

Do We Have A Clue?
12th in a series - © 2010
by Michael Keehn
mhkeehn@gmail.com

“Oh, what wicked webs we weave when we practice to deceive.” – Sir Walter Scott

The stage has been carefully set for the play to begin, and so the actors are all in place and the audience (people of the United States) are in position to view the spectacle. The purpose of the play is to draw the audience into a new and fraudulent reality. A reality which, in their ignorance and despair, they will embrace and believe. At the READY is the main stream media, television, radio, schools, the churches... all the institutions we typically depend upon to give us the *straight story*. Yet, they are all just characters in the play, making certain that the whole truth never reaches our intellect. The play continues...

In our historical travels we have learned that the Banking Relief Act of March 9, 1933 contained the language of the “Trading with the Enemy Act” of October 6, 1917. The “Trading with the Enemy Act” was a *war powers act* and targeted enemies of the United States. With the amended language of the Banking Relief Act the people of the United States were identified as an enemy and this war power’s language was applied against them, consistent with the goals and objectives of the *creditor(s) of the United States*.

From these facts, it should be clear that when we elect representation, it is not *representation of “we the people”* we are electing. We are electing the representation of the creditor of the United States, and those elected will be representing the interests of the *creditor(s) of the United States*, not the American people. Whatever the *creditor* wants, the *creditor* gets, whether it is health care, national identity or anything else, all aimed at taking control of our life away from us. Typically, there will be a *scripted play* or *theater show* that is played out for the populous so that they are misled into thinking that the matter will be corrected. But it never is corrected, it’s just a *scripted show* with lines to be read to the public at large and reported by the *main stream misleadia*.

In the midst of all this *hanky panky, hocus pocus law*, “Federal States” were created which look exactly like the *sovereign Union States*, occupying the same territory and boundaries, but whose names are capitalized versions of the sovereign Union State. For example, we have the Federal State of “ILLINOIS” which has overlaid the sovereign State Illinois. Further, it is designated by the *two-letter Federal abbreviation* of "IL", instead of the Sovereign State abbreviation of "Ill." So too is Arizona designated "AZ" instead of the lawful abbreviation of "Ariz.," and "CA" instead of "Calif.," etc. In using a two-letter CAPITALIZED abbreviation, you are declaring that the location is in a “federal zone” and under the jurisdiction of the "federal" corporate government instead of the "sovereign" state.

If the President of “the United States” and courts were operating under “lawful civil authority” they would fly the flag of “lawful civil authority”, that is a red-white & blue flag with no gold fringe and no gold ornamentation on the pole. That gold fringe or pole ornamentation is telling us

they are not operating under “lawful civil authority.” That is, they are not operating under the law of the “republic of the united States of America.” But we already knew this from previous columns in this series, this is just evidence of that fact.

All property in the united States was set up to be held in “Allodium.” “In this country the title to land is essentially *allodial*...” – Bouvier’s Law Dictionary (1839). What does it mean to hold “Allodial title?”

“Allodium. Land held absolutely in one’s own right, and not of any lord or superior; land not subject to feudal duties or burdens. An estate held by absolute ownership, without recognizing any superior to who any duty is due on account thereof.” – Black’s Law Dictionary (Sixth Ed.)

Not subject to “feudal duties” means not subject to “property taxes.” It means not subject to police powers, like permits to build your barn or your home or drill your well. But the play has conditioned us to forget this ever existed. Under the law of the republic of the united States of America, law cannot compel a *specific performance*, but under the commercial law of the *creditor* everything becomes a compelled specific performance. Compliance, compliance, compliance. Either you comply, or we (the government) will (financially) injure you, maybe even put you in jail. And NO, we don’t care there is “no injured party.” Either you comply with the creditors demand or you will suffer the consequences.

Most of us are probably not even aware that “marriage” has been converted into an illegal activity! How is this determined, you ask? By the definition of “license”.

“License. The permission by competent authority to do an act which, without such permission, would be illegal, a trespass, a tort or otherwise not allowable.” – Black’s Law Dictionary (6th Ed.)

There you are, permission to do that which is illegal. The marriage, as a criminal partnership consists of three parties, the husband, the wife and the government. And the government shall have jurisdiction over whatever shall issue forth from this illegal activity... the children. As can be seen, it’s not necessary to make any of this up, it’s right in front of us if we are willing to look.

Beginning with the “Revolutionary War” many Americans have sacrificed everything to give us freedom. In the Revolutionary War, our champions lost their fortunes, property, family and many lost their own lives. Unfortunately, virtually every war and conflict from the beginning of our country has been engineered by this nation’s creditor, for his benefit. The military of our country haven’t been fighting for freedom as is fed to us, they are fighting for our creditors control of the entire world... NEW WORLD ORDER – ONE WORLD GOVERNMENT. The same “debt trap” we find ourselves in, is being used to take control of virtually every nation on planet Earth, and when that doesn’t work, we invent reasons to invade.

In 1932, Congressman Louis T. McFadden, addressing Congress, had this to say:

“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. 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.”

Only we can answer the question: “Do we want to be free, do we want to think for ourselves, are we willing to be responsible for ourselves, or are we content with being enslaved through debt obligation?” We tell others how much we love our children, but do we intend to continue the deception and leave them hopelessly in debt? If so, then our claims of love are hollow as we participate in the deception of the play.