

Do We Have A Clue?

4<sup>th</sup> in a series - © 3-3-2010

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We began this trip because we are barely able to breath without being licensed and controlled, and with the carbon tax on our horizon, we may soon be paying to breath since we emit carbon in the breathing process. Thus far we learned that: 1) After wining the *Revolutionary War* we were still in debt to the same creditors as before the war; 2) The *First National Bank of America* held the collateral for our debt obligation (the titles to the property of the Federal Government); 3) That our inept leadership soon lost our 20% ownership of this bank; 4) Letting the ‘bank charter’ expire led to the war of 1812; 5) The war of 1812 led to the second 20 year charter of the *bank*; 6) Upon becoming President, Andrew Jackson completely paid off the foreign creditors, and the United States was without debt; 7) That Lincoln illegally implemented martial law; 8) That congress was illegally brought back into session under martial law and is not setting as a constitutional legislative body, as such congress is acting without constitutional authority; 9) That Lincoln’s martial law has never been declared over and is still in progress, thus the country is not operating under *lawful civil authority*.

Remember that Andrew Jackson had broken the stranglehold the foreign investors had on America by paying off the National Debt. Now, with the southern delegates absent from congress it provided an opportunity for those former foreign investment bankers to corrupt the Nation for their financial benefit. They were ultimately very instrumental in helping the passage of the “NEW” 13<sup>th</sup> Amendment and the 14<sup>th</sup> Amendment. Unknown to most American’s and not taught in public schools, is the fact that a 13<sup>th</sup> Amendment to the constitution had been passed prior to the one holding that position today. The original 13<sup>th</sup> Amendment is known as the “Titles of Nobility” Amendment. This was enacted shortly after America came into being in order to prevent exactly what has happened. This amendment, ratified on December 9, 1812, read: “If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall without consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the united States, and shall be incapable of holding any office of trust or profit under them, or either of them.” “Attorney” is one *title of nobility*.

When the southern delegates walked out, those with *titles of nobility* walked into Congress in considerable number. The existing 13<sup>th</sup> Amendment (Titles of Nobility) created a visible road block that needed to be removed. These newly arrived “nobles” needed to replace any remembrance of the 13<sup>th</sup> Amendment so they worked until it was replaced with a new one. Today’s government officials will still sometimes deny the existence of this original 13<sup>th</sup> Amendment to hide the *true American history* from the American people. But the “Titles of Nobility” Amendment has been found in fact and it has been verified. Therefore, with Lincoln’s illegal declaration of *martial law*, and with the deceptive and fraudulent replacement of the 13<sup>th</sup> amendment, it is now becoming clear who is breaking the law. But we will find the deception, fraud and lawbreaking, to be much more profound as we continue.

Because Congress was, and is, no longer a [constitutional] ‘lawful governing body,’ this then resulted in the illegal passage of the current 13<sup>th</sup> Amendment, which paved the way for the passage of the 14<sup>th</sup> Amendment. The 14<sup>th</sup> Amendment would be the most important legislation in American Law. In the Dred Scott case, the Supreme Court ruled that Scott, nor any person of African ancestry, could claim citizenship in the United States. The 14<sup>th</sup> amendment was supposed to cure this, and make it possible for people of African ancestry to become citizens of the United States.

In the arena of trickery, fraud and deception, this is where the rubber begins to meet the road. American law can be very difficult to understand because the words used often have multiple and hidden meanings. These multiple meanings are what powers the 14<sup>th</sup> Amendment. To illustrate, there is a legal difference between the term “United States” and the term “united States.” Yes, the capitalization changes the meaning. But we think it was just an oversight or printing error. It is not, it is intended to trick you into thinking something that isn’t true. This occurs when you give the same connotation or meaning to both terms. In a strict “legal sense” the term “united States” identifies the *unity* of the sovereign *several States of America*. The term “United States” actually refers to a corporation under the control of [mostly foreign] *investors* with figure-head-government-officials at the helm. This corporation is also known as “The United States of America.” The term “united States” is an abbreviated form of “united States for America,” which is not “The United States of America.” The term “United States of America” is the name used in the Constitution to describe the federal government, not the *several States united*. And the government is betting that we are too stupid to comprehend this, even if it is explained.

“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 [Union States], it may designate territory over which sovereignty of United States extends [corporate], or it may be collective name of the states which are united by and under the Constitution [Republic]. *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].

It’s all intended to trick you, how’s it working?

The original 13<sup>th</sup> Amendment was intended to keep those with titles of Nobility (such as “attorney”) out of government by not allowing them citizenship. Section I of the 14<sup>th</sup> Amendment was an attempt to tie every sovereign American of the united States to the corporate United States federal government. More to come.