone-age murder-pits like Detroit, Michigan. Detroit, **with strict gun-control-laws** has a *per-capita murder rate* of 54 per 100,000 citizens. If Detroit were its own country it would just beat Venezuela for second place as the most murderous country in the world, behind Honduras.

America's hundred-and-eleventh place, 4.7 murders per 100,000 people, also includes, in order, Democratically controlled, heavily gun-controlled New Orleans with 53.2 murders per 100,000, St. Louis with 35.5, Baltimore with 34.9, New York with 34.4, Oakland with 31.8, followed by Stockton - 23.7, Kansas City - 22.6, Philadelphia - 21.5, Cleveland - 21.3, Memphis - 20.2, and Atlanta - 19.0, and Chicago 18.5 murders per 100,000 people, per year. America's *per capita* average of 4.7 murders includes ALL of these high-crime areas.

The first city to appear in **GUN-MAD TEXAS**, is Dallas, which isn't even in the top twenty. America's overall average of 4.7 is as low as it is because of places like Plano, Texas, with a murder rate of 0.4. Now, having been to Plano, Texas, several times, I can tell you with confidence that virtually **every home** in Plano, Texas, has an entire arsenal of AR-15 assault rifles, semi-automatic shotguns, 30.06 hunting rifles, they got 45's, 357's, 38's, they got 9 millimeters, they have an assortment of 22's for the kids to practice with. Not to mention every species of tomahawk, Bowie knife, hunting knife, jack knife, bayonet, switch-blade, they got pointy rocks, they got sharp sticks. The murder rate in **GUN-NUT-CENTRAL** is 0.4 per 100,000. If the United States of America, as a nation, had the same **murder rate as Plano, Texas**, we would NOT be 111 out of 218, we'd be 211 out of 218, well below Switzerland at 0.6, half of Germany,

Spain and Denmark at 0.8, and well below half of New Zealand, the Netherlands, Austria, Italy, France and Australia.

If all of America had the murder rate of the **GUN-NUT-CAPITAL** of **GUN-CULTURE-U.S.A.**, Plano, Texas, then America's *per capita murder rate* would be one-quarter of those murderous, violent, rampaging, death wish Belgium's with their horrific 1.6 murders per 100,000.

**MAYBE IT'S NOT THE GUNS! MAYBE, IT'S THE PEOPLE HOLDING THE GUNS!**

MURDERS PER 100,000 BY COUNTRY

- |  |                             |
|--|-----------------------------|
| 1. Honduras                            | 22. Mexico                  |
| 2. Venezuela                           | 23. Dominica                |
| 3. United States Virgin Islands        | 24. Montserrat              |
| 4. Belize                              | 25. Nigeria                 |
| 5. El Salvador                         | 26. Greenland               |
| 6. Guatemala                           | 27. Equatorial Guinea       |
| 7. Jamaica                             | 28. Botswana                |
| 8. Lesotho                             | 29. Namibia                 |
| 9. Swaziland                           | 30. Panama                  |
| 10. St. Kitts and Nevis                | 31. Guyana                  |
| 11. South Africa                       | 32. St. Pierre and Miquelon |
| 12. Columbia                           | 33. Myanmar                 |
| 13. Bahamas                            | 34. Cayman Islands          |
| 14. Democratic Republic of the Congo   | 35. South Sudan             |
| 15. Trinidad and Tobago                | 36. Ivory Coast             |
| 16. Puerto Rico (corporate U.S. owned) | 37. Grenada                 |
| 17. St. Vincent and the Grenadines     | 38. French Guiana           |
| 18. Brazil                             | 39. Turkmenistan            |
| 19. Rwanda                             | 40. Tanzania                |
| 20. Dominican Republic                 | 41. Congo                   |
| 21. St. Lucia                          | 42. Mozambique              |
|  | 43. Ecuador                 |
|  | 44. Bolivia                 |

45. Ethiopia
46. Central African Republic
47. Nicaragua
48. Sudan
49. Antigua and Barbuda
50. Madagascar
51. Uganda
52. Zambia
53. Zimbabwe
54. Papua New Guinea
55. Cape Verde
56. Togo
57. Gambia
58. Haiti
59. Djibouti
60. Comoros
61. Angola
62. Paraguay
63. Mongolia
64. Peru
65. Seychelles
66. Russia
67. Gabon
68. Kyrgyzstan
69. Guinea
70. Philippines
71. Costa Rica
72. Benin
73. Guinea-Bissau
74. British Virgin Islands
75. Kiribati
76. Burundi
77. Somalia
78. Burkina Faso
79. Iraq
80. Guadeloupe (France)
81. Uruguay
82. Kazakhstan
83. Bermuda (United Kingdom)
84. Pakistan
85. Cameroon
86. Mali
87. Anguilla (United Kingdom)
88. Barbados
89. Palestine
90. Chad
91. Eritria
92. Lithuania
93. Turks and Caicos Islands (UK)
94. Cambodia
95. Afghanistan
96. Moldova
97. Kenya
98. Ghana
99. Suriname
100. Mayotte (France)
101. Laos
102. Argentina
103. North Korea
104. Belarus
105. Mauritania
106. Thailand
107. Estonia
108. Albania
109. Yemen
110. Niger
111. United States

## APPENDIX C - NAMING CONVENTIONS

source: **The Nut Is Cracked**, by Judge Anna von Reitz

john-quincy: adams = a living American endowed with all his natural rights

John Quincy Adams = a foreign situs trust used in commercial shipping

JOHN QUINCY ADAMS = a foreign estate trust

John Q. Adams = a public transmitting utility company

John q. Adams = a public foundation

JOHN Q. Adams = a cooperative

*JOHN QUINCY ADAMS* = a boat or ship used in public commerce

JOHN QUINCY Adams = a commonwealth trust

J. QUINCY Adams = a slave owned by Exxon Corporation

J.Q. Adams = a foreign pauper forbidden to own land

Adams, John Q. = a taxpayer

ADAMS, JOHN Q. = a soldier

adams, john q. = a slave

NOTES: