

The CORE Problem

Part 6 of 8 parts

As seen through the eyes of
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References

- *American's* is a reference to the people of these united States of America.
- *The District* is a reference to “the United States” (corporate), Washington, District of Columbia.
- *These united States of America* is a reference to the Union States, united by, and under, the Constitution, what we know as the Republic of these united States of America.



The CORE Problem

- Simply put, it's the *national debt*. Some American's think that we owe this debt to ourselves. We do not! It is owed to a cartel of private individuals through the banks they own. The Federal Reserve Bank is central to this issue here in the United States, and in a global sense, the International Monetary Fund (IMF) is included. By now, this should be evident.



THE PATH WE HAVE CHOSEN

- With our brief review of the path we have traveled to our current status and condition, we may now begin to examine ourselves and the results, or consequences, of the path **WE HAVE CHOSEN.** I use the language, “we have chosen” because we have complete control even though we may not recognize it.



DO WE CARE?

- As we examine our path traveled, and examine the tools available to us, it comes down to this. Do we care what happens to our lives and the lives of our children and grandchildren? If we are not willing to put out the necessary effort, we can stop right here and quit deceiving ourselves. No one is going to wipe our butt for us, we're going to have to do it ourselves!



COUNTING VOTES

- I would like to say that our first, and most powerful tool lies in electing our leadership. However, this comes with a caveat. We have allowed computerized “voting machines” to tally our votes, and those of us who program computers know this is not the way to tally votes. The only valid way to count votes is by the old paper card hand count method. So, we need to correct this problem first.

POLITICIANS ARE NOT THE PROBLEM

- However, when we did hand count our votes, we still were not much better off. Politicians would lie and lie and lie, and pass measures detrimental to our lives, and we would return them to office to lie and pass more detrimental measures. Which allows me to make the point, they are not the problem, WE ARE!



ACCEPTING RESPONSIBILITY

- Not until we accept responsibility for what is going on, can we fix it. As long as the problem remains “out there” in the politicians, in the voting machines, in the United Nations, or wherever, we cannot fix the problem. It can only be fixed when we accept responsibility.



What The Creditor Wants

- The path to our ruin begins with the Banking Elite finding the means to place the United States in debt to him. When a country is in debt to a creditor, the creditor is the unseen sovereign of that country. What the creditor wants, the leadership is obligated to provide, at our expense. This is how one country after another has been taken over, including our country!



The Creditor Patiently Waits

- After the revolutionary war, the Creditor (England) stood quietly by, waiting for us to default on our debt. The First National Bank (English owned) held the collateral on the national debt, and congress did not renew its charter, leading to the war of 1812.



Their Power and Influence

- The people who are the financial backers for loans to countries like the United States have enormous power and influence. They can rally one country against another, and by virtue of their financial backing, almost guarantee who will win the war. They are behind the assassination of leaders world wide, including the United States. They behave as though they are immune, and so far, have been.



Boy, are we smart!

- And although Andrew Jackson paid off the creditor, it was not long and England had managed to stir up a civil war between the northern and southern states. Which left the country in debt again. Boy, are we smart!



Not Lawfully Constituted

- During the Civil War, Lincoln declared marshal law, and congress was brought back into session under Lincoln's marshal law, and to this day, is still setting under Lincoln's marshal law. Which is to say they are setting under the rifle or bayonet. Congress is not a lawfully constituted legislative body and has not been since they adjourned "sin die".



A Lower Class of Citizenship

- There was much questionable legislation shortly after the Civil War, but none more detrimental to us than the Fourteenth Amendment. Ostensibly to provide citizenship to the freed slave, it actually forced a second class of citizenship upon the freed slave, that the white people did not hold at that time. It was a lower class of citizenship.



Voluntarily Changing Our Status

- However, the true status of the United States citizen was very craftily concealed from the people of the United States, and as time went by, the vast majority of Americans adopted this lower class of citizenship, which obligated them to all the un-constitutional laws of the corporate United States.



THE DISTRICT

- The citizenship set forth in the Fourteenth Amendment and never seen before in law, is United States citizenship. A class of citizenship which emanates from the jurisdiction where it was created, **the District** of Columbia. I will refer to this jurisdiction as “**the District**” since that’s the way the constitution refers to it.



A Foreign Jurisdiction

- The Constitution establishes **the District** outside the republic of these united States of America, therefore it is a foreign jurisdiction. And let us remember, it is the republic that so many Americans died to provide, not **the District**.



14th Amendment Person

- While the Fourteenth Amendment was intended to provide citizenship for the freed slave, it was also used to provide “person status” to corporations, including municipal corporations (current government). Originally, corporations had a limited life for one purpose, such as building a bridge. Corporations could not own property nor other corporations. With person status, that has now all changed.



PERSON = CORPORATION

- Today, a person is a corporation. One does not want to go into court claiming to be a “person”. One might object, asking for evidence that he (or she) is a *person*. In court, you might be in better standing if you were a man (or woman) of the land who bleeds.



A British Corporation

- In 1871, when our leadership failed to pay the national debt on its due date, England took title to the property being held as collateral in lieu of payment, all the property owned by the Federal Government (Washington, District of Columbia). England then forced incorporation on **the District**. Thus was born the corporate United States, a British owned corporation!



Profit and Gain

- Along with this, we lost the ability to try criminal matters. To fill the void, England brought in its copyrighted rules of court proceedings. To avoid copyright infringement, attorneys had to be licensed. Enter the British Accreditation Regency (BAR) which licenses attorneys. You do not need to be licensed to use the rules of court because you are not using them for profit and gain, however, attorneys do.



All Coming Together

- So, the United States was bankrupt and the Creditor became the sovereign of Washington, District of Columbia. Congress was sitting under Lincoln's marshal law. Everything was coming together nicely for the Banking Elite who desired control of our lives, and access to our resources and productivity. It's good to be a stupid people.



With Stipulations

- In 1871 the national debt then defaulted to the Union States by virtue of the security agreement (the Constitution). It came due and payable in 1909, and once again, the leadership WE ELECT, did not pay the debt. We asked for more time. It was granted, but with stipulations.



1913

- One stipulation for an extension of time was the creation of a National Bank. And since the Creditor owns the leadership we elect, the Federal Reserve Bank was created on December 23, 1913. A time when no one had their eyes on Congress. In taking over banking in the United States the Creditor was one step closer to taking over our lives and accessing our productivity



1929 – The Great Depression

- The national debt is due and payable to the Creditor (the Banking Elite), and once again, the leadership *we elect* failed to pay the bill. Enter the Great Depression.



1933

- Shortly after the default of 1871, the Union States became a corporate franchise of the corporation of 1871 (the Corporate United States), and now, 1933, we were bankrupt, and, silently and covertly, would shortly be declared so by President Franklin Roosevelt. Enter the Banking Relief Act of March 9, 1933. Mentioned in earlier presentations in this series, we will explore its history and more details.



Hoover

- President Hoover asked the Federal Reserve Bank Board what might be done about the economy and financial situation of the United States. The Federal Reserve Bank Board of New York responded to President Hoover as seen in the next slide.



Trading with the Enemy

- "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. 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 EMERGENCY

- The Banking Relief Act was “Emergency Legislation” read to Congress from the clerk’s desk, the legislators didn’t even have a copy of the bill. And right there in that language is the source of the Emergency, “the continued and increasing withdrawal of currency and gold from the banks.”



Unconstitutional Law

- A declared EMERGENCY gives government leadership the power and authority to operate the country un-constitutionally. “Necessity” knows no law, and so the “rule of necessity” provides that legislators can pass any law they want, since it’s necessary. Without the declaration of an EMERGENCY and NECESSITY the Banking Relief Act is unconstitutional!



Why an EMERGENCY?

- There was a substantial monetary depression going on, the people were having trouble making ends meet and were taking out part of their savings (deposited gold and silver) to survive. Why was the withdrawal of one's property, deposited for safe keeping, now an EMERGENCY?



The Logical Conclusion

- I believe there is only one rational conclusion here, and this is an opinion, the privately owned Federal Reserve Bank had moved the depositors gold out of the United States and had no intention of returning it, leaving the Banks short of the necessary gold to meet the demands of depositors. And now we know why so many old people who lived through the Depression didn't trust banks.



What the FRB needed

- At this point, what did the thief (Federal Reserve Bank) need? Can we see that they may need protection if the people of the United States figure out they had just been robbed of their wealth? And since this thief had been created by Congress, what did Congress need? They too might need protection from the people of the United States.



Trading with the Enemy

- Going back to the FRB Board communiqué to President Hoover, we read: 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...” The language of the Trading with the Enemy Act of Oct. 6, 1917.



Language Brought Forth

- And just as the Federal Reserve Bank Board of New York had suggested, the Trading with the Enemy Act language was made part of the Banking Relief Act.

• **HOWEVER...**



We became an identified enemy

- Whereas the Act of 1917 excluded domestic transactions and citizens of the United States from the operation of the law, that language was amended and became: “..by all persons living within the United States or subject to the jurisdiction thereof.” With this amended language, you, and I, and all other United States citizens just became an identified enemy of the United States and had an act of war applied against us.



Control over commercial activity

- The Trading with the Enemy Act of 1917 gave the President total authoritarian control over the commercial activities of an identified enemy, and the Banking Relief Act of 1933 does exactly the same. Except that now, we the people have become an identified enemy. The Banking Relief Act gave the President control of our every commercial activity.



Conversion of Activities

- Therefore, after the passage of the unconstitutional Banking Relief Act, it was only necessary to convert all of our normal and regular activities into a commercial activity in order to regulate us in everything we do. And all of our relationships have now become commercial, even our marriage.



License Defined

- Let's talk for a moment about our marriage. First, it is most likely licensed. A license by definition is: 'permission by competent authority to do what is otherwise illegal, a trespass or a tort.' In other words illegal.



A Third Party

- Clearly, a licensed marriage is an illegal activity involving three people, you, your spouse, and the government (a legal person as a corporation). If you had the **RIGHT** to marry, you wouldn't need a license would you? The license gives government control of the rules over your marriage and makes them a third party in the marriage. Just what you wanted!



Bear with me...

- In a licensed marriage, you are married in the eyes of government, not God. Yes, I know it took place in a church and God was mentioned, but, I'm very sorry to inform you, it was not a church of God, it's only pretending to be a church of God. I've not misled you so far, so I ask that you bear with me...



Opening Our Eyes

- The law of the republic of these united States of America, is the common law. The common law is biblical law applied, which is to say it's God's law applied. And in the same way we have a choice to be a state Citizen of the republic, under the common law (God's law), so does the church. But...



Coming to Grips

- But the main stream churches have opted to be a 501(c)(3) corporation under MAN'S LAW, not God's law, they have knowingly and intentionally abandoned God's law, and where God's law conflicts with corporate government law, the church is obligated to Man's Law, thereby abandoning God's Law. Like I've been saying, IT'S ALL COMMERCIAL!



Eyes of God

- If one wanted to be married in the eyes of God, he would marry, unlicensed, under the common law, which can be as simple as a man and woman agreeing to be man and wife, entering such in the family bible, and then cohabiting as man and wife. Perhaps having a couple of witnesses sign the bible in which the marriage is recorded. But...



Formalized Marriage

- But the marriage may also be formalized through unlicensed ceremony, if one can find a clergyman willing to marry them under the common law, with witnesses. The family bible is a lawful record for births, deaths, marriages. It's all up to you and whether or not you need a government parent to give you permission to wipe your butt, get married, or do most anything.



Church Scholars

- DO NOT expect local clergy to know these matters, they're no more informed than you. But the church scholars know you're an economic slave and how you acquired this status, better than I do. They know it all. The CHURCH is part of the deception and its job is to pacify the flock, not inform them, nor serve God. I know, this is a tough one to wrap yourself around.



From Here

- Now we're getting down to the brass tacks, from here we now begin to see our lives in a different light. And that light will brighten in the next presentation in this series.



END OF REVIEW

- The review of what we have learned thus far is now over. By this time we should be clearly seeing the CORE PROBLEM as the unpaid National Debt. This has given foreign banking interests control of our country, placed the country in receivership and allowed them to implement the destruction of our Constitution that so many of us took oaths to protect and defend, against all enemies, both foreign AND DOMESTIC.



Quite an Impact

- We are now seeing how our lives are being controlled, and how we have become economic slaves to the debt. We have also seen that because of the debt, we are in bankruptcy and receivership, we have lost the ability to pay for anything or own anything, we have lost our law and our money, and everything, including our relationships, are now commercial.



END OF SEGMENT

- This ends this segment, and in the next we will begin an examination of the consequences of the path we have chosen and, because we haven't objected, accepted with our silence. Right now it's time for discussion and exchange of views.
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