

# INFORMATION

by michael-herbert: keehn

With a little research, all information contained herein may be confirmed. We will begin our brief trek with this:

## Executive Orders and Presidential Proclamations

“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.” - Title I, Section 1, Emergency Banking Relief Act of March 9, 1933

This language makes a DICTATOR out of the President of the United States. Any law he wishes to bring into being may be enacted by an Executive **Order** or Presidential **Proclamation**. For example, when Dupont’s patent on Refrigerant R12, the best and most efficient refrigerant ever made to date, was about to expire, depriving Dupont royalties, President George Herbert Walker Bush repaid this financial supporter by outlawing chlorofluorocarbons. In effect, blocking everyone from making, and selling refrigerant R12, and Dupont had the only viable replacement. Thus, he completely avoided Congress, and debate over this issue. There were no scientific studies to see if this was necessary or not.

Therefore, when Congress gave approval to any order or proclamation heretofore, or **HEREAFTER** (after March 9, 1933) issued by the President, they destroyed the separation of powers. Even the Supreme Court cannot hear a challenge to any *order* or *proclamation* issued by the President and approved by Congress.

The *astute reader* will have noticed that the *lawmakers* have went out of their way to identify the President, as the *President of the United States*, but then identify the Secretary of Treasury as only that, leading the reader to believe that it is a reference to the Secretary of Treasury of the United States when that is not the case! This is a reference to the Secretary of Treasury of Puerto Rico, the Banking Elite’s appointed *Receiver* in the bankruptcy of the United States. Therefore, Congress has given the same Dictatorial Powers as were given to the President, to an official not elected by the people.

The value of a conflict (war), the true value, is in the DEBT the conflict produces. Control the DEBT and you control everything. While we may find this upsetting, it is, after all, the essence of the banking industry – to make us all, whether we be individuals or nations, SLAVES TO DEBT! And that should be apparent. The individual comprehending this simple fact, is way ahead of his fellow countryman in comprehending the *political arena*. And although Andrew Jackson paid off the debt from the Revolutionary War, the current DEBT begins with the loan to the Federal Government during the Civil War. It has never been paid off.

Bankers don't loan money without collateral, and the collateral in this case was all the property held by the Federal Government. Thus, when the United States defaulted on payment in 1871, England, the country through whom the *English Banker's Money* was funneled, took title to all the property held by the Federal Government, which included Washington, District of Columbia. And we wonder where the United States, Incorporated comes from. Lincoln bankrupted the original *government services* entity, known as the *United States*. The *incorporated* version replaced it. And in one version or another, that has been going on since that time.

With the passage of the Banking Relief Act, all of Government became publically traded for profit. Included in this are the Government's of the CITY OF YOUNAMEIT, the COUNTY OF YOUNAMEIT, the STATE OF YOU NAME IT, and of course, the Federal Government. Every Office, Agency, Bureau and Department is publically traded for profit, and this can be confirmed with an appropriate [Dun and Bradstreet](#) search! You will find the Highway Patrol, FBI, Supreme Court (both State and Federal), Public Schools, Congress, even the United States itself. Every Office, Agency, Bureau and Department is publically traded for profit.

If Leadership of a CITY OF YOUNAMEIT, COUNTY OF YOUNAMEIT, OR STATE OF YOUNAMEIT, wanted to solve their DEBT problem, they might consider un-incorporating, separating themselves from the Federal Government, which, according to the Constitution, provides nineteen government services, and return to *lawful civil authority*. One might notice that not all Counties throughout the United States are incorporated, thus, not all Counties are responsible for the payment of the bankruptcy of the United States, Incorporated!

-----

### **Property Ownership**

*"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 No. 43, Under Contracts Payable in Gold

This seems to be self explanatory. One of the many inconveniences of being a FEDERAL FRANCHISE, as in CITY OF YOUNAMEIT, COUNTY OF YOUNAMEIT, OR STATE OF YOUNAMEIT.

-----

"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

“Government obligations” = Bonds – everything upon which the currency (money) is issued is **DEBT**. All the property has been mortgaged to the Banking Elite for *ink on paper*, and the American people really don’t own anything... maybe a hamburger if they can consume it fast enough.

Each year, the Government borrows the money it needs to operate for another year. They do this by selling *Government Bonds* to the creditor of the United States, the Federal Reserve Bank. They not only borrow the money to run Government, they borrow the money to pay the interest on the outstanding *National DEBT* for another year. They never pay one penny on the principle, thus, the National Debt only grows larger and larger. It’s a Banker’s Dream.

Since Congress has **mortgaged** the entire country to the Creditor of the United States, there is only one thing left that the Banking Elite doesn’t already own. **YOUR PRODUCTIVITY**, what some refer to as *sweat equity*. So, in order to tap this source of money, the Creditor forces leadership to pass ***income tax laws***, ostensibly for the purpose of paying the DEBT. But, we already know that’s a ruse. The sole purpose is to tap into that great reservoir of funds available in the everyday productivity of the American people, robbing them of the funds they need for a descent life style or to send their children to college. And since the DEBT grows larger year by year, the amount of productivity taken from the people in the form of income taxes increases year by year. In the end, the American people and their children have become ECONOMIC SLAVES, locked in, by law, to paying and paying and paying — that’s a SLAVE. Contrary to popular belief, Lincoln did not end slavery, he ended *private slavery* and replaced it with *public slavery*. He wasn’t the HERO most everyone thinks he was. And a lot of people died for that cause. Politics is similar to WAR, it is a DECEPTION!

-----

The following language authorizes the issuance of Federal Reserve Notes as we know them today, what we generally call *paper money*.

"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."  
– Title IV, Section 401, Emergency Banking Relief Act of March 9, 1933

(a) Public Debt

(b) Private Debt – therefore, as one can see, the currency (money) is issued upon the deposit of **DEBT**. It is **DEBT CURRENCY**! Now, does the reader think he can pay a debt with a debt? NO! Of course you can’t. And that is made clear forth in House Joint Resolution 192, which provides that you can ***discharge*** a debt, but you cannot ***pay*** a debt. Thus, you can’t own anything. Get it?

-----

Whereas the Banking Relief Act of March 9, 1933 contained the language of the Trading with the Enemy Act of October 6, 1917, it becomes necessary to review the 1917 Act to see what provisional changes took place in the language of the Banking Act. If we examine the language of the Trading with the Enemy Act of October 6, 1917, we see exclusionary language in the operation of the law. We begin by looking at the language of a proposed Executive Order.

"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, \* \* \* "

This proposed language, with the asterisks, was provided by the New York Federal Reserve Bank Board to President Herbert Hoover who preceded President Franklin D. Roosevelt. While Hoover refused to issue an Executive Order with this wording, what still remains curious, of course, are the three asterisks at the end. As we proceed, we need to remember that in 1917 the United States was dealing with World War I, thus, the Trading with the Enemy Act is a **war powers Act**, keep that in mind as we proceed. O-K, to find out what's going on there, we'll look at the Act of October 6, 1917 where these asterisks are located, and we read:

"Transfers of credit in any form (other than credits relating solely to transactions to be executed wholly within the United States);" – Chap. 106, Sec. 5 (b)

**“(other than credits relating solely to transactions to be executed wholly within the United States)”**. This **exclusionary language** excludes transactions to be executed wholly within the United States, recognizing that a purchase of a lawn mower at a hardware store, a transaction executed wholly within the United States, is not an ENEMY transaction and not subject to the operation of the law.

We find further exclusionary language at Section (c):

"other than citizens of the United States." – Chap. 106, Section 2 (c)

This language recognizes that a citizen of the United States is not an ENEMY of the United States and not subject to the operation of the law.

But when the Banker's suggested language is made part of the Act of March 9, 1933, it is amended to read as follows:

"(b) During time of war or during any other period of national emergency declared by the President, the President may, through any agency that he may designate, or otherwise, investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by

means of licenses or otherwise, any transactions in foreign exchange, transfers of credit between or payments by banking institutions as defined by the President, and export, hoarding, melting, or earmarking of gold or silver coin or bullion or currency, by any person within the United States or any place subject to the jurisdiction thereof;” – Title I, Section 2 (b), Emergency Banking Relief Act of March 9, 1933

“... **by any person within the United States or any place subject to the jurisdiction thereof...**” — that is, pretty much all of us! With this amended language the citizen persons of the United States became an identified ENEMY of the United States and had the language of the Trading with the Enemy Act, an Act of WAR, applied against them. From 1933 on, it has only been necessary to convert all of the normal and regular activities of the American people into a commercial activity in order to regulate them in everything they do, thus, they are treated no differently than any other ENEMY of the United States. And from that, we may conclude that the citizen persons of the United States have become an identified enemy, there simply is no other way to interpret this status. Government became commercial and publically traded for profit. As mentioned earlier, every Office, Agency, Bureau and Department of Government may be found on Dun & Bradstreet as publically traded for profit. This made all relationship with the Government, **Contractual**. It begins with Social Security and goes on from there. Do you know all the obligations placed on you by the Social Security CONTRACT? Did you even know that you had entered a CONTRACT?

Generally unknown to the people at large, joining Social Security will set aside all their unalienable rights, as well as all of their constitutional protections. The courts will not allow constitutional arguments or claims of unalienable rights, because all cases are a matter of **contract dispute**. It is not much different than joining the military. When one joins the military, they contract to set aside their unalienable rights as well as their constitutional protections, and subject themselves to the UCMJ (Uniform Code of Military Justice). It is essentially the same, except the people are subjecting themselves to the corporation rules of the United States, Inc., a commercial entity. But, the Department of Defense is publically traded for profit, so, it too is commercial. Thus, the Common Law, the law of the Republic, has been set aside, and the Uniform Commercial Code has become the dominant law form of contract dispute. For those who don't know, the Uniform Commercial Code is private law, copyrighted by Unidroit, a subsidiary of the Vatican. Thus, the Catholic Church is the owner of the Uniform Commercial Code.

Every wonder why a Judge says: “Do you understand the charges as they have been read to you?” And most Americans say “YES.” What most Americans do not comprehend is that the Judge is asking them if they will STAND UNDER (UNDER-STAND) the charges, NOT do they comprehend the charges. “All war is deception.” – Sun Tzu — **And you have been identified as an ENEMY!**

One last item to consider. Congress specifically redefined the word “person” in 1862 to mean “corporation” — thus, this is what “person” means throughout federal code (as in secret code) unless specifically and explicitly defined in another way within an individual document or piece of

legislation. As a “person”, which you became when you voluntarily joined Social Security, you become a corporation in court, which is great for the Government. ***Great*** because, Corporations are a ***dead person***, and a dead person does not have Constitutional Protections nor unalienable Rights, that’s only for the living. Remember the words of Sun Tzu in the above paragraph.

I know, growing up and accepting these factual realities is difficult, it was for me as well. It took a while to cross the *Bridge of Truth*, but back then, there wasn’t the internet and documents like this one to help me get across. Generally speaking, we Americans don’t want to believe the people we elect could be so treacherous, but it’s much worse than we might expect. This document is just for the beginner, to get his feet wet. There is much more to be learned. My web-page ( <http://mhkeehn.tripod.com/> ) is a wealth of informational documents and there are many other similar web sites to explore. Therefore, if you cannot accept this information at face value, then you need to become an adult and diligently do your research homework. With a little effort, it can all be confirmed.

mhkeehn@gmail.com