A FRAUDULENTLY CREATED ENEMY OF THE UNITED STATES

by Michael Keehn (mhkeehn@gmail.com)
Thursday, March 19, 2015

The Facts

In 1933, during the administration of Franklin D. Roosevelt, an act was passed, it was the Emergency Banking Relief Act of March 9, 1933. It was passed five-days after Roosevelt's inauguration on March 4, 1933, thus it was most likely pre-planned, what would normally be called a conspiracy.

This act contained the language of the TRADING WITH THE ENEMY ACT of October 6, 1917 and was intended to target the people of the United States. In 1917 the United States was dealing with World War I, and it was recognized that there were enemies of the United States doing business within our borders. Thus, the TRADING WITH THE ENEMY ACT, which is an *Act of War*, was passed, giving Government total authoritarian control over the commercial activities of an identified enemy of the United States.

But this original act contained some <u>exclusionary language</u>. One piece of exclusionary language reads:

"... transfers of credit in any form (other than credits relating solely to transactions to be executed wholly within the United States)" – Trading with the Enemy, Section 5(b)

This language was recognition that when Americans go to the hardware store and purchase a lawn mower, *a transaction executed wholly within the United States*, this is NOT an enemy transaction and not subject to the operation of the law.

And at section 2(c), we read:

"... other than citizens of the United States" – Trading with the Enemy, Section 2(c)

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

The Fraud via Deception

However, with the passage of the Banking Relief Act on March 9, 1933, which included the language of the <u>Trading with the Enemy Act</u>, the <u>exclusionary</u> <u>language</u> above was amended, and became:

"... by any person living within the United States or subject to the jurisdiction thereof." – Banking Relief Act, Title I, Section 2(b)

This language is an effort by the Leadership of the United States to set the stage for the courts to treat the people of the United States as an identified enemy of the United States, and further, to deceive the average researcher into believing that the people of the United States have been identified as an enemy of the United States. When Leadership fraudulently acts to apply the language of an ACT OF WAR against you, this, then, is how you know you have become an <u>identified enemy</u> of the United States!

And thus far, this fraud has worked fairly well in accomplishing this objective. However, my fellow Americans are beginning to wake up, connect the dots and see this fraud and deception. But, not everyone is yet awake, so we'll take a look at this fraud of United States Leadership.

Leadership: Two Kinds

There are two kinds of Leadership in the United States. First, there is the visible Leadership, this is a reference to the Leadership whom we elect. At the Federal Level this is primarily Congress and the President. It is these people we should hold responsible, but thus far, we seem unable to do so.

It is the *invisible Leadership* that is treacherous and dangerous beyond normal comprehension. This *invisible Leadership* controls the actions and voting of our elected officials to the benefit of their goals, objectives and interests, to the exclusion of the interests of the people. And this is true in virtually all countries (See the video: *Confessions of an Economic Hit Man - John Perkins*,

available in both book, DVD and **YouTube-video**).

The invisible Leadership is primarily Bankers, or if you prefer, *Banksters*, which is an appropriate reference since they are truly mobsters in every sense of the word. They gain control by lending money to the country of *elected Leadership*, in our case, the United States. The Banksters lend money until the country is unable to pay the bill and becomes bankrupt. Our *Elected Leadership* becomes addicted to the *easy money* lent to them and ultimately finds they are in a trap, from which they see no way out. The bankruptcy of the country puts the country into *receivership* and this is when the banksters have full control.

The Value of Conflict

The objective of the *Bankster elite* is to create or instigate **conflict**, not to control the conflict but **to control the DEBT that the conflict produces**. Thus, we see that the real value of a conflict, the true value, **is in the DEBT that the conflict creates**. When *Banksters* control the debt, they control everything – including, and especially, the *elected Leadership*. While we may find this upsetting, it is the very essence of the banking industry. **To make us all, whether we be nations or individuals, slaves to debt.** And thus far, *the banksters* have been fairly successful. That is why, we the people of this world must learn to sail together for if we do not, we will sink together.

The Finances of the United States

The way *elected Leadership* has set up the finances of the United States is to borrow all the money they need to operate for a fiscal year. This would also include the money necessary to pay the interest on the already existing debt from the previous years. The *principal* of the debt is never paid or reduced, thus, the debt grows larger year by year, until it becomes a trap from which escape is virtually impossible for *elected Leadership* unless the country and the people suffer greatly. And even if *elected Leadership* tried to free the people from the economic trap, they would likely be assassinated as was President John F. Kennedy and Congressman Louis T. McFadden. Kennedy was assassinated ten days after issuing an executive order to print *non-interest bearing Treasury Notes* as a replacement of the Federal Reserve Note.

As a result of all the borrowing and indebtedness, *elected Leadership* is knowingly sinking the country and people they represent, therefore, they need to disarm the people and take away their weapons in order to protect both classes of *criminal Leadership* from potential justice of the people. Disarmed, the people can be totally controlled and enslaved. It's not hard to see, and it doesn't take a rocket scientist.

Deceiving the People

Deception of the people becomes possible because the same *elected Leadership* who is destroying the country with their policies, also controls-the-curriculum in public schools, and they are certainly not going to properly educate the slaves they depend on for their money. Therefore, the cure is knowledge and a willingness to see the truth. As such, we are going to expose some of the things that are not taught in public school.

The Cure for Deception: Knowledge

First, we'll begin with a definition of the United States, that seems like it should be relatively straight-forward... it's not!

"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, it may designate territory over which sovereignty of United States extends, or it may be collective name of the states which are united by and under the Constitution. 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]

In this definition from Blacks Law Dictionary we see that there are, at least, three United States defined in law. It is interesting to note that this definition has been removed from Blacks Seventh Edition, as though there is, suddenly, no United States. This happens when the people began waking up. In this definition there is a United States Union (a Union of several independent nation states united), a corporate United States, and a republic of these united States

¹ Note: The lowercase "u" on "united" is not an oversight. Capitalization in law can, and does, change the entire meaning of a word or phrase. The lowercase "u" is the proper case for the republic.

of America united *under the Constitution*. And with the corporate United States, wouldn't you know it, there came another United States Constitution, created by changing one word. *Elected Leadership* changed the word "for" to the word "of". So, instead of being a "Constitution **for** the United States", it became a "Constitution **of** the United States."

Now, when an elected official swears to *protect and defend the Constitution* [of the United States], it is the corporate Constitution he is swearing to protect and defend, not the Constitution of the republic of these united States of America. And I suspect this is what is happening when military personnel swear their oath to *protect and defend*, but they are not informed, of course. Fraud and Deception at its best.

Along with the three *United States*, comes three classes of citizenship. One is corporate, one is Federal, and one is *of the republic* of these united States of America. Each class of citizenship has a different set of burdens, obligations and duties. What Leadership has attempted to do is to convince the people that they are U.S. citizens rather than Citizens² of the republic [see footnote below]. It is the Fourteenth Amendment that made possible this corruption of citizenship.

Leadership has also acted to convert our status to that of a *legal-fiction*. *Legal fictions* are *Trusts and Transmitting Utilities, Vessels, corporations*, etc. Even though they have all become recognized under the language of the Fourteenth Amendment, as a *person* in court, it remains a fact that the one thing they have in common is that they are all *a dead person*. This is where it gets interesting because there is nothing *a living flesh and blood man (or woman) of the land* can do to harm or cause injury to a dead person.

² You may notice that one "citizen" has a lowercase "c" and the other "Citizen" has an uppercase "C". This is not an oversight. The difference in capitalization is because "citizen" does not equal "Citizen". They are not one and the same class of citizen. And it is this way in the Constitution, the organic Constitution uses "Citizen" and the Fourteenth Amendment, which created a new class of citizenship, uses "citizen." These two citizens have different burdens, obligations and duties, thus, citizen ≠ Citizen.

Real Criminal Activity

Both classes of Leadership know this, and it created a problem for them. To get past this legal road block, *elected Leadership* has engaged in *identity theft*, stolen your name and, using your name, opened a Trust and Transmitting Utility in Puerto Rico (which is owned by the United States corporate).

Your Social Security card is notification of this. You will notice that your name is spelled in all capital letters, it's the name of a *legal-fiction*. It's spelled the same way on your Drivers License, your credit card, any indictment brought against you by Government, and all of them are *legal-fictions*. If you do your homework, you will find that the State of Younameit has converted you into a vessel, lost at sea – another *legal-fiction*. To dig into it further, read: **Shinola 101**; **My Dear Archbishop**; **Naming Conventions**.

This is how the courts will treat you, as a *dead person*, if you allow it. If you don't know it, you should, <u>dead people</u> do not have access to the <u>Constitution</u> <u>for</u> the republic or the *Bill of Rights*.

Righting the Wrong

If you are a *living person* or *living soul*, then you are not in a jurisdiction in which anything the Federal or Corporate United States does, has anything to do with you, unless you allow it, unless you knowingly contract with them. Virtually all contracts with Government are lacking the crucial element of *full disclosure* to make the contract valid. Full disclosure requires that you knowingly contracted with *full knowledge* of all the particulars of the contract, and if this is absent it makes the contract void ab-initio (from the beginning).

The people of the republic of these united States of America DO NOT live in the United States [corporate], nor are they subject to its jurisdiction and corporate laws, what they call statutes. Therefore, even though Leadership has fairly successfully attempted to apply the language of an *Act of War* [Banking Relief Act] against the American people and is attempting to continue its application, the **FACT** is that the living people of these united States of America, **who have been at peace**, are not subject to this Act and/or any corporate law. They are not subject to any Corporation Act or Statute. The law of the republic is the *common law*. It is The United States who has been at war with the American

People by virtue of fraud for over 80-years now!

"All war is deception" – Sun Tzu

And of course, the goal of both classes of Leadership has been to convince everyone that the people of these united States of America have been identified as an enemy of The United States, giving that Leadership latitude to implement all kinds of unhappy laws and processes. Left unchallenged, all our commercial activities come under total authoritarian control of Government. Because we have not contested and challenged this **fraud**, Leadership has been able to convert all of our normal and regular activities into a commercial activity in order to regulate us in everything we do!

Unchallenged, Leadership has made our marriage, our parenting, or any other relationship, a commercial activity under control of Government and subject to the *Uniform Commercial Code*, the dominant law form in the United States today.

An Irreconcilable Conflict of Interest

The Government itself also became commercial and publically traded for profit, a search on **Dun & Bradstreet** will confirm that every Office, Agency, Bureau and Department of Government, at all levels, Federal, State, County, City, is publically traded for profit. **This creates an IRRECONCILABLE CONFLICT OF INTEREST!!!**

For example, let's take the Superior Court. The court has a fiduciary³ obligation to the administration of justice. However, the court is no longer a Constitutional Court of the republic of these united States of America, it has been re-created as a commercial enterprise. Therefore, in addition to its supposed fiduciary obligation to the administration of justice, it has an obligation to an *investor*. And the obligation to the *investor* trumps the obligation to the administration of justice, making the court incapable of being un-biased. Thus, we have an *irreconcilable conflict of interest*.

 $^{^{3}}$ A "fiduciary" obligation is an obligation of TRUST, in this case, to the people that Leadership pretends to represent.

The court packages and sells convictions on a securities and exchange, and this, at least in part, is how this department of Government continues to operate in bankruptcy, the bankruptcy that was declared in 1933 and continues to this day (March 19, 2015), now over 80-years.

For other departments, they simply have periodic fees that business must pay, or if the business fails to pay, various governmental departments assess penalties and other fees or fines in excessive amounts that the business must pay to stay in business, or the business must *go out of business*! It is the rebirth of Al Capone and the Chicago Mob... *if ya want to do business on our street, this is what it's going to cost ya*! Government has become an organized crime syndicate.

In the end analysis, any business is not in-business for a loss. Therefore, any penalties, fines, fees or other assessments required by government will go into the price of the product or service provided by the business, and we pay it. Pretty good SCAM is it not? It's just another *back-door* way of taking your money!

The Currency (Federal Reserve Notes)

The Emergency Banking Relief Act also authorized the currency we use today. Federal Reserve Notes are issued by the Federal Reserve Bank, not the Treasury Department of Government. And let's be clear, **the Federal Reserve Bank is privately owned** and is not an agency of Government. That said, let's take a look at some of the Congressional debate and discussion surrounding the Banking Relief Act and relating to the money [currency].

"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, bills of exchange, drafts, notes, trade acceptances, and banker's acceptances" are all forms of debt, public and private, thus the Federal Reserve Note is issued upon the deposit of DEBT! This makes the Federal Reserve Note a <u>DEBT CURRENCY</u>. Is there anybody out-there who is of the opinion that you can pay a DEBT with a DEBT? NO? That's good, because House-Joint-Resolution #192 (HJR192) provides that you CAN-NOT pay a debt, you can only discharge a debt. And <u>discharging a debt</u> is not the same as <u>paying a debt</u>! If you can't pay a debt, then you can't own anything! Thus, all your property is mortgaged and your car is registered, making it the property of government. Need proof?

"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*

Racketeering

As you can see in reading the language from the Congressional Record, every piece of private property has been mortgaged⁴ by *elected Leadership* to the international bankers for *ink on paper* (otherwise known as Federal Reserve Notes). Since 1933, the Government has borrowed, from the Federal Reserve Bank, every year, the money (currency) it needs to continue operating. This creates a debt, a national debt which *the American people* have been saddled with paying because, it was not until now, over 80-years later, that we, as a people, have begun to figure out this massive fraud.

The FRAUD is so massive that we have, in the past, been unwilling to believe that our *elected Leadership* could be this criminal, but we are finally beginning to see and acknowledge this massive criminal activity, at least some of us are willing and more are getting on-board every day.

⁴ **mortgage**. noun 1 a legal agreement by which a person takes out a loan using as security real property (often a house which is being purchased). 2 an amount of money borrowed or lent under such an agreement. verb – transfer the title (of property) to a creditor as security for the payment of a loan.

"The individual is handicapped by coming face-to-face with a conspiracy so monstrous he cannot believe it exists. *The American mind* simply has not come to a realization of the evil which has been introduced into our midst. It rejects even the assumption that human creatures could espouse a philosophy which must ultimately destroy all that is good and decent." - J. Edgar Hoover, Director of the FBI from 1924 to 1972.

The debt this fraud created has become the cause of our belief in the obligation to pay, by which our productivity is robbed from us by and through income tax along with other taxes.

But the *obligation to pay* is a fraudulent obligation and the people are not obligated to pay it! However, *elected Leadership* has shown that they will use force and violence to make us pay. This from a Government that is *commercial* and *publically traded for profit*. Remember, *elected Leadership* is representing the interests of the creditor. Government has truly become a group of *killers*, *thieves and liars*. They are so far down *Al Capone's criminal road* that, like many hard-core criminals, they obviously feel they have no choice other than to continue following it!

The Results of Government Racketeering

As Leadership has mismanaged, and continues to mismanage the economy and finances of the United States, the purchasing power of the dollar continually declines and we see this in the relationship between the dollar and gold. Gold is a means of measuring the devaluation of the dollar because the purchasing power of gold remains relatively constant. In 1962 when I was in high-school, gold was valued at \$32.00 an ounce. It was that year that my parents purchased a brand-new three bedroom Cardinal home at 2451 East Pennington Road in Live Oak, California, for \$13,000 and the payments were \$82.00 per month. They purchased their first new home around 1950, two bedrooms, in Walnut Creek, California (Pleasant Hills Subdivision – Pleasant Hills is now a city), 53 Collins Drive, for \$9,600.

In the past six months gold has been valued at \$1300.00 an ounce. Dividing 32 by 1300 we get... (\$32/\$1300 = \$0.0246) or 2.46 cents. Therefore, today's Federal Reserve Note dollar has 2.46 cents the purchasing power it did in

In the real world, what does this mean? It means that if one had a job in 1962, such as a Safeway Grocery Store clerk making \$2.25 an hour back then, and his wage kept pace with the devaluation of the dollar, today he would be making (2.25 / .0246 = 91.41) \$91.41 dollars an hour and he (or she) would have, at this wage, the same purchasing power as they did in 1962.

Take this loss of purchasing power and combine it with the income tax paid by Americans and we have a very real sense of what it means to allow ourselves to be identified as *an enemy of the United States* by Leadership and economically enslaved to paying Leadership's debt. We need to learn that we, the living men and women of the land, are not obligated to paying the debts of corporate U.S. Leadership, no more than we are obligated to paying the debts of WalMart's corporate Leadership.

If we do not learn this, then the continual borrowing of United States Leadership will obligate all of us who choose to remain ignorant, by force of unconstitutional law, to pay their productivity (measured in dollars earned) to the international bankers via income tax. Any checks you write to the Internal Revenue Service (IRS) will be endorsed over to the Federal Reserve Bank, not the Treasury of the United States! Let us remember, this is the same Leadership that has mortgaged the private property of our country to international bankers, and has, for the past 80-years, been fairly successful at obligating us, by and through our own ignorance, to paying **their-debt** that they increase every year. **This is the life of an individual who allows him for her) self to be identified as an enemy of the United States.**

Giving Credit where Credit's Due

It is my position that Leadership is, or should be, proud of its actions and behaviors. And that would include the Congress of today, along with the Executive since they take no action to end the Emergency which keeps the **Emergency** Banking Relief Act operative and no action to discontinue the fraud against the people of these united States of America. **And their fraud now includes Patriot Acts I and II, along with the National Defense Authorization Act! These Acts are necessary to protect the FRAUD and**

those implementing it. The *Emergency* Banking Relief Act can only remain operative so long as the *EMERGENCY* continues and is allowed to persist (now 80 plus years).

The efforts of Leadership to make the people of these united States of America an enemy of the United States [corporate] in order to fleece them of their productivity and economically enslave them must be something Leadership is very proud of having accomplished and excited for everyone to know, especially the code enforcers who must go out and use *force and violence* against the American people, the victims of this massive fraud.

Additionally, Leadership must also be very proud of Patriot Acts I, II and the NDAA mentioned above, which has taken a mountain of freedom and liberty from the people they have been purporting to represent. I'm certain that Leadership, realizing that they have brought this country to the brink of destruction, feels a dire need to protect themselves from accountability of their own criminal activity. I suspect that if Leadership fails to disarm and enslave the people of these united States of America, then World-War-3 will be a necessity in their view. And will the Vatican receive enough profit and benefit to sanction this like it has so many others?

And while some might think that I am ANTI-GOVERNMENT, that is NOT TRUE, I'm ANTI-CRIMINAL-GOVERNMENT, there is a big difference! Further, I believe that a lot of the people who are critical of Government and Leadership feel the same way.

It is up to my fellow Americans to decide what, if anything, they wish to do about this criminal fraud. And I wish the people the very best in their decisions and their actions. May those decisions and actions produce the desired results and may they be peaceful as much as criminals will allow.