THE GREAT AMERICAN ADVENTURE
SECRETS OF AMERICA

[Political history of government and law]

By Judge Dale, retired

INCLUDES THE ALL IMPORTANT 'MUST READ'

The Bankruptcy of America - 1933
Disclaimers

Judge Dale, retired remains relatively anonymous. His reasons, explained on page 22, are valid. Those who know him personally are appreciative of his research and revelations and are happy to do their best to protect his identity and safety.

The illustration on the front cover was created by David Dees. The inclusion of this uncopyrighted image does not mean that David Dees has either reviewed or endorsed the author's work.

The parties responsible for the formatting of this version of Judge Dale's The Great American Adventure have neither requested nor received payment for their efforts. It is available as a free download on AntiCorruptionSociety.com.

The foreword, images, footnotes and references were not part of the original work. They have been added to enhance and/or validate Judge Dale's work. Formatting has been altered to reduce eye strain. Some punctuation has been corrected, and an index has been added for convenient reference.

Two additional important articles by Judge Dale, retired have been included as 'add-ons'.
FOREWORD

The following information provided by Judge Dale (a retired federal judge) is extremely important for all Americans. Since the founding of our country, the 'elite' (and their robber baron partners) have fabricated our history, taken control of our economy and altered our form of government and legal system. The Judge describes the people and events responsible for America's current state of deterioration. Many refer to these people as the Illuminati (exposed by author Henry Makow) or the Bilderburgs (exposed by author Daniel Estulin).

It is critical that we come to understand and accept that what has passed for public education in America has merely been indoctrination. While the Judge's revelations are likely to cause cognitive dissonance in many, learning how our economic and legal systems really work is the only hope our society has to bring an end to the "Babylonian Slave" status currently being imposed on the 99%.

Judge Dale exposes information that is not in our history books and reveals how we can best defend ourselves from the current parasitic corporate government and injustice system. But first people need enough courage to face some very inconvenient truths!

Judge Dale also reveals that "The Illuminati are hell bent upon making Bible Prophecy come true and are responsible for much of the Biblical like devastation that has been occurring around the Earth." We won't be able to stop them or even protect ourselves unless we understand their modus operandi.

AL Whitney
Editor, AntiCorruption Society
www.anticorruptionsociety.com
## INDEX

<table>
<thead>
<tr>
<th>Part 1</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A Lesson in Fraud</strong></td>
<td>1</td>
</tr>
<tr>
<td>Prologue: At the Dawn of Human History</td>
<td>11</td>
</tr>
<tr>
<td>Quotes</td>
<td>21</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part 2</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>American History - Uncensored</strong></td>
<td>25</td>
</tr>
<tr>
<td>The Bankruptcy of America - 1933</td>
<td>45</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part 3</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>US Presidents</strong></td>
<td>53</td>
</tr>
<tr>
<td>Operation Mockingbird (media control)</td>
<td>66</td>
</tr>
<tr>
<td>Roswell</td>
<td>68</td>
</tr>
<tr>
<td>Korea and Viet Nam</td>
<td>74</td>
</tr>
<tr>
<td>The American BAR Association</td>
<td>75</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part 4</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Religion and Law</strong></td>
<td>77</td>
</tr>
<tr>
<td>The Holy Roman Church</td>
<td>83</td>
</tr>
<tr>
<td>The Ancient Roman Trusts</td>
<td>86</td>
</tr>
<tr>
<td>Other Slave Driving Techniques [The Religion of Sports]</td>
<td>92</td>
</tr>
<tr>
<td>[Other Slave Driving Techniques] Credit and Debt</td>
<td>94</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part 5</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>The Legal Process</strong></td>
<td>102</td>
</tr>
<tr>
<td>The Courts</td>
<td>102</td>
</tr>
<tr>
<td>Criminal Law</td>
<td>104</td>
</tr>
<tr>
<td>Citations</td>
<td>107</td>
</tr>
<tr>
<td>Summons and Lawsuits</td>
<td>109</td>
</tr>
<tr>
<td>Divorce</td>
<td>110</td>
</tr>
<tr>
<td>Foreclosure</td>
<td>111</td>
</tr>
<tr>
<td>Additional article: The Sovereign Citizen</td>
<td>114</td>
</tr>
<tr>
<td>Additional article: The Missing 13th Amendment</td>
<td>118</td>
</tr>
</tbody>
</table>
PART 1

A LESSON IN FRAUD:

Due to an historic perversion and expert mind programming labeled as Babylonian Slave Driving Techniques, which has been adopted and employed by the United States Government, few citizens realize that America is not what they perceive it to be:

‘Elephants are gray but not all gray things are elephants!’

This exposé hopes to reveal to you the Great Adventure and some Secrets of America but not all because there are too many, such as:

America is not a free or constitutional country. Factually, it isn’t even a country! America is a privately owned French corporation and its motive of operation, known as politics, government, courts, laws, currency and commerce are merely the bi-products of several greedy, vivid and intellectual imaginations belonging to the Royal and Elite of Europe and controlled with the aid of their foreign agents and slave drivers who act in America under the protection of the Foreign Sovereign Immunities Act.

The success of this private corporation relies heavily upon the ability of its slave drivers identified as the chiefs of staff, politicians, bankers, judges, priests and lawyers to convince teachers, policemen, soldiers and the general public of its authenticity. Two major problems exist for this private corporation because everything that the corporate Board of Directors (the European royal, elite and Sabbatean Jewish bankers) decide is always recorded somewhere and is accessible with the advent of new technological advances! Even some of those files marked Top Secret are accessible with a little help from your friends. Ironically, the only secrets being concealed within those files is their treason; rogue history and new technological advances being withheld from public view!

“History is a fable agreed upon.”

Napoleon Bonaparte

Would it interest you to know that historically, every documented skirmish, global catastrophe and war that ever occurred on Earth since ancient Babylon has been a well planned and staged event, orchestrated by the royal and elite classes of the world with a focus on mind, crowd, population control and the stimulation of commerce? After all, the European Board of Directors makes their
money off of commerce and unfortunately wars and catastrophes generate more income and spending than tranquility and peace! Do they care that people might die? Like all sociopaths, they actually plan on it!

What would be your first reaction, if I were to prove to you that two elected Presidents of the United States were never American citizens and were elected under an alias or assumed name? The first man was a German National; an atheist and former Nazi SS Naval Officer and the former Director of the Nazi Intelligence Agency called ODESSA. The second man was a South African National and is a Marxist, a racist and anti-Christian. This is a disparaging fact to hear or read about especially since colonial America was founded by Christian people seeking freedom from religious persecution. People who just wanted to be left alone, which made them an easy mark for unscrupulous men!

Would it interest you to know that the first CIA Agency for the United States was completely staffed with former Nazi SS and OSA Officers, with the blessings of President Harry S. Truman and the United States Congress and they placed WWII flying ACE, “Wild Bill Donovan”, in a figurehead position as Director, in order to sell the CIA to the American public? Would it shock or even concern you to learn that the Patriot Act is a carbon copy of the Nazi Constitution of the 1940’s?

History suggests that the Allies defeated the Nazi war machine when in fact Churchill and Hitler were close friends and Masonic brothers. Queen Elizabeth called Adolph Hitler “Uncle”, Adolph’s real name was Baron Rothschild, and he was a member of the European royal family. Didn’t you ever wonder why the Queen’s royal palace was never touched during the Nazi aerial bombing of England? Two investigative journalists uncovered these facts and when they attempted to expose Churchill and Elizabeth, they were arrested and imprisoned for 33 years without formal charges or a trial.

Shortly after the WWII German surrender, the government of the United States secretly repatriated 155,000 Nazi SS and OSA Officers into the United States in 1945 under “Operation Paperclip” and the average immigrant to America today is forced to suffer all kinds of hurdles, pitfalls, prejudices and propaganda to finally be accepted under US Immigration Laws! Immigration laws that countermand
the basic principles and guarantees of the Declaration of Independence!

How would you feel about President George W. Bush, if you knew that he issued two Executive Orders as President, which 1) made all American presidents the official dictator of America and 2) permits pharmaceutical companies to release new drugs and vaccines to the public without performing the usual battery of safety tests? This same Executive Order also releases the FDA (Food and Drug Administration) of any liability for approving such new pharmaceuticals and vaccines for distribution and sale to the general public.

Would it interest you to know that all but four US presidents and 98% of all of our US congressmen have been serving as political decoys and official slave drivers for the European royal and elite masters? The cost of campaigning for election to the office of president or for a seat in congress has intentionally been made untouchable and exorbitant in cost, except for millionaires! The purpose and intent is to discourage the average American citizen from overstepping his class boundaries in an attempt to secure one of these political posts! There is a huge disparaging class difference in America!

Would you feel just a little bit ignorant to learn that the Republican and Democratic Party is another political fraud and that these political parties are actually the product of one large political conspiracy? All of the candidates chosen for the highest positions in government are not chosen by party members or the public but are pre-selected by the royal and elite and each approved candidate must swear an allegiance to and render a pledge to adhere to the demands of these corporate directors and masters. 1

Your so-called right to vote in America is actually about slave registration. Every applicant is asked if they are a United States Citizen or other. A US Citizen is defined in all law dictionaries as a corporate entity. Your vote really means nothing during an election because the electronic voting machines are rigged. The manual tabulation process was eliminated via the BUSH v. GORE elections as unreliable and besides the Electoral College actually chooses the candidates regardless of the vote count! This was the real reason

1 Also called the Bilderburgers
behind the creation of the Electoral College! The whole BUSH v. GORE event that occurred in Florida was a well planned and staged event to eliminate the paper ballot cards and manual tabulation.

The use of racist remarks and displays of racism is also planned by the royal and elite to divert attention away from their true purpose! Racism is used heavily and well in America to divert the attention of the masses because most of us are very easily distracted! The real truth is that there is no difference between the masses but as a collective group. The slave drivers couldn’t control us and so racism is used to “divide and conquer” the slaves!

The federal government’s usual motive of operation is to cause a problem, blow it out of proportion in the media, and then provide for and adopt a remedy that only they can control! This is never the “exception” but rather the “rule” and each time a little more of our humanity and liberty is subtly stolen by government without the public ever taking notice of it! Most people are easily entertained and distracted, which is the same reason why people are so fascinated with magicians and hypnotists!

America’s judiciary are smaller corporate branches called courts. The judges are actually business administrators called judges and all of America’s laws are civil corporate regulations called statutes. People are treated as corporations in these courts and these so-called bastions of justice are all about commerce and fraud! Everyone needs to be on the same page and so precedents become their safety benchmark!

This next question doesn’t constitute any proof but think about this: If American judges truly are the 'good guys', why don't they all wear white robes instead of black? The answer is: because black is the pagan traditional color for Illuminati Priests, which will make more sense to you as you read on through this exposé.

The local police and prosecutors are not in place to “serve and protect” the American public but to the contrary, they are structured to protect the Slave Drivers and the private United States corporation by enforcing its corporate statutes against the corporate enemy, “the American citizen.” Most of these police officers haven’t

---

2 See chapter 2, titled Magicians, of attorney Melvin Stamper's book *Fruit from a Poisonous Tree.*
a clue about how they have been indoctrinated and manipulated! They are so naïve and well-meaning that they actually believe they are preserving and protecting the public! The politicians, prosecutors, judges, priests and clerks know the truth and many of them increase their personal spoils with every conviction! Yes, the Vatican, judges, prosecutors and clerks make money off of every conviction and lawsuit and their clearing house for all of these private spoils is located in the Texas Federal Reserve, under an account titled: “THE CRIS FUND!”

If our police officers would simply invest a little energy and time, to research and read something other than Playboy or Popular Mechanics or to hoist a few at the local police pub, they would discover that the amended version of the “Trading with the Enemy Act of 1933,” by President Franklin D. Roosevelt, specifically identifies the American citizen as the enemy of the federal government! The fraud and deception perpetrated by these slave drivers works well, as long as they can maintain their deception and manipulation over the masses!

In fact and in reality, the historic civilian government promised by “The Constitution of the United States of America” never existed nor did it ever have a chance of succeeding, courtesy of President George Washington and the Continental Congress! President George Washington, “the reputed father of our country,” cleverly

---

3 A copy of a CRIS Report is available at AntiCorruptionSociety.com on the SOURCE DOCUMENTS page titled Case Monetization (CRIS Report) July 2003
overthrew the organic Constitution of the United States of America, using the Articles of Confederation and then reinstated the privately owned colonial corporation of “The Virginia Colony.”

He then installed a military government, which is concealed in plain site, e.g. Commander in Chief, Attorney General, Secretary General, Auditor General, Surgeon General, Postmaster General, etc. The Constitution was a well written document, which was copied from the Iroquois Federation Government! Many of the safeguards found in the organic Constitution were added by the Founding Fathers to bind the hands of the other delegates because none of them trusted each other, which proves the old Proverb that:

“There is no honor among thieves!”

I bet you never knew that the American Indians were governed by an emperor named Moy Toy and enjoyed a Federation Government? We were all falsely taught that the Red Race were just savages! The Iroquois Indians are the architects of the Universal Postal System of the world! And I bet you never knew that the Red Race of America are the only known living descendants of the continent of Atlantis, which sunk into the Atlantic Ocean around 9600 BC?

The overthrow of the Constitution by President Washington was no real loss to America because the Constitution had actually been converted into a business plan, designed to benefit the Founding Fathers and not the American people! This information may not correspond with the material that was pounded into our brains during our forced public school education but it is a fact none-the-less!

America factually continued to operate under the privately owned corporation of: “The Virginia Colony,” until March 9, 1933, and then that corporation was dissolved by President Franklin D. Roosevelt, upon the passage of “The Emergency Banking Act”, and at which time he instituted a new privately owned corporation called “The United States, Inc.”, which is registered in France and recorded under the Vatican Corporation of Rome! Now isn’t that a perplexing situation?

The term “The United States of America,” never got off the ground and is a fictitious name fraudulently used by the masters and slave
drivers because it conforms to the same educational material that society has been indoctrinated with and because it appeases the ears and minds of the patriotic public but it is all just another corporate prevarication! America was guaranteed a public education but never guaranteed a truthful education and as Shakespeare once wrote:

“and therein lies the rub!”

Factually, the concept or government institution known as The United States of America has not existed since the passage of The Declaration of Independence. However, the elite slave drivers have cleverly convinced the American public that this is all real by: creating and celebrating national holidays, by erecting monuments, by adopting a national anthem and flag, by fictionalizing history, by propagating a false freedom, and by forcing this indoctrination upon society through mandatory public education!

According to the Articles of Confederation, the phrase: “We the People” is defined to mean “We the Delegates,” which refers only to the politicians and not the public, which proves again that The Constitution of the United States of America was never intended to protect or serve the American public. There are several early administrative court rulings which confirm this same conclusion, for those of you who require something more than common sense and my educated opinion or observations.

Everything in America is about CONTRACTS and it is our burden as Americans to make government perform honorably, to be specific and to prohibit them from changing the meaning of common words, which is referred to in their circle of friends as: “legalese!”

The American B.A.R. Association is a foreign union and its members are all working in collusion with Israel, the British Empire, the Vatican, the Rothschild and Rockefeller banking empires, Congress and the elite to undermine America. All attorneys are agents of a foreign power who swear allegiance to that foreign power i.e. the Queen of England.

This is why all lawyers must file a written ‘Notice of Appearance’ in every court case they represent. By that notice, the lawyer is
admitting to the court that he is a ‘foreign agent’ and he is requesting permission to represent you in that corporate court. Your contract with the lawyer gives him your sovereign ‘power of attorney’ to represent your best interests and he immediately uses it against you by admitting to the Judge that you will accept the jurisdiction and decisions of the corporate court! So much for winning your case or any appeal!

When a prosecutor loses a trial, he is obligated by the court to pay the costs of prosecution, out of pocket! Your attorney always divulges your defense strategy to the prosecutor to avert this embarrassment and penalty from being assigned to him. This group is a brotherhood and these corporate courts are a business and everything is about commerce! People are regarded as nothing more than corporate property!

The American B.A.R. Association is actually a branch of the National Lawyers Guild Communist Party, which can only be located in the hard copy printing of 28 USC 3002, section 15a. The on-line version of Title 28 USC has been altered by the Attorney General to read something entirely different, apparently because this fact has recently shown up in too many private court petitions and memorandums of law.

To become a member of the American B.A.R Association, applicants must have obtained a Doctorate in Law or the equivalent thereof and passed an examination designed to test the depth of their indoctrination. If they pass, they are required to surrender their American citizenship and swear allegiance to the Queen of England and not the Constitution! This means that all card carrying American lawyers are foreign agents, liars, traitors and communists!

No wonder Jesus warned us about, “lawyers!”

[More about the American BAR Association on page 75.]

The privately owned corporate Federal Reserve system’s debt has cleverly been renamed the National Debt, to suggest that this is the American public debt. However, it is not America’s debt but rather Israel’s Debt and the private Federal Reserve’s corporate debt and yet we have been deceived into thinking and believing the complete opposite by the corporate slave drivers through their use of patriotic slogans like:
“This is the cost of freedom!”

If you want more proof, examine the fine print of your savings or checking account contract. You will discover that each time you opened one of these accounts you agree to be responsible for the repayment of the National Debt! Now why would that language ever be included in an application for a checking or savings account if the National Debt already was our responsibility? The answer is: so that the Banks may confiscate your assets without further permission! Pretty clever on their part, if I do say so!

Would it interest you to know that the FCC, CIA, FBI, IMF, NSA, IRS, OPM, ATF, DEA, NASA, INTERPOL, HS (Homeland Security) and all the other members of the alphabet gang are all privately owned corporations and none of them are or ever has been an agency of “United States, Inc.”?

The United States government always held some stock in these corporations but never outright owned or controlled any of them? Their employees receive their paychecks from OPM ⁴, which belongs to the IMF, which is the property of the United Nations, which belongs to Israel and the royal and elite class of Europe! All of the alphabet gangs are now the registered property of the United Nations. Is it no wonder that President Wilson’s League of Nations never got off the ground and that out of 267 nations on the Earth only 71 are members of the United Nations?

All of this deception is compounded by the refusal of ordinary Americans to realize, know or understand that it is this secrecy and duplicity of privately owned corporations, being surreptitiously portrayed as American agencies and government, coupled with the deceit and endless greed of Israel, European Bankers and the royal and elite families of the world, that have come together to fleece the American people like the sheep they truly are and unfortunately, Americas’ public apathy and ignorance only serves to reinforce the lie!

⁴ Office of Personnel Management
This paper hopes to expose many of these secrets of America but unfortunately not all of them! A few references have been suggested or offered for you to investigate on your own, if you are so inclined. If you strongly disagree with anything I have written, great, now prove that I am wrong but be careful how you react because we patriotic Americans have all been taught from an early age, to just simply deny without proof, anything that contradicts that imaginary template defined as:

“The American way of life!”

I happen to know that everything that will be discussed herein is factual and I grant you that these secrets of America will not be easy to digest because deception never is an easy pill for anyone to swallow! If ignorance truly is bliss, you certainly can choose to remain apathetic and ignorant or you can decide to grow up and begin to digest some hard core reality! Some of your best friends may be lawyers, judges and politicians and unfortunately they are all apart of the lie and they all have sworn an oath to propagate the lie and deny the truth, so you may need to do some soul searching and investigation of your own! It was hard for me to accept too!

“Those who do not know their past are condemned to repeat it.”
George Santayana

Offered as a prologue: The most objective and original information I have discovered, concerning the origin of an ancient system of crowd and mind control called Babylonian Slave Driving Techniques and its historic application and effects upon the European and American culture was researched by a group of Asian historians. All of what they discovered is extremely germane in understanding the Secrets of America and this information helped to set the stage for: The Great American Adventure.

The following is a brief synopsis of their research, which I have condensed, utilizing my knowledge, experience and comprehension of their systematic investigation. I have included several small details in that synopsis, which I uncovered during my many years of research. I warn you that most Asian people believe in a deep spirituality more so than in religious dogma, miracles or human Gods and that such Christian beliefs will be treated by them with complete indifference.

I apologize now, if I tend to repeat myself at times or go off on tangents throughout the body of this paper but unfortunately I find
it most difficult not to, when each time-line event or topic lends itself to further qualitative or quantifiable data.

PROLOGUE:
AT THE DAWN OF HUMAN HISTORY

At the dawn of human history, some 6000 years ago, in the ancient city of Babylon, a spurt of great prosperity in agriculture brought about a population boom and the formation of family tribes, which also spirited a frenzy of fights and battles within and between these groups in an effort to establish tribal supremacy. Out of this confusion arose an intelligent and tyrannical individual by the name of Hamurabi.

Hamurabi devised a system of mind control, population control and laws of conduct and trade, which was later defined as: The Babylonian Slave Driving Techniques. Hamurabi’s system of controls was reduced into writing, in which he combined local folk wisdom and prophecy in an effort to lend to his system more credibility among the tribes and he included additional propaganda about the existence of an omniscient, omnipresent, Almighty God, who saw all things, rewarded all deeds and punished all misconduct.

NOTE: There was another civilization the size of the ancient Roman Empire that existed near the City of Babylon some two thousand years earlier, which has just recently been discovered by archeologists and it would be a reasonable conclusion or assumption that the folk wisdom and prophecy of Babylon was actually derived from this earlier civilization. The continent of Atlantis however existed several thousands of years before that, which continues to be denied by the royal and elite faction through their slave drivers, paid historians, paid scientists and media representatives.

Hamurabi’s system of control, conduct, folklore and prophecy preempted the Christian Holy Bible and the general laws of government. His trade laws would eventually become known as the Law of Merchants, which is still used and recognized today.
internationally as the Uniform Commercial Code. Hamurabi plagiarized the concept and existence of an Almighty God, which had been prophesized for many years in folk legend and he cleverly included himself in these writings as the man named: Abraham.

**NOTE:** As you read on you will see that according to these Asian historians, they have concluded that the Christian Holy Bible was actually compiled by the royal and elite classes to be used as a tool to keep them in power and to help them control and drive the ignorant and unwashed masses defined as their slaves!

Individuals in Mesopotamian eventually built upon Hamurabi’s concept of crowd mind control, his all-seeing and all-knowing God, and the prophecy of Abraham. One of their members, a bearded man with a charismatic persona, appeared out-of-clean-air, sat upon a throne and proclaimed to all of the tribes that his royal status and bloodline was derived from none other than - Abraham.

There was no way to prove the truth of his statements and so in order to maintain this belief of his royal status and retain absolute control over the many tribes, a series of great visual aids and displays resembling miracles were engineered. Next, this god-king employed and empowered a special sect of slave drivers to further cement his will and control over the people, which initiated the birth of the Freemasons. One tenth of the wealth of the tribe’s agriculture would be demanded of and surrendered to this god-king as a tax upon his subjects, which he called tithing.

Eventually, the combined tribes invaded the pagan empire of Egypt and the Freemasons added the Egyptian slave driving Techniques to their arsenal of knowledge. The symbol adopted by the Freemasons to identify their special sect was plagiarized from the pagan religion of Egypt, which was the ‘all-seeing-eye’ encased in the apex of a pyramid and which was intended to convey to the masses that their duties and authority was superior to them and was derived from the all-seeing and all-knowing Almighty God!
NOTE: This Egyptian pagan symbol of an all-seeing eye at the apex of a pyramid is still used today and appears on the reverse side of the Federal Reserve Note, printed by the Sabbatean Jewish Bankers of Israel who own and control the Federal Reserve system in America. The use of this symbol is intended to identify these European bankers as Freemasons and Illuminati members.

These slave control techniques created a parallel cultural evolution between the royal and elite ruling class and the ignorant, unwashed masses, by utilizing a combination of knowledge, food and financial restraints, which included a forced superiority over life and death! Any unusually intelligent individuals who discovered or deduced the true nature of this royal and elite movement were either inducted into it, murdered, or their position and influence was neutralized by an assortment of other devious means.

The royal and elite ruling class was constantly confronted by numerous rebellions. One such notable rebellion was led by a person named Jesus Christ and despite the fact that Jesus was eventually executed by the elite class for treason, his radical ideas appealed so deeply to the poor and down-trodden that His rebellion called Christianity, spread like a wild-fire across the land.

NOTE: There were more poor people than the royal and elite class however the royal and elite were infinitely superior in intelligence and wealth and they used their intelligence, wealth and cunning to control the minds and hearts of the unwashed masses they defined as slaves. The same principal is applied in America this date!

After Rome invaded Judea and scattered the Jews, the Freemasons began to offer their services to other Kings and despots. Roman Emperor Constantine was convinced by one sect of Freemasons, to compile a book of his own, which would encompass the Christian folk beliefs and prophecy and the Pagan beliefs of his people, establish his laws of conduct, and thus provide...
him with an infinitely better way to control and herd his slaves like sheep. The lord is my Shepherd became the preamble of this ideology.

The Roman Church at this time was totally a pagan church composed of doctrines that encouraged murder, human sacrifice, devil worship, peonage, the accumulation of wealth, and the worship of demon-god like idolatry. Emperor Constantine deduced that he needed to either crush or utilize the tide of this Christian rebellion, which was devouring his Kingdom and so Constantine ordered that the basic principles of the pagan Roman Church and the new Christian movement be merged together into one religion at the Council of Nicaea, which resulted in the birth of The Holy Roman Church.

Over many centuries to pass, the doctrines of The Holy Roman Church have been constantly expanded upon by the absorption of other ideas and beliefs procured from other religions, prophets and folklore. Those ideas and beliefs that were considered palatable to the royal and elite classes were promoted relentlessly in an effort to establish a universal mental control and culture!

NOTE: All of the Royal families located in Europe, Asia and South America eventually inter-married to make them all related by marriage. This was done to strengthen their royal bloodlines and to eliminate wars between the royal classes. Then they pooled their wealth to create a new business enterprise, which was the financing of currency for various world governments with the underlying motive to control and influence those governments through the debt that was owed to them. To increase the debt owed to them, they helped to instigate wars and conflicts between various countries and people.

A philosophical riff eventually developed between the European royal family factions regarding their beliefs in an Almighty God and their purpose and duties toward mankind. This riff split the royal families into two factions: the European royalty and the Chinese Royal Family. These are just names.

The European royal family conceals their power and intervention behind the Rothschild name, a group which included most of the Nordic, Eastern European families, some Central and South
American countries and the Vatican. The Sabbatean Jews follow the ancient religion of Babylon and practice an anti-traditional philosophy, which is highly pagan and which explains their attraction and connection to the Vatican. This faction believes that the concept of an Almighty God is an historic prevarication premised upon folk legend and prophets of the time and that their only duty was to the royal family, the elite class, the accumulation of greater wealth and their continued domination over governments and the ignorant, unwashed masses defined as their slaves.

The European faction finances the Freemasons, the Mossad and an elite army of mercenaries concealed within their rank and file known as the Illuminati. The Freemasons are charged with the responsibility of driving the slaves, the Mossad are used as bodyguards and intelligence gatherers, and together the Illuminati are responsible for eliminating or terminating obstacles and problems with severe prejudice, affecting the royal and elite families!

The other, larger royal faction known as the Chinese Royal Family include all of the royal families in the Middle East, Asia, Russia and most of Central and South America. They became a more devout group who had amassed what they believed to be proof of the existence of an Almighty God and who believe that their royal family obligations included serving mankind. They believe that their pooled wealth in safekeeping belongs only to their Almighty God, pending His physical return to Earth, and in the meantime their Almighty God’s wealth should benefit all of humanity, so that man can devote more time and energy toward his mental physical and spiritual discipline and enlightenment.

Ever since this philosophical split between the royal families, the European faction has constantly attempted to steal all or part of the Chinese factions physical cache of wealth and plot the murder of the Chinese family elders.

All of the world’s martial arts societies and masters are financed by the Chinese Royal Family and in return the martial arts masters have sworn a pledge to their Almighty God and to the royal family to provide security and protection for the Chinese Royal Family. An army of Ninja’s protects the family elders today.
NOTE: The oldest living elder is currently 165 years old and the youngest elder is 95! Yes, there is a secret of youth, longevity and a body free of disease and the Royal Chinese elders know what it is!

Nearly all of the countries on Earth have at one time or another received financing from the Chinese Royal Family because they truly are a devout and honorable group. It is this financing that the European faction has alternately been attempting to procure. They have frequently failed to seize the Chinese factions’ great physical cache of wealth, which is estimated to be 85% of the entire world’s gold, silver, precious gems and antiquities.

The European faction is a ruthless group! They do not lend, they bribe and steal and both royal family factions liberally utilize look-alike decoys surrounded by bodyguards because all of their family members are constantly at risk of assault and murder!

The Holy Roman Church, which is a privately owned corporation defined as a religion, is housed within the Vatican City of Rome and is a powerful royal faction and monoculture in their own right. Following the same principle utilized by the European royal faction, the Vatican finances priests to drive their slaves and finances a mercenary group of Priests known as “Jesuits.”

The Jesuits are utilized as personal bodyguards and are responsible for physically eliminating problem people and obstacles to the Church with extreme prejudice! The Cardinals and Bishops are the administrators and intelligence gatherers for the corporation.

The appointed administrator of the Jesuits is called “The Black Pope” and his pulpit is located within the confines of the United States Pentagon! He is Illuminati and on special occasions dons the traditional black robe of the Illuminati Priests. “The White Pope” is the Chief administrator of the church and the positive public image that the corporate Holy Roman Church desires to propagate upon the world’s masses. His pulpit is located within the confines of the Vatican of Rome. He dons a white robe gilded in gold, which is supposed to symbolize the Almighty God’s purity, property and the wealth of the Earth.
The reformation by Martin Luther was another rebellion against this Royal Catholic mono-culture and their Babylonian system of slave controls. Many of the European people being persecuted for their objections and ideas to these control techniques, found freedom from persecution in the New World and as a result, America flourished as no other civilization before it!

In a parallel to the genuine religious belief and feeling of the American people, manipulators from the European royal faction, secretly infiltrated the American society and the new deceptive concept of government that certain American leaders were attempting to establish. These manipulators then planned and evolved increasingly sophisticated ways to regain control over their deposed slaves and control over the new Republican American government.

Several of the manipulations they employed were designed to drive the people into conflict and war, to strengthen them through competition, to reduce their population growth and to profit from the sale of arms to them. The European faction used the gold and jewels they had looted from India during the middle ages to finance both England and America during the American Revolution and the War of 1812. Their additional goal was to strengthen their influence over the King of England and regain control over their English slaves. This is also how Freemasonry became so central to the development and history of both England and America.

**NOTE: The Chinese Royal Family faction had initially provided financing for the expansion and improvement of America but vacated their presence once the European faction sufficiently dug their claws into the corrupt American government and the lifeblood of the country and the rest is history.**

There was a true idealism in the American adventure however the original concept of American Democracy proved to be too unruly and too difficult for the European faction to control! To tighten their reigns and employ a stricter discipline, the royal family quietly waged a 137 year physical, political and financial battle against their deposed American slaves, utilizing the same ancient Babylonian Slave Driving Techniques premised upon the philosophy that:

“He who controls the keys to the grainery, controls the food, the culture and the people.”
NOTE: In addition to driving America into war and the staging of conflicts between the various races and creeds, their next target and goal was to drive the small American farmer out of business and then deplete the nutritional level of food products or replace many natural food products with chemicals utilizing a new science called micro-biotic’s. Next they forced the unwashed masses to become dependent upon the privately owned corporate government to feed, clothe and protect them and lastly, they broke the backs of the labor unions by encouraging American industry to move their operations into 3rd World Countries by eliminating Americas’ import and export taxes.

After the European royal family secured control of America’s assets, by the passage of the Federal Reserve Act in 1913, their first planned strategy was to initiate preparations to immerse North America into a world war, which was accomplished by cleverly arranging for the sinking of the Lusitania and the circulation of propaganda world-wide, which accused the government of Germany “for this despicable act of cowardice!”

NOTE: It will not be discovered until some 80 years later that the Lusitania actually sunk from an internal explosion in the fire room, which could have been the result of a strategically placed bomb next to one of the ships boilers as opposed to a torpedo delivered from a German submarine! The American people believed the fictitious printed rumors instead of demanding proof, which eventually will become the American rule rather than the American exception! The American public has been taught to believe that everything reported by the media is the absolute truth, which succeeded in making them mentally lazy and highly gullible!
The fruit of the European Royal endeavors resulted in the First World War and they financed both sides of the war. The financing contracts with these nations was arranged through the Rothschild banking empire and was conditional in that: regardless of who wins or loses, both nation countries shall be responsible for the war debt, which shall be paid back in gold with interest and usually included a lien upon each nation’s treasury, which ensured the European royal family’s future control over the legislators of each government.

NOTE: During World War I, a great many types of gas and germ warfare was implemented by both sides. The Illuminati took advantage of this type of warfare and released an airborne flu virus in the United States and in Europe to help reduce the world’s population of their weaker, less virile members. This flu virus would later be known as “influenza” and will be used by the Illuminati many more times in the future.

World War II was also a planned event and was instigated for several of the same reasons: e.g. to reduce the world’s population and stall its population growth; to generate prejudice, hate and competition between the various nationalities, races and creeds; to gain the profits generated by another World War and lastly to scare the Jews out of Europe and back into Palestine.

NOTE: Historically, the Jews were always a highly intelligent race who home schooled their children in religion, language, arts, science and mathematics. They were not your typical ignorant, unwashed society and they questioned everyone and everything and were opposed to being governed by any other faction, which made them a constant obstacle for the European royal faction to control and or eliminate. The Sabbatean Jews do not practice the same Judaism as other Jews around the world and since they couldn’t successfully convert the other sects to the pagan Judaism practiced in ancient Babylon, the Sabbatean Jews preferred to destroy them as their enemies. The Sabbatean Jews are bound and
determined to make the Biblical Old Testament come true and they constantly influence and alter world events in an attempt to accomplish this!

Baron Rothschild (a/k/a Adolph Hitler), a Sabbatean Jew, got carried away with his new role as the Chancellor of Germany and became a little too ambitious in the development of the Illuminati’s pre-planned regime! Hitler circumvented the original, scripted, long-term Masonic plan of ruling the world from Mesopotamia and opted to establish an instant global empire with his central headquarters located in Berlin, Germany.

NOTE: All of the materials that the world has been furnished regarding the origin and death of Adolph Hitler, was like his name, a complete fiction. Hitler died of old age in Argentina and no one knows what really happened to his concubine, Eva Brawn.

By the end of World War II, the Masonic cabal (Freemasons) attempted to cement the European royal factions’ control over the rest of the world by creating the privately owned corporate United Nations, which explains why only 71 out of 267 countries ever came on board. At that time, the Sabbatean/Rothschild criminal cabal controlled all five of the permanent Security Council members but has since lost the support and controls over the Republic of China and Russia.

NOTE: For clarification purposes, The Republic of China is an entirely different entity from that of the Chinese Royal Family. One is the communist political government of China and the other is a combination of many different royal family descendants composed of various nationalities. The Chinese royal family wielded the greatest amount of influence over the other royal family members and so the name of their group became known as the Chinese Royal Family. Their center of business is located in Hong Kong and the family bank is called The Royal Dragon Society Bank.

Back in America, the patriarch of the Rockefeller family, John D, representing the gas and oil industry and his fellow robber barons J.P. Morgan in banking, Ford and Carnegie in transportation and steel production, and Coolege, Hoover, Roosevelt and Truman in government began a long-term program to complete the final physical enslavement of the American people by quietly and
systematically gaining control over the Congress, the media and the text-book publishing business. They accomplished this by liberally and strategically spreading a large portion of the Rothschild wealth throughout those venues in the form of bribes to Congressmen and by purchasing the majority shares of stock in the American media and American text book publishing companies.

NOTE: Through their financial influence and controls, these men of power were able to get the Federal Reserve Act and the Emergency Banking Act passed, which were designed to control all of America’s assets and convinced or bribed the Congress to adopt the Bretton Woods Agreement, which was a plan designed to take over control of the American people and lastly was the creation of the Department of Education, which was administered by a director of their own choosing, to distort all educational materials and control and monitor the forced education of the American masses. All of these principles are part and parcel of the Babylonian Slave Driving Techniques!

Their greatest deception (apart from establishing a duplicitous corporate government, the theft of America's assets, and the distortion of American history) was the promotion of the so-called 'science of economics', which is and always has been the basic ancient Babylonian slave driving technology! This proved to be an essential mechanism for the European faction to thoroughly separate the American people from their assets, liberty and freedom!

END

QUOTES

The following quote was taken from the once uncirculated memoirs of President Franklin D. Roosevelt, which partly explains the crux or root of this great American fraud. But, even Roosevelt didn't know the depth of the European royal family influence and control in America and that their intervention actually predated George Washington’s administration.

5 This has been validated by the research of award winning educator John Taylor Gatto.
“The real truth of the matter is, as you and I know it, a financial element in the larger centers, has owned the government since the days of Andrew Jackson. In politics nothing happens by accident and if it happens at all, you can be sure we planned it that way.”
President Franklin D. Roosevelt

This next quote is from the writings of Mayer Amschel Bauer (1744 – 1812), a Sabbatean Jewish German banker and the founder of the Rothschild family banking empire⁶, who later changed his last name to Rothschild, which was his wife’s maiden name, because people often mistakenly addressed him as Mr. Rothschild. Mayer Rothschild died in the same year as the War of 1812 and his Empire was continued on by his seven sons. The marquee bearing the family name of Rothschild, found above the business door, meant ‘revolution’ in the German language and the six-pointed star that adorned this plaque, which is mistakenly attributed to the Jewish faith as the “Star of David,” was actually derived from the six-pointed star used in pagan idolatry worship of ancient Egypt. The star is two triangles, one pointed downward and one pointed upward, which are the symbols of man and woman. By and through his eventual success, wealth and influence, the Rothschild family faction was responsible for causing this six-pointed symbol to be named the “Star of David” and become adopted by the Jewish religion and the political symbol of Israel!

“Give me control over a nation’s currency and I don’t care who makes the laws.”
Mayer A. [Bauer] Rothschild

During WWII, Adolph Hitler’s Minister of Propaganda, Joseph Goebbels, is most often quoted for this philosophical gem! Remember this quote most of all because it has been effectively employed upon the American public as frequently and successfully as the proverb: “Where there’s smoke, there’s fire!”

“If you tell a lie big enough and keep repeating it, people will eventually come to believe it.”
Joseph Goebbels

---

⁶ The sordid, greedy and vicious history of the Rothschilds is available in Andrew Carrington Hitchcock's book The Synagogue of Satin.
This exposé represents a compilation of historic secrets, hopefully in their correct sequence of events. It is not presented to you with a bibliography because you the reader will either believe it or you will not! No one will take the time to read or examine my sources because that is not what Americans do, courtesy of those expert mind control techniques that we all have been subjected to for so many years. The American nature is to believe what we hear, no matter how truthful and especially if it is repeated a great number of times, such as this jewel of propaganda: “You are a free people, protected by a Constitution!”

American politicians

My other reason for writing this expose‘ in this manner also concerns my personal safety and plight. Too many patriots and loyalists who have attempted to document and expose government corruption throughout the centuries have been killed, are sitting in prison, are being detained in mental hospitals, or are being detained and tortured as terrorists in the military prison at Guantanamo Bay, Cuba. Remember how the elite and royal families of early Babylon dealt with unusually intelligent people?

“They were enrolled, they were murdered or they were dealt with by other devious means!”

Asian historians

So as long as I do not attach a bibliography to this document, I will be regarded by most of the elite and royal classes, government officials, bankers, judges, lawyers, and priests as some kind of “screw-ball” and hopefully my safety should be reasonably assured. Few have expressed my observations and beliefs better than Stuart Chase, an American economist, engineer and author, who wrote: “For those who believe, no proof is necessary and for those who don’t believe, no proof is ever enough!”

Stuart Chase

I now wish to address my apprehension about the Sabbatean Jewish faction, many of whom serve as European and American politicians, bankers, judges and lawyers. The following quotes are from the Jewish Talmud, which is as much like The Holy Bible is to a Christian! After reading the following passages, I ask you to draw your own conclusions:
1] “Jews may lie to non-Jews; Jews may use lies to circumvent a Gentile.”
Baba Kamma 113a

2] “Jews may swear falsely by use of subterfuge wording.”
Schabouth Hag. 6b.

3] “Jews must always try to deceive Christians.”
Zohar 1160a

4] “Who took an oath in the presence of goys, the robbers and the custom-house officer, is not responsible.”
Tosefta Szebnot, 11.

5] “One should and must make false oath, when the goyin ask if our books contain anything against them. Then we are bound to state on oath that there is nothing like that.”
Utszabot. The Book of Jore Dia, 17.
King George’s historic claim to ownership of the Thirteen American colonies called: The Virginia Colony was a prevarication, which was manipulated by the Rothschild faction. America was already inhabited by the Red Race, the actual descendants of Atlantis; a continent destroyed around 9600 BC during a world wide continental land shift. The Emperor of America was an Indian named Moy Toy.

In order for King George to lawfully lay claim to America, it was absolutely necessary for England to conquer the Red Race first or the King would have had to negotiate with and procure land grants from the Red Race. This was virtually impossible and therefore King George’s land grants issued for the American colonies was a complete fraud and was contrary to an ancient international treaty titled: The Ancient Rights of Discovery.

The Ancient Rights of Discovery defined that only new, uninhabited or conquered lands could be claimed by a sovereign king or by his discoverer on his behalf and so representatives of ‘The Virginia Colony,’ negotiated a territorial treaty with eastern tribes of the Red Race, which King George used as his base authority to issue his bogus land grants.

Factually, land grants could never have been obtained from the American Indian because the Red Race culture believed that: “No man can own the wind or the sun any more than he can own the land, which the Gods have created for their use and benefit,” and since the Red Race was more than capable of repelling any armada sent against them by any of the super powers of that time, the King and the Pope deduced that their demise would need to be accomplished by other means! The Red Race were gracious hosts and landlords and were willing to share what they had with the white immigrants. A disposition they would eventually regret for an eternity.

Columbus factually never set foot on American soil but rather sailed south from Spain to the island of Haiti, while seeking a new trade route to China. On the island of Haiti, Columbus and his crew
murdered all of the original inhabitants so that he could claim the island for Spain, pursuant to The Ancient Rights of Discovery and he renamed the island, America. Columbus later repopulated Haiti with captured slaves from Africa.

Columbus was Catholic, a blue beard pirate in his own right and was far from a Christian or hero by any stretch of the imagination. The result of this mishap eventually led the sovereign King of Spain to believe that he too held a valid claim to the new continent now known by all as North America.

NOTE: Spain fraudulently claimed that Columbus discovered Louisiana and had claimed it for the king and subsequently the Vatican used its influence to make Columbus a Christian hero, to help promote Catholicism in America.

The Pilgrims were a persecuted and exiled religious order originating in England and upon their exile they migrated to and lived in Holland for two years before traveling to America but not on Spanish or English ships but rather on Dutch ships named the Mayflower and the Speedwell. The Speedwell was sabotaged by the crew because they were tired of the long voyage and the remaining voyage to the Virginia Colony. Their sabotage forced both ships to land farther north in Plymouth Harbor.

The Pilgrims were greeted by The Iroquois Indian Nation when they anchored at Plymouth Harbor. The Iroquois Federation Government consented to permit the Pilgrims to cohabitate with them, providing that they first experience life as an Indian and complied with their federation government rules, such as: ‘No one can own the land; a prohibition against Slavery; no theft of another mans property and no persecution for religious beliefs i.e. freedom of religion,’ (Do any of these sound familiar?)
NOTE: Even George Washington would eventually be required to cohabit with the Iroquois Indians before being granted leave to remain on American soil.

George Washington was supposed to negotiate a treaty with the Red Race, which would amount to approximately 568 separate tribes. Washington wanted to avoid this and requested to meet with the emperor, but Moy Toy refused to grant Washington an audience because he was a commoner and not an emperor in his own right! The eastern tribes received permission from their emperor to negotiate separate treaties with these white immigrants, if they so choose! [i.e.] Washington DC; Virginia; Maryland; Tennessee and five other States are located in the Cherokee Indian Nation territory per the Treaty of 1791 and it is still valid and enforceable!

The Iroquois Federation Government and their Constitution was a carryover from when the Red Race were Atlantians and the dominate civilization of the Earth. The Red Race made one huge mistake in their dealings with these white immigrants. They had become complacent and believed they were always in control and were undefeatable. A lot of fights began to break out between the various tribes, which usually involved some form of bias and prejudice in order to establish superiority over the other neighboring tribes (a human flaw that has constantly occurred since ancient Babylon and continues to occur in this day and age). During these tribal distractions the colonists would break many of the strict rules that bound them and the Red Race continued to ignore these minor violations and nuances of their Federation Government.

The Red Race considered these white immigrants to be an inoffensive, physically weak, uneducated and slow witted group and so they generally chose to ignore their minor breaches of the rules! The white immigrants however weren’t as ignorant as was believed because every minor breach was intended to chip away at the strict rules the Red Race had established for them and therein establish their own superiority over the Indian tribes!

Many of the Pilgrim women chose to remain with and marry Indian Braves because of how favorably women were treated by the Red Race, which has always been an historic distortion of fact created by the white men and their government leaders, to justify their
attacks and theft of the North American continent and their attempted extinction of the Red Race!

For numerous years to follow, many of the white colonial women, who were supposedly rescued from their captivity, escaped from their white liberators, only to return to their Indian husbands! This happened so frequently and became such an embarrassment to the white colonial men that they established and introduced, “standards of conduct and behavior for women” and violators were frequently ostracized by the white community. The white men however were never held to the same standards as the women. Equal rights would take over two hundred more years to evolve in America.

The Iroquois Federation Government, their Constitution, and even their postal system, was eventually copied by the Founding Fathers, the Continental Congress and every European Government. The (UPU) Universal Postal Union is a direct product of the Iroquois Federation Postal System. These concepts however were slightly modified by the white race to define money, generate money, to permit control and ownership of land and license personal and intellectual property, which has always been a part of the white race’s culture, idealism and their preoccupation to own and control people, places and things.

The Puritans are responsible for having hand delivered and educated Europe in the Iroquois Federation doctrines after they migrated back to England, upon the removal of Oliver Cromwell from the throne of England.

NOTE: Our history books teach us that the Founding Father’s claimed these doctrines to be the fruit of their intellect and invention and those same historians actually had the nerve to identify the Red Race as the savages! The fact of the matter is that many of the Founding Fathers were usually stoned on hemp or drunk on rum and were not capable of concocting anything as rational and complex as a Constitution or Declaration of Independence. Many of the Founding Fathers were from a privileged class who frequently partied with prostitutes and cheating wives in secret sex societies. As far as the Indian being a savage, think about it: If someone kept breaking his word and stole from you, you might begin to behave savagely too!
The Colonization of America continued to expand while King George grew deeper in debt to the Rothschild Bank. It was Mayer Amschel Bauer, a Sabbatean Jew and the founder of the Rothschild banking empire, who suggested to King George that he tax the American colonies and demand his payment in gold! Since he was thoroughly in debt to the Rothschild Bank, King George subsequently decided to follow Mr. Bauer’s advice to tax all commerce entering or exiting the Americas and he demanded his payment in gold! His first tax was on tea.

The colonists did not trade in gold but had developed a system of exchange based upon promissory notes called Colonial Script, which is similar to the Federal Reserve Notes of today. The difference between Colonial Script and Federal Reserve Notes is: ‘consent’. The colonists consented to establish and honor the Colonial Script as a fair medium of exchange and which bore no interest charges, whereas, Federal Reserve Notes were thrust upon Americans by the Rothschild royal family, without our consent, with interest and the intent of stealing the fruits of American labor, equity and assets.

The King’s demand for gold is what instigated the Boston Tea Party and not the historic claim of ‘taxation without representation!’ The Colonists were actually willing to pay King George’s tea tax, providing he would accept his payment in Colonial Script, which he could then trade back to them for tobacco and hemp products and he refused.

In response to the Boston Tea Party, King George sent his military in force to intimidate the Colonists. This resulted in an armed confrontation and many skirmishes, which was later billed and classified as the Revolutionary War.

The fifty-one Colonists who are counted as being the “Founding Fathers,” prepared and served a Declaration upon King George, declaring America’s independence from England under the name of “The United States of America,” which did not set well with the King. In fact, it outraged him!

The Colonists learned to fight guerrilla style warfare from fighting with and against the various Indian tribes and subsequently won many of these revolutionary skirmishes but they never had a prayer of winning a war and besides, King George never intended to kill off
the Colonists because: who then would pay his tax? All he was attempting to do was regain control over his deposed slaves and any new slaves who had joined forces with the colonists.

Another historic fact that has been concealed from our history is that the first and foremost crop to be grown in America was hemp or marijuana. America got its commercial start from a plant that is now classified a Schedule I Drug! Each of the Founding Fathers owned large hemp plantations. The Colonists made rope, flags, homespun clothing, sails, writing paper and medicine from the processed hemp and the sterilized seed was used in baking, called sesame seeds. The Declaration of Independence and the Constitution are actually written on hemp paper!

The introduction of tobacco eventually changed the score because tobacco was so naturally addictive that England couldn’t get enough of it and purchased all the Colonists could grow! Tobacco sold for more money than hemp however hemp had more practical uses. Many Colonial farmers split their land into two: half hemp and half tobacco, whereas others changed over to all tobacco. All of the Colonists grew corn, potatoes, squash, apples, cabbage and raised chickens, beef and dairy cattle, and sheep but that was for their own personal consumption and not for export.

England had just defeated Napoleon and the English soldiers were battle weary. Most of the English soldiers refused to fight the American Colonists because so many of the Colonists were their relatives. So Mr. Bauer traveled to Prussia and engaged the services of unemployed Hessian mercenaries for the career English officers to command. The Hessian soldiers had just finished fighting the Seven Years War and there was little need or employment for career soldiers. Their contract pay with Bauer was for fifty cents a day and Mr. Bauer billed the King for one dollar a day. Since King George had a revolving charge with the Rothschild Bank, repayment for these soldiers would eventually be required of him in gold.

Moral: Never trust a banker or a Sabbatean Jew!
Upon defeating the French, a second suggestion was presented to King George by Mr. Bauer, which was for the King to arrange through his newly appointed Civilian Administrator of France, to offer the Continental Congress a loan and appropriations to supply and finance the Revolutionary War. George’s plan and logic was simple:

‘To bring America to its knees in debt and then foreclose on it!’

Unfortunately, colonial America didn’t have a prayer of winning and most of the money and appropriations loaned or sold to them went into the pockets of the members of the Founding Fathers! King George now controlled England, Ireland and France and ruled over roughly 60 million subjects. He also possessed the largest and most efficient military force known at that time, which was the combined army and navy of France and England. The American colony known as “The Virginia Colony,” was populated by three million men, women and children in total and most of the men were farmers and tradesmen or bond slaves, armed only with knives and flintlock muskets. So it is beyond imagination that anyone could possibly believe that the American colonists ever won or possessed a chance of winning the Revolutionary War or the War of 1812! But then:

‘If you tell a lie big enough and keep repeating it, people will begin to believe you!’

Nobody won the Revolutionary War but since the English military was first to stop fighting, the Continental Congress declared that America won the war, based upon an old maxim of law, which reads:

“He who leaves the field of battle first . . . loses.”
Twenty members of the Continental Congress were formerly Founding Fathers and were once English lawyers and aristocrats who had received considerable training in the art of English law and they thought up that little jewel. Need I say more?

This situation however posed a new problem for the Continental Congress to resolve, which was ‘How to place their debt to France on the backs of the American colonists?’ They decided to tax all alcoholic beverages, which was the impetus that started the American moonshine business and rum smuggling trade. One of the largest rum smugglers in America was Founding Father, John Hancock.

Mr. Bauer also had an ulterior motive apart from collecting the Kings debt to his bank in gold. Bauer viewed the American colonies as an untapped resource and a prime location to establish another branch of his Rothschild Bank. His plan was simple: ‘To establish a branch of his banking empire in the colonies, replace the Colonial Script with his corporate bank script, and then extend unlimited credit to the colonists with a repayment in gold!’ It worked on King George so why shouldn’t it work in the American colonies? Bauer also changed his last name to Rothschild around this time-frame.

NOTE: The colonists never knew that the State of Virginia was as rich in gold deposits as the State of California and the Dakotas and that this little piece of information was kept secret from the public for a very good reason. The High Contracting Powers wanted to expand the Virginia colonies to the West coast of America and defeat the Red Race at the same time and so the California Gold Rush rumor was created by the American government! It was a rumor that was spread around the world in order to entice immigration and to replace the immigrants who died during their westward migration.

Rothschild however was unsuccessful in accomplishing his plan for the American colony because the Continental Congress rejected his proposal based in part on a business plan they were drafting or modifying that was designed to insure and protect their individual interests titled: “The Constitution of the United States of America,” which was a modified version of the Iroquois Federation Government Constitution. The Articles of Confederation was the
outline for the Constitution and which spelled out their business plan to control America.

The colonists were never asked if they wanted a Constitution nor were they asked to vote on this document because the Continental Congress had always intended to steal North America for their own personal posterity! The term “We the People,” was actually defined to mean, “We the Delegates,” by the Articles of Confederation but we Americans’ were never told that little piece of information.

The safeguards found in the Constitution were not for our protection but were actually intended to prevent any one or group of Founding Fathers from cutting the others out, which is conclusive proof in support of the old proverb, which reads:

“There is no honor among thieves!”

While Mr. Rothschild openly condemned the use of Colonial Script as money by calling it worthless, his agents and employees who had secretly infiltrated the American colonies were instructed to buy up or trade for all available Script that they could lay their hands on. While this was going on, Rothschild sent his top banking agent in Europe, to further infiltrate the new American Government, a man by the name of Alexander Levine.

Once in America, Mr. Levine changed his last name to Hamilton, to obscure his Sabbatean Jewish ancestry and conceal any connection as the CFO of the Rothschild banking empire. Alexander Hamilton secured employment as the personal secretary to General George Washington and after Washington’s election to the Office of President, Alexander Hamilton was appointed by President Washington as the first United States Secretary of the Treasury.

Alexander Hamilton however always remained loyal to the Rothschild family and the Rothschild Bank and as the first United States Secretary of the Treasury, he manipulated the value of the Colonial Script that the Rothschild Agents had accumulated and drafted a proposed Charter for the first United States central bank with a 20 year contract. President George Washington signed the central bank charter into law and therein successfully entered the Rothschild banking empire into American commerce, by the stroke of a pen!
NOTE: Our public education in American history taught us to laud Alexander Hamilton as a great American hero and patriot, when all along he was just another one of the many traitors to America who helped to undermine the Republic and the new American government!

When the Founding Fathers rejected the Rothschild’s request for another 20 year charter (in a fit of rage and with King George's help), Nathan Rothschild, who was in charge of the London branch, provoked and personally financed the entire cost of The War of 1812.

During the War of 1812, King George deduced that if he destroyed the American symbol of government and eliminated specific signers of the Declaration of Independence, whom he deemed to be the trouble makers (called patriots and loyalists) and burned the actual “Declaration of Independence”; that those acts of force and violence should take the fight out of the American colonists and they would succumb to he and Nathan Rothschild’s plans!

Thirty of the fifty-one signers of the Declaration of Independence were loyal Americans and the other twenty-one were traitors and were secretly loyal to King George. We laud these twenty-one traitors as hero’s and patriots of the American Revolution because our government has taught us to do so but never a word has been written, spoken or taught about the other thirty loyalists who gave their last full measure of devotion in our cause of liberty!

Don’t you find that just a little suspicious?

After the White House in Philadelphia was burned and specific American loyalists, their entire families and relatives were murdered and burned in their homes in order to eliminate them as martyrs, the fighting stopped! The colonists returned to their trades and the English military took up quarters in New Amsterdam (now New York) for the next eight years before returning to England and the Continental Congress once again declared America the victors.

Prior to the War of 1812, Benjamin Franklin made numerous trips to England supposedly to visit an English woman and love interest; however colonial documents suggest that Franklin was a common participant in the sex parties held by the wealthy so why travel to England to visit a love interest? Can anyone explain why Franklin
died a bachelor and how the British military possessed the names and addresses of all thirty loyalist family members and their relatives with specific directions to the homes of all thirty patriots on the King's death list? Ironically, the other twenty one Founding Fathers and their families were never harmed or threatened!

The Treaty of Paris a/k/a The Treaty of Peace was negotiated by Franklin, Adams and Jay. In the Treaty of Paris was the concession that King George’s son, Prince William, was to be the sovereign ruler of America!

I might also point out that around this time, Benjamin Franklin became the first Postmaster General, John Jay became the first Supreme Court Chief Justice and Samuel Adams served as Vice President under George Washington, for two terms before being elected as the second President of the United States. Were those positions appointed or arranged for based upon merit or were they actually rewards from a grateful King?

Remember the Constitutional Amendment regarding, ‘the separation of church and state’? Well it may very well have been added and adopted by the Founding Fathers because of the great historic influence continually wielded by the Pope and the Church of Rome. The Founding Fathers were planning to steal America for themselves, so it would only make sense that such a prohibition and amendment be incorporated into their business plan (constitution) to avoid an open confrontation with the Pope and the Church of Rome. If The Holy Roman Church eventually infiltrated America, the Pope would then be prohibited from involving the Church in the business of the new government.

George Washington, the first American President and the epitomized ‘Father of this Country’, had his own plan in mind: to be anointed “King of America” and after his election, George overthrew the organic Constitution for the United States of America under the Articles of Confederation and reinstated the Virginia Colony Corporation and thereafter eliminated the first Constitutional civilian government on April 30, 1789.

George had a law background and relied upon the Articles of Confederation to perform his treasonous plot and then he immediately took office one year before the organic Constitution
would have lawfully permitted him to do so. George died at the age of 67 in 1799 Virginia and his only rightful claim to fame is treason and that he initiated a legacy of military dictatorships called the American Presidency. Few Americans understand the kind of man George Washington really was and it is highly doubtful that George ever told the truth! George is a hero in the eyes of the corporate State and Federal Government politicians but he was actually an opportunist, a liar, a tyrant and a traitor to America.

George’s first official Presidential act was to install a corporate military government to replace the expected constitutional civilian government, which just happens to be the same one that exists to date. President Washington’s military government is intentionally hidden in plain sight, which is evidenced by the military terms utilized to describe those designated offices, [e.g.] Commander in Chief, Attorney General, Auditor General, Secretary General, Postmaster General, Surgeon General, etc. (Every office is supervised by a military general!)

“Sometimes the best hiding place is one in plain sight.”
Edgar Allan Poe

President Washington’s actions were treasonous to be certain and he was fully supported by the first elected members of the Continental Congress, which amounts to subordination of treason and conspiracy! The organic Constitution would have bound the hands of the President and Congress and so they all decided that it had to be eliminated or circumvented.

“Power corrupts and absolute power, corrupts absolutely”
Lord Acton, 1887

George also established the first Masonic Lodge in America with the intent of mustering the support of the influential colonial families to declare him America’s King and to his chagrin his plan failed miserably because he could not secure the influence or support required. These influential people were already faithful to the King George and the new Rothschild royal family and Washington is very lucky that he wasn’t assassinated!

ON AN HISTORIC NOTE: George Washington is indirectly descended from William, the Prince of Orange, an Illuminati High Priest and thus a relation to the Rothschild royal family. Ironically,
every President of the United States has been directly or indirectly related to this same royal bloodline ever since. Even our current President is connected through his mothers’ side of the family.

NOTE: Throughout my early years as an American, I was taught in public school and convinced that anyone can become President and that the American public made that choice. Evidence now reveals that our choices were pre-selected for us and that every high ranking candidate, either Democrat or Republican, had to be a part of the elite class and had to agree to adhere to the whims and demands of the High Contracting Powers who control and run approximately 71 of the 267 countries of the world via the United Nations and now are commonly referred to as the Criminal Cabal! Their Board of Directors operate on American soil under the protection of a European corporation titled LUMICORP.

All of these people are all of the same royal bloodline and form the nucleus of the secret society and criminal cabal known as “The Illuminati.” We Americans have been indoctrinated through expert programming, conditioning, prejudice and patriotism, to treat information like this as being ridiculous, absurd and untrue. Time to grow up America! Look around you and look at your lives! They have eliminated the family farms and local stores; placed us into cities; gave our industry away to break the unions; issued valueless currency and stole our gold and silver; raised taxes and stole their paper currency back; involved us in staged wars; began a mass foreclosure of American homes and poisoned our air and public water!

How long can you continue to believe in their ‘Complex Fairy Tales?’

George Washington and the Continental Congress all feared that their treasonous conduct would become public knowledge and their reprisal swift and certain, so they concealed these facts by hiring authors to write and publish a different account of historical facts.

Note: These facts and all post events will continue to be altered by the High Contracting Powers, which will eventually be force fed to all American’s through control vehicles like the media, Hollywood and public or parochial schools.

ABRAHAM LINCOLN:
Being the absolute liberal that he was, President Abraham Lincoln, attempted to do everything within his power to avoid a Civil War. The published version of American History doesn’t reflect the fact that Lincoln had offered to compromise his stand on slavery [e.g.] His proposal was that: “One seventh of the slave population would be freed each year during the following seven years.” There were forces unknown to him who were instigating a Civil War and who were ready to blame Lincoln and the slave question!

These forces also convinced the southern States to succeed from the Union, which was certain to destroy the foundation of the American government and so a Civil War was imminent. The succession of the southern States from the Union technically destroyed the United States Congress because a quorum could never be convened, so all Acts by the Congress during the Civil War were never lawful!

**NOTE: This last statement is based upon the presumption that anything Congress did before that time-line was somehow lawful!**

Lincoln attempted to cure this problem of the absence of a quorum by declaring that America was at War. He supported his actions based upon the War Powers Clause found within the unenforceable, organic Constitution of the United States of America.

To his credit, Lincoln was the first President who intended to sever the European royal and Rothschild factions control over the United States, which like President John Kennedy, resulted in both of their deaths!

The high contracting powers (European royal and elite) preferred a war to a peace because war stimulated Commerce and they all stood in a position to profit from every service generated by and within commerce, especially during a war. While the war carried on, it would act as a diversion to their subterfuge and their Babylonian Slave Control Techniques.

At the start of the Civil War, Lincoln attempted to secure financing for the North from the central bank of America, named the United States Bank (which belonged to the Rothschild banking empire). The central bank demanded a high interest, a lien on the government treasury, and repayment of the loan in gold! Lincoln
was so outraged by these terms and the lack of sentiment and patriotism that he promised when the War was over, his first act will be to: "Drive the central bank out of America," and the verbiage used in Lincoln’s Gettysburg Address would redefine his desire and intent to break the corrupt ties of the European royal and elite that controlled and bound America!

It was his stated threat about the central bank and his Gettysburg Address that caused Lincoln’s assassination and not his stand on slavery. Threats leveled against America’s banks will continue to be the impetus for many future murders.

During the American Civil War, the Confiscation Act of 1861 was adopted. This was an Act between the military governments representing the North and the South and was defined by those governmental bodies to be the 'rules of engagement and military protocol' concerning how those governments and their military will deal with American citizens during time of war. The words time of war will become a key in years to come with the passage of the Lieber Code and the Trading with the Enemy Act! The Confiscation Act specified that anyone who fought against the Government of the North would automatically lose his property but non-combatants who had suffered such property loss or confiscation would subsequently be entitled to lawful compensation. A legal ruse to be certain!

**NOTE regarding The Confiscation Act:** How do you prove a negative, that you are a non-combatant or not guilty of a crime and why should anyone have to, especially when it is physically impossible? This reminds me of the Catholic Inquisition and the Salem Witch Trials. Everyone accused of ‘witchery’ was burned at the stake or drowned because no one could prove that they were not a witch!

In 1863, The Lieber Code was adopted as well as General Order No.100, signed by President Abraham Lincoln. This Code is similar in nature to The Confiscation Act and The Geneva Convention (to be discussed next) and better defined how Union soldiers shall conduct themselves in time of war and specified that any military officer, who violated this Code, shall be treated as a belligerent! This became another key word then and in the future because a belligerent shall come to be treated as a combatant and as such,
subject to the Confiscation Act and the loss of his liberty and all he
owns! This is exactly what happens to defendants in Americas
courts of justice or rather America’s military courts!

In 1864, The Virginia Colony, (America’s corporate military
government) under the guise of The United States of America,
entered into an international treaty titled The Geneva Convention.
International treaties are recognized by all of the world’s
governments and therefore carry more force and affect in law than
any Constitution or individual contracts called statutes. The crux of
this particular international treaty specifically prohibited any and all
military intervention and or the operation of any military courts of
justice over the civilian population of any conquered nation! By
entering into this treaty as The United States of America, the treaty
became null and void due to fraud because America was actually
operating under the corporation titled The Virginia Colony.

Factually, American’s are a conquered people; conquered by the
European royal and elite and by their own federal and state
governments, with the stroke of a pen and the expert use of
legalese, deception, patriotism, propaganda, fear and intimidation.
Hence, the proof of the old phrase coined by Sir Edward Bulwer-
Lytton, in his 1839 play about a Papal Conspiracy:

“Beneath the rule of men entirely great;
the Pen is mightier than the sword.”

Lincoln’s Declaration of War under the War Powers Clause of Article
1, Clause 8 of the Constitution has yearly and secretly been
renewed by Congress and all past Presidents but for a different
reason. Their renewed Declaration of War specifies that the private
corporate US Government is at war with America and its people and
defines the American public as, “the enemy of the state!” Now you
know why the President and Congress continue to screw us over
and constantly lie to the American public!

NOTE: The mention of the Constitution by the corporate govern-
ment is only done to appease the ear of the American people. The
Congress, judges and BAR lawyers laugh at Americans who claim
protections under the Constitution and they label them ‘Constitutionalists’. Still the politicians and the media continue to
pacify us by telling the American public that:

“We are a free Nation and a Nation of laws, protected by a
Constitution.”
It sounds safe and comforting and that is what the bulk of society really cares about, being safe and comfortable because we equate our safety and pleasure with freedom! In December 2011, Congress repealed the Bill of Rights and in March 2012, repealed the 1st amendment and ordered a media blackout of both events!

So how safe do you feel now?

On or about December 6, 1865, The Congress of The Virginia Colony (America’s corporate military government) secretly rewrote the Organic Constitution of the United States of America (twice in the same year), which disposed of the original 13th amendment and then replaced the 13th by moving the 14th down to the thirteenth position. The original 13th amendment prohibited lawyers from ever holding a seat in government and now 98% of all government offices and 100 % of all judges of the courts of record are held by lawyers. ⁷ Makes you think, doesn’t it?

The 14th amendment followed on the heels of the Emancipation Proclamation, which was supposed to free the slaves and define all of our individual rights, which turned out to be another canard. The 14th amendment did just the opposite, which will be explained as you read on.

In the next rewrite of the Constitution, the 15th, 16th and 17th amendments were added without a Constitutional Convention or public vote and were actually rejected by every State Government of the Republic however, The Secretary of the Congress ignored the rejection letters and reported to Congress and the media that these amendments had been ratified by a sufficient number of States! These amendments were intended to give the federal government the authority to tax us into poverty and they use those amendments with great proficiency! Future arguments before the Supreme Court resulted in the high court declaring that the legality of these amendments was a political issue and not a judicial one and they subsequently refused to rule on them!

NOTE: The Secretary of the Congress got away with this deception because The Constitution was never intended for America from the start. The Colonists were functional illiterates and many a wool was pulled over their eyes and unfortunately the same strategy

⁷ Judge Dale provided more details regarding The Missing 13th Amendment in the add-on article on page 118.
continues to be used against us today, to keep all Americans functional but illiterate!

Despite the fact that these secret rewrites were contrary to any public vote or law, Congress finally adopted the rewritten Constitution in Washington D.C., which became the ‘proprietary law’ for the District of Columbia. Proprietary law carries with it the same force and affect as a city ordinance and since the District of Columbia is not a recognized State, this ordinance was only enforceable against the residents of Washington, D.C., also known as: ‘federal foreign citizens; ’United States citizens’ and '14th amendment citizens.’ These ‘words of art’ were created by the 14th amendment with the future intent to entrap us all! The 13th, 14th and 15th amendments were amendments to the Reconstruction Act and with the passage of the Reconstruction Act, these words of art forced all state governments and state officials into the District of Columbia as extensions of the corporate federal government. This underlying deception created another set of duplicitous governments, which pose as state governments, which are actually federal, with state officials that are actually federal officials.

The residents of Washington, D.C. are actually ‘federal foreign citizens’ because Washington, D.C. is not a state and therefore is alien to the American Republic. Prior to this date, American’s residing within the states were referred to as “sovereign citizens of the Republic”. The power of the word sovereign comes from the Declaration of Independence and God.

The corporate [8] government fears the Sovereign Citizen because corporations and politicians have no power over the source of law and Sovereign’s are the source of all man-made laws, despite the fact that we are never provided with the opportunity to vote on the passage of any of the government’s planned statutes, which were designed purely to drive and control us! Statutes are written and passed by the Congress as though they are kings in the kingdom of America! As an elector, is that what you voted for at every national election?

---

8[] A corporation is a dead-legal fiction. Corporations cannot walk, talk or make decisions. They are defined by a piece of paper in a safe somewhere called a charter. They have "no soul to save or body to incarcerate".
Contrary to popular opinion, the 14th Amendment did not free anyone but rather enslaved everyone, except for a list of 300 influential families who were granted immunity from the 14th Amendment and can be found in the Congressional Record of 1865, which gave them diplomatic immunity. The 14th Amendment did not initially make everyone a 14th Amendment citizen nor grant any special rights or freedoms. (e.g. ‘The Bill of Rights.’) What it succeeded in doing was to make all public officers and people in residence within the District of Columbia, a 14th Amendment citizen a/k/a United States Citizen and Federal Foreign Citizen and provided for a bounty, enforceable against them for the non-payment of the Public Debt, which was later changed or coined by Congress as the national debt! The public debt or national debt belongs to a private corporation named the Federal Reserve.

This bounty could not lawfully be enforced against anyone else because everyone residing within the states was still a sovereign American citizen of the Republic. The word sovereign is derived from the Law of Kings meaning that ‘The source of law is derived from the King and therefore the force of law can never be enforced against its source!’

As Sovereign Citizens of the Republic, we are the King and source of law and therefore the force of law cannot be enforced against us, except by us and not by any government! If there isn’t some truth in what I write, why would the federal government exercise such pains to facilitate this complex political conundrum and fraud? This also explains why every law is civil, even the ones defined as criminal are actually civil. [Civil] contracts can be enforced against everyone including the King!

By the third Constitutional rewrite, we all unknowingly became a 14th Amendment citizen by our consent and became the collateral property of the corporate United States government, which once again is the King and Queen of England, the Vatican and the Sabbatean/Rothschild royal family faction. Our lives, our destiny, our children, our credit, our labor, our freedom and all we perceive to own, would be and has since been leveraged against the unlimited spending practices of that body politic! Our money was once backed by gold and after 1933 it read: “Backed by the good faith and credit of the American people”. And now it promises
absolutely nothing because now it is all just fiat money or counterfeit, which has no ascertainable value.

NOTE: Every time you complete a government form or tax return, you are asked to check a box indicating that you are a United States Citizen, meaning a 14th Amendment citizen, under penalty of perjury. You should be checking the box that reads: “Alien of the United States” instead because we are not residents of Washington, D.C. or the Territory of Puerto Rico, Guam or Samoa. Unless employed by the government, we all are alien to the federal government and not their corporate property! Again this is done to entrap us into reaffirming our consent that we are their corporate property and subordinate to the parent corporation (federal government) and if you try to recant that admission, you are guilty of perjury! Ingenious .... isn’t it?

Next came The Reconstruction Act of 1868, which is misleading because it actually dealt with reconstructing the order of governmental power and re-defined the military's purpose and authority within The Virginia Company, fraudulently being represented as The United States of America. This remains in full force and affect today despite the fact that President Andrew Jackson had vetoed it! Presidential Veto’s can be defeated by a two-thirds majority vote by Congress and this one subsequently was defeated. [e.g.] As a result of this act, the power and authority of the military supersedes all power or authority of all state, county and city governments, which are now a part of the federal government and all law enforcement personnel is subordinate to the President and the generals in charge of the federal government and therefore the power and authority of the federal government becomes an absolute by this Act! All this means is that the government now has the right to tell you how to live your life whereas, before this act, we controlled the government!

NOTE: This explains how an FBI Agent can take an investigation away from a local police department. All states and state officials are sub-federal and are subordinate to the federal government when we at one time use to control the state and federal government as a Republic! Any and all who refuse, will be treated as 'belligerents' and subject to the Confiscation Act! Most people who have a local, county or state job do not realize that they are all
federal employees pursuant to the Reconstruction Act and the 13th; 14th and 15th amendments.

The Bankruptcy of America - 1933
And the introduction of a new legal system

On March 9, 1933, House Joint Resolution No. 192-10 by the 73rd Congress, was voted into law, which is the Emergency Banking Act. This Act declared the Treasury of the United States ‘Bankrupt’, which is an impossible feat since the U. S. Treasury was secretly closed by the Congress twelve years earlier in 1921. The Emergency Banking Act succeeded in abrogating America’s gold standard and hypothecated all property found within the United States to the Board of Governors of the Federal Reserve Bank.

All sovereign American citizens residing within the Republic of States suddenly and falsely were expatriated from their sovereign American status (without their knowledge or consent) and their labor, souls, children, property, sweat equity and credit became the financial collateral for the public debt, which had then been converted into a Public Trust, which had been scripted after the ancient Roman Trusts. 9

“Script” money or negotiable debt instruments was issued by a private corporation, which is owned by a group of Sabbatean European Jewish bankers and which is known to everybody as The Federal Reserve system. These promissory notes were called Federal Reserve Notes and our future treatment by the U.S.

9 This information was confirmed by Rep James Traficant (Ohio) on the floor of Congress. See: Congressional Record (March 1993); AnticorruptionSociety.com; SOURCE DOCUMENTS
Government was to be redefined under USC [United States Code] Title 50, ‘The Trading with the Enemy Act’ in which American citizens are defined as, “an enemy of their government” and this is the reason why Lincoln’s Declaration of War is renewed yearly by Congress and the President! In the same year President Roosevelt closed THE VIRGINIA COLONY CORPORATION and opened a new government corporation called THE UNITED STATES, INC.

The Federal Reserve Act was designed and written by a German National who was repatriated into the United States in 1903 through Ellis Island of New York. His name was Paul Warburg, and who was a carbon copy of Alexander (Levine) Hamilton. Mr. Warburg was a Sabbatean German Jewish banker and CFO of the Rothschild banking empire. Mr. Warburg’s assignment was to craft a piece of legislation designed to control the finances of the United States Corporation from Europe. The Federal Reserve Act is approximately 1500 pages and places the currency and finance for the United States Corporation under a private corporation called The Federal Reserve. The Federal Reserve is owned lock, stock and barrel, by the Sabbatean/Rothschild banking empire and not by the people or the corporate government of the United States.

The Great Depression of 1929, like so many other catastrophes before and after this date was actually a staged event, concocted by the Sabbatean/Rothschild and Rockefeller banking empires, the Queen and British Parliament, the US President and Congress, the Vatican and numerous elite families to steal America’s gold and silver reserves and replace it with, “Negotiable Debt Instruments” or Script money. Their theft was ingenious and by allowing the public to fall on hard times, the public soon began to demand that the government fix the problem by any means necessary!

This was like self mutilation being repaired with a band-aid!

NOTE: While everyone struggled in this country to survive, President Roosevelt and the Congress were making interest bearing loans to foreign governments using the very money they publicly swore did not exist! Germany used that money to enlarge their war chest. The American public however was so self-indulged about their own personal fate that they never considered or asked how it was possible that all of the above government individuals, never personally lost a dime during the Great Depression and how they all
continued to enjoy their family estates and personal wealth! Remember the term, “functional illiterates?” Need I say more?

We all have been trained to believe that someone not born on American soil is an alien however we forget to consider that the Declaration of Independence was written completely by aliens and not one adult colonist or Founding Father was born on American soil! The Immigration Laws of the United States are contrary to the Declaration of Independence and the biggest terrorist on the planet is now the United States government! This fact will be further discussed later on.

Following the 1933 bankruptcy, most American’s were not aware that HR 1491 or HR 4960 had been secretly passed, wherein the US Congress actually relinquished our right to have or accumulate gold and silver. The Congress eventually repealed part of this legislation to accommodate jewelers but all Americans’ are still prohibited from having or accumulating solid gold and silver. Hence, our coins are no longer solid gold or silver but are tin and nickel plated, carbon filled coins. Pennies are tin and copper plated carbon filled coins. These Acts also established the requirement of licensing and then with the enactment of the Trading with the Enemy Act (under war and national defense), the Confiscation Act, the Reconstruction Act and the Lieber Code were all tied together to create the secret fascist government of the United States.

NOTE: The word ‘license’ is defined in all modern law dictionaries as “A permit to do something unlawful.” Now think about that and consider all the licenses you currently hold? Those licenses are civil contracts that have been issued to you by the government only so that you may do something lawful but rather unlawful!

(e.g.) When two people apply for a marriage license, the two of you enter into a binding contract and by applying for a license to marry, you now have voluntarily included the state as a third party to your marriage! If things don’t work out in that marriage, the state is first to be satisfied.

(e.g.) Your right to travel is an unalienable right defined by the Declaration of Independence and not a privilege and yet the government demands that you apply for a driver’s license! Google: Right to travel and read the millions of old court rulings that cite our right to travel without a license! PS/ The courts now refuse to
honor those old precedents of law since 1938 because of a Supreme Court case titled Erie Railroad v. Tompkins, 304 US 64 (1938).

Mr. Tompkins attempted to walk along a set of Railroad Tracks when he was struck by an appendage fastened to a mail train and he subsequently sued claiming negligence and damages on the part of the Railroad. What Tompkins didn’t know was that the railroads were in partnership with the corporate United States government and so to protect the government, the Supreme Court ruled that: ‘Absent a ticket or license, Tompkins was trespassing on railroad property and therefore he was barred from any relief.’

This ruling wiped the slate clean by eliminating all previous court precedents that occurred prior to the year 1938 concerning our unalienable right to travel and opened a floodgate for new state and federal government controls such as the state vehicle codes and the requirement for licensing of everything and anything!

Prior to 1933, we all were proud and peaceful sovereign inhabitants of America. The Trading with the Enemy Act, the Confiscation Act and the Lieber Code obligated the military government to, ‘peacefully interact with American citizens’ and prohibited them from ‘provoking us or to act belligerently toward us’ or they forfeit their ability to profit and loot or to securitize our property, equity and credit being held in a Public Trust.

When we voluntarily or involuntarily entered their military courts of justice, one will frequently hear the prosecutor or defense lawyer argue that: ‘Your comment or actions are a belligerent response’ or ‘You are being combative.’ Key words to inform you that you or someone else is about to be fleeced! Lawyers will even attempt to provoke you or your witness’s anger in the court, just so you or they behave belligerently toward them and this is why they do that! Under Regulation 840-10 of the Military Code and sections of the Administrative Procedures Act and the presence of that Military (gold fringed) Flag on display in the courtroom, instantly creates a state of emergency meaning that, the moment a police officer stopped you in the exercise of your right to life, liberty and the pursuit of happiness, the police officer became a belligerent! He is armed and you’re not! He displays a military rank and you’re a civilian and he has now delivered you into a military court of justice.
with the intent to ‘pillage and plunder’ within the Admiralty jurisdiction of that military court, which is also known as ‘The Law of Prize and Captured Property,’ as defined under Title 10, sections 7651 to 7681 of the Code of Military Justice, March 25, 1862.

As mentioned before, The Reconstruction Act included and changed all state officials into having ‘federal foreign standing.’ The 14th Amendment deliberately forced and kept them there and section 2 of the Lieber Code instructs that ‘A victorious army seizes all money and movable property and holds it in trust,’ and this is exactly what the corporate United States government and state governments did and continue to do because they now perceive themselves to be ‘a victorious army.’

The corporate Congress, the corporate military government and their corporate military courts of justice however discovered that they could not gain access to those Public Trusts deposited into the Federal Reserve system, which they had created using our birth registration forms, social security registration forms, licenses, personal property, deeds, promissory notes, equity and credit, without including our individual persons into the bankruptcy of the United States Treasury of 1933. So they cleverly denied our personal sovereignty and converted our persons into an appellation, which is a corporate fiction or STRAWMAN and identified us by writing our birth names all in capital letters. All of our Licenses and documents now reflect this appellation.

NOTE: Of course they cannot lawfully do this because we are a sovereign people and they are a corporation and under the Confiscation Act, they have violated their own ‘Rules of Engagement and Military Protocol’ but do they care? Not any more!

The all-caps name can be researched in every State Code under ‘corporations:’ [e.g.] see the Texas Administrative Code for example under ‘corporations’, Chapter 79.31, subtitled: entities; [also] the
all-caps name is specified in the United States Government- Style Manual under the section titled [identifying corporations].

These Public Trusts are not a new concept. The concept and strategy was copied from the Ancient Roman Empire and their use of Roman Trusts. The Ancient Roman Trusts declared that everyone had died after Rome was burned (which was a staged event) and until those Roman citizens served notice upon the Roman Senate that they were in fact alive and capable of managing their own estates, all were presumed dead and the Roman Senate became the Trustee over every estate and used them as they deemed appropriate!

NOTE: You can buy your freedom for a price of $600,000 dollars through the Department of State, which is the cost of procuring American diplomatic immunity pursuant to international law. In all other countries this same immunity can be purchased for $95,000.00, which is honored in 90 of the 267 world countries with the exception of: The United States, Canada and the United Kingdom. (Isn’t that curious?) My point here is that everything is a game and for enough money, anyone can play and secure their freedom from criminal law, civil lawsuits, taxes and passports because everything in this world is about commerce.

In 1933, this corporate government enticed Americans to voluntarily register for birth certificates, social security, driver’s licenses, voter registration, etc. and enticed us with government benefits to do so. Years later they obligated American’s to register for all of these documents except for voter registration.

These so-called government benefits were no bargain because they belonged to all of us to begin with and over time the largest benefits have been watered down! What most Americans don’t realize is that: No Corporation can operate or fund itself. Corporations require human beings and their credit and sweat equity to finance and operate them! Therefore, everything that the government claims to own actually belongs to “We the Public” and not them! Everything they have been doing is one gigantic fraud and all of it at our expense!

As previously mentioned, these registration programs were instituted so that the Federal Reserve banks and the corporate
military courts of justice could securitize and monetize the Public Trust accounts. Each Birth Certificate and Social Security Card was eventually converted into a Trust Account and became a government security (like company stocks and bonds) and is marketed as a Mutual Fund. If you own a piece of a Mutual Fund Investment you are actually hedging your money against human collateral.

Every bond or international security is assigned a “CUSIP” number and if you know how to use their formula or have a close friend who is a stock broker, you or he can convert the numbers and letters found on your Social Security Card into its CUSIP number. Armed with those CUSIP numbers, anyone can look up their Mutual Funds that your life is being collectively marketed under. Your Birth Certificate number is handled the same way.

Our forced registration of birth actually made us the personal property of the state. Each of us unknowingly gave our children away to the government of the state where they were born when we registered them for a government issued Birth Certificate, which is how the state government controls child custody! Our children are now their collective property and we are permitted to keep and raise them, providing that we behave ourselves and comply with their corporate laws and regulations!

The state obligates us to pay for our children and they generally object to pay for anything unless we become dead or destitute! It is also the Birth Certificate that provides the police with the authority to break and enter any house under suspicion of abuse but now the Patriot Act covers all other situations. The Fee Simple Deed gave the state your home and the right to tax you into poverty as a tenant and the Patriot Act eliminated the need for search warrants.

You are no longer the King of your castle, which was guaranteed by the Allodial Deed because you no longer own a castle! Your personal Lawyer set that one up too and received a large, one time secret kickback, from the state government on your first tax bill in addition to the fees you paid to him to represent your best interests! Devious people, aren’t they?
When our deeds were Allodial, no one could trespass on our property, not even the government. No one could tax your property and no bank could foreclose on your property, but there again no bank would ever loan you money against your property either! We were the kings and sovereign rulers of our land and homes. Do you now see how the government has been chipping away at your basic rights and freedoms?
PART 3

US PRESIDENTS

Grover Cleveland, 22nd and 24th President of the United States was a very popular President, a Bourbon Democrat who was pro-business and promoted old fashioned ideals. Both of these issues were popular in America because it meant jobs, security and an ideology that most Americans could understand and relate to. His pro-business stance would injure that popularity when he intervened in the railroad strikes against the Unions. To further counter his and the Democratic Party's popularity in America, the European royal and elite orchestrated the great economic panic of 1893, which Cleveland could not recover from!

During his administration in 1878, the European royal and elite helped to usher in the American Bar Association [a lawyers union] loyal to the Queen of England, which was unknown to the American public! Participation and membership in the Union was initially on a voluntary basis and as it grew in strength, its participation would become mandatory. The American Bar Association would eventually prove to be a terrorist organization and one of the most corrupt influences to affect America and the American way of life, which will be discussed at the end of Part 3.

William McKinley, 25th President of the United States, was a strong personality and not a team player to the European Royal and Elite. He promoted the 1897 Dingley Tariff to protect American manufacturers and factory workers from foreign competition and in 1900 he secured the passage of the Gold Standard Act, which resulted in a rapid economic growth in America. This angered the high contracting powers and their response was to instigate a conflict between Spain and Cuba into which America’s Navy and Marines entered as a peace keeping force.

While the USS Maine was anchored in Havana Harbor, it suddenly exploded. Nobody knew exactly why, but radicals representing the high contracting powers started rumors that Spain was responsible, which ushered in the Spanish American War! Years later it would be revealed that the USS Maine had a lot of mechanical and arsenal problems and probably exploded accidentally. The European royal
and elite didn’t like or trust McKinley and their response was assassination!

**Theodore Roosevelt**, the 26th President of the United States, was a Republican, born into wealth and another strong, privileged personality and was a team player to the European royal and elite. Roosevelt was an antagonist and was always flexing for a fight! He promoted a form of democratic socialism and constructed the Panama Canal in an attempt to involve America into the Russo-Japanese War. His involvement actually caused a peace and he was awarded the Nobel Peace Prize! Roosevelt supported the election of William Howard Taft who subsequently succeeded him as the 27th President of the United States.

**William Howard Taft**, the 27th President of the United States, was a Republican and team player to the European royal and elite. His domestic agenda involved busting up trusts designed to protect family fortunes and family businesses. He modified the civil service agencies to promote employee loyalty toward the federal government and promoted stricter federal controls over the postal system. He sponsored the 16th Amendment to the Constitution which was for the adoption of the Federal Income Tax, which was not a popular issue in the Republic. He became so involved in that matter that he completely let America’s involvement in the Mexican Revolution slide right by him. Historians would later write that Taft showed great restraint but the fact is that the 16th Amendment was more important to the royal and elite, than a poorly finance civil conflict!

When the 16th Amendment was submitted to the Republic for ratification, not one state government ratified it and so President Taft and his cabinet devised a ruse, which involved the Secretary of the Congress. The Secretary concealed the rejection letters in the basement of the Library of Congress and reported to the Congress and national press that a sufficient number of states had ratified the amendment. In reward for his administration, Taft was awarded a lifetime position on the United States Supreme Court.

**Woodrow Wilson**, the 28th President of the United States, was probably the most intelligent and academic of all the Presidents to have served in that position to date! He was a team player for the European royal and elite and during his first term as President,
Wilson, a Republican, persuaded a Democratic Congress to pass major progressive reforms, which eventually set the stage for FDR and his New Deal. His agenda included the Federal Reserve Act; Federal Trade Commission Act; the Clayton Antitrust Act; the Federal Farm Loan Act and the Federal Income Tax.

Wilson also attempted to create the League of Nations, which was the predecessor to the United Nations, but he couldn’t sell it to any of the major powers of the world. His Antitrust Act, which was intended to prohibit the formation of large monopolies, was actually a ruse to sell himself as the champion of the working class and the Antitrust Act would secretly be revised some eight different times throughout the century which rendered it oblique and ineffective and aided in the future creation of large monopolies in America.

The Federal Trade Commission created competition for American business and labor by promoting a greater number of imports into the United States from third world countries, in direct opposition to products being exported out of America. The Federal Farm Loan Act helped make the federal government a partner with all farmers whether they wanted it or not and coupled with the income tax, eventually helped put most small farmers in America out of business!

The first Income Tax was signed into law and operation and was secretly transferred into the pockets of the European royal and elite through the International Monetary Fund, by creating a branch corporation titled The Treasury. Most Americans just assumed that it was The United States Treasury and paid their taxes over to this foreign corporation pretty much without a fight!

Americans never liked the idea of an Income Tax and so the Slave Drivers utilized two techniques to force compliance. The first technique was to employ foreign IRS Agents under the International Monetary Fund, who pretended to be government agents and who always demanded and took more than what was due and pursued imprisonment for those who objected the loudest!

The second technique was to rely on American patriotism to convince Americans that this was the cost of freedom and to willingly contribute their fair share! Another propaganda slogan that
was circulated at the time concerned ‘the only guarantees in life were death and taxes.’

The Federal Reserve Act ushered in a new privately owned European corporation named The Federal Reserve system, which eventually removed the control of American coin and currency from the Congress using large personal bribes to members of Congress and placed the minting of currency into the hands of a group of Sabbatean Jewish bankers based in Israel. The FED subsequently controlled America’s GNP, inflation, interest and currency, and introduced their own [private] “Script Money” called Federal Reserve Notes. The Federal Reserve Notes were as worthless as scrap paper and is defined under the Uniform Commercial Code as: “Negotiable Debt Instruments.”

Wilson is also responsible for the formation of the “Electoral College,” which virtually eliminated the power of the public vote! No matter what the popular vote, the persons designated as the delegates for the Electoral College made the decision as to what candidate won! Wilson was also the first President to introduce and promote the concept and belief that America was a Democratic Government and all post Presidents, politicians, and the Department of Education promoted this concept thereafter. The political concept of Democracy or Demon-ocracy was just another form of Communism. Jefferson and Franklin argued against a Democratic government for America in favor of a Republic for this very reason. I invite you to research the definition of the word ‘Democracy’ in any modern day law dictionary if you doubt me!

During Wilson’s administration a war broke out in Europe in 1914, which was promoted again by the European royal and elite. When the RMS Lusitania sunk on its maiden voyage from Liverpool England to New York in 1915, elite instigators once again promoted a lie that a German U-boat attacked the ship and demanded American revenge against Germany!

It wouldn’t be discovered until some 70 years later that the Lusitania sank from either sabotage or from a flaw in one of the ships boilers! Wilson committed American forces to the war and the royal and elite made a small fortune in commerce!
NOTE: The Democratic Party was created by the Irish Immigrants in New York City and there was a growing dissension between the Republicans and Democrats. The Republicans were in control of the government and their policies were aimed at breaking the Unions and enslaving the public in debt. So when the Titanic was scheduled to take its maiden voyage from New York, and the published list of passengers revealed the names of so many of America’s Republican political and business leaders; Democratic members from Tammany Hall, arranged for the ship’s Captain to sink the Titanic and the rest is history! The Captain was actually dying from cancer and his family was well provided for thereafter. The record of payments were discovered in the books of Tammany Hall, which began with a payment to the Captain just before the Titanic’s maiden voyage and continued to his Spouse on a monthly basis thereafter.

HARDING: Warren G. Harding, the 29th President of the United States, was a Republican and an Ohio lawyer in private life. He ushered in a new threat to American liberty, scandal and corruption with the Teapot Dome Scandal; The Volstead Act or 18th Amendment of 1919; and the placement of high ranking political appointments for his Ohio friends, named: ‘The Ohio Gang.’

The Teapot Dome Scandal assisted the oil Industry to increase their profits while eliminating competition, so that the American people were forced to pay a higher price for crude than would be necessary in a competitive market. Harding and several Congressmen received personal benefits from the oil Industry for their cooperation. However, this episode never eliminated corruption in government or commercial influence pedaling by the oil Industry, but to the contrary the scandal exposed the mistakes they needed to correct and avoid in all future concessions.

The Volstead Act helped to usher in the pre-depression era prohibition of alcoholic beverages, which wasn’t a government plan to begin with but eventually developed into one because of the opportunity it provided for government to capitalize on! Politicians decided to cooperate with the new Women’s Temperance and Suffrage Movement in America, and other pious organizations of the time, that were intent upon eliminating alcoholic sales and consumption in America. Alcoholism was becoming a definite problem in America, however these organizations were so
misaligned that they would have stoned Jesus Christ for changing water into wine!

It wasn’t the duty of the federal government to legislate morality in the States because in a Republican form of government, each state is a separate and individual nation and are quite capable of regulating the demands of the public majority. Few states wanted anything to do with prohibiting alcoholic beverages and so these groups decided to force their morality upon the entire country. Some state politicians were willing to pass prohibitions to save their political jobs but none of them were willing to enforce them.

The high contracting powers and the federal politicians however viewed this as an opportunity! Prohibition fit well into their slave driving techniques because such political expansion would require the increased jurisdiction of the federal government into the Republic and the possible need to create a federal police agency, under the guise of protecting the American public from demon drink and the infamous criminals who were certain to evolve from the distillation and distribution of alcoholic beverages in violation of the 18th Amendment.

Up to this point, the Federal Bureau of Investigation (FBI) was an internal investigation agency under the United States Attorney General. Agents could not carry firearms and they only investigated internal government employee complaints of misconduct and Indian affairs.

A Constitutional Amendment was promulgated and forced upon the states of the Republic, which prohibited alcoholic beverages in America! Once Prohibition was at its peek, the public began pounding on the doors of Congress to protect the public and enforce the law, which was exactly what the federal government hoped for and the FBI was subsequently expanded and armed.

NOTE: Ironically, crime figures would become famous and revered by the public and the federal government politicians would eventually become the biggest criminals of all via their new association and alliance with organized crime. Many of these organizations were employed to perform favors for the government such as assassination, murder, and arson in return for profits and political protection!
This alliance would grow in time wherein today, politicians control and finance all illegal drugs imported into the United States and organized crime controls the distribution! Local and federal police agencies tripled in size to enforce new drug legislation aimed at the drug pushers and users. They are redirected to eliminate government competition, all of which directly proliferated the public debt and the need to legislate new taxes to pay for the increased expense! It is kind of like watching a dog chase his own tail.

The courts and lawyers help to widen the gap in society with highly controlled juries, trials, plea-bargaining and poorly contrived judicial rulings that free the guilty, convict the innocent, and promote racial and religious indifference! The first rule in Slave Driving is to break up large unified groups into smaller manageable ones and then label them dangerous!

These politicians; lawyers and judges are a very intelligent, persuasive, ingenious and devious group of men in their own right; who hide behind the guise of representing the public’s best interest and protection! They smile, shake hands, kiss babies, make speeches, and act very concerned about America’s problems, which is all just a ruse! The only real difference between Hollywood and government politicians is the way in which they conduct their business. In absolute fairness, I must admit that on a rare occasion, an honest man or woman is elected to public office and if they are incorruptible, they are rarely successful and or they are eliminated!

This may or may not be out of sequence but: Jimmy Hoffa, the famous President of the AFL-CIO Labor Union, disappeared and has never been found. Hoffa was collaborating with the US Government, the Vatican and the Mafia in their drug trade venture. The US Government provided financing and used a corrupt branch of the CIA as a courier between the drug lords and America. Drugs were transported to New York on foreign ships, where the teamster dock workers by-passed US Customs and unloaded the cache into tractor-trailer trucks driven by the teamsters.

Hoffa was responsible for delivery of the drugs to the New York mob and the distribution of funds. The US Government and the Vatican took the lion’s share of the profits and the Vatican Bank laundered the money for the entire enterprise. Hoffa was concerned that he wouldn’t be able to replace the teamster retirement funds
that he borrowed to finance his end of this enterprise and when he attempted to steal an entire truck load of drugs, the big three ordered Mafia hit-men to dispose of him.

Hoffa was placed alive in a body bag and buried in the concrete abutment of the George Washington Bridge, which was under repair at the time. A truck load of fresh cement was poured over him in the middle of the night and the truck driver was paid $110,000.00 for his silence. This information came from the confession of a Mafia Capo after he was exonerated of all past crimes by the federal government.

**COOLEGE:** President John Calvin Coolege was the Vice President under Warren Harding, who had suddenly died in office. I don’t know if Harding’s death was truly from natural causes. It is more likely that Harding was assassinated!

J. Calvin Coolege was a Boston lawyer in private life. His job for the high contracting powers was simple: to clean up Harding’s scandal and insure that America lives and enjoys the high life! Coolege frequently encouraged America to borrow, spend and invest in the Stock Market like there was no tomorrow!

The Bank of England manipulated the Stock Market (just as they do today) so that the average American enjoyed his greatest season of prosperity, just before the Stock Market crash, which occurred during Coolege’s re-election year! People were having such a great time that nobody took notice that federal politicians and the elite were liquidating their investments.

**HOOVER:** Herbert C. Hoover, the 31st President of the United States, was a Republican who was elected in the same year as the pre-planned Stock Market crash of 1929. He campaigned on the promise of a continuing prosperity in America until the Market crashed and plummeted America into what has been described as The Great Depression. Hoover then changed direction and promised to get America out of its financial woes and he won his election.

Hoover was a mining engineer and author in his private life and his job for the high contracting powers was to promote partnerships between government and business, which benefited the
government but accomplished nothing productively to assist or bail-out America. As a result, he only served one term as President. His failure and the failures of Coolidge and Harding helped usher in the successful election of President Franklin D. Roosevelt, with his fireside speeches and his promise of a New Deal!

**FDR:** President Franklin D. Roosevelt, the 32nd President of the United States, a Democrat, was not an honest man or any more honorable a President than the last three predecessors. Like most Presidents, and political Slave Drivers, he was just better at selling it to the public. Roosevelt gave the appearance of bailing out America with the repeal of the Volstead Act; the creation of the Emergency Banking Act; his WPC and CCC Programs, but in reality and behind the scenes, he was actually selling America down the drain and enslaving everyone with a duplicate version of the ancient Roman Trusts. Roosevelt subsequently assisted the European royal and elite faction in the theft of Americas’ gold and silver reserves and helped them to regain control over their deposed slaves! Lastly, he promoted unity between the Congressional political parties with promises that there was enough power and wealth to be enjoyed by every one.

His new corporation titled: The United States, Inc. was a private corporation belonging to the European royal and elite, which would eventually be turned over to the control of the United Nations and their planned one world government.

FDR had the American people in his back pocket, was elected to an unprecedented three terms in office, and planned on seeking a forth term, which he was certain to win! This didn’t set well with many Republican and Democratic members of Congress who wanted to modify the rewritten Constitution to restrict the Presidency to only two terms.

Like Washington, Roosevelt was contemplating becoming the first King of America after his forth successful election to office. His
earned arrogance caused the high contracting powers and the Sabbatean Jews to lose confidence in him and their collective response was to assassinate FDR and blame it on his battle with polio! They succeeded in carrying out this plan, which is why the President’s coffin was sealed from public view!

The undertakers of that time were incapable of concealing a bullet hole to the head and so his coffin was sealed to cover up the actual assassination! I met the undertaker’s son when I lived in Virginia, a man of 78 and he told me the whole story about how his family was threatened by the Secret Service with death, should Roosevelt’s’ assassination be leaked to the press, and history was once again modified to suggest that FDR was a beloved hero and President who died in office from a long battle with polio.

**WWII**

World War II was staged and financed by the European royal and elite. America’s involvement in WWII was actually based in part upon the fact that the John D. Rockefeller and his oil empire owned all the oil rights in China. After the Japanese invaded China, Rockefeller approached President Roosevelt to demand that he commit American troops to protect his oil investments. Roosevelt and Rockefeller were members of the European cabal and the other cabal members wanted America to enter the war. The American public was experiencing a period of isolationism and they were totally against it! Roosevelt couldn’t think of a way to involve America in WWII until Rockefeller’s dilemma provided him with the answer!

Roosevelt ordered his Cabinet and Chief’s of Staff to devise a plan that would cause the American people to demand America’s involvement in the War and demand retribution! His instruction was: “We have got to make it look like it was the other guys fault!”

Here’s what they did: The United States had contracts with the Emperor of Japan to supply his Empire with gasoline and oil and the first thing they did was renege on those contracts. President Roosevelt then met with the Japanese Ambassador in private and delivered an ultimatum, that the Empire of Japan withdraw their troops from the Republic of China or Japan will suffer a military reprisal from the United States!
The expectation was that Japan would attack America. FDR reported to the press that the Ambassador for Japan and the American government had just renewed and cemented their understanding and relationship.

FDR ordered the 7th Fleet to leave their safe harbor along the Pacific Coast of California for Pearl Harbor, Hawaii, which would place the fleet closer to Japan's reach. Most of the ships were so old that they were on a waiting list to be decommissioned and used for target practice. Several days later, a squad of independent pilots working for the Chinese Government, flying P40 Fighting Tigers, were marked with US Insignias and paid to attack Japan.

FDR and the CIA were able to create a news blackout of this attack under the guise of national security! After the air attack, the Emperor of Japan and his military staff began making plans to retaliate against the United States and since Hawaii was the nearest American territory, Pearl Harbor was attacked and the rest is history.

The US government did everything they could to make things appear like the Japanese attack on Pearl Harbor was instigated and based entirely upon Japanese aggression but as I've explained, the American government has always been the bad guys and have always lied to the American public about how righteous and just they were in their judgment and behavior!

On December 7th, 1941, during the attack on Pearl Harbor, President Roosevelt, Vice President Truman and all of the Chiefs of Staff mysteriously could not be contacted or located. President Roosevelt and the Chiefs of Staff knew the date and time of Japan's planned attack from radio communications that had been intercepted weeks before December 7th. Our military intelligence had broken the Japanese code a year before this event and always knew what Japan was planning and doing.

I recently read that the Japanese had decided against a ground attack on America because so many Americans own weapons, which is a good reason for America to continue to: 'keep and bare arms!'
THE QUEEN OF ENGLAND: During the Second World War and during the Nazi aerial bombing of England, didn’t anyone ever wonder why the Royal Palace was never hit with bombs? Well...we were all lied to by our government politicians and paid historians about the Queen, Winston Churchill, Roosevelt and Adolph Hitler. They were all a part of the European criminal cabal. Queen Elizabeth addressed Adolph Hitler a/k/a (Baron Rothschild), as Uncle and the Queen made a call to the Chancellor of Germany, to beg her uncle not to destroy her royal palace. This is why Germany stopped its ground assault when they reached the English Channel, began an aerial assault and why no bombs ever fell on the royal palace.

Winston Churchill and Adolph Hitler took their orders from the high contracting powers. Back in the USA, Henry Ford was mass producing motors for Germany and George Herbert Walker (Scherff) Bush and his father-in-law were providing financing for Germany through their foreign banks. The Dulles family, of the Dulles International Airport in Northern Virginia, acted as the middle men between the US and Germany and provided Germany with air shipments! What couldn’t be air-dropped was shipped to a neutral country by the Merchant Marines, who never knew their freight was actually earmarked for Germany.

TRUMAN: Upon the death (assassination) of FDR, Vice President Harry S. Truman was sworn in as the 33rd President of the United States. There were gold reserves that belonged to the Chinese Royal Family that had been stolen by Japan during their invasion of China and other gold reserves believed to be hidden by China in the Philippines. When the US military failed to discover the gold, the European Royal Family concluded that the Japanese must have confiscated it and so instead of supporting General Macarthur, he was evacuated to Australia and the remaining Allied soldiers and Philippine people were sacrificed to increase the death toll and to teach the Philippine people not to lie to military intelligence!

Shortly after Germany’s surrender, Nazi scientists were repatriated into the United States to continue their work on jet airplanes and the atomic bomb. After the scientists perfected the A-Bomb, the European royal faction gave Truman orders to drop it on Japan. The goal was to eliminate the Japanese royal family, increase the death
toll, and to force Japan to disclose the location of the gold they confiscated from China and the Philippines.

Most of the gold was never found because the storage places in Japan, China and the Philippines were very cleverly concealed.

Shortly after the bombing of Japan, the National Security Council was visited by members of an Interplanetary Space Federation Council or UFO’s, to inform them that the use of atomic weapons in their petty wars and disputes on Earth will not be tolerated again!

If I happened to skip over any of your favorite Presidents, like Madison, Grant, Hayes, Garfield, Arthur, Eisenhower, Nixon, Johnson, Ford, Carter or Clinton, it is not because they were exceptionally honest or good men! What I hoped to reveal in this exposé was how we Americans have been lied to and ripped off by the very people we revered and idolized century after century! The few good, the honest ones, were openly assassinated and the remainders who are still alive need to be hanged for treason! Of course that is just one man’s opinion!

**GEORGE BUSH:** George Herbert Walker Bush, the 41st President of the United States, was actually born under the name of George Herbert Scherff, Jr., in Germany. Like his father, he served Adolph Hitler and the Nazi Government as an SS Naval Officer. At the beginning of the WWII, he and Otto Skorzeny, an SS Officer and assassin, were instructed by Hitler’s Chiefs of Staff to arrange for escape routes out of Germany and Europe to South America by which Germany's elite soldiers and politicians could escape capture as a backup plan.

The Nazi Agency that Scherff (Bush) and Skorzeny created was assigned the acronym ODESSA. Their headquarters was located in Buenos Aries, Argentina, with various plantation safe houses created in Brazil, Chile and Uruguay. It was then decided that George Scherff, Jr., should take a new last name and that he learn to speak the English language like a native and armed with forged documents, he was to infiltrate the United States Government. I don’t know how he decided on the colonial family name of “Bush” but I can speculate on that one...
Bush and Skorzeny devised a plan to merge former Nazi SS officers and OSA officers into the CIA spy organization for the United States, which was a continuation of the Nazi 1000 year plan. Air Force Ace, Wild Bill Donovan and former SS Officer, Allan Dulles became the CIA Directors. Bill Donovan was being utilized to help sell the American public on the idea. After all, who can find fault with an American Ace and War Hero?

George H. W. Bush became a member of the CIA and masterminded “Operation Paperclip,” which repatriated 155,000 Nazi soldiers into the United States after Germany’s surrender and the only criteria for repatriation was “What trade, experience or talent do you have to offer the government of the United States?”

Allan Dulles would eventually amass enough money through ODESSA and the Bush family, to create the Washington/Dulles International Airport in Northern Virginia and throughout WWII Allan Dulles would provide a link between American big business sympathizers and Nazi Germany. Much of the Red Cross supplies being shipped to Europe from the United States, and earmarked for the Allies, was diverted into Germany by the Red Cross to feed the German troops.

George Herbert Walker Bush and his father, Prescott Bush, would also arrange for Hitler’s continued financing during the War. Much of this can be documented by Googling: The Hitler/Bush Connection. George H. W. Bush’s identity (German name of Scherff) was only ever discovered during the death bed confession of Otto Skorzeny, who also provided a series of Nazi photographs of the ODESSA staff showing a young George (Scherff) Bush in every photo! I personally viewed these photographs and can confirm that Scherff is definitely, George H.W. Bush. The Bush family currently owns a large plantation in Uruguay, which is extremely high tech, partially underground and protected by CIA trained soldiers.

**OPERATION MOCKINGBIRD [media control]**

Prior to 1940, the Central Intelligence Agency developed a covert operation for the systematic takeover and control of the world's media titled Operation Mockingbird. If you Google the words Operation Mockingbird, you can read the entire plan for yourself.
This program corresponded with the Nazi 1000 year plan for world domination and the Treaty of Verona of 1822, in which the high contracting powers agreed, that a free press and any Republican form of government, was dangerous and should be abolished by every means available. The Congress adopted Operation Mockingbird, knowing full well what this plan involved and what they expected it to achieve!

The CIA plan would begin in 1940 and by 1982 the CIA and MIA (Military Intelligence Agency) controlled all media companies in America and currently censors the content of the news we may hear, censors movie content and censors what may be aired by all communication vehicles such as: television, radio, internet and advertising, newspapers, magazines and periodicals.

![Central Intelligence Agency logo]
"We'll know our disinformation campaign is complete, when absolutely everything the American people believe is false."
William Casey, Director of the CIA (1981)

They even provide script suggestions to the Hollywood movie studios and every live theater. Much of the content of Sci-fi movies that we believe to be the product of a vivid imagination are about 30 to 50% accurate, which is based upon the possibility of some twist of fate becoming true.

Movie scripts like: “The Day the Earth Stood Still” and “War of the Worlds,” was presented to strike fear in the American public and shake their sense of security! It's all about Slave Driving Techniques!

The Illuminati are hell bent upon making Bible Prophecy come true and are responsible for much of the Biblical-like devastation that has been occurring around the Earth.

The CIA and MIA are also using the media to frighten and prepare us for a future exposure to highly technical devices, bombs, planes,
experiments and machinery that have actually been in existence and operational for the last thirty to forty years!

NOTE: All media moguls and news reporters have been enrolled as members of the CIA and are subject to prosecution for Treason should they violate any government censorship regulations. I highly doubt that anyone accused would be tried in public! The control of the media in all other countries became the responsibility of that country but they all pretty much follow our CIA model. Many of our Hollywood movie stars are also participating members of the Illuminati.

Still think America is free and believe in the freedom of the press? Think again!

ROSWELL

UFO Crash ... In 1947, an unidentified flying object crashed in the desert area of a small town in Roswell, New Mexico, which was near to a secret UFO underground installation and which began another giant cover-up by the US corporate government. Increased sightings of UFO’s resulted in the government creating, “Project Blue Book,” which was designed to fabricate false explanations for any report of a UFO.

By the time I was 21 years old, I found myself living in Las Cruces, New Mexico, which is a couple miles away from Roswell and as fate would have it, I befriended a local man in his mid forties who witnessed the crash and debris. He and his best friend were Union Brick Masons driving home from work one evening when they observed what they believed to be a small airplane crash into the desert and they responded to assist and render aid to any survivors.

What they found was a damaged saucer shaped craft, debris scattered for one hundred yards by fifty yards and the dead bodies of four small slender beings with oversized heads and large black eyes dressed in shiny grey suits. My friend picked up a piece of the metal skin from the debris field and discovered that he could crush it in his hand however when he opened his fist, the metal returned to its original shape with no trace of ever being crushed.
Some other people began to show up, including the Sheriff’s Department and last to appear was the US military. The local Sheriff wrote down everyone’s name and address before they exited the scene and about one week later my friend was visited by two government men dressed in black suits and sunglasses. They told him that he was to never talk about what he saw at the crash site and that he was to sign a pre-typed affidavit attesting that he saw nothing! My friend objected at first until the men exposed their side arms and promised him that either his signature or his brains would appear on their affidavit before they exited his property. He signed it, never talked about it again and began to drink more frequently to help him sleep.

NOTE: It was revealed to me by very reliable sources that there are approximately four different extraterrestrial factions who have been visiting Earth on a routine basis for tens of thousands of years but they normally use cloaking devices. I personally have never seen or met any of them but I do not discount their presence!

The increase in visual UFO’s is deliberately being done to acquaint the people of Earth with the idea that Interplanetary Visitors do exist and have underground bases on Earth! It is human nature to panic first when something new, strange or unknown is presented to man but contact was not to take place for many years to come. 2012 is apparently the year that this is to happen!

Think about this: Our current civilization has survived roughly 10,000 years and just in the last 1,943 years, man developed the atomic bomb and in the last 60 years man has developed the space telescope, genetic research, drone airplanes, anti-gravity devices, cloning, micro-chips, computers, 3D television, cellular telephones, radar, mach 24 stealth airplanes, saucer shaped airplanes, mining on neighboring planets, fiber optics, night vision optics, lasers, bullet proof vests, nuclear energy, flex steel, satellites and space travel. Most if not all of this technology was courtesy of those extraterrestrials that represent an Interplanetary or Federation of Planets.

According to my sources, America has had a scientific exchange program with these other civilized planets since the 1950’s and the Air Force has a secret branch of their service dedicated to interplanetary flight identified by the acronym: “F.A.C.E.” We are
so far advanced in space exploration that the privately owned corporate branch called NASA is closing down the public Space Programs rather than expose their level of technology to the American public.

One of the devices I referred to in the previous paragraph requires an enormous power source (nuclear) and operates by emitting high frequency radio waves, which produces a force like “antigravity.” This device has been assigned the name acronym: “H.A.A.R.P.” and it is also capable of controlling the weather, the tide, earthquakes and volcanic eruptions. Many of the tsunamis, tornados, earthquakes and volcanic eruptions that have occurred in the last twenty-five years, were not all natural but rather was the result of government testing of these H.A.A.R.P. devices, except for the tsunami in Japan and the 2011 earthquakes in Virginia and Colorado. All three were caused by bombs. Both of the earthquake-like locations marked an entrance to federal underground cities and a maze of tunnels that completely traverse the United States of America.

And you wondered how the National Debt became so large?

**JFK:** The assassination of President John F. Kennedy and the murders of his brother Robert and son, John Jr., were actually performed upon the orders of the Federal Reserve Board of Governors and the European royal and elite with the blessing of the Queen and the Pope.

JFK was a CIA planned assassination using Mafia hit men, Rossellini and Sturgis, who shot JFK from a storm drain on the grassy knoll. The Secret Service or CIA Agent driving the President's vehicle pulled his revolver and placed another shot into the Presidents head.

The assassination is based upon the following circumstances: Robert Kennedy was the Attorney General under his brother John’s administration and apparently while making himself familiar with his new office, Robert discovered a plot adopted by Congress to undermine America through the Federal Reserve system. He showed this to President John F. Kennedy, his brother, who promptly issued two Executive Orders. The first E.O. directed the
US Mint to begin printing United States Silver Certificates and the second E.O. directed that the Federal Reserve building and system be dismantled within six months, and that the Congress was to resume its Constitutional responsibility of coining and printing money.

President Kennedy then flew to Hong Kong to meet with the elders of the Chinese Royal Family and successfully borrowed the silver and gold he needed to back the new US Currency. President Kennedy intended to expose this plot to all of America at his State of the Union address but before the six months had expired, President Kennedy, like Abraham Lincoln, was assassinated. Ten days before his death, Kennedy wrote in his personal diary:

"The high office of the President has been used to foment a plot to destroy American freedom ¹⁰ and before I leave office I must inform the Citizens of this plight." JFK

**Lee Harvey Oswald:** LHO was a former CIA Agent and was made a patsy for the assassination of JFK. Oswald shouted that very statement, just before Jack Ruby, a local tavern owner dying of cancer, killed Oswald before he could be tried.

**The Warren Commission:** And all the Congressmen appointed to the Commission, knew about the plot, were equally responsible and did everything they could to cast aspersions upon the Communists, the Cubans and the Mafia using supposition as their only evidence rather than expose the US government, the Federal Reserve, the CIA, the Secret Service, the Vatican and the European royal and elite. According to a Mafia Capo, no one can assassinate an American President or Congressman without the express permission of the Queen, the Pope and the other high contracting powers!

Evidence was altered and the medical doctors who attended to the President and experts who recreated the assassination were instructed about what they were going to say and report to the public. They subsequently lied to the American public, under the threat of death. This is not the first time tactics like this have been employed by our government!

It is my personal belief that what Attorney General Robert Kennedy had discovered was a copy of The Bretton Woods Agreement and the Federal Reserve Act of 1913. Google: *Bretton Woods Agreement and the Federal Reserve Act*, to read about the whole insidious plot by the British Parliament and the US Congress to undermine America.

Senator Robert Kennedy was eventually shot and killed during his campaign for President for the same reason that got his brother killed! What we didn’t know was that the gun held by Sirhan Sirhan contained blanks. The actual shots that killed Senator Kennedy came from another location by a trained sniper using a silenced rifle. Sirhan Sirhan was an impoverished immigrant who had been engaged to play the patsy for Senator Kennedy’s death.

JFK’s son, Senator John F. Kennedy, Jr., reportedly died with his family in a crash involving his private airplane. The first news-reel photographs of John’s plane, as it was being extricated from the ocean, revealed positive evidence that a bomb had exploded inside the cockpit. Those pictures aired only once and were confiscated by military intelligence and all future news photos that aired were taken from a distance. The crash was ruled accidental but the truth was sabotage and murder and everyone was barred from inspecting the planes wreckage.

The Federal Reserve Governors, the Rothschild and Rockefeller banking empires decided not to risk the possibility of Robert or John Jr. possibly exposing their criminal plot to control America nor could they risk that both Kennedy’s might be elected President.

Following John F. Kennedy’s assassination, the US Mint was verbally ordered to cease the printing of Silver Certificates and the Certificates that were distributed into the public were slowly removed from circulation by the Federal Reserve Banks and destroyed. Only coin collectors own any of them and federal law now prohibits them from ever being re-circulated! Those Silver Certificates can only be traded between collectors and are the only US Dollars in existence that have any real value!

Last but not least:
**BARACK HUSSEIN OBAMA**: 44th President of the United States Corporation, is not a natural born citizen and in fact has committed
a fraud upon the American public! He was elected under an alias or assumed name. He was not born on a US military base or installation nor has he ever applied to be naturalized or ever petitioned to have his name changed and his father never served as a soldier in WWII (at the age of eight)!

Obama’s true birth name is Barry Soetoro and he was born in Kenya, East Africa. He is a Muslim, an anti-Christian, a Communist, a lawyer, a narcissist and a liar. The best information that can be obtained indicates that Barack Obama and John McCain had been selected by the European royal and elite to fulfill their nefarious plan for the enslavement of the world and force upon humanity a one-world dictatorship, the final chapter of the Illuminati’s plan. Don’t be fooled, had the public voted for McCain, we would have received the very same treatment from him!

In November 2011, Obama and all but six [6] Congressman, voted to repeal the “Bill of Rights” and in February 2012, the same group repealed the “1st amendment.” The reason nobody heard about these events is because Obama ordered a news blackout of the event! Both incidents however were reported on the internet Natural News.

Barack and the European royal and elite believe that our days are limited but I have news for them, it is their presence that is limited!

NOTE: Washington DC is a military based, privately owned non-Constitutional French corporation, which is at the seat of an illegal government entity called the “United States” (US) and not the “United States of America” (USA). The legal control system established in Washington operates under British Maritime Admiralty Law of Flags and the Queen of England is the Monarch of America.

Washington DC has a military mandate to stir up and to foment continual conflicts and wars globally. These artificial conflicts are intended to generate Commerce and future business opportunities for the European criminal cabal’s international corporations.

The City of London is different and separate from the County of London. It is a privately owned “square mile” of ancient, non-accountable vested interests with its own private police force. It is
not a part of the County of London and has a Lord Mayor instead of a Mayor. The City of London is the center of global finance and is in charge of all the hidden piggy banks. The Bank of England controls the worlds stock and commodities markets, coordinates tax avoidance schemes for major corporations, creates money out of thin air for the ancient Royal bloodline families and protects the interests of the London Crown Temple of the "Illuminati."  

KOREA AND VIETNAM

Once again these were civil wars instigated by the European royal and elite to further reduce the world’s population and to stimulate Commerce. They even make money off of the dead soldiers! The phony reason offered by our federal government to explain America’s involvement in these conflicts, is to stop communist aggression but our political leaders never will admit that the United States government is a communist government too!

The United States Government defined these conflicts as “Police Actions” because we were never supposed to win and never had any business getting involved! In a declared war, the military can use all of their talent and weapons to defeat the enemy!

The European royal and elite were actually hoping to initiate a third World War with China or Russia by using these Civil Wars as the impetus. It was also projected by our federal government that every soldier sent into Korea and Vietnam would be killed and they might have, if a truce had not been reached in Korea and President Nixon hadn’t pulled our troops out of Vietnam in an attempt to save his own Presidency.

Do you remember when the Berlin Wall was dismantled? The media described the incident as: “Today communism fell without a shot being fired!” Nothing could be further from the truth. The Berlin Wall was dismantled because communism discovered an ally in the West and that ally was: England, France, Italy, Greece, Canada and the United States!

11 Confirmed by former insider John Christian. See The City World Conquest at AntiCorruptionSociety.com
12 See Alternet story "America Loves Peace? Odd Since We're Always at War"
THE AMERICAN BAR ASSOCIATION

The American BAR Association is a ‘Lawyer’s Union’ and its members are working in collusion with the European royal and elite to systematically undermine America. BAR attorneys are ‘Agents of a Foreign Power’ who swear allegiance to that Foreign Power: The Queen of England, which is why an attorney must file a written ‘Notice of Appearance’ in every court case he represents. By that Notice, the attorney is admitting to the Court that he is a ‘Foreign Agent’ and that he is requesting permission to represent you in that Court.

Did you ever wonder why attorneys display an air of arrogance about them and generally only associate with other attorneys? Well, it’s because they are that arrogant and believe that they are superior! They rarely associate with non-attorneys because they all have something in common and could be executed for treason! Remember the proverb:

“Birds of a feather; flock together.”
Seems like a good object lesson for Police Officers to remember too!

The same Notice of Appearance, states that you have given your lawyer an irrevocable power of attorney, which is always used against your best interest! The lawyer cannot represent you without a power of attorney because he is a foreign agent. Lawyers will never admit this and will always contend that they are Officers of the Court, which means absolutely nothing.

If you recall, the court has no jurisdiction over anyone until we give it jurisdiction by our consent! Contesting a suit, ignoring its process or by hiring a lawyer are definite ways to grant consent. Few attorneys will ever admit any of these short comings or will ever tell you the whole truth. Is it any wonder that Jesus Christ:

‘Warned us not to trust lawyers or the money changers!’

If you hire a lawyer and give him your Power of Attorney, he will confess in his Notice of Appearance that the court now has jurisdiction over you and that you will abide by whatever demands and judgments the court imposes upon you! So much for winning any jurisdictional appeal!
The acronym: B.A.R. stands for British Accreditation System. All American lawyers, upon admission to the B.A.R., swear allegiance to the Queen and also swear to obey the Laws of God! Therefore, all practicing members of the American B.A.R. have violated their oaths by complying with and enforcing man-made legislation! They all have committed treason by utilizing America’s courts when they have surrendered their citizenship and swore allegiance to a foreign Monarch. All of their actions are about undermining America for money and position.

Treason, greed and fraud compounded by more fraud!

The American B.A.R. Association, is actually a branch of the, National Lawyers Guild Communist Party, which can only be located in the hard copy printing of 28 USC 3002, section 15a. The on-line version of Title 28 USC has been altered to read something entirely different, apparently because this fact has shown up in too many private court petitions and private memorandums of law.
PART 4

RELIGION AND LAW

My ancestors are descended from the Tribe of Dan, one of the ten lost Tribes of Israel. My ethnic origin is Prussian and I am a 6th generation Protestant American.

When I finally became of age to join the Church, which means to be confirmed into the Protestant faith, after much deliberation, I declined! My mother seemed overly concerned about saving my mortal soul, and after several impromptu discussions with her, my NO was final! And then she played her last trump card:

“Honey, won’t you please do this for me?”

I acquiesced, just like any son would do, and participated in the traditional battery of catechism classes for the next four months and just before my confirmation, I reneged on my promise. I was quite young, maybe 15 or 16; and the best explanation I could postulate was:

‘Something just doesn’t feel right about this whole situation Mom! The people that make up this congregation are all very nice, flexible and different from each other, and yet the tenants of our church are so very inflexible that this isn’t something I am willing to be bound by or to! I believe in God and the teachings of Jesus and that should be sufficient for my mortal soul and if it isn’t, I’ll just have to take my chances! I believe that God is a loving God and that on the last great day, He will judge my heart, my faith and not the tenants of my church!’

‘I also believe that Christ had been trying to teach the masses to become one unified force and that through our numbers and solidarity of faith in God, will guide and protect us in this life!’

My mother didn’t like my decision but then she couldn’t find fault with my explanation or epiphany! Years passed by and it wasn’t until I began to study and research law, government and history that I finally understood the depth and value of my objection!
I learned that there were some 6000 variations of religion in the United States and that all of them are incorporated, which struck a religious and political cord in me, especially since:

The First Amendment of the United States Constitution provided that 1) “Congress shall make no law respecting an establishment of religion, or prohibit the free exercise thereof” and 2) the personal knowledge that all corporations are secretly the property of the government.

The 1st Amendment of the Constitution was referring to ‘the separation between church and state,’ which was intended to be a precaution against this government creating and enforcing a national religion, like what was once tried in the 15th Century in England.

Most American’s don’t know that when a person incorporates a business in the United States, the protections being afforded to that person against personal liability, is secretly the protection of the government. This means that in every new corporation the owner unknowingly acquiesces his ownership in the business to Uncle Sam and subsequently becomes an employee of his own company! He can call himself a President, CEO or CFO but he is still just an employee!

All commercial corporate businesses and non-profit corporations are set up the same way, which is probably a good reason to never invest in stocks, bonds or securities, which are all manipulated by the Rothschild Bank of London and which explains how the stock market crash of 1929 was manipulated.

So all 6000 variations of religion, that have incorporated as non-profit religious entities in the United States, now belong to Uncle Sam, which means that the Constitutional gap between church and state is closed. Any expectations of identity or sanctuary are eliminated and all are subject to any rules or doctrines imposed upon them by the state without the congregation ever knowing who was responsible!

I also discovered that all of these non-profit incorporations have been gifted to The Holy Roman Church by Uncle Sam and since the Roman Church is willingly and voluntarily in bed with the European
criminal cabal, this is beginning to appear more like a national religion or cult, planning to go International.

Back to my teenage Epiphany . . .
So the reason the Protestant tenants had required me to go through catechism classes, was really about reaffirming my religious indoctrination (government slave driving) and the requirements of confirmation was about reaffirming my religious commitment or my invisible contract with the government and the Vatican.

That invisible contract with the government and the Vatican may not mean or imply much right now, but in a Marxist state, it can result in my imprisonment or death and how could I ever deny the record?

The state obligates us to pay for our children and they generally object to pay for anything unless we become dead or destitute! It is also the birth certificate that provides the police with the authority to break and enter any house under suspicion of abuse but now the Patriot Act covers all other situations. The fee simple deed gave the state your home and the right to tax you into poverty as a tenant and the Patriot Act eliminated the need for search warrants.

You are no longer the king of your castle, which was guaranteed by the alodial deed because you no longer own a castle! Your personal lawyer set that one up too and received a large, one time secret kickback, from the state government on your first tax bill in addition to the fees you paid to him to represent your best interests! *Devious people, aren’t they?*

When our deeds were alodial, no one could trespass on our property, not even the government. No one could tax your property and no bank could foreclose on your property but there again, no bank would ever loan you money against your property either! We were the kings and sovereign rulers of our land and homes. Do you now see how the government has been chipping away at your basic rights and freedoms?

In the 12th Century, King James, a Catholic monarch, found himself on Pope Innocent III’s bad boy’s list, which resulted in the sovereign monarch being excommunicated by The Holy Roman
Church! (I will elaborate upon those reasons, later on in this section). First, you must understand that King James could barely read or write, and contrary to popular opinion, royalty and competence have never been synonymous!

Now; in order to regain the favor of the Pope, King James, was duped into offering a great many concessions to The Holy Roman Church.

One concession in particular, was to grant Pope Innocent III, his Royal permission to edit The Holy Christian Bible, and as a result of his intervention, eight gospels were eliminated (or lost) and many other gospels were purloined!

King James never publicly disclosed Pope Innocent’s intervention. He eventually revealed to his subjects, the only authorized version of The Holy Christian Bible, which most Christians refer to as the King James Version.

In the 18th Century, at the Treaty of Verona, the high contracting powers (European criminal cabal) applauded the Pope and his successful efforts to make Christians more docile -and- all of the members present, agreed that a free press and any Republican form of government was detrimental to their cause, and the Pope pledged that the Church would continue to do all it can in this cause.

I cannot positively identify, which gospels were purloined by the Pope. I can only guarantee that it did occur, from his confession! I am remotely familiar with two of the eight books, the Pope had removed (or lost) and they were: 1) The Gospel of Mary (Magdalene) and 2) The Gospel of Thomas. In the Gospel of Thomas the Disciple reveals that Christ taught:

“The Kingdom of God is inside you and not in the wood and stone of your buildings. Split a piece of wood and I am there; turn over a stone and there you will find me.”

Certainly Pope Innocent III, had to eliminate the Gospel of Thomas! How could the Holy Roman Church, justify its opulence, comfort and wealth with words like these in the Holy Bible? The Gospel of Mary Magdalene is pretty much a given, when one considers how
the purloined version of the Holy Bible and the Holy Roman Church defiles her!

In the Gospel of Mary, Mary reveals her marriage to Jesus. Remember the wedding wherein Christ turned water into wine? Well, according to Mary Magdalene, that is described as their wedding and Mary the Mother, was in charge of the reception and had underestimated the quantity of food and wine!

Mary Magdalene further discloses that during the crucifixion of Christ; Jesus reportedly cried out:

“Forgive them not Father... for they know what they do!”

The purloined version of the Holy Christian Bible, certainly offers a less pretentious version synonymous to docility.

Certainly, Pope Innocent III had to eliminate the Gospel of Mary too since it contradicted: 1) the Pope’s efforts to make Christians more docile and, 2) the tenants decided at the Council of Nicaea!

At the Council of Nicaea, it was decided by the Roman Pagan Priests, that Christ must be treated as a living God and since God’s are devoid of the usual human traits such as intercourse and marriage, all priests must emulate the Christ, and are forbidden to marry!

Secondly, it was agreed at Nicaea that Christ may forgive and bless a prostitute who has repented like Mary Magdalene but He would never become associated with such a woman!

(What obtuse and hypocritical thinking!)

At the Seminary, priestly candidates are even taught how to flex their hand when conducting a blessing, so to better emulate the oldest memories and the most famous paintings of Jesus Christ!

In my opinion:
The Bible in its present form encourages Christians to be dole, docile and overly forgiving and tolerant of others in all situations. According to The Gospel of Mary, Christ never intended nor expected that for Christians.
I also believe that the other six books of the Bible, that Pope Innocent helped to eliminate, revealed a history about ET visitors with incredible powers, which probably revealed too much information about the foundation of religion or these six Gospels were so far above the Popes intellect and comprehension, that he couldn’t make any sense of them! I could be completely wrong! That’s just one man’s opinion!

I had this thought, which I cannot confirm or deny and I only offer this to you, purely out of speculation:

Given the unusual pregnancy of Mary of Nazareth and the unusual talents and abilities of her child named Jesus Christ; it may have been very possible that extraterrestrial visitors who frequented Earth, equipped with a highly developed level of science, fulfilled God’s plan by artificially inseminating his chosen subject, Mary of Nazareth, with a most unique cloned seed! It is documented that during his early years, Christ would frequently disappear for extended periods of time and when confronted about his disappearances, his explanation was always that he was either meditating, or he was doing his father’s work! Very little has ever been written or discovered about Christ during those teenage years, which might be because during those long disappearances, Christ was actually being educated and his mental and physical prowess was increasingly being enhanced by his mentors.

There are so many unanswered questions about our past and frankly I never would have considered or offered the above speculation, if not for various pieces of information and details that have voluntarily been intimated to me by legitimate individuals over the past thirty years! [e.g.] A videotape of the crucifixion of Christ, viewed by a former U.S. President of my age group, and existing Treaties between the United States and three extraterrestrial civilizations 14, which permits the periodic abduction and testing of American citizens and the construction of underground bases, in exchange for technology, and even an astronaut exchange program. The creation of tens of underground cities and miles of connecting corridors and space mining, space bases and transporters called star-gates, just to name a few! 15

14 Confirmed by Gordon Duff, Sr Editor of Veteran's Today
15 Revealed by Project Camelot whistleblowers - available on their web site.
THE HOLY ROMAN CHURCH

Catholics have always been prohibited from questioning the Pope and the precepts of the Church, for a very good reason, which will be explained as you read on.

All Pope’s and the privately owned corporate Holy Roman Church, have always been a major player in shaping world politics; governments; commerce and minds, since the early Roman Empire and continues to do so to this date!

The Roman Church was originally a Pagan church and remained so under Roman Emperor Constantine. The advent or appearance of Jesus Christ and his new Christian religious movement called Christianity, and the religious wars that ensued; caused Emperor Constantine to rethink his position as the Pagan Emperor of Rome.

So, upon the orders of Constantine, at the Council of Nicaea, the Pagan Priests of the Roman Church were ordered to begin the difficult and tasteless task of attempting to blend Christianity and Paganism together to create one church, to be called The Holy Roman Church.

Christ was an unusual man and prophet, with some typical human traits, and at the Council of Nicaea, the Pagan Priests, decided that Christ must be perceived as a living God and as a living God, any suggestion or possibility that Christ took a spouse must be removed from the Scriptures, and thereafter Priests were forbidden to marry.

The Holy Roman Church actually remained more Pagan than Christian and Emperor Constantine would eventually submit to what he considered to be “the indignity of baptism” just months before his natural death. Historians for the Vatican made certain that Constantine would be depicted as a reformed man and Christian Emperor but that was not exactly accurate or true!
NOTE: The Pagan influence in The Holy Roman Church, explains the outward discrepancies between the organization of the Church and the Holy Scriptures, such as ostentatious buildings and religious garb, idol worship, purgatory, exorcisms, excommunications, Saints, Demons and the hording of wealth and antiquities - which had always existed in the ancient Pagan cult.

Most people do not know that there are two Popes! The White Pope is responsible for the administration of the Holy Roman Church and the Black Pope is a Jesuit and mercenary and is responsible for eliminating people and problems affecting the church, with extreme prejudice!

The Vatican today is a privately owned, corporate, money-driven and self-interested religious cult. It is a front for the Italian P2 Masonic Lodge or “Illuminati,” which is routinely involved in murder for hire, gambling, pedophile sex and white slavery.

Vatican City is one of three privileged and autonomous city states, which also coordinates elite Pan-American global organized crime for the Western banking cabal. The other two city states are: Washington, D.C. and the City of London.

The Holy Roman Church has become identified as the center of the world’s spiritual leadership; the City of London, has become identified as the center of world finance; and Washington, D.C., has become identified as the center of world military power. All three are inseparable in philosophy and yet separate, corporate centers in their own right!

[e.g.] Vatican City is immune from Italian Law, London is immune from British Law, Washington, D.C. is immune from State Law, and all three are collectively the unified center of a Secret Society and Criminal Cabal called, ‘The Illuminati’. Their headquarters is the United Nations building in New York City, the proposed Capitol City for their, New World Order. Proof of both the United Nations and the City of New York, can be located in the United States Code.

During WWII, the hierarchy of the Vatican, freely supported the Nazi program for world domination and Pope Pius XII, personally rendered his blessing upon Adolph Hitler, [Baron Rothschild].
As mentioned before during this expose’, King George eventually gained control over the new government of America but he did not lay any new claim to the colonial land because of another treaty entered into by his predecessor, King James in 1213. The Treaty of 1213, was between King James and Pope Innocent III of the Holy Roman Church. Google: The Treaty of 1213 and read it for yourself.

Like most historic Kings, James was not an intelligent man and was easily manipulated by Pope Innocent III. King James had been excommunicated by the Holy Roman Church because of having given his royal assent to an aristocratic document titled: The Magna Carta, which in part recognized the Dukes and Lords as sovereign and which prevented the return of their estates to the King upon their death. King James had been forced into signing this document to avert a rebellion.

James also realized that the Magna Carta would now deprive him of his income on those estates and the resale upon the death of the Dukes and Lords, so he invoked an ancient law he remembered, titled The Law of Mortmain (or) “the dead mans hand,” which established the basis of the current Probate Courts in America.

Probate provides for a tax or percentage of the decedents estate be paid to the King, upon the distribution of a dead mans estate and the failure to pay this tax, resulted in the ownership in the estate being sold by the court to pay the tax; and absent a valid Last Will and Testament the estate is returned to the King. In America, the same laws apply and the estate is returned to the state!

The Magna Carta and The Law of Mortmain upset Pope Innocent III because it placed the Lords and Dukes on equal footing with the Sovereign King and His Holiness the Pope; and the Law of Mortmain prevented Catholic parishioners from willing the deeds to their homes and land to the Church by obligating the Church to pay the Kings Probate Tax!

Pope Innocent III retaliated by excommunicating King James and he also issued a decree declaring that The Magna Carta was an affront to God and the Holy Roman Church, and therefore was unlawful!

King James was eventually convinced by Pope Innocent III, because
of his excommunication, that upon the King’s death his soul would be condemned to purgatory. Out of his fear of purgatory, King James made a serious act of contrition to regain the favor of the Holy Roman Church and the Pope, whom the King now regarded as God’s only living representative on Earth!

The Treaty of 1213, spelled out King James concessions: 1) Giving the land titles of Ireland, England and France, to the Holy Roman Church; 2) The lands and oceans of the Earth; 3) The payment of 1000 gold Marks each year, and 4) A Royal Decree, which declared the Pope “The Vicar of Christ,” meaning the only living descendant of Peter, Christ’s appointed representative on Earth!

NOTE: All royalty is an historic prevarication but man has accepted their presence like a bad government. Devout Christians might argue this point but realistically somebody has to be in charge, whomever they are, to maintain order and organize protection from other nations.

The Holy Roman Church and future Popes would all pursue other avenues to gain similar treaties and control around the World, which is much easier to accomplish if you are the “Vicar of Christ” This does however explain England’s historic thirst to conquer other nation countries around the world!

King James’ Royal Decree, that all the lands and sea’s of Earth was the property of The Holy Roman Church, eventually became the impetus behind the change in American land titles from Allodial Deeds to Fee Simple Deeds, which utilizes the Ancient Roman Trusts as a model!

THE ANCIENT ROMAN TRUSTS

Remember the story about crazy Nero setting fire to Rome? Well it happened, but he wasn’t crazy! He and the Roman Senate arranged that one and blamed it on the Christians as a distraction. Problem is that the fires were predominately set in the Christian section! So what was behind this?

After the fires had burned out, the Roman Senate created a Land Trust and into the trust they entered all of the estates of Romans who owned property. Then by Royal Decree, they declared that all
of these property owners had died in the Great Fire and the Senate was appointed the Trustees for these estates.

As Trustees, they could demand a percentage of the crops and excessive taxes. If the owner couldn’t pay, he went to prison or surrendered his daughters as Bond Slaves! If the original owner died, the estate was sold, usually to a member of the Senate and the gold held in the Trust.

All that the original estate owner had to do to stop this insanity, was to hire a scribe and decree that he did not die in the Great Fire and was in fact alive and quite capable of managing his own estate and serve it on the Senate! Few Romans were intelligent enough to know what to do and subsequently lost everything!

All land deeds in Colonial America use to be Allodial Deeds, which recognized our individual sovereignty and ownership, whereas Fee Simple Deeds only recognize the state and are an open end deed that are never closed or finalized!

What does this mean, you ask?

ALLODIAL: Recognizes you as the King of your land. You make the rules on your land and nobody and no government can trespass upon your property. You the King, are revered and respected and have an absolute right to use lethal force to protect your property. No government can tax your land, and the title is passed down from parent to child or husband to wife, etc! No bank will ever lend money against an Allodial property because the bank has no way to foreclose against it but it will lend money against your chattel (livestock or crops).

FEE SIMPLE: Recognizes you only as a tenant on the property. The state makes the rules on your land and anybody can trespass upon your property. You actually lease the property from the Land Trust, which belongs to the Holy Roman Church. The Deed can only be passed down to family members upon your death but not before your descendants open an, Estate in Probate, which means that the state receives a percentage of everything the decedent once owned!

If the descendants are short of cash, the property is auctioned off
or a loan (mortgage) can be obtained from a bank. In a loan situation, the Deed to the property is encumbered by the bank. This means that the bank is entitled to be satisfied first, if the loan (mortgage) is defaulted on for non-payment! This process is better known as Foreclosure. The banks have arranged for the Vatican, the Judge, the Clerk, the bank and the lawyer to each receive a piece of the Foreclosure.

If you are unmarried and you failed to leave a Last Will and Testament, the state can reclaim your property and leave your descendants with nothing!

With this change in deeds, a Land Trust was created for this Fee Simple Deeds and the Holy Roman Church was designated the owner of the trust. The state and the courts become the Trustees and we Americans become corporate tenants.

Now here’s where things get sticky:

The Trust: In every Trust there is an Owner, a Trustee and a Beneficiary. The Owner cannot be the Trustee and neither of them can become the Beneficiary; so we ignorant human beings have been appointed as the Beneficiaries of the Trust! Into the Trust they have entered other valuable property. Birth Certificates of Corporations, our Birth Certificates and our Social Security Accounts are converted into National Securities and marketed as Mutual Fund Investments.

The trick: The trick is how to avoid giving these ignorant humans the benefits of the Trust? And the solution arrived at by these lawyer/politicians is to convert those ignorant humans into sub-corporations! Corporations are companies and as such have no inalienable rights! You’ve got to admit that these people are clever?

American’s who believe they have just purchased a home and land have been lied to by the government, the bank and their lawyer! They all lie as a precaution against inciting another American Revolution! Everything is about Commerce/Money!

It rules the World and it Rules your lives!
In the small type of all Fee Simple Deeds is the wording that specifies that the buyer is the tenant and not the owner! Your lawyer set up that little piece of fraud, never told you about it and then charged you a fee for his services!

And America keeps electing these lawyers to high political offices and you wonder why your life is so much harder today than it was for your parents? Hell—they were just getting started!

That’s not all: In the small print of the Deed is a poorly worded contract between you and the state government, wherein you consent to pay the property taxes on this Deed and directs the state to send the tax notice in care of your name and address and by signing all of the deed transactions, you have agreed to another fraudulent debt! The tax debt guarantees that you can never own or reside on that property without paying! Whatever happened to that “nest egg” we were taught to believe in?

Your lawyer set up that tax debt too and he receives a large percentage of your first tax bill, for arranging that one!

\[CAVEAT EMPTOR\]

“Let the buyer beware!”
Beware of the politicians and lawyers!

The Ecclesiastical Laws of England, Ireland, France and America, now give the Pope absolute superiority over all governmental laws, decisions and orders governing these countries. That would normally be a reasonable concession to God however the Vatican is a cult and is all about power, control and wealth masked by the veil of a national religious cult, supervised by the false Vicar of Christ! 16

In all fairness: Many of the individual parish Priests are gentle, religious and well-meaning people who are just as confused about everything, as you are.

It is the Jesuits and the Priests who are promoted to Bishop and Cardinal you need to be wary of. They are generally more politically aggressive and corrupt than they are religious! Didn’t you ever wonder why Priests are never prosecuted for pedophile sex or

---

16 Cannon Law researcher Frank O'Collins refers to them as "The Roman Cult" and exposes this cult in his web site One-Heaven.org
drunken driving? It is because the Vatican is at the center of the Illuminati P2 Group and that is part of their business. The Vatican is in bed with them and the Pope can exonerate everybody and absolve them of their crimes and sins. Priestly perversions make it virtually impossible for a fallen Priest to ever leave the Church because once he does; he is no longer protected by the Church! Every time a Priest slips up the Pope gains a permanent soldier who cannot refuse a Vatican accommodation!

NOTE: The United States Congress adopted The Holy Bible as one of the organic laws of the United States. Organic means a foundational law. What Pope Innocent III missed during his editing of The Holy Bible, is the fact that the Bible eliminates enforcement of all man-made laws in the first five books, which then becomes another prime example of how the laws of a corrupt government contradict each other; and as long as they are in power they don’t care!

Remember the proverb:
“Power corrupts and absolute power corrupts absolutely!”

Nothing could be more truthful! In all fairness, you all need to know that except for about one half dozen of the men who we have elected to a state or national political office, they are actually much more corrupt than any of you ever imagined! They have sex slaves, perform mind control experiments upon them, take drugs, arrange murders, engage in pedophile sex, prostitution and have been involved in white slavery and the sale of children and teenagers to foreign potentates! Anything for a buck and for their personal pleasure, with absolutely no accountability or conscience! They are the true sociopaths of this society and should be in prison; and I am not excluding any of the United States Presidents, Congressmen or Heads of State in this description! Except for those six, there wasn’t a good one among them and that’s the absolute truth!

They are only half at fault because we stupid American’s put them there and never paid any attention to what they were doing and we accepted every lie they told us!

SLAVE DRIVING: The high contracting powers in Europe and America have decided that we common, illiterate and unwashed slaves are better off not having this and other knowledge or
information readily available to us because that would make us all as intelligent as they are, and that could make us difficult to control!

Intelligent slaves have always been perceived as a threat to plantation owners, emperors, monarchs, dictators and other despots and we common folk are perceived by them in this same light. As hard and tasteless as this comment is to digest, the middle and poor classes are viewed by all governments and by the royal and elite of the world as ignorant slaves that require management, by and through slave driving program techniques.  

Too many slaves are much too difficult to control and so programs to reduce populations, in addition to wars, have constantly been engineered and employed without our consent or knowledge!

[e.g.] Hence, the recent growing number of cancer and Aids patients and other diseases, which have been created by government laboratories under military defense contracts, were then introduced into our society by air, water and contaminated blood.

[e.g.] During WWII, Nazi scientists experimented with a toxic substance called fluoride and discovered that watered down doses of fluoride ingested over a long period of time, makes the human mind more malleable or easier to influence. Other tests involving an acid compound called chlorine, ingested in small doses over an extended period of time, severely injures the human immune system. Today [almost] all public water in America is treated with chlorine and fluoride chemicals and we have all been told for the last 70 years that this is good for us!

[e.g.] All humans should actually be ingesting small doses of Alkaloids applied or added to their boiled drinking water to maintain their natural immunity from childbirth. All human children are born with an alkaloid system however due to the health benefits derived from Alkaloids, the US Government has prohibited the sale of all water purification devices that Alkalizes drinking water. The abuse of Alkaloids however like all abuses is just as detrimental to human health as acids and poison, so care should be employed. China or

17 This is confirmed in the Silent Weapons for Quiet Wars Technical Manual, 1979; http://anticorruptionsociety.files.wordpress.com/2013/06/silent-weapons-for-quiet-wars.pdf]
Japan manufactures an alkaloid purification system, which can be purchased by mail order only.

Another popular Slave Driving Technique involves racial disunity. Kings and governments intentionally stir up problems between the various countries and races, which causes fights and murders between these groups and once they get out of control, officials step in and kill or imprison everyone they can. At present the big move is to create racial disunity between the American masses and immigrants from the Middle Eastern countries or with the Latin and South America ethnicities.

If you are one of those American people who hate the Mexican and or the Muslim immigrants in America, then you are probably not too awfully bright because you are being handled and manipulated by Uncle Sam with extreme prejudice! The same thing was done to Japanese American families during WWII and they were totally innocent of any wrongdoing!

**OTHER SLAVE DRIVING PROGRAMS [THE RELIGION OF SPORTS]**

Most people actively participate and cooperate in these slave driving programs. I’m certain you won’t like reading this but the most identifiable programs involve our professional sports competitions such as: football, baseball, wrestling, etc. Team sports are much easier to manipulate because they involve so much activity whereas, wrestling is the only sport that appears phony all of the time, even when participants are paid extra, to physically assault each other!

Just so you understand, all of these professional athletes truly are the consummate athletes in their own right, and it really would be quite a spectacle to watch them legitimately attempt to win a competition but, it could also result in their last and cost them a profitable career. So games, matches and coaches need to be manipulated! The offer of large salaries helps smooth over the athlete’s conscience and in time they lose their conscience, just like actors and politicians! Sorry to break your bubble but that’s life and they and we are being manipulated!

All of the players occasionally suffer real injuries from accidents but
it still amounts to nothing more than the glitz and glimmer of Hollywood, just on a different plane or level! The purpose of these professional sports is to entertain the masses and to inflate and expand Commerce. It’s all about the money.

Unfortunately, the public is bamboozled into paying horrendous prices to view these sports competitions. They are huddled into stadiums with uncomfortable seating and sometimes exposed to the elements! They are usually offered expensive refreshments to purchase and members of the public are encouraged or enticed to wager bets on the outcome of each competition!

The team owners receive a percentage of those bets in exchange for a pre-arranged list of wins and losses, a percentage of the ticket sales, concessions, television advertisements and merchandizing! The owners even attempt to perform like they are elated or concerned but it’s all an act! It’s all about the money!

Former athletes are hired by the media to discuss the players, teams, forecast the outcome and narrate the competitions. These star narrators help add more drama to the game and they help cover up “bad acting” and “botched plays” by legitimizing or chastising the actions of plays, referees, coaches and players who react, get kicked out, strike out, miss a shot, push an opponent, miss a block or drop a pass! It’s all good because drama sells tickets, increases betting and sells merchandise and we pay the price!

The success of these professional programs also encourages high schools and colleges to entertain similar athletic programs because of the extra collateral that can be earned for the schools and they unwittingly help to legitimize the professional sports. High schools and college teams play legitimate sports, so naturally those spectators are more likely to expect and believe the same amount of legitimacy will continue in the professional sports too.

All of these sports promote combat, competition and separate and eliminate the weak from the strong. Strong slaves are more productive, it’s a fact! These sport competitions help drive the public mind to pay little attention to what government and business is doing to them; and they help promote sales, patriotism and loyalty before each competition! All of this creates and sustains a
multi-billion dollar commercial enterprise and government from which the royal and elite classes all profit!

[OTHER SLAVE DRIVING TECHNIQUES] CREDIT AND DEBT

CREDIT SCORES: I believe you first need to understand the purpose behind Credit Scores. The Credit Scoring System is another slave driving program that was devised by the Federal Reserve system with the blessing of the high contracting powers. Its purpose is to squeeze more cash out of borrowers and to force the public into becoming loyal conditioned slaves!

First of all, when you apply for a mortgage, you are requesting a loan of their valueless currency, to purchase a home or automobile, which you can never own and upon which you pay a penalty, called interest and costs. Those who are approved for a loan are watched closely to see if they have swallowed the fraud, “hook, line and sinker” and follow the repayment instructions fully!

Those who can’t follow their directions, lost a job or financially over extended themselves are rated badly (credit scores) and are penalized severely then and whenever they apply again, via points.

The personal information you provide to them when applying is also sold to other financial institutions and collection agencies. They tell you no, but unless you take the time to read all the fine print, they bluffed you again!

Some merchandizing companies have or perform a type of collection process first as a courtesy and when you fail to bring your payments up to date, they discharge the debt and sell the discharged debt to collection agencies for pennies on the dollar!

These collection agencies are all owned by law firms who hire people to contact you and attempt to collect the original debt plus penalties for them. They do not represent the merchandizing company. They represent their own business and probably paid $25.00 for a $300.00 discharged debt. If they can persuade you to begin making payments to them, that creates a contract between you and the collection agency, regarding a debt that no longer exists! When a debt is discharged it means that your agreement with that company is cancelled for good! Those lawyers really are pretty clever!
If you are a compliant slave, your credit rating will be high and yet their really isn’t a difference between the borrower who has perfect credit and the borrower who has poor credit, as I will discuss next under Home Mortgages! It is all a corporate fraud to increase their wealth and deplete yours!

HOME MORTGAGES
Whenever you apply for a loan, you are requested to sign a Promissory Note for the total amount of the loan. Then a Payment Account is established. The Promissory Note is never endorsed by a member of the financial institution so that it can be sold without your permission. Three days later, the original promissory note, signed in ink, is sold to another Institution or foreign government, who will collateralize it or use it like a bond and issue currency or loans against it.

Why the three days? It is because you have the right to withdraw from or cancel any contract within three days of acceptance. It is about the only right we have left and it may be found under the, Truth in Lending Act!

All that matters to the bank, is that you are a flesh and blood human being and that you have affixed your signature to a Promissory Note! They don’t care if you have a great credit score or a poor one! Flesh and blood human beings, technically own everything, and all Corporations are fictional companies that have no value and cannot function until some human being blows life into them! The Promissory Notes each sell for the same value!

Since the Promissory Note was sold without your permission, your mortgage debt to them is actually paid in full but they never tell you about that! In fact, the bank also sells your repayment plan to an investor or another bank for much less, and agrees to manage the payments for them. Most banks now employ a middle company to collect your mortgage payment. They do this because your mortgage and repayment plan is not reflected on the banks bookkeeping and under federal and international law, it is supposed to be! So the middle companies act as a buffer and keep them out of trouble!
Since the banks can’t legally make loans against their depositor’s assets, everything is just a, paper chase! Your payments are deposited into the investor’s account who purchased it; and if it
involves another bank, your payment is transferred to that bank where it is deposited into a savings account, under a number instead of your name!

The reason the account is numbered is because it is really your savings account! You don’t owe them a debt and so they conceal your payments as a numbered savings account! If they included your name they would have to mail you a monthly accounting and that would tip you off!

So any foreclosure that might occur thereafter is totally bogus and unlawful because they cannot produce the original Promissory Note! If demanded, they will produce a black and white photo copy but that is actually the counterfeiting of a Negotiable Instrument unless it is reduced or enlarged! The point being that if they cannot produce the original Note, it was sold!

Given these circumstances, it was absolutely necessary for them to involve the Judges in their criminal conduct. Foreclosure Judges receive 10% of the original Promissory Note, after they authorize the bank to steal and sell your assets in foreclosure.

This process essentially makes the rich man richer and explains how the banks can own the bulk of the skyscraper buildings, parcels of land and stadiums across America. In reality, we pay for our homes three times over its original purchase price without ever securing ownership. Mr. Warburg was a pretty ingenious fellow when he designed the Federal Reserve system 18 and why we Americans always need to be two steps ahead of the banks, the courts and lawyers!

According to the Constitution, the only way you can pay a debt is with silver or gold and since there is no silver or gold backed currency, the only thing we can do is to discharge our debts! A discharge is never a payment in full and it can be resold or borrowed against. Hence, lawyers purchase discharged debts for pennies on the dollar, open a collection company and hire people to harass you into paying that debt to them!

Remember that in all legitimate contracts you always received

18 Paul Warburg was an agent for the Rothschilds, who executed their plan for the Federal Reserve Act.
something of equal value from the company or person you borrowed from. Collection companies fail to provide you with anything of equal value and lie to you that they are collecting the debt on behalf of the original creditor!

The best way to handle a debt collector is to deny who you are and every question they ask . . . 19

INTERESTING NOTE: In Libya, a citizen can apply for a home mortgage or business loan from the government, interest free, and he owns the land. In most cases, a citizen who desires to start a business like farming, the borrower is given a $50,000 grant or the land, a tractor, the seed and livestock to get started all for free! And our government has the audacity to call Momar Ghaddafi a fascist? President Ghaddafi had control over $200 Billion in gold and his life was threatened by the criminal cabal, if he refused to surrender that gold. Ghaddafi refused and was subsequently murdered by paid assassins hired by the United States government. May he rest in peace...

CORPORATIONS: As I mentioned earlier, a corporation is a fictional character or entity in law, created by the government, which makes that fictional character or entity the intellectual property of the government but you are never told that! Corporations can own any number of other corporations but can never own a flesh and blood human being!

All laws created under this parent corporation will essentially become corporate laws and regulations to govern the parent corporation and all subordinate or sub-corporations owned by the parent. These corporate laws and regulations are called statutes and their affect and control over human beings is deceptively obtained by consent through civil contracts. Look up the word 'person' in any modern law dictionary and you will see that a person is regarded as a corporation and not a flesh and blood human being.

These civil contracts were secured by and through several federal and state voluntary registration programs designed to convert and enslave flesh and blood American citizens of the Republic into

19 AntiCorruptionSociety.com offers a guide called LAWFULLY YOURS. This guide contains a Debt Validation template letter.
corporate property. These registration programs always involved government benefits as an inducement however nothing is for free and when the state and federal governments offer anything for free, you can bet that upon your acceptance, there are ropes and chains about to be attached to your neck, hands and ankles!

‘Most people do not know the weight of chain they already bare!’
Charles Dickens

Legally, these civil contracts lacked “mutuality,” meaning that all registrants must understand the true nature and intent of the contract and subsequently must knowingly accept or consent to the terms of those contracts. The government’s subversive tactics perverts “mutuality” and lawfully eliminates any and all contractual relationships, as historically established by the ‘International Law of Contracts’ a/k/a Uniform Commercial Code.’

The federal government, the B.A.R. and the courts, rely upon the Maxim that: "Ignorance of the Law is no excuse," which is capable of being thrown back in their deceptive faces through literacy, which is what this exposé is attempting to provide to you!

When a person is arrested or sued for a statutory regulation, also known as a criminal or civil law, he is actually being accused of violating a corporate regulation or corporate breach of contract! A civil contract that only exists over human beings by deception and fraud!

There are no criminal laws in America. Rule 1 of the Federal Rules of Procedure [F.C.R.P.] use to specify this very fact. [e.g.] ‘All laws are civil,’ which was later modified by the Judiciary Act to conceal this fact by creating one set of Civil Rules [F.C.R.P.] and one set of Criminal Rules [F.Cr.R.P.] but this never changed the fact that there are no criminal laws in America.

The Judiciary Act was necessary, once common people began to represent themselves in court and uncover this and other frauds.

These Rules of Procedure and Rules of Court were originally designed and adopted to reduce confusion in the courts and were intended only for lawyers; however this is not to say that the courts will not try to enforce them against non-lawyers!
And by the way, there is no legislation which prohibits a common man to practice law without a license! Neither Lincoln nor Clarence Darrow ever attended law school; neither was licensed and each became a famous lawyer. This prohibition will be discussed next.

Today, each Judge representing a Court of Record is a lawyer and a member of the American B.A.R. Association Union, and all these Union Judges have conspired to write a Local Rule of Procedure, prohibiting non-lawyers from the practice of law without a license! This practice protected their treason, insured work for the Union membership [B.A.R. lawyers] and is openly in violation of Federal Anti-Trust Laws!

Anti-Trust Laws were intended to prevent large monopolies from forming because such monopolies can control prices, eliminate competition and violates free enterprise, which is exactly what the B.A.R. and this Local Rule of Court intended to accomplish! Those Anti-Trust Laws have been modified so many times by B.A.R. Congressmen that they now almost assist in the creation of large monopolies. Gee, how could that happen?

A lawyer is issued a license to practice law, a license permitting him to do something unlawful, so how did he pay for his license when our government has abolished our right to possess or own silver and gold? The lawyer is paid with Federal Reserve Notes (promissory notes) having no ascertainable value. So now, how is it that any lawyer is licensed to do anything? They aren’t; so when a lawyer or a lawyer judge enters a court they both come into that court with unclean hands to prosecute, defend or judge.

“Unclean hands,” means that their appearance is reproachable and it makes them incapable of seeking or rendering a judgment or a conviction against anyone else! An old Maxim of law says it all:

"FRAUD VITIATES EVERYTHING."

The federal and state governments are not real. They are privately owned corporations called governments. The Judges are privately employed administrators called Judges and the law is nothing more than their corporate regulations called Statutes. The courthouses are no longer public buildings but are privately owned structures
called Judicial Centers or a Department of Justice and the prisons are privately owned facilities that do not mention the City or County anywhere in its name.

The public defenders, prosecutors and police are not there to protect and serve the public but to the contrary, they are there to protect and serve the private corporation.

The Vatican, Judges, Prosecutor and Clerk make money off of your conviction and the private owners of the prison make money off of your incarceration. Everything you sign with a wet ink signature becomes a negotiable instrument in their world and is converted into a guaranteed asset, like a security or bond because you are a real flesh and blood living person! Many Judges and law firms own the Government Buildings and the Prisons.

Your presence in a prison also fuels a Mutual Fund investment. In their world, everything is fictional and therefore your living status creates substance for their world both physically and in writing!

Who pays for the bulk of these convictions?

Remember those Land Trusts in the name of the Vatican? The Prosecutor levels (files) a charge against you and the Trust, with the Clerk. The Clerk documents the case and appoints a judge as the Administrator for the Trust. You are brought before them and asked if you are the named person on the indictment and then they promptly advise you of your rights and the charge. It is you Birth Certificate that is actually on trial and being prosecuted, but you don’t know that and your court appointed lawyer or privately hired lawyer, never tell you!

Upon your conviction, and you will be convicted, the Land Trust pays damages to all involved except you; because you are not real! The living you is the beneficiary of the Trust and the corporate you is on trial! They consider that those Trusts are for them, if they can access it! You never receive the benefits of the Trust and you are sentenced to prison, probation and or fined!

---

20 See The BAR Cared; AntiCorruptionSociety.com; SOURCE DOCUMENTS
Rebellious or free thinking individuals are usually ostracized, censored, punished or stone walled at every turn because they refuse to accept the propaganda and slave driving techniques being forced upon them by their private corporate owners called the high contracting powers!

We are all forced to submit to a forced education wherein the subject content has been fictionalized and is supervised by the “Department of Education.” We are periodically tested and graded to insure that we have been sufficiently indoctrinated with these facts before being graduated. The “Carrot” or rewards used to entice us into memorizing these false facts are words like: Cum Lade, Diplomas, Intelligence Quotients, College Entrance Exams, Stats and rewards like educational scholarships, grants and the promise of a better job and life! And few ever receive the “Carrot!”

You are never taught the truth unless you are royalty, the elite or you are a specially gifted individual. Naturally high intelligence (genius status) is an asset to the elite and the royal factions, and besides you probably will figure everything out for yourself. So they encourage such children to join them! Those who refuse are eventually eliminated with prejudice.

PHARMACEUTICAL COMPANIES: Pharmaceutical companies are another one of the largest scams in America! The Congress and the Department of Defense poisons us and the pharmaceutical companies provide drugs that treat the symptoms. They own all of the medical schools and make sure that new doctors never learn how to treat disease only the symptom.

When it was discovered that the juice of the marijuana plant (hemp oil) stimulated the human immune system, which in turn naturally eliminated every disease affecting the human body, the Congress made marijuana a Schedule I Drug and the propagation, use or sale of it a felony crime! Use a juicer to extract the juice. It will not make you hallucinate unless you heat or smoke it because heat changes the chemical composition.

These companies make billions off of the medical profession and they kick back a large portion of the profits to every Congressman and President! Everything is about Commerce!

END
PART 5

THE LEGAL PROCESS

I didn’t plan on writing a PART 5 but given the global movement in play to collapse the fiat financial dominance historically created and controlled by the Vatican; European royal and elite plus the retaliatory efforts by the United States Corporation to recoup their control of America; I felt a need to point out the flaws in their corporate process.

You probably identify with this corporate process as legal process but it really isn’t about what is legal or lawful because all process is about the enforcement of contracts or the imposition and enforcement of corporate regulations called statutes.

The best advice you will ever receive is to: avoid their courts whenever possible. There is no justice to be found in those courts unless you are a member of the Vatican, the royal or elite, or have purchased diplomatic immunity!

THE COURTS

The only Constitutional Court in America is the International Court of Trades, which was created because no foreign nation government would trade with the Corporate United States, until they provided a way for these foreign nations to enforce their Trade Agreements with America.

NOTE: Historically, the World Court was created to provide nations with a venue to enforce their Trade Agreements but the Corporate United States refused the court's invitation to participate because they were denied control over the court.

All of the other American courts are pseudo courts or fictions and simply are corporate administrative offices designed to resemble courts and all of their Judges are simply executive administrators designed to resemble Judges.

The purpose of these pseudo corporate courts are only to settle contract disputes and since George Washington’s government was military in structure, if either party refuses to participate, these
Courts cannot become involved and the dispute is dead in the water! My use of the term “dead in the water” is not a canard because these pseudo courts are unconstitutional courts of Admiralty, the International Law of the Sea!

The Washington Monument was completed in 1884, as a tribute to George Washington and his military government, which is actually a sea-level obelisk that infers that all of America is “under water” and thus subject to the Laws of Admiralty as opposed or contrary to the intended Constitutional civilian government under Common Law.

The pseudo Judges of these pseudo Courts have no powers without the consent of both the Plaintiff and the Defendant. [AND] In every case the Judge must determine that he has consent; Personam and Subject Matter Jurisdiction before he can act or access the Cesta Que Trust.

NOTE: All tradable Securities must be assigned a CUSIP NUMBER before it can be offered to investors. Birth Certificates and Social Security Applications are converted into government securities; assigned a CUSIP NUMBER; grouped into lots and then are marketed as a Mutual Fund Investment. Upon maturity, the profits are moved into a government Cesta Que Trust and if you are still alive, the certified documents are reinvested. It is the funds contained in this Cesta Que Trust that the Judge, Clerk and County Prosecutor are really after or interested in! This Trust actually pays all of your debts but nobody tells you that because the elite consider those assets to be their property and the Federal Reserve system is responsible for the management of those Investments.

Social Security; SSI; SSD; Medicare and Medicaid are all financed by the Trust. The government makes you pay taxes and a portion of your wages supposedly to pay for these services, which they can borrow at any time for any reason since they cannot access the Cesta Que Trust to finance their wars or to bail out Wall Street and their patron corporations.
The public is encouraged to purchase all kinds of insurance protection when the Trust actually pays for all physical damages, medical costs, new technology and death benefits. The hype to purchase insurance is a ploy to keep us in poverty and profit off our stupidity because the Vatican owns the controlling interest in all insurance companies.

You may receive a monthly statement from a mortgage company, loan company or utility company, which usually has already been paid by the Trust. Almost all of these corporate businesses double dip and hope that you have been conditioned well enough by their credit scams, to pay them a second time. Instead of paying that statement next time, sign it approved and mail it back to them. If they then contact you about payment, ask them to send you a true bill instead of a statement and you will be glad to pay it. A statement documents what was due and paid, whereas a true bill represents only what is due. Banks and utility companies have direct access into these Cesta Que Trusts and all they needed was your name, social security number and signature.

CRIMINAL LAW

There are no criminal laws in America because criminal laws would imply that the corporate United States governments are sovereign with absolute power over all living, flesh and blood Americans; which of course is not true because a corporation is a fiction and therefore cannot be a sovereign. Man is sovereign and is in control of his own destiny and one day he will finally wake up and realize this to be true!

There is however criminal contracts being enforced against us and with our consent, which are surreptitiously called criminal statutes. Our consent has been obtained by them via our silence and failure to act or protest, which under law is defined as: Tacit Procuration.

(e.g.) Tacit Procuration: If someone accuses you of theft in writing and you fail to respond or deny those allegations in writing, your failure to deny or act is considered an admission of guilt! (or) You receive a bill for goods or services that you never ordered or received, and you fail to deny those allegations, your omission represents the truth of the matter, which imposes an obligation to
Collection companies frequently use Tacit Procuration to establish indebtedness to them on a discharged debt they had purchased from some corporate business.

Now you’re probably thinking: “No criminal laws? Well, that can’t be true. A whole lot of people have been tried, convicted and are doing time in American jails for breaking criminal laws!”

And my response to that is: True, they are in Jail because they unknowingly accepted the criminal contract on behalf of their Birth Certificate and consented to be imprisoned as a condition of their conviction and punishment. Their lawyer didn’t help any because he reinforced that situation by and through his Notice of Appearance to represent you. It is the Birth Certificate that is under arrest, which I will explain shortly!

NOTE: Criminal contracts are graded according to the severity of the crime alleged and that grading is identified as either: Summary, Misdemeanor, Felony or Capital offenses.

The criminal process usually begins with a police officer issuing a Citation [or] making an arrest with or without a Warrant [or] the police officer [or] County Attorney prepares a complaint based upon a sworn affidavit or information, which is presented to a Judge and a Warrant is then issued. The defendant is subsequently arrested and is brought before a Judge for arraignment.

The Complaint and Warrant will reflect your BIRTH NAME or identify you as JOHN DOE, if your name is unknown, which is typed out in all capital letters! This is not a mistake on their part because it is your Birth Certificate that is under arrest and not your living, flesh and blood person. The hope of these pseudo Courts is that the flesh and blood person will be intimidated enough to accept responsibility for the Birth Certificate! Sounds crazy but nothing is what it seems. It’s all Smoke and Mirrors!

Most police officer’s do not know or have these details and believe in what they are doing and believe the lawyers who counsel them in law like they are Gods! Big mistake on their part because just like everyone else they too have been vigorously lied to! You can’t trust lawyers to be inherently honest! Police officers are instructed to always print or type the Defendants Name in capital letters but they
are never told the reason why! As a precaution, you should always carry a copy of your Birth Certificate with you as part of your identification papers, which I will explain in the next paragraph.

At your arraignment or trial, the Judge will ask you if you are the named individual ALL CAPS BIRTH NAME on the complaint and your natural response will be to answer in the affirmative but that is exactly what you don’t want to do!

Remove your Birth Certificate and respond to him by stating: I am making a Special Limited Appearance on behalf of the defendant who is right here and hold up your Birth Certificate!

Then state the following: As I understand this process Judge, the County Attorney or police officer has leveled a criminal charge with the Clerk and against the Trust, using the ALL CAPS NAME that appears on this Birth Certificate! The use of capital letters is dictated by the US Printing Style Manuel, which explains how to identify a corporation.

The Clerk, who is the Administrator of the Cesta Que Trust, then, appointed you Judge as the Trustee for the Trust and since neither of you can be the Beneficiary, that leaves me and therefore you are my Trustee!

So as my Trustee, I instruct you to discharge this entire matter, with prejudice and award the penalties for these crimes to be paid to me in compensation and damages for my false arrest!

NOTE: The Law of Trusts dictates that an Administrator, Trustee and Beneficiary cannot serve two positions in a Trust. So a Trustee cannot be a Beneficiary too!

The Trustee Judge has no alternative but to honor your demands but you have to get this right and act with confidence! You really need to know this information well, so that you can’t be hoodwinked or confused by either of them! They will or may attempt to play some mind games with you if you display any doubt; stammer or display a lack confidence! Appearances [the pomp and majesty] of these pseudo Courts, is totally for your benefit and is intended to invoke fear and intimidation! If you show fear or intimidation, you get a pony ride!
NOTE: I’ve seen and heard of Judges and Prosecutors interfering with a defendant’s response, which made the defendant, become confused and he was subsequently committed into a mental hospital for a psychiatric evaluation. The Judge and Prosecutor successfully twisted what the defendant was trying to say and then the Judge ordered a mental evaluation.

Understand that the County Attorney will be forced to pay the cost of court out of his own pocket, if the case is discharged, so he isn’t going to give up that easily and the Judge; Clerk and County Attorney, stand to make a pretty penny off of your conviction and incarceration! So don’t screw it up...

If the County Attorney begins to act too cocky with you, you can take the wind out of his sails by asking him to produce the 1040 for this case? If he denies the need to do such a thing, inform him that you will be taking care of that for him ASAP [as soon as possible]! He may move for a discharge at that point because you are a little too dangerous or smart! The last thing that Prosecutor wants is the IRS examining his files for the last seven years because he makes money on every conviction but he doesn’t pay taxes on them as a rule! He usually only declares the salary he receives.

Also: Should you accidentally find yourself in a mental hospital; the Psychiatrist who is assigned or appointed to evaluate you is just as corrupt as the Judge; Clerk and County Attorney and he will falsify all of your responses to him, just so that you are recommitted back into the mental facility with a review in six months! So lie to him and deny that you ever made such remarks! Of course, if you accept the criminal charges against your Birth Certificate, then you will instantly be deemed sane!

Sorry that I had to be the one to tell you this but this is how corrupt many of my fellow Judges truly are and it should explain why my conscience caused me to retire early! Before I learned what was really going on, I believed that my duties and performance were entirely Constitutional. I was lied to also!

**CITATIONS**

The Citation process can be handled much easier through the mail.
When a police officer issues you a Citation, he is actually requesting you to contract with him! He is alleging that you violated a corporate regulation in writing, which you have accepted by signing and thus requires you to respond.

The police officer is instructed to explain that your signature is merely an acknowledgment that you received a copy of the Citation, but in actuality your signature is notification to the court and Judge that you have accepted or consented to this offer to contract, which also grants the Judge consent, Personam and Subject Matter Jurisdiction over you and the case!

You can cancel that contract however by rescinding your consent. The federal Truth in Lending Act provides that any party to a contract may rescind his consent, within three business days of entering into such a contract. So across the face of the Citation you should print or type in large print, the following words:

\[
\text{I DO NOT ACCEPT THIS OFFER TO CONTRACT} \\
\text{and} \\
\text{I DO NOT CONSENT TO THESE PROCEEDINGS.}
\]

Use blue ink [for admiralty] or purple ink [for royalty]. Admiralty is the court and royalty represents your sovereignty. Either way is appropriate. Sign your signature underneath in blue or purple ink and in front of a Notary and under your signature type: Without prejudice, UCC 1-308. This is another way to declare that you may not be held responsible for this contract pursuant to the Uniform Commercial Code.

Send the cancelled Citation back to the Clerk / Court, along with a Certificate of Service, by Certified Mail, Return Receipt Requested. This kills the Citation, removes your consent and removes the jurisdiction of the court, all at the same time. It really is that simple!

\textit{NOTE: A Certificate of Service is a letter that first identifies the Citation and then defines how and when you returned the document to the Court and is signed. If not denied, it becomes a truth in commerce by Tacit Procuration.}

\textit{Remember to keep a copy of everything, in case the Clerk attempts to trash your response, which certainly will not happen with a}
Certificate of Service or if it is mailed back by the Notary. The Notary is actually a Deputy Secretary of State and is more powerful than the Court Clerk!

Public Notaries originate from the time of the Egyptian and Roman Scribes who were the purveyors of certified documents, which are sworn affidavits. Certified documents and sworn affidavits are truth in commerce. [e.g.] Birth Certificates are certified documents on bonded paper. The word bonded is derived from bondage as in slavery, which makes all of us Bond Slaves to whoever retains custody of our original Birth Certificates. I bet you believed that the Emancipation Proclamation freed the slaves and it did for a short time and then the Birth Certificate and the 14th Amendment enslaved us all!

**SUMMONS and LAWSUITS**

The Summons process, weather it is defined a civil or criminal action, is once again an offer to contract, despite what words are used to command your appearance or response. It too can be cancelled just by following the same procedure as the Citation process above. A million dollar lawsuit is no different than a Citation and both can be cancelled! Hard to believe, isn’t it?

Does your lawyer know about this? You bet he does but he is not permitted to embarrass the court and besides, court is where he makes his money!

*NOTE: How many of you have ever attempted to avoid Jury Duty? All you had to do was cancel the Summons*

Summons [offer to contract]; Notarize it and mail it back to the Jury Commissioner. Don’t worry, they won’t bother you because you are obviously too smart and may influence their Jury! The Jury [controls] the Court and not the Prosecutor and Judge and if you know that, they lose and the defendant wins, which is why they prefer only the dumbed down candidates to serve on a Jury.

There are a few matters or issues that are next to impossible to circumvent or quash because of the depth of corruption within these pseudo Courts, such as child custody and the division of property resulting from a divorce. The Birth State claims the
custody of your children pursuant to the Birth Certificate and records them under the Department of Transportation as a State owned Vessel!

A marriage is a contract and all that is required is a pre-nuptial agreement to complete the marriage but if you are sufficiently indoctrinated to believe that a Judge, Mayor, Minister or Priest, must join you in holy matrimony and you subsequently applied for a license; now you both have married the STATE as well! Now the state is entitled to its fair share of the division of your marital property should the marriage not work out or should you die [called probate]! Some people might say that a divorce should be included on this list of impossible issues but then they don’t know what I know!

**DIVORCE**

An Action in Divorce is a request to break the licensed marriage contract. If you desire a divorce and your spouse refuses to consent to a divorce, no state Judge will grant you a Divorce Decree because the Judge has not been granted the consent of both parties! There is a way around this however, which your lawyer will never admit to because he cannot make any money from giving you truthful or sound advice!

*NOTE: Puerto Rico is a United States Territory acquired from Spain and it still operates under Spanish Law. This was never changed by the corporate United States when Puerto Rico became a US Territory, so first you need to fly to Puerto Rico.*

Once in Puerto Rico, you can establish residency by simply opening a Post Office Box for a period of three days. Just after opening the Post Office Box, hire a local paralegal to prepare an Action in Divorce for you. The paralegal will file the divorce petition immediately, which is generally a certified form document and it will be heard by a Puerto Rican Judge within three days.

Under Spanish law, your spouse is not required to be served the divorce petition; only the divorce decree. Five days after the Decree, your former spouse will receive the divorce decree in the mail, written entirely in Spanish, which cannot be contested and must be honored by all US Federal and State Courts!
NOTE: Immediately after the Puerto Rican Judge declares you divorced, if you choose, you can marry again by Contract or by License. Both are legitimate, but no one will ever tell you that!

The division of marital property and custody of children is a much more complicated issue but at least the divorce cannot be utilized as leverage against you to divide up your property, less than proportionately, which is exactly why American Judges will not bifurcate the issues involved in a divorce. [e.g.] Divorce, division of property, custody, support and alimony. The hope is that your desire to obtain a divorce is worth more to you than anything else you own, now or in the future!

FORECLOSURE

If you are involved in a foreclosure or you are thinking about filing for bankruptcy protection to buy you more time, instead of trying to defeat the corrupt bank and your creditors in a state or federal court, where the cards are certainly stacked against you, plan to file for bankruptcy and do it this way, to insure that you come out on top!

All bankruptcy forms are printable; can be obtained on line and they can be completed in longhand with an ink pen. The Forms to use are: B-1 through and including B-8. You only need to prepare and file the first five or six pages to obtain a Case Number and then you must sit through a Credit Counseling session, which can be done all in a day. When you are completely finished with preparing your petition, you should have filed about 58 pages in total and the filing fee is around $280.00.

Here’s the reason for using the Bankruptcy Courts:
List all your debts on one schedule and when it comes to listing your assets include your Birth Certificate and its Cusip Number. The value of the Mutual Fund Investment for your Birth Certificate can also be found on line using the Cusip Number under Fidelity Investments. You will discover that it is worth multi-millions but you must have the Cusip Number on your asset schedule or the Birth Certificate will be discharged as frivolous by the Judge or the Trustee.

The Bankruptcy Judge will then appoint a lawyer Trustee to dissolve
the Mutual Fund Investment; pay off your debts and the balance must be paid to you! This procedure usually attracts the attention of the Department of Justice (DOJ) because they don’t want the lawyer Trustee to screw up and short change the Vatican; the Federal Reserve and the corporate United States and so they tend to warn or threaten the lawyer Trustee to be very careful!

Most of these Mutual Fund Investments usually involve a group of between 10 to 25 Birth Certificates and so only a fraction of that Mutual Fund belongs to you! The Bankruptcy Judge will not certify the final disposition until the lawyer Trustee can prove his math and every aspect of his work because the Judge inherits responsibility for the Trustee’s errors, if he made any!

After the first lawyer Trustee resigns, you can probably cut a deal with the DOJ or you can proceed on with the same Bankruptcy proceeding and the newly appointed lawyer Trustee! Now isn’t that easier and better than attacking or defending yourself against the Bank and a bunch of greedy creditors; knowing full well that the cards are stacked against you because of the Vatican and the Federal Reserve system?

While you are in bankruptcy, you are protected. No one can proceed against you for any debts or foreclosure, as long as you have a bond or sufficient assets; the Birth Certificate guarantees that aspect and while in bankruptcy, you won’t have to pay on any of those past debts!

Your debts will eventually be discharged and the balance of the Trust Fund is to go into your pocket! It’s a WIN, WIN situation any way your shake it and the Vatican, government and bank lose the Trust Fund assets they planned to steal from you all along!

**NOTE:** There is a process to follow to determine your CUSIP NO [or] you can ask a stock broker friend to help you [or] hire a broker on the side to assist you. There are people in the Patriot movement who also know how to apply the formula, which converts your Birth Registration Number and or Social Security Number into a Cusip Number. I paid to have mine done and discovered that I am worth about 167 million. It’s all fiat money but as long as it can be spent, who cares?
I hope that this entire exposé has enlightened and elevated your personal knowledge and will benefit you now and in the future.

Pax vobiscum (Peace be with you).

**End**

Confirmation of Judge Dale's research is available from many sources, which include:

- www.barefootsworld - *Who is Running America*
- Rep Traficant's speech before Congress on the US Bankruptcy; March 17, 1993 [while the official congressional record has been altered to conceal the Bankruptcy of ’33 from the public, the original version is available online and is also in Traficant's book, *America's Last Minuteman*]
- Cannon Law researcher Frank O'Collins; www.one-heaven.org
- AntiCorruption Society; *Our Government is Just Another Corporation*; [http://anticorruptionsociety.com/is-our-government-just-another-corporation/](http://anticorruptionsociety.com/is-our-government-just-another-corporation/)
- Book *Fruit from a Poisonous Tree* by attorney Melvin Stamper; available on Amazon.
- *Former World Bank Attorney Exposes the Banksters and the BAR* - Interview with former World Bank Attorney Karen Hudes; [AntiCorruptionSociety.com](http://anticorruptionsociety.com)
THE SOVEREIGN CITIZEN

by Judge Dale, retired
4-11-13

Our federal government has instructed our federal, state and local police agencies that everyone who purports to be a SOVEREIGN should be TREATED as a TERRORIST! They have also brainwashed the American public into believing that being a SOVEREIGN is anti-American and unpatriotic! Perhaps this is “The POT calling the KETTLE black”?

WHAT IS SOVEREIGNTY? It is the inherent right and prerogative of a civilized people to rule itself, and to dictate all of the forms and conditions of the institutions it sets up to carry out this rule. Ironically, the U.S. SUPREME COURT agrees with those people who claim to be SOVEREIGN citizens of the American Republic!

- Bond vs. UNITED STATES, 529 US 334 – 2000, The Supreme Court held that the American People are in fact Sovereign and not the States or the Government. The court went on to define that local, state and federal law enforcement officers were committing unlawful actions against the Sovereign People by the enforcement of the laws and are personally liable for their actions.
- Bond v. United States, 529 US 334 – 2000 – Supreme Court – Cited by 761 litigants in other cases.
- Bond v. US, 131 S. Ct. 2355 – 2011 – Supreme Court – Cited by 306 “ “
- Bond v. US, 1 F. 3d 631 – 1993 – Court of Appeals, 7th – Cited by 66 “ “

What are the implications of this 2000, U. S. Supreme Court ruling?

1] The delegates to the first Federal Convention prohibited the use of corporations by all governments representing the American Republic. Therefore, all of these corporate governments and their corporate laws are a usurpation of the organic Constitution of the United States of America. All State Governments are now sub-corporations of the Federal Government, making all Courts and all law enforcement personnel, corporate federal agencies or employees. (See: James Madison Journal of the Federal Convention, Vol. 2, P. 722) and (Pull up your State Code on your PC and search the Code for the words “District of Columbia” and
“Federal Government.” You will receive about 1000 references linking your state to the federal government.)

2] The state and federal government is a corporation and therefore the Congress, State Legislatures, City Councils, Municipalities and all State and Federal Courts are corporate entities posing as Constitutional branches of government.

3] Corporations are privately owned businesses, meaning that the Corporate United States belongs to one or more private individuals, which is always governed by a Board of Directors. The Corporate United States is privately owned by a group of European Royal and Elite individuals tied to the Federal Reserve System and the letters of incorporation are recorded in the Vatican. The President of the United States is actually the CEO of the United States and the Congress and all others are corporate employees. Everything they do is in the interest of the corporate owners! I can’t access those documents because of National Security.

4] In order to promulgate and enforce Criminal Laws to govern the SOVEREIGN public, government must be SOVEREIGN too, which is an accepted RULE of LAW derived from the, Ancient Law of Kings. Corporations are not and can never be SOVEREIGN. They are not real; they are a fiction and only exist on paper.

5] Therefore, all laws created by these government corporations are private corporate regulations called public law, statutes, codes and ordinances to conceal their true nature. Do the Judge and your lawyer know about this? You bet they do!

6] Since these government bodies are not SOVEREIGN, they cannot promulgate or enforce CRIMINAL LAWS; they can only create and enforce CIVIL LAWS, which are duty bound to comply with the LAW of CONTRACTS. The Law of Contracts requires signed written agreements and complete transparency! Did you ever agree to be arrested and tried under any of their corporate statutes? For that matter, did you ever agree to contract with them by agreeing to be sued for violating their corporate regulations?

[Citations and Complaints are contracts but they lack transparency because you were never told what might happen to you if you agree to contract, and that you had a right to refuse the accommodation!]
7] Do any of Americas Courts have Jurisdiction over a SOVEREIGN? Yes … but only by your consent to be judged by the Court. Can they compel [Summon or Subpoena] you to appear or participate in their process? No … they can’t compel you and Yes … they can ask but you can reject the accommodation in writing and nothing can be done about it because you have refused to give the court jurisdiction over you!

8] Enforcement of these corporate statutes by local, state and federal law enforcement officers are unlawful actions being committed against the SOVEREIGN public and these officers can be held personally liable for their actions. [Bank v. U.S., 529 US 334-2000]

9] There being no Constitutional Criminal Laws or Transparency in the American Justice System, everyone arrested, convicted and sentenced to prison under these CIVIL LAWS are in prison by CONSENT and therein, all American Jails are actually DEBTORS PRISONS!

10] Most of the County and State Prisons and all of the Federal Prisons are privately owned corporate businesses for profit, which kick back to the sentencing Judges. The Bureau of Prisons Privatization Management Branch provides general oversight, for these institutions. So if you are convicted in these Courts, you can expect to serve some jail time! Now you know why America has such high prison populations!

11] Can the State Government and Courts take Custody of your children? Only with your consent, otherwise their agents and officers can be held personally liable for their actions! Orphans are a different matter and can become wards of the Court until emancipated.

Corporate governments are a usurpation of the organic American Constitution and this corporatist onslaught in America has since its creation, been an ANTI-SOVEREIGN and TERRORIST REGIME and are in fact the real TERRORIST and TRAITORS to the American Republic.

Blessings,

Judge Dale, retired

This article is also posted on www.anticorruptionsociety.com titled Judge Says US INC is just a Corporate Franchise Network
Confirmation from attorney Melvin Stamper in his book *Fruit from a Poisonous Tree* (page 42):

"The creation of the enumerated powers of the United States Constitution was done by delegation of authority. The power of the sovereign people remained with the people. The federal government may exercise its enumerated power only on their behalf. This relationship was well-stated by the Supreme Court as follows:

"Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts." (Yick Wo v. Hopkins, 118 US 353)"
THE MISSING 13TH AMENDMENT

By Judge Dale, retired
04-16-13

On or about March 20, 2013, the New Hampshire Legislature passed HB 638, recognizing Article XIII, known by few as: “The Missing 13TH Amendment,” missing from the organic Constitution of the United States of America and the legislative analysis that was offered, described a trite but secret history of this mystical amendment, which I have encapsulated as follows:

RE: During the American Civil War, the country was under Martial Law by President Lincoln and after the War, Lincoln’s policies were to be abated and everything was supposed to return to normal but it didn’t happen quite that way. Congress passed the Organic Act of 1871, which created a government corporation within the District of Columbia, called: UNITED STATES OF AMERICA. This new government corporation replaced the Municipal Charter for the District of Columbia, a move that egregiously led to the fraudulent rewrite and adoption of what appeared to be the organic American Constitution. This erroneous rewrite is described as a corporate “mission statement” with the original 13TH Amendment “omitted” and it was this Constitutional rewrite that was inadvertently published for all to see.

Members of royalty, PhD’s, lawyers, squires and bankers, “Titles of Nobility,” have left an historic wake of deceit, destruction and corruption behind them on this planet and I would like to believe that it was the majority intent of the Founding Fathers and the first federal convention, to shield America from those proven elements of destruction and corruption. In so doing they proposed and ratified several amendments, one being Article XIII or the 13th Amendment, specifically designed to bar candidates who held such “Titles of Nobility,” from ever holding a seat in government! Each year since 1871, Lincoln’s Martial Law has been renewed by Congress and currently, all state and federal governments are dominated by legislators with, “Titles of Nobility.” What was once regarded as a service to country is now a political career.

Quote: “In politics, nothing happens by accident. If it happens at all, you can bet it was planned that way.” Franklin D. Roosevelt
The described “omission” of Article XIII [the missing 13th Amendment] and the “mission statement” the fraudulent copy of the organic constitution initiates the following [ten] questions, which I will attempt to answer as succinctly as I can.
QUESTION 1: How do you “omit” a Constitutional Article when they are all sequentially numbered?

ANSWER 1: Obviously this is a lawyer’s response by the New Hampshire Legislature because you cannot simply “omit” a Constitutional Amendment, they are sequentially numbered! The original Article XIII was intentionally and methodically removed from existence, which took a number of years to complete and was NOT simply “ omitted.” It required a conspiracy; a federal rewrite; the removal of all former texts and references to the original Article XIII and the domination of all the various state government legislatures by candidates holding, “Titles of Nobility,” who would be willing to save their careers at any cost, thus proving that this was all intentional on their part to complete and sustain its demise.

QUESTION 2: Why didn’t Lincoln’s Martial Law policies abate and the government return back to normal following the Civil War?

ANSWER 2: The federal government for the American Republic had IMPLODED when the southern states decided to secede from the Union and walk out while Congress was still in session. Absent the presence of those southern state delegates, Congress could not adjourn and could not move forward for lack of a quorum! President Lincoln became the federal law under Martial Law until a new federal government could be assembled.

QUESTION 3: President Lincoln was a lawyer, a Title of Nobility, and several delegates and predecessors’ were lawyers! Now how can that be, given that the original 13th Amendment prohibited persons possessing a, “Title of Nobility,” from ever holding a seat in government and given that the 13th Amendment had not been “omitted” until 1871, during the Lincoln Administration?

ANSWER 3: The Truth is that the American Republic never enjoyed a Constitutional government beginning with the election of George Washington. George took office one year before the Constitution permitted; he subsequently overthrew the organic Constitution; reinstated the British owned Virginia Colony Corporation; altered the Oath of Office requirements; installed a corporate military government in place of a civilian government and replaced the Common Law with a commercial law known as “Admiralty” or “the law of the sea.” George then declared that: “All of America is now under water!” George was a 32nd Degree Freemason and a descendent of William, the Prince of Orange, the Sovereign King of America, according to the signed copy of the, “Paris Treaty of 1783.” This gave him the notion that he too could become King of America!
We all have been taught to think and believe that George Washington was this great military man of honor; a hero and “the father of this country.” If you were a Congressman and part of that great political conspiracy and knocking down approximately three to four million a year, you might be inclined to believe that hogwash too but in actuality, George was the first traitor to the American Republic and who was memorialized by Congress by the construction of the Washington Monument, a 555 foot tall sea level obelisk, representing that: “America is now under water!”

QUESTION 4: Why was President Lincoln forced to declare Martial Law and exercise Executive Privilege to create policy during and after the Civil War, when Martial Law was always intended to be a temporary solution?

ANSWER 4: Martial Law was imposed rather than admit that the Union was dissolved. Under Martial Law, Lincoln became the federal law until he and Congress could regroup, and war was then declared as a distraction.

NOTE: The Civil War was never about the slave question but that is what we were taught in order to conceal the historic truth and Lincoln subsequently became the second memorialized traitor to the American Republic. I cannot find any evidence to support the notion that the southern state governments were a part of this grand conspiracy however their secession and attack on Fort Sumter was both convenient and timely! When the southern delegates rejoined the corporate federal government they shared in the fruits of the piracy of American labor and industry.

QUESTION 5: Why did Congress feel the need to renew Lincoln’s Order of Martial Law, every year since the Civil War?

ANSWER 5: The federal government has committed an ongoing treason against the American Republic from day ONE and the organic Constitution would have severely restricted the Congress and the President. Under Martial Law those restrictions are suspended, which in turn grants the Corporate “alleged” President the power of Executive Privilege to create policy without Congressional oversight. Since Martial Law can only be invoked during War or during Acts of Civil disobedience, the corporate federal government has obviously declared War upon the American Republic ever since 1781. Hence, their reason to renew Lincoln’s Martial Law each year!

NOTE: By 1933, the Roosevelt Administration passed the Emergency Banking Act. Concealed within this act is a modification of the Trading with the Enemy Act, wherein Congress has declared that the American people are the enemy of the federal government! Also concealed within this Act, Roosevelt dissolved the Virginia Colony Corporation.
QUESTION 6: How could Congress pass the Organic Act of 1871, when the US Constitution absolutely prohibited government corporations?

ANSWER 6: The Organic Act set the stage for a new federal corporation and prevented the Lincoln Administration from having to disclose to the American public that the federal government was dissolved and never was constitutional, which would have exposed that the Civil War was used as a distraction and treasonous solution to their problem.

NOTE: I believe that Lincoln’s Gettysburg Address was completely heartfelt and was the act of a repentant man who felt totally responsible for all the death and destruction that had occurred. I also believed that a guilt ridden Lincoln constantly placed himself in harms way, hoping that he would be dispatched with prejudice.

QUESTION 7: Why did Congress feel the need to create a new Municipal Charter for the District of Columbia?

ANSWER 7: Had Congress disclosed that secession by the south had legally dissolved the federal government, the American public probably would have demanded that a new Constitutional government be created, with new elections held because of a lack of faith in the previous delegates and that would have destroyed their federal careers, positions of power and visions of grandeur. So the Organic Act was passed and a new commercial corporation created having a Constitutional appearance and reference (ie) UNITED STATES OF AMERICA, under which was concealed the original private foreign Virginia Colony Corporation. Under this new corporation, all of them could profit from the commercial piracy of American labor and industry.

QUESTION 8: Why did Congress copy and modify the organic Constitution to create a “mission statement”?

ANSWER 8: Congress was better able to maintain the “illusion” of a constitutional government for the American Republic, by using and modifying the organic Constitution as a “mission statement” without officially touching the organic Constitution! The federal officials regarded this plan as plausible deniability and business as usual. All they ever had to claim was that a mistake had been made by omitting Article XIII.

Congress’s new “mission statement” can also be easily modified to suit their collective preference without convening a Constitutional Convention. Hence: The adoption of the Civil Rights Act and Tax Laws, etc. were all a corporate ruse! It was the corporate “mission statement” that was actually being modified by all their new amendments and NOT the organic Constitution and this is how it appears lately that Congress has unlawfully
repealed several Constitutional amendments without convening a Constitutional Convention!

Everything that has happened in government during the past 224 years has been an “illusion” and the original organic Constitution remains in tact and valid!

NOTE: The US Printing Office reprints the organic Constitution; the Articles of Confederation; the Declaration of Independence and the Northwest Territorial Treaty, every four years. These four documents are the laws of the land or the foundation of all American law and can be researched at the US Printing Office.

QUESTION 9: Why was this “mission statement” published and taught by all government controlled public and parochial schools, as the one and only organic Constitution of America?

ANSWER 9: The purpose behind this decision and their procuring educational control, was to dumb down the American public and control what we are taught, know and believe using fraudulent information and various other constructive forms of propaganda through altered publications, the media, the press and movies. The organic Constitution needs stricter controls but would have actually prevented the federal usurpation, propaganda, oppression, fraud, commercial slavery and theft that has occurred throughout the years. But no one in the American Republic was paying attention to what was happening and they placed far too much trust in their elected representatives! In all fairness, we were a nation of immigrants and the bulk of our ancestors were illiterate, so it was actually quite easy for Congress to carry out this usurpation and conspiracy.

NOTE: If you incurred a lot of debt for an education, you’re going to really be upset to learn that in a free society your college degree and most of your education will be absolutely worthless. You will probably need to be deprogrammed and then re-educated.

QUESTION 10: Up to the year 1871, why is it that out of the sixteen US Presidents, who had previously served, was Washington and Lincoln, the only US Presidents memorialized by the Congress?

ANSWER 10: The corrupt efforts of Washington and Lincoln’s Administration did the most to undermine the American Republic and to further the goals of the private foreign corporate partnership and their commercial piracy of American labor and industry! That made Washington and Lincoln hero’s in the eyes of the Congress and so we were taught and conditioned like trained monkeys, to laud these two Presidents’ as Great
American Hero’s! The Nobility regard us as their slaves and so we are conditioned to celebrate their beliefs, holidays and hero’s!

How could this have happened, you ask? Certainly somebody should have caught on to this federal plot before now? Well they did, and all it took was a little government propaganda claiming that those individuals are mentally ill, drug dealers or are involved in a terrorist organization and plot to destroy this country! Next, incorporate the full weight of the FBI\textsuperscript{21}, to take those Patriots into custody on false charges and everyone stops paying attention to the message and the evidence these true Patriots were attempting to expose!

Still don’t believe that this was all possible? Well, consider this: What is the first thing we do when a baby cries? We distract them with funny faces, baby talk, rocking or play peek-a-boo and if we discover the right distraction, the baby stops crying! This is exactly how our state and federal politicians “handle” us and the three best distractions they discovered were, “fear, debt and war!”

These traitors and pirates don’t do anything in a hurry because time is always on their side. Some of their plans have taken as long as one hundred years to fulfill and some will never be fulfilled but that has never deterred them.

HISTORIC SYNOPSIS: In 1871 the “slave question” and “Lincoln’s election” divided a Nation and set the stage for a conspiracy to create a new private foreign corporation designed to convert the federal government into a business and pirate America’s labor and industry. The next step was to divert the public’s attention by creating a distraction using fear, debt and war. Hence, the south secedes; the federal government implode; Martial Law is imposed and Lincoln suddenly enjoys the power of a dictator by and through “Executive Privilege.” (Sounds allot like today, doesn’t it!) Fort Sumter is attacked, war is declared, and patriotism and prejudice is force fed to the American public! Fear, debt and war creates hardship for the Republic while commerce flourishes and fills the pockets of the politicians and their partners in crime, the European Royal and Elite owners of the Virginia Colony Corporation!

During all this distraction, the private foreign corporation called, UNITED STATES OF AMERICA is created and filed; the organic Constitution is copied as a corporate “mission statement,” absent Article XIII and both replace the Municipal Charter for the District of Columbia! All that remained was to destroy all copies and references to the organic 13th

\textsuperscript{21} To understand what the FBI really is and who they work for, watch James Corbett’s youtube video "Lies the FBI told me".
Amendment and then convince the American public that this fraudulent rewrite is the one and only Constitution of the United States of America! CHECKMATE! And this devious example became a paradigm for all future historic events!

The New Hampshire Legislature was coy and subtle in their recent effort at transparency, by suggesting that the removal of Article XIII [the missing 13th Amendment] was merely an “omission” and that the fraudulent Constitutional rewrite in 1871 was intended to be used only as a corporate “mission statement” for the District of Columbia. Obviously some habits are hard to break!

What they haven’t said is that: We AMERICANS are really SOVEREIGN and that all American governments, courts and agencies are unconstitutional private foreign CORPORATIONS for profit; that have absolutely NO authority or jurisdictional power over the SOVEREIGN AMERICAN REPUBLIC! The Supreme Court admitted this in the year 2000, in their decision of [Bond v. United States, 529 US 334, 2000] and our government controlled media swept it neatly under the carpet! In an attempt to avoid repercussions, the government created a false case and decision titled US v. Bond before the federal appeals court reversing the US Supreme Court. Some of you would never realize that there is NO body of law that can reverse the US Supreme Court; it’s the highest court in America even under their corporate regulations but then creating “illusions” and lying to the American Republic is second nature to them!

I choose to believe that these New Hampshire Legislators are subtlety circumventing a nefarious history in which they and their brotherhood continue to play an integral part in! I also believe that the members of that state legislature now foresee their future arrest, loss of liberty and political demise and that this recent attempt at transparency, is actually an intelligent attempt to solicit some degree of leniency and forgiveness from the American public. You be the Judge!

Blessings, Judge Dale, retired

From the ACS Editor:
Let’s not forget that in 2000 the so-called Supreme Court was pressured into unconstitutionally deciding the Gore v Bush election. So by then, the Bush cabal had the ability to manipulate the Supreme Court. Under the Bush administration the fact that this criminal regime (in control of the federal corporation) could and would bury a court decision like Bond v. US (2000) is certainly within the realm of probability, just as Judge Dale reported.
Other important information available for free at AntiCorruptionSociety.com:

The Matrix and the US Constitution by Judge Dale

**********

Who is Running America?
The Bankruptcy of America, the Corporate United States and the New World Order

or How the Uniform Commercial Code replaced the United States Constitution

**********

LAWFULLY YOURS

The People's Empowerment Guide to our Corporate-Commercial Legal System
All of this deception is compounded by the refusal of ordinary Americans to realize, know or understand that it is this secrecy and duplicity of privately owned corporations, being surreptitiously portrayed as American agencies and government . . . !

Through their financial influence and controls, these men of power were able to get the Federal Reserve Act and the Emergency Banking Act passed, which were designed to control all of America’s assets . . .

. . . and lastly was the creation of the Department of Education, which was administered by a director of their own choosing, to distort all educational materials and control and monitor the forced education of the American masses.

All of these people are all of the same Royal Bloodline and form the nucleus of the secret society and criminal cabal known as “The Illuminati”. We Americans have been indoctrinated through expert programming, conditioning, prejudice and patriotism, to treat information like this as being ridiculous, absurd and untrue.

Time to grow up America! Look around you and look at your lives! They have eliminated the family farms and local stores; placed us into cities; gave our industry away to break the Unions; issued valueless currency and stole our gold and silver; raised taxes and stole their paper currency back; involved us in staged wars; began a mass foreclosure of American homes and poisoned our air and public water!

Following the 1933 bankruptcy . . .

These Acts also established the requirement of licensing and then with the enactment of ‘The Trading with the Enemy Act’ under War and National Defense, the Confiscation Act, the Reconstruction Act and the Lieber Code were all tied together to create the secret fascist government of the United States.

Everything they have been doing is one gigantic fraud and all of it at our expense!

These corporate laws and regulations are called statutes and their affect and control over human beings is deceptively obtained by consent through civil contracts.

The Federal and State Governments are not real. They are privately owned corporations called governments. . . and the law is nothing more than their corporate regulations called statutes.