

Do We Have A Clue?

5<sup>th</sup> in a series - © 3-10-2010

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We boarded this ‘historic train’ so that we can understand why we have to be licensed and controlled in virtually everything we do while calling ourselves FREE. Thus far we learned that: 1) After 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) Our inept leadership lost our 20% ownership of the First National Bank; 4) The expiration without renewal of the ‘bank charter’ led to the war of 1812; 5) The war of 1812 led to the second 20 year charter of the *bank*; 6) President Jackson paid the National Debt to the foreign creditors, and the United States was without debt; 7) Lincoln illegally implemented martial law; 8) 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) Lincoln was assassinated just days after the end of the civil war and his implementation of martial law has never been declared over and is still in progress, thus the country is not operating under *lawful civil authority*; 10) The original and ratified 13<sup>th</sup> amendment was stealthily set aside and illegally replaced with a new 13<sup>th</sup> Amendment followed by an illegally passed 14<sup>th</sup> Amendment.

I say “illegally passed” because congress is setting under an illegal “martial law” declaration, not under constitutional authority. And this 14<sup>th</sup> Amendment is pivotal in our enslavement. In the last article of this series I stated that the *multiple legal meanings of words* is what powers the 14<sup>th</sup> Amendment, and I gave examples of the multiple meanings of terms and phrases that mislead us in our understanding. But those examples did not refer directly to the 14<sup>th</sup> Amendment. Now we will examine some of the deception, and thus fraud, that exists within the 14<sup>th</sup> Amendment that is the catalyst for our enslavement.

In the Dred Scott decision, the Supreme Court ruled that neither Dred Scott, nor anyone of African descent could be a “Citizen” of the [Republic of the] united States. The 14<sup>th</sup> Amendment is billed as an Amendment to remedy this disparity and provide the freed African Slave population and their descendants, citizenship in this great country. It did that, but it was a trick. It was a trick not only upon those of African descent, but ultimately a trick upon the rest of us as well.

Being diligent, and doing our research we will notice that the American “Citizen” as referenced in the organic constitution was written with an uppercase “C.” In the 14<sup>th</sup> Amendment, this was changed to a lowercase “c” and for good reason. They are not the same Citizen and do not hold the same status. The very first line of this Amendment reads:

“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.”

Those who read the last article in this series will immediately notice the capital “U” on “United States” and know that is a reference to the corporate federal government, not to the Republic of

the united States. Therefore, the Dred Scott decision is still valid, and those of African descent are not a Citizen of the [Republic of the] united States, they are, instead, a citizen of the United States [corporate] and subject to its corporate laws.

Most of the rest of us have fallen for the same trick. When we join Social Security, we have entered into a contractual relationship with the [corporate] Federal Government, what we call “The United States.” In this contract our status is declared to be “citizen of the United States.” In my lifetime, we generally filled out the application for Social Security when we were a teenager, and because we were educated in public schools where none of this is taught, we checked the little box titled “U. S. citizen,” and then signed the document under penalty of perjury. Nowadays, our parents ignorantly apply for our Social Security at birth, changing our citizenship status and obligating us to corporate laws of “the United States.” Those who do not hold a government issued birth certification nor Social Security number are Citizens of the Republic of the united States and not subject to corporate law if they challenge jurisdiction.

This fraud and deception upon the American people was necessary because there was previously no tie, attachment or obligation of a “Citizen of a State” to the federal government. In this scheme the “Citizen” referenced in the early parts of the constitution became a 14<sup>th</sup> Amendment “citizen” by virtue of tricking the man, or woman, into declaring themselves to be a U.S. “citizen” on their Social Security application. This, of course, was deception and fraud because of the lack of *full disclosure* in this contractual arrangement. The government never informed anyone that they would be changing their citizenship status and further, subjecting themselves to the corporate laws of the foreign [to the Republic] jurisdiction of the District of Columbia. This fraudulent and deceptive change of citizenship status becomes the means of controlling the American people while giving the appearance of *legal authority*. All accomplished under a Congress not setting lawfully under constitutional authority.

It is to be remembered that the constitution forms a “Union” of *several independent nation States*, and the federal government functioned as a mediator between this union of independent nation States. The ultimate deceptive purpose of the 14<sup>th</sup> Amendment was to make the American people a “citizen” of the “United States” (corporate), which subjects this citizen to this jurisdiction.

“The validity of the public debt of the United States... shall not be questioned.” -  
Fourteenth Amendment, Section 4.

Therefore, anyone holding a Social Security number, which is evidence that this person is a 14<sup>th</sup> Amendment citizen, is not authorized by law to *question the public debt*, or if you prefer, the national debt, they are just authorized to pay for it. And now we are getting very close to understanding the role of the police, judges, code enforcers, and the control being exercised over every aspect of our lives. Stay tuned, more to come and it gets more interesting.