



God Promised to

Expose Evil

in the

Last Days!

Jesus said "I am the truth"

Part 5

I am going to shift topics with this segment of the series. We are going to look at your basic "Straw Man" hoax, the greatest scam in history. The legal name game is one of the greatest "con games" that the Dark Forces invented to enslave your soul. The Controllers of the New World Order (NWO), which are the minions of the Dark Forces, like to use the legal name to trick you to agree to unknowingly give your natural rights away to them. Once you do this, everything that you have purchased or owned under that legal name legally belongs to the federal government, or really, the pope! ***"For God will bring every deed into judgment, with every secret thing, whether good or evil."*** -(Ecclesiastes 12:14) The content of this segment will address how you and every single American have been scammed and exploited for decades by your own government. Were it not for the Internet, it would have been virtually impossible to unravel the sham of the century, making debt-slaves out of each of us. This topic will take a few segments to cover in depth.

In simple words, your kids, cars, houses, and anything that you have purchased or owned using your legal name legally belong to the federal government and foreign entities. The good news is that they did not do this lawfully and therefore they have no lawful standing. If you want to learn how to defend your rights effectively, you need to know the difference between the words "legal" and "lawful". Although some of the content is not simple or easy to understand, it is critical knowledge that speaks to your sovereignty and freedoms.

From FamGuardian.org, we learn it is crucial to define the difference between the terms "legal" and "lawful". The generic Constitution references genuine law. The present civil

authorities and their courts use the word “legal”. Is there a difference in the meanings? The following is quoted from *A Dictionary of Law 1893*:

- ♦ **Lawful.** In accordance with the law of the land; according to the law; permitted, sanctioned, or justified by law. “Lawful” properly implies a thing conformable to or enjoined by law; “Legal”, a thing in the form or after the manner of law or binding by law. A writ or warrant issuing from any court, under color of law, is a “legal” process however defective. See legal.
- ♦ **Legal.** Latin *legalese*. Pertaining to the understanding, the exposition, the administration, the science and the practice of law: as, the legal profession, legal advice; legal blanks, newspaper. Implied or imputed in law; opposed as to actual.

“Legal” looks more to the letter [form/appearance], and “Lawful” to the spirit [substance/content], of the law. “Legal” is more appropriate for conformity to positive rules of law; “Lawful” for accord with ethical principle. “Legal” imports rather that the forms [appearances] of law are observed, that the proceeding is correct in method, that rules prescribed have been obeyed; “Lawful” that the right is actual in substance, that moral quality is secured. “Legal” is the antithesis of equitable, and the equivalent of constructive. –(Abbott’s Law Dictionary, pg. 24).

In simple terms, something that is lawful is above something that is legal. If something is legal, it does not necessarily mean that it is lawful. For example, killing someone is unlawful but can be legal. Lawful is more about natural rights and legal is more about rights given by man or the government.

The government document that they used to forge your name, bond your soul, and trick you to give up your natural rights is your birth certificate, which is actually a bond and a contract. This is why they trade your birth certificate on the stock market. Your “Straw Man” has to do with your name in all capital letters.

Some spiritual teachers have said that the legal name is the “mark of the beast”. In my opinion, the “mark of the beast” can mean a number of different things associated with a mark of spiritual slavery. The legal name is one of them. Any official document you have or receive is in all caps. It is legal fiction but it ties the fraudulent system together and identifies you as a “corporation” as well.

What is the Legal Name?

The legal name is not the name given to you by your parents; instead it is a forgery of your name created by the government to trick you to do business with it. To be more specific, your real name is an appellation. Only “things” have names. Furthermore, living and breathing people have autographs, not signatures. A signature is used by a corporate officer to do business with a corporation.

In the legal system, when a person's name is written in all lower case (i.e., john quincy adams) it is referring to a natural and living person. Furthermore, when a person is described as "John Quincy of the House Adams", it is referring to a natural and living person.

When a name is NOT written like the two examples above, 99 percent of the time it is referring to an artificial person, also known as a corporation. It is important to know that in the legal system the word person can mean many things, such as a corporation, legal name, legal person, artificial person, or natural person.

Most of the time when you receive a letter or document from a bank, a court, or a government agency, your name is written in ALL CAPITAL letters. This all caps name tells lawyers, attorneys, and judges that it is a legal name of a corporation or a dead man's estate. If the legal name is written in all capital letters and the letters are italicized, it is the name of a ship.

As described on AntiCorruptionSociety.WordPress.com

john –quincy: adams = a living American endowed with all his natural rights

John Quincy Adams = a foreign situs trust used in commercial shipping

JOHN QUINCY ADAMS = a foreign estate trust

John Q. Adams = a public transmitting utility company

John q. Adams = a public foundation

JOHN Q. Adams = a cooperative

JOHN QUINCY ADAMS = a boat or ship used in public commerce [Note: According to the book titled *You Know Something Is Wrong When..... "An American Affidavit of Probable Cause"*, this name is supposed to be italicized (*JOHN QUINCY ADAMS*)]

JOHN QUINCY Adams = a commonwealth trust

J. QUINCY Adams = a slave owned by Exxon Corporation

J.Q. Adams = a foreign pauper forbidden to own land

Adams, John Q. = a taxpayer

ADAMS, JOHN Q. = a soldier

adams, john q. = a slave

There are dozens of different potential meanings that can be arbitrarily assigned to anyone's name and used to "represent" radically different entities. In a verbal conversation we can talk all day long about someone or something named "John Quincy Adams" and which john quincy adams or what kind of JOHN QUINCY ADAMS will never be known, except from the context of the conversation — but on paper the use of such a system instantly defines what or whom is being talked about — **if you know the system.**

This is what the lawyers, bankers, and politicians have used to enslave you. It is a crime known as “personage”. By arbitrarily creating an Estate trust named after you and claiming to own this thing they created, they have falsely claimed to own you and your assets and to literally buy and sell “you” on stock exchanges, ship “you” out of ports, and tax “you” for doing things you’ve never done. After all, there is no law against enslaving an ESTATE trust, is there? Or arresting a slave? Or charging a tax on importing revenue to Puerto Rico?

The Main Role of the Legal Name

The government can only operate in a fictional world because it is a corporation. According to *Black’s Law Dictionary 6th Edition*, a corporation is “an artificial person or legal entity created by or under the authority of the laws of a state.” Because the government is a corporation (artificial person), it is a fictitious entity that has no natural rights and power. Its main source of power comes from feeding on the energy of the people.

Since a corporation is a fictitious person, it cannot think, speak, see, touch, smell, or do anything that a living person can do. In other words, a corporation cannot, by itself, function in the real world. To function in the real reality, it needs a conduit or a liaison of some sort to connect it, and the fictional world in which it exists, to the real reality. This is a shock to your system, as I remember well when I first began a study of this massive fraud.

As living, breathing people, we exist in the real world, not a fictional world. But government exists in a fictional reality, so it can only deal directly with other fictional persons, such as corporations, agencies, and states.

This is why the name of the place that you go to for a trial is called a “court-room.” Do you remember what I said earlier about why the court is a place where people go to when they want to play a game? When it comes to the government, the court has to operate as a game, because it is dealing with a fictional thing. This is why the court system is all based on presumption when it is dealing with the government and the legal person.

Because the government cannot deal directly with the real you, it needs to trick you to agree to be a conduit or a liaison, so that it can connect you to the fictional government. This conduit is the legal person (legal name), which is the name written in all caps. This legal person is not you, but is a fictitious entity used by the government to do business with you.

The moment you agree to be the legal person (legal name), you create a contract that connects you to the legal person. This allows the government to do business with you. It also allows the government and the court to have jurisdiction over you. However, you can void the contract anytime you want.

The world we live in operates under what is known as the Universal Commercial Code (UCC), and everything is a corporation. When I say everything, this includes you, and any living children you have as well. Dunn and Bradstreet records the name of every Corporation, listing the United State Government as **#052714196**. The U.S. Department of Homeland Security is listed by D&B as **#93394187**. Even the United Nations (UN) is incorporated as **#824777304**.

The U.S. Supreme Court ruled a corporation is a recognized artificial living person. More on that later, and I will explain how the U.S. Civil War resulted in a scam today that functions under Admiralty Law or Maritime Law. I have before me a 3-page list of federal, state, and municipal bodies with their Delaware incorporation numbers. Previous to 1861, we as a nation functioned under Common Law. Since 1861, we operate under Commercial Law, known as the Universal Commercial Code.

If someone comes along someday and tells you that you are the property of the pope, don't laugh them off. Ask them to explain how that has escaped you and your education. They just may know more than you think they do. They are correct if they tell you we are the property of the Vatican. This series will explain all of that "legal fiction".

It begins with the "Trust". Trusts are created when one party, the Donor places assets in the care of another party, the Trustee, for the benefit of a third party, the Beneficiary.

In Genesis 1:26-28, God (the Donor) gave the Earth (the Asset) to Adam (the Trustee) for all future generations (Us – the Beneficiary). We take our turns – as children we are beneficiaries; as adults we are trustees; and as elders we are donors. In 1302 A.D., Pope Boniface VIII had a brainstorm: Let's see... God gave the Earth to Adam, Adam gave it to his kids. It all came down to Jesus who gave it to Peter in his absence who passed on the responsibility to him (the Pope). He decided that he, Boniface VIII was the Global Trustee. And so, the Global Estate Trust was born!

- The Unam Sanctum (1302) creates the world's first and largest Express Trust –(Boniface VIII)
- The Romanus Pontifex (1455) First Testamentary Trust published by Nicholas V
- The Aeterni Regis (1481) Second Testamentary Trust published by Sixtus IV
- The Convocation (1537) Third Testamentary Trust published by Paul III

What does the Trust include: 3 jurisdictions. This is where the scam gets interesting. The first is the Air Jurisdiction - Living and dead souls, spirits, angels, demons, ideas that are global in nature... These are claimed under the control by the Pope and his appointees. The next jurisdiction is the Sea Jurisdiction – All vessels, mariners, sailors, merchants, creatures of the Sea International in nature... These are claimed by the British Monarchs. The next jurisdiction is the Land Jurisdiction. All resources of the land including people, animals, plants, and minerals are National in nature and are controlled by the Spanish King (if there is one).

Each Jurisdiction has its own Law Forms. The Jurisdiction of the Air has only three real Laws:

- Keep the Peace
- Do unto others as you would have them do unto you
- So long as it does not take away another's freedom, life, property, or do others such harm - do what you like and let others enjoy their free will too

There's also the Law of the Land and the Law of the Sea....The National Law of the Land – Americans fly the Civil Flag with Vertical stripes. Bet you did not know of such a Civil Flag. In

the Law of the Sea, U.S. citizens fly the War Flag with horizontal stripes. Everyone recognizes this as that is all we have seen in our lifetime.

The Trust operates by providing Services:

1. Postal Services via Postal Districts and Post Offices
2. Legal Services and standards via Bar Associations
3. Banking Services and standards via Banking Associations
4. Domestic Police Services
5. Medical and Welfare Services
6. Insurance Services
7. Defense and Treaty Alliance Services

All this and more was being accomplished by the Global Estate Trust more than 200 years before the American Revolution. Rome is headquarters for the Global Estate Trust. The Trust is the largest corporate conglomerate and interlocking trust directorate on earth with four administrative hubs operated as independent international City-States.

This Trust operates out of the Vatican, Westminster, UK, and Washington, D.C., and the United Nations. The inner city of London, also known as “Westminster” operates the global Legal and Banking services. It is also known as the “Crown” as well. Washington, D.C. operates Defense services. The United Nations provides trade, treaty, and negotiation services for member states.

These independent “city-states” together make up “The Empire of the City” – but it is really the Empire of the Global Estate Trust. We are all part of it, like it or not, for the past 700 years.

The Global Estate Trust Came to America and functioned from 1492 to 1776. Private Investment for Public Advancement was the game, or the dance. It was during these years that large commercial investment companies formed under Royal Privilege (corporation) throughout England for the purpose of developing the land and resources of the North American Continent. So eager were English investors for new opportunities that the Crown or the global Legal and Banking services (not the Monarch which is the Monarch’s investment company) had to establish investment districts throughout England and assign colonial territories for investors from each district in England to fund.

Then, we had The Virginia Company and the New England Company and various other investment companies drawing in private investment money from designated locales in England to back colonization of the New World.

Most early investors were buoyed by the hope that gold would be found in North America similar to the discoveries made by the Spanish in South America. French investment companies under the French Monarchy also staked out claims and formed Trading Companies.

Aside from hopes of finding gold these commodity trading companies focused on development of natural resources – fish, timber, mining, and agriculture to begin with. The colonists came as members of the military, as wealthy adventurers and most commonly, as bond-servants indentured to serve their commercial sponsors for a period of years in return for their transportation, tools, food, and other goods needed to settle the land.

Each trading company depended on a charter from their Monarch and each Monarch depended on land claims made in their behalf by the commercial companies and military missions.

For the better part of two centuries England, France, and Spain fought over and claimed chunks of North and South America, but the basic premise of public military power extended in support of private commercial interests. This same arrangement continues unabated to the present day.

The government uses the military to support and promote commercial expansion, and the commercial expansion pays for the government and the military. Take a look at the issue in the Middle East. Energy has been the driving force of nations in the Middle East since oil was first discovered. The tribal conflicts, the creation of small countries, the exploration, extraction, marketing, sale, and transportation of oil and gas today fuels the profits of these former empires; driving the competition for control of the resources that generate profits for their investors. Are you beginning to see the problem with all this?

The Triumvirate of the Government – Military – Commercial Interests is a closed and self-perpetuating system. The Commercial Interests pays the Government, the Government pays the Military, the Military works to protect the Government and Commercial Interests.

The people who consume the goods that the Commercial Interests produce, and who also provide the labor necessary to harvest, clean, process, transport, and manufacture goods are not really part of the loop.

War and the natural resources of our planet are the actual sources of all the money the Commercial interests have and which they use to pay the Government and the Military, but our power to control or even have input into this system is extremely limited.

Once every 2, 4, or 6 years we get to choose a new government official who is supposed to champion our interests – which leaves citizens totally dependent on the good character and intelligence of the individuals elected.

Beyond that, we are free to gripe and complain – and those elected are free to ignore us. Lysander Spooner once said, *“A man is no less a slave because he is allowed to choose a new master once in a term of years.”*

With less than 30% of the people voting in the general elections there is no consensus supporting the current political regime in Washington, D.C. Even among those who do continue

to participate in the electoral process there is no unity and a great deal of discontent. Millions of Americans have simply voted with their feet.

We are on the horns of a dilemma unwilling to support what is, and unable to find our way forward to reform it. We are still dealing with problems from a long time ago that people failed to address. Both the bulls and the chickens have come home to roost.

Taking a step back in time of the early 1600's we deal with the First Big Lie. The colonists pretended that land was vacant and open to claim. They discounted the Indians because they weren't Christian.

The Second Big Lie was about the colonists who tried to buy the land from the Indians who told them that they didn't own the land – the land owned the people. The colonists ignored this and forced the Indians to accept "gifts" as payment and concocted contracts of sale based on this practice.

This and every other nation you can think of is founded on lies and false claims. Buying and selling and taxing land is a con game in which we buy back the right to enjoy assets that were already given to us -(Genesis 1:26-28). Those in the middle – as the "Trustees" – are cheating us and enriching themselves whether it's the Pope, the King of Spain, or the State of Delaware.

Because the Indians continued their efforts to bring this fraud to everyone else's attention, they were deemed "Enemies of the Crown" and subjected to physical and cultural genocide for 400 years. Men, women, and children... they died to bring you this basic truth on your behalf as well as their own. Don't think for one moment the government will treat you any differently than they did the indigenous Indians of North America. This country is in its fourth (4th) bankruptcy since its humble beginnings. Huh?

1. The first (1st) bankruptcy was officially declared in 1791. This was a time of many changes in America. Perhaps most notable of these, was the signing of the Bill Of Rights representing the first ten amendments to and the final passing of the Constitution for the United States, which happened December 15th of that year, shortly after our first bankruptcy. This is of course significant as our God given rights are solely dependent on this document, though they were generally accepted as common law rights throughout the world long before America existed.

During each bankruptcy, a war is fought (the revolutionary war in this case) and a new form of currency is always established, since the old one becomes essentially worthless in the new corporate re-structure of each bankruptcy. With the new country, came new money. Several monetary systems were proposed for the early Republic of America. Congress approved the first dollar on August 8, 1786. Once passage of the U.S. Constitution was secured, and the 1st bankruptcy and restructuring was in motion, the secretary of the treasury Alexander Hamilton turned the government's attention to monetary issues once again in the early 1790's. On Hamilton's recommendations, Congress passed the Coinage

Act of 1792, which established the dollar as the basic unit of accounting for the United States. At this point, the dollar was still backed by gold.

2. The second (2nd) bankruptcy took place exactly 70 years later, in 1861. The main reason for this is that the restructuring that takes place in a bankruptcy can by law only last or 70 years without being settled. And so in 1861, the country was declared bankrupt once again. Of course there was much more to this planned event in history. As carpetbaggers claimed and stole the land of southern property owners, and the banks and governments bought up land and farmland for pennies on the dollar, the civil war broke out in this year when the southern states began to say no to the northern government and these carpetbaggers. This is often referred to (by southern states especially) as the War of Northern Aggression. And most southerners will also say that there was certainly nothing civil about the Civil War! And this was quite true when considering that the government is housed in the north (British Columbia and Washington D.C.) and that their aggression was the takeover and corporate restructuring of America. This was not a war over slavery to be sure... and the assassination of Abraham Lincoln happened only after his attempt to depose the central banking structure and establish greenbacks or congressionally printed and controlled money. But in 1863 during the American Civil War, the National Banking Act was passed. This act and its later amended versions essentially taxed states' bonds and currency out of existence. And so through corporate government legislation in the newly reorganized country, the dollar became the sole currency of the United States (which was still backed by metals then) and remains so in an altered (and worthless) form today.
3. And now we come to the third (3rd) bankruptcy in our countries history, which was 70 years later in 1931. This was the big one. This was the time after the industrial revolution, when population, lawful immigration, jobs, and opportunity were in abundance. The money system was still in real money; meaning trade was done in precious metals like gold and silver coins. Even the paper money was backed by and redeemable for gold and silver at its face value. But, as the anticipated bankruptcy loomed closer and closer, steps were taken by the government to ensure that a new restructuring of the country could take place, ensuring the same bankers and corporate crooks would remain in power. The stock market was deliberately crashed, and the great depression ensued. The population was broke, and their land and property was once again bought for pennies on the dollar by the banks and newly reorganized government. Transfer of wealth is the name of the game, and a new game is played every 70 years.

But during 1933 and 1938, as the reorganization of our government and finance laws took place after most small banks were deliberately collapsed and fell into the holdings of the larger banks, a very important thing happened that changed the landscape of our nation: the gold standard was removed and replaced by the Federal Reserve Note (dollar). The House of Representatives accomplished this when they passed House Joint Resolution 192. This new legislature actually outlawed the use of real money (gold and silver) to pay a debt, actually making it illegal to require real money to pay for a debt. The dollar (now called the Federal Reserve Note) became "legal tender" and was backed by the supposed full faith and credit of the U.S. Government. However, this paper money – or fiat currency – was in fact worthless due to the absence of real money backing its value.

The “fiat” dollar is nothing more than an IOU, and only has value if both parties in an exchange verbally or contractually accept it as payment for goods and services while remaining under the illusion (or blind faith) that the government or institution which issues this paper has the power, wealth, and credit to back up this currency. In fact, a few years after this third restructure of the U.S, the government mandated the confiscation of all gold from its citizens – and the transfer of land, property and real wealth was accomplished yet again. Many people say that World War II is what seemingly brought the U.S out of the great depression. In fact, many people recognize that in the past America usually prospers in times of war and shortly thereafter.

4. Flash forward another 70 years... it’s now 2001. People are prospering. Goods and services are in abundance. The world was at peace (except the military black ops and economic hit man type of destabilization of many countries for strategic and natural resource confiscation). Now any good conspiracy buff might note the interesting and overwhelming coincidence in this being the year of the 4th restructuring of our corporate government. Indeed, one might be even more aghast when one realizes that the anniversary of the last bankruptcy from 70 years ago was in fact September 10, 1931, or the day before the destruction of the World Trade Center buildings 1, 2, and 7 along with the supposed “attack” on the Pentagon on September 11, 2001. War is both a great distraction and a profitable venture for the corporate world governments, and this obviously isn’t the first time war or false flag events have been used in this manner, as a tool for the restructuring of the U.S. government. And we have watched over the last nine years as the dollar crashed, as the real estate and property bubbles burst and are once again being taken over by our government and banks (in a typical transfer of wealth), a complete corporate takeover of the country – which started about 70 years ago with the introduction of the CAFR system – which is now culminating into the nation being completely owned through collective investment by the government owned corporations... we are about to see the dollar become completely worthless right before our eyes (if it isn’t already) and a new form of U.S. currency or world bank currency will likely take its place – right on schedule!

This is the real U.S. history that isn’t in your textbooks. Ok. So let’s talk about this corporate structure of government. If you haven’t learned about the Comprehensive Annual Financial Report (CAFR) and how it is used in corporation and corporate government reporting, see my article about it here:

→ <https://realityblogger.wordpress.com/2010/01/09/the-biggest-game-in-town-walter-burien-and-comprehensive-annual-financial-reports/>

And, to see what I am apologizing about (with disclaimer) go here:

→ <https://realityblogger.wordpress.com/2010/01/11/comprehensive-annual-financial-reports-and-trfs-vs-common-natural-maritime-and-ucc-law-which-takes-precedence-right-now/>

Also, to learn from the man himself – Mr. Walter Burien – go to: <http://CAFR1.COM>

These resources explain and prove beyond a shadow of a doubt that the U.S. government is indeed a corporation which owns most major and fortune 500 corporations, most of the countries land, utilities, municipalities, parks, golf courses, malls, movie theatres, and so on and so forth.

But let's talk about who or what the U.S. government really is, besides the most powerful corporation in the world...

So, what is the United States of America?

This is the name of the country in which we all live. It is a collection of 50 unified yet sovereign states which make up the union of the Republic of United States of America.

What is the UNITED STATES?

Ah... now here is where it gets tricky. You see, when a corporation is created, it is always and without exception created using an ALL CAPITAL LETTER name. Thus, while we all live in the United States of America, we are bound by the government of this country, which is the corporation of the UNITED STATES.

For reference and so that there is no doubt of this being true as we continue down the rabbit hole, the definition of the UNITED STATES in *Black's Law dictionary* is "...a corporation". Also, you can look at the UNITED STATES CODE (this being in all capital letters due to its corporate structure representing the codes of the UNITED STATES corporation). The code is: U.S. CODE/TITLE /28/3002/15 (A) (B) (C). These codes state that the UNITED STATES is unequivocally a corporation.

We live in the United States of America, but we do commerce and follow the regulations, statutes, and legalities (which are not actually laws) of the corporate UNITED STATES, for which we are born, or birthed into as debtors and are used as the collateral of this corporation. We are all used as collateral for the government (the corporation) of the UNITED STATES as stated by our Birth Certificate. Because you are a corporate entity of this trust and not a sovereign individual of the Republic, you are susceptible to things like selective service, the draft, income tax, property tax, many other unlawful taxes which only go to fund the corporation and do not in any way fund public interests or services, and other unlawful statutes and rules (which again are not actual laws) like CPS (child protective services) which is in the business of kidnapping children – and even get bonuses for blond haired blue eyed kids, which is why there is such a high turnover rate in that particular job...

Wait a minute! Why am I a corporate entity of the UNITED STATES? This should have your attention and its implications are more than profound!

Basically, when my mother and father were married, they signed a marriage contract and received a marriage certificate or license (as did yours and everyone else's parents, and as did you when and if you were married). If you still have yours, you should get it out and read it.

It states clearly that: The product of this union belongs to the UNITED STATES...

What does this mean, "a product of the UNITED STATES"?

It means that your children are the property of the UNITED STATES. It means that your parents, their parents, your children and your children's children are or will be a vessel of commerce that is owned by the UNITED STATES Corporation. You are an indentured corporate debt slave, who is assigned as collateral for the good faith and credit of the UNITED STATES as soon as you are born. That new born baby does not leave the hospital until he/she is given her Social Security Number. Simply put, this means you are collateral for the National Debt. During late April, 2018 Angela Merkel of Germany told the German people that if the EU fails, they [the German people] are responsible for the German debt of the European Union. A British judge ruled in April, 2018, that a couple's children belonged to the State!

And when you are born, you are assigned a corporate number. Actually, because the UNITED STATES commerce laws are in Maritime Law and UCC code, you are really birthed, very much like a ship at sea is birthed into a U.S. port and assigned a number of import. Your birth certificate is that contract. It is a contract that is assigned to you as the product of the union of your mother and father, and it indoctrinates you into the UNITED STATES as collateral and assigns you a trust account in which all of your credit and debt is assigned and allotted.

If you'd like to verify this as accurate, I would invite you to try and retrieve your original birth certificate from the UNITED STATES government. You do not have your long form birth certificate, merely a short form copy. You'll notice that no matter how many times you try and no matter how much you insist, you will never be able to attain the original document that is your birth certificate. You are, however, imbued the privilege of receiving a certified copy of said certificate. Your original certificate is housed in the Department of Commerce at District of Columbia, Washington D.C, in the ten mile stretch of land which is the corporation of the UNITED STATES. Understand too, that Washington D.C. is not part of the United States of America, and is a corporate structure completely separate from the rest of the country. In short, it is not one of the 50 United States of America.

The average citizen of the UNITED STATES is assigned a value when he/she is born for collateral and credit purposes. After years of inflation, that trust value is up to about 7 million dollars or so at birth. If you would like to verify how much you are worth as a corporate entity of the UNITED STATES, simply take your birth certificate number into your local stock broker and ask him to look up your number. It goes by the term CUSIP which stands for Committee on Uniform Securities Identification Procedures. According to the SEC (Securities and Exchange Commission), a CUSIP number identifies most securities, including stocks of all registered U.S. and Canadian companies, and U.S. government and municipal bonds. The CUSIP system—owned by the American Bankers Association and operated by Standard & Poor's—facilitates the

clearing and settlement process of securities. Your CUSIP number appears in red letters/numbers on your short form birth certificate.

How is this identification system different from stocks that usually show a simple abbreviation (for example, Intel, one of the world's leading technology companies, shows up on the stock ticker with the abbreviation INTC)? Bonds and the bond market require a longer identification designation, thus we have the nine-number CUSIP identifier.

Because the bond market is so much larger than the stock market, with millions of potential bonds being issued and traded, it's imperative that a very precise classification system is in place to correctly identify these items.

"CUSIP is an acronym that refers to Committee on Uniform Security Identification Procedures and the nine-digit, alphanumeric CUSIP numbers that are used to identify securities, including municipal bonds. A CUSIP number, similar to a serial number, is assigned to each maturity of a municipal security issue. The first six characters are known as the base or CUSIP-6, and uniquely identify the bond issuer. The seventh and eighth digit identify the exact bond maturity and the ninth digit is an automatically generated "check digit."

Why would anyone want to look up a CUSIP Number? There are many reasons why people need this information, but it's mostly centered around getting information about stocks and bonds. A CUSIP number is the primary unique identifier used for U.S. bonds. There are CUSIP numbers for most U.S. traded securities. However, the CUSIP number has primary importance in the bond market, where it is used to process and settle trades. Where most stocks have a 3 or 4 letter ticker symbol to identify them (i.e., AAPL for Apple stock or BAC for Bank of America), the bond market uses the 9 Character CUSIP Number. At most, there are 20,000 unique stock issues of publicly traded companies. There are well over 1,000,000 different bond issues. Most of these bond issues are municipal bonds issued by cities, counties, and states. With so many different bond issues, precise identification is critical.

We also receive a Social Security Number (a corporate number) for which we conduct trade and commerce and are allowed the privilege to start businesses with and with which we are legally but not necessarily lawfully taxed.

Whew! Let's slow down a minute. What is the difference between lawful and legal? Go back near the beginning of this scam's exposure, and read closely the definition between these two words and you begin to see how we have been scammed.

This is very important to understand

Law – God's law (whether you believe in God or not) is to do no harm to others or their property. This is the basic definition of law. It is also the definition of freedom, for all men are free under God's law in the United States of America until the point where we break that law. You cannot break the law unless there is a living victim for which you do harm, or do harm to their property.

Legal – The word legal or illegal is a corporate term used to represent a state of being when related to statutes, rules, codes, mandates, and posted limits that are assigned to you by the UNITED STATES. While something can be unlawful, it can be legal. But remember, law always trumps legality. In the case of something being illegal, no living victim is required under corporate legality, and so the STATE assumes the role of the victim. More on this in a minute...

The Constitution For The United States – is the original document and declaration of independence that was written by our founders.

The CONSTITUTION OF THE UNITED STATES is the legal corporate document that was created by a treasonous Congress in the “Act Of 1787” and which the UNITED STATES continues to fool us all into believing in the same document that our forefathers wrote for our God-given independence. I assure you, it is not. It is a corporate document for a corporation that operates outside of actual constitutional law.

Now, if all of this is alien or too hard to comprehend... believe me I understand. It took me a couple years mostly due to the legal jargon. But an easy way to show you how deep in “the matrix” you really are is this: Go get your wallet, any contracts you’ve signed – like cell phone or rental – any bills you have (which originated with a signed contract or with your social security number), and take out any credit cards or other forms of ID. Now look at your name. Notice it is in all capital letters...

This is your STRAW MAN (unnatural, commerce, corporate, legal fiction) name. Remember, all corporate entities have this capital letter naming structure. This represents the trust account that was assigned to you at birth, and when you were assigned a social security number. This is why the UNITED STATES on your marriage and birth certificate, as well as your name, is printed in all CAPITAL LETTERS. To prove this is true, you can simply take your birth certificate to a stockbroker and have him look up the value of your STRAW-MAN corporate number (the number on your birth certificate). You’ll find that you, or at least your corporate trust, is worth millions or perhaps billions of dollars. And if you learn how, you can access that trust account and eliminate all of your debt lawfully, since that debt was a trick of contract by the lending institutions that have already sold that contract. But only if you declare your sovereignty!

You must take the steps to declare yourself a sovereign individual, and declare yourself a “secured party creditor”. But you have a lot of studying to do first.

What does this declaration of sovereignty do... what benefits does it have? Well! Too many to list here. But here’s one I always wanted to practice:

Say I run a red light or make an “illegal” U-turn, and a police officer pulls me over. I simply hand him my UCC paperwork, and give him no more than 10 minutes to verify the authenticity of the paperwork and then he lets me go. Because I have declared myself sovereign and immune from the corporation of the UNITED STATES and its rules and regulations, I am not bound by these rules and regulations, nor to the fees (taxes) assigned to the violation of them. Lawful and legal are two completely different concepts. I am only bound

by God's law, which is defined as doing anything you want as long as you don't do any damage to another individual or his/her property – a victim. In the case of making an illegal U-turn, I have not broken God's law, and there is no living soul as a victim, therefore a police officer that works for the corporate state (UNITED STATES) has no power or jurisdiction over me as a sovereign individual. The victim must be a living, breathing human being. But in the case of traffic rules, the victim is the corporate state, and therefore no individual human being was involved. In other words, no one was harmed by my actions, and so I cannot be detained or fined (taxed) according to the law – which trumps corporate legality. There are no victimless crimes, remember? The kicker is, the reason this is so is because I am on this day not a legal driver but a lawful traveler.

Semantics are Everything...

My driver's license is a permit (not a right, but a privilege) to "drive" for corporate reasons, as in a company car with you being the sub-corporation under the main corporation (UNITED STATES). But as a sovereign individual with God-given rights as afforded by the Constitution For The United States, not the CONSTITUTION OF THE UNITED STATES – as a sovereign individual I am a traveler who is lawfully traveling in the United States Of America, and not a driver who is driving under the corporate auspices and legal permission of the UNITED STATES.

And so if the cop detains me unlawfully, meaning more than 10 minutes, or harasses me in any way by unlawful (but legal under STRAW-MAN names) search, seizure, or slander, I can as a sovereign (not straw-man) individual take the cop to court in what is called a negative averment and sue him for his bond, which is millions of dollars, at which point he will never be able to be bonded again, meaning he can never be an unlawful yet legal cop again. The same holds true with judges and attorneys, who are legal entities that are bonded by the courts and have no jurisdiction over you in said court unless you are still representing and using only your all-capital name. If your case is not immediately dismissed, you can sue them for their bonds and they will not be attorneys or judges ever again.

By the way... judges are nothing more than glorified attorneys, and therefore have the same bond issuance. Judges are members of a foreign power, BAR, stands for the British Accreditation Registry.

What I'm telling you is that the police, the courts and their judges have no power or jurisdiction over you, and actually you have a higher power than them and can control them, but only if you declare your sovereignty. Everyone else is under their power and jurisdiction simply because they acknowledge that they are in fact the corporate representative of the all capital letter STRAW-MAN name that is on their contracts, licenses, and Identifications.

Let's talk about attorneys

Attorneys are cockroaches. They are what you might refer to as corporate yes-men. And you know what? About 70% of our politicians and legislators are BAR attorneys. So what is an

attorney that is a member of the BAR association? BAR attorneys have the word “Esquire” behind their name on their business card or stationery.

They are employees of the court system (the corporation) of the UNITED STATES and have loyalty only to the courts. They are sworn by oath to uphold the “procedure” (not the constitutional law) of the court system first, always above your needs. They are there to assure that the court doesn’t make a mistake in its legal procedure, where you might win your case, and they are there to ensure continued taxation by fees and decisions.

Never hire a “BAR” attorney. By accepting a BAR attorney to represent you in court, you are literally assigning all of your rights away and admitting incompetence to represent yourself, making you a ward of the court due to mental incapacity. The only exception is an attorney who is not a member of the BAR association.

But what will really blow your mind, and the most devastating element of a BAR attorney is this: **The BAR association is located in London, England!** Each local or county BAR association is a franchise of the “British Attorney Registration”.

Even more scary is that the small part of London that houses Parliament, the House of Commons, The Crown, and the Bar association is not a part of England or London, but a completely separate state (or country – a corporation), as is Washington D.C. (District of Columbia), and the Vatican in Rome... all independent corporate states.

This ultimately means that an attorney takes an oath to the Queen/Crown of England, meaning the queen and all that she represents. And since judges aren’t really judges, and are actually attorneys, you know where their loyalty lies as well.

And remember, 70% of our higher government officials are attorneys who have sworn allegiance to the Crown, who owns the UNITED STATES, and runs the BAR.

The original 13th amendment to the Constitution for the United States says:

“If any citizen of the United States shall accept, claim, receive or retain, any title of nobility or honour, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument [compensation] of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.”

Originally written in 1810, much debate has ensued on whether this amendment was ratified or not. Most constitutional scholars say yes, and point to the senate’s journal for proof of its ratification. Of course, after reading this amendment, who would say no? The answer is... the corporation that is running the show, whose loyalties and oaths lay with the Crown and Queen of England, and not with the people under the United States Constitution. The 13th amendment of the CONSTITUTION OF THE UNITED STATES is the “abolition of slavery” amendment. But remember, this is not the real Constitution for the United States, which serves

the Republic of America and by which all sovereign individuals who live in God-given freedom adhere to.

I guess it's up to you to decide which one of these to follow. And in making the choice to be free, there is only one choice!

For more opinion and fact on the 13th amendment, including a list of politicians and other prominent figures who have taken titles of nobility to the Queen and other countries (including: George Herbert Walker Bush, Ronald Reagan, Generals Colin Powel and Norman Schwarzkopf, Alan Greenspan, Rudi Giuliani, and many, many more...).

On a different note, I'd like to give you another reason to consider so you can declare your sovereignty. But to really understand, we must go back to the subject of money again...

How is money created?

Movies like Zeitgeist are great tools for waking up people to the realities of the monetary system and its ownership by the private central banks that make up the Federal Reserve. The Fractional Reserve System indeed allows the banks to create money out of thin air. But this is only part of reality. For the way money is really created is quite astounding, and guaranteed to tick off a lot of honest taxpaying people!

Here we go... Do you own a home? A car? Do you have a credit card or a student loan? At age 81, being a retired pastor, I rent; and since I do not drive a car, this information was not relevant to me personally. The same for credit cards as well, but I do have student loans, for which the Department of Education garnishes my monthly Social Security check. When I began receiving monthly Social Security payments, by law, I can only receive \$750 a month. The rest of my monthly Social Security check is retained to pay interest and/or principal on my student loans. This is where this information becomes beneficial to know if you have student loans.

All of these different types of debt began with you filling out a promissory note (a contract). When this is submitted to the bank, and after an "approval process", you receive that money by signing this contract. And the bank tells you quite dishonestly that you owe them a debt for that amount of money, and gives you permission to amortize the payment of that loan over a set amount of time, usually 30 years for a mortgage. But, they also charge you interest for this convenient "service". That means that by the end of those 30 years you'll probably have paid double if not triple what the actual loan amount was at the signing of the original contract (promissory note).

But there is one thing that the bank is not telling you. One very, very big piece of the puzzle... Are you ready?

A few years ago I remember hearing about a campaign to protect people from foreclosure by these banks and mortgage companies called "*Show Me The Note!*" At the time, I

did not understand the significance of this simple but effective and protective statement. Now I do...

"Show Me The Note" is quite a valid request. It simply means that you are requesting the original contract (promissory note) that was signed by yourself and the foreclosing bank when the money was created and given to you to buy your home.

But you see... the bank cannot ever produce this note. And here's why this is the case... The bank sells your note (promissory note or deed) to the Federal Reserve the minute you sign it, and the Fed then gives that bank the amount that it then "loans" to you. Therefore, the bank is at a balance of \$0.00 dollars at the point of inception and payment for your loan. Remember, this is how money is "created" according to the Federal Reserve banking rules and regulations.

The problem that these banks have is that they no longer hold the note (title) to your home, because they have already sold it at face value to the Federal Reserve. And in order for a creditor (the bank) to make a claim against the debtor (you), they must in a court of "law" show proof of their claim to collect your supposed debt to them. However, the only proof of their claim for the foreclosure of your home is in fact that original note (promise to pay, promissory note) that you signed, which created the money that enabled the bank to give you that loan in the first place – money out of thin air!

Remember, money is created only when you or I sign a contract to get "credit". It is the very fact that all of this information is not disclosed to us that makes this contract null and void. It is government fraud. Full disclosure must accompany any contract lest it be invalid and unlawful.

Your loan contract was sold to the Federal Reserve (a private corporate central bank) by the bank or mortgage company with whom you signed your contract. It's gone... vanished... paid off! The Federal Reserve then bundles those deeds (contracts) and sells them as securities and bonds, to countries like Saudi Arabia, India, China, Russia, Japan, and whoever else will buy them. So in essence, China may already own the title to your home, or at least it thinks it does...

And this is why the bank has no lawful grounds to foreclose on you. They do not hold a lawful lean on your home. You owe nothing to anybody! You created that money legally through the bank and Federal Reserve by accessing your trust account assigned to you by the UNITED STATES when they took your freedom and liberty and put your wealth and property at risk starting on the day you were born (birthed).

The principle and interest you pay to the bank is pure profit for the next 30 years, because you signed a contract saying that you would pay that amount with your home and land as collateral. But for a contract to be lawful there must be full disclosure of these little facts. Since this was obviously not disclosed to you, all of these mortgage and other contracts are null and void. The bank has no contract, no proof of claim against your debt, and no rights to force you to pay them anything.

If this sounds like a cop-out from paying your bills, remember that the bank never risked anything, and they never gave you a penny of their own money. You did a favor to the banking system by creating new money. You created commerce. Nothing more...

And you are entitled to this money (worthless paper used for commerce) as an indentured citizen of the UNITED STATES who is used as collateral and assigned this value at birth.

And remember... due to the Fractional Reserve Banking System created by the Federal Reserve, the Fed creates 40 times the amount of your "loan" for its use, again making money out of thin air.

I hope that you are beginning to understand that this is another of the biggest scams in the history of scams, and that all bank loans, from credit cards to student loans to mortgages work in this same exact way, secured or unsecured. Again, this is how money is created into the economy, per the rules of the Federal Reserve Bank, the private corporation unaffiliated with our government or our nation, who control our monetary policy and can destroy the value of the dollar at any time they choose.

Do you really feel guilty about reclaiming your piece of the pie?

The only way to truly benefit from this freedom is by declaring your individual God-given rights of sovereignty through a UCC (Universal Commercial Code) filing. You must offset your debt lawfully as afforded you. You must become a Secured Party Creditor.

I cringe when I hear people say they aren't going to fight the system and instead are going to give up their house. They feel hopeless. They feel like they can't win... But the truth is that there was never anything to lose! The bank has no claim!

But, I understand. Most will not buck the system simply because they do not understand the system and how the Constitution for the United States was set up to ensure this type of unlawful action. For example, bank foreclosure can never be done to us. It took me a very long time to comprehend all of this. This is how freedom works, and **it only works if you claim it.**

It would have been virtually impossible to learn about what a "STRAW MAN" is and just how the Federal Reserve has created a 'Shadow You' and uses this legal corporate person to rob you blind.

This is what the forbidden knowledge is about... I guess it all boils down to this... What is an education? If an education is defined as simply four years of partying and getting drunk in a frat house while barely passing the exams of one of the most sub-standard collegial educational systems in the first world (I believe we are 39th on the list) of which most of the information taught is to train us on how to follow these rules instead of knowing and learning the actual laws. If your level of education is defined by the amount of money paid in order to receive a less than prestigious diploma stating grade level and accomplishment then you are a college educated victim! I've learned more as a self-educated Internet researcher than all my

years of formal education to the point that normal conversations with doctorate level graduates equate to a conversation with a child who still believes in the Tooth Fairy, Santa Claus, and the Easter Bunny... simply because that is what they are taught in the corporate indoctrination centers that we call schools. Rational thought, self-awareness, and sovereignty is not taught in school. And Law is not the prevailing wisdom in law school.

When you realize that everything you see in the movies, television, and on the news is specifically designed to uphold the illusionary state of unconsciousness that most of us live in regarding our debt slavery, that's the point where normal conversation as defined by the media driven society becomes unbearable.

The friends I have made are necessarily informed or at least curious, somewhat awake, and want to learn what I have already learned or want to teach what I am seeking to learn. When you do meet these people, you develop a friendship and a trust that is unknown to most; kinship through shared plight.

And to anyone reading this, I have only this to say. I may not know you. You may think that no one really knows you. But I hope that you haven't reached the point in your life where you've given up, where you've lost all hope, where learning was something you did as a teenager, and where happiness equates to blissful ignorance. I hope that you won't let these corporate monsters force you to be a victim of this. I hope this reaches you with the spirit it was intended, and I wish for you the best in whatever you do.

A sheep you are not... for you have read this far! If you would like to learn more about the information I have shared with you here, I would suggest that you seek out this man: Tim Turner. His seminar can be found in the following links, and I would highly recommend that you listen to these and take notes, as if you were in school again. Mr. Turner is a righteous man who practices everything he preaches. This seminar is both enlightening and empowering in its revelations. It's long, and will take you time to comprehend the power of his message. But it is well worth your time. No amount of money can pay for the knowledge that this man presents here. If you can go to one of his seminars, he will provide all the necessary forms and walk you through the paperwork to claim your sovereignty...

I am in no way affiliated with Tim Turner. In fact, there are perhaps a half-dozen others just like Tim Turner out there exposing this huge national scam. I give you this as a gift that was given to me. This man and many like him want you to know this information, and asks that you pass this gift on to someone else.

There is a caveat to all that I have just shared and that this: in this country there is no statute of limitations when it comes to fraud. The entire issue of the "Straw Man" ALL CAPS is a fraud that has been perpetrated upon its citizens since 1933.

Native Americans had their own vision of The Trust. In their view it was simple and obvious.

1. The Trust is SACRED and belongs equally to all people.

2. The Trust requires our GRATITUDE. We cannot take without giving.
3. The Trust requires CARE TAKING. This generation cannot destroy what is owed to the next.

It is every adult's duty to hand over the Trust in the same or better condition than he received it. Anyone who wastes resources or pollutes the world is viewed like a two year-old with a hammer – too ignorant to know better, dangerous, and needing guidance and discipline. The Europeans conquered by force and by guile, but they lost the moral debate forever.

The French and Indian War aka The Thirty Years War

We can't call it the Thirty Years War in America because that would admit the "French and Indian War" was an extension of the Thirty Years War in Europe, which would admit that it was all Britain and France's fault that such a war existed.

That in turn would show that the Colonials were innocent Third Parties drawn into a British war-for-profit scheme, from which we did not profit and for which we were handed the bill.

This is a recurrent theme Britain starts a war with some other party, Americans fight for the British, and then, America gets handed the bill for it.

What did the Colonials get out of the American Revolution?

- We got absolute control of the land jurisdiction.
- Every American has more civil authority on the land than the entire federal government.

What did King George get out of the American Revolution?

- King George got permanent control of American international commerce and shipping via control of the jurisdiction of the sea.
- King George got tribute in the form of minerals – gold, silver, copper.
- King George got no further obligation to the Native aboriginal people to stop all westward colonization.
- King George no longer was obligated to send support, men, or supplies to the colonies anymore.
- The Colonists became heavily in debt to King George and obligated to pay for funding both sides of the conflict.
- All British commercial interests remained intact. They received a set percentage in return for their investments in the Colonies.

So as a result of the American Revolution, the American colonists got control of the land jurisdiction. But the Brits retained control of the “High Seas and Navigable Inland Waterways.” This is not taught in the American History textbooks and so is largely unknown by the American citizenry. This becomes convoluted for most people, and most of us are overwhelmed by “legaleze” language. This becomes an advantage to those in any form of government. I have been studying this scam about our “STRAW MAN” for a decade. Although it all seemed to make sense, I wondered why it has been as powerful and intimidating to maintain control over society. The “STRAW MAN” issue sparked my interest and I read whatever I could get my hands on dealing with this subject. I recommend the web site: <https://www.nationallibertyalliance.org/> for anyone interested in this scam. They publish three little books:

- *'The UCC Connection: How to Free Yourself From Legal Tyranny'*
- *'Meet Your Strawman: And Whatever You Want to Know'*
- *'Common Law Handbook: For Juror's, Sheriff's, Bailiff's, and Justice's'*

Each of these above three titles sells for \$5.50 at Amazon.com. They are foundational reading for anyone interested in the larger issue of our freedoms. As it stands today, we are “enemies of the state” based upon the actions of President Franklin D. Roosevelt. Here is Roosevelt’s declaration:

FDR makes US Citizens the Enemy March 6, 1933



The Act of October 6, 1917 - The Trading With the Enemy Act. Congress amended the definition of the enemy to include the American people on March 9th, 1933. Thereby making our status as the enemy no different than the German's during WWI. As you read the Proclamations below, you will see the reference to the Act of October 6, 1917 as amended. Now you know what part of the act was amended.

Proclamation 2039 - Declaring Bank Holiday

March 6, 1933

By the President of the United States of America

A Proclamation

Whereas there have been heavy and unwarranted withdrawals of gold and currency from our banking institutions for the purpose of hoarding; and

Whereas continuous and increasingly extensive speculative activity abroad in foreign exchange has resulted in severe drains on the Nation's stocks of gold; and

Whereas those conditions have created a national emergency; and

Whereas it is in the best interests of all bank depositors that a period of respite be provided with a view to preventing further hoarding of coin, bullion or currency or speculation in foreign exchange and permitting the application of appropriate measures to protect the interests of our people; and

Whereas it is provided in Section 5 (b) of the Act of October 6, 1917 (40 Stat. L. 411), as amended, "That the President may investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions in foreign exchange and the export, hoarding, melting, or earmarking's of gold or silver coin or bullion or currency . . ."; and

Whereas it is provided in Section 16 of the said Act "That whoever shall willfully violate any of the provisions of this Act or of any license, rule, or regulation issued thereunder, and whoever shall willfully violate, neglect, or refuse to comply with any order of the President issued in compliance with the provisions of this Act, shall, upon conviction, be fined not more than \$10,000, or, if a natural person, imprisoned for not more than ten years, or both . . .";

Now, Therefore I, Franklin D. Roosevelt, President of the United States of America, in view of such national emergency and by virtue of the authority vested in me by said Act and in order to prevent the export, hoarding, or earmarking of gold or silver coin or bullion or currency, do hereby proclaim, order, direct and declare that from Monday, the Sixth day of March, to Thursday, the Ninth day of March, Nineteen Hundred and Thirty-three, both dates inclusive, there shall be maintained and observed by all banking institutions and all branches thereof located in the United States of America, including the territories and insular possessions, a bank holiday, and that during said period all banking transactions shall be suspended. During such holiday, excepting as hereinafter provided, no such banking institution or branch shall pay out, export, earmark, or permit the withdrawal or transfer in any manner or by any device whatsoever, of any gold or silver coin or bullion or currency or take any other action which might facilitate the hoarding thereof; nor shall any such banking institution or branch pay out deposits, make loans or discounts, deal in foreign exchange, transfer credits from the United States to any place abroad, or transact any other banking business whatsoever.

During such holiday, the Secretary of the Treasury, with the approval of the President and under such regulations as he may prescribe, is authorized and empowered (a) to permit any or all of such banking institutions to perform any or all of the usual banking functions, (b) to direct, require or permit the issuance of clearing house certificates or other evidences of claims against assets of banking institutions, and (c) to authorize and direct the creation in such banking institutions of special trust accounts for the receipt of new deposits which shall be subject to withdrawal on demand without any restriction or limitation and shall be kept

separately in cash or on deposit in Federal Reserve Banks or invested in obligations of the United States.

As used in this order the term "banking institutions" shall include all Federal Reserve Banks, national banking associations, banks, trust companies, savings banks, building and loan associations, credit unions, or other corporations, partnerships, associations or persons, engaged in the business of receiving deposits, making loans, discounting business paper, or transacting any other form of banking business.



FRANKLIN D. ROOSEVELT

Proclamation 2040 - Bank Holiday

March 9, 1933

By the President of the United States of America

A Proclamation

Whereas, on March 6, 1933, I, Franklin D. Roosevelt, President of the United States of America, by Proclamation declared the existence of a national emergency and proclaimed a bank holiday extending from Monday the 6th day of March to Thursday the 9th day of March, 1933, both dates inclusive, in order to prevent the export, hoarding or earmarking of gold or silver coin, or bullion or currency, or speculation in foreign exchange; and

Whereas, under the Act of March 9, 1933, all Proclamations heretofore or hereafter issued by the President pursuant to the authority conferred by section 5 (b) of the Act of October 6, 1917, as amended, are approved and confirmed; and

Whereas, said national emergency still continues, and it is necessary to take further measures extending beyond March 9, 1933, in order to accomplish such purposes:

Now, Therefore, I, Franklin D. Roosevelt, President of the United States of America, in view of such continuing national emergency and by virtue of the authority vested in me by Section 5 (b) of the Act of October 6, 1917 (40 Stat. L. 411), as amended by the Act of March 9, 1933, do hereby proclaim, order, direct and declare that all the terms and provisions of said Proclamation of March 6, 1933, and the regulations and orders issued thereunder are hereby continued in full force and effect until further proclamation by the President.

In Witness Whereof, I have hereunto set my hand and have caused the seal of the United States to be affixed.

Done in the District of Columbia, this 9th day of March, in the Year of our Lord One Thousand Nine Hundred and Thirty three, and of the Independence of the United States the One Hundredth and Fifty-seventh.

FRANKLIN D. ROOSEVELT

By the President:
CORDELL HULL
Secretary of State

If that term “Straw Man” bothers you, it should because of how the American Civil War led to the incorporation of everything, including you, your children, etc. I’ve tried to keep this as easy to read as possible. Ever since I first became aware of the “Straw Man” issue, I wish that I had taken the time to pursue a Law degree when I was younger, and as such would have been more knowledgeable and able to educate others about all of this.

The Jurisdictions were split – This created the need to set up two separate national trusts; and created two separate nations with two different kinds of citizens all living under one roof right from the start.

Who You Are / Who They Are / or What They Are American State Citizens – Land Jurisdiction

- All living people
- All have Natural and Unalienable Rights
- All have beneficial interest in the land and its resources
- All are guaranteed a limited Republic-style of government
- All are protected by natural trust indentures, international treaties, and commercial agreements
- All have more civil authority on the land than the entire federal government
- Have been at peace since 1865
- Inhabit the land of their states – for example, the State of Ohio is inhabited by Ohioans
- Fly the Civil Flag of The United States of America Manor – Vertical stripes and non-Gold Fringe

United State Citizen – Sea Jurisdiction

- Can be living people born in “federal enclaves” or corporations
- Have only “civil rights” which are privileges granted by Congress
- Accept any kind of government including oligarchy and legislative democracy
- Regard The Constitution for the United States of America as an “Equity Contract” only
- No civil authority on the land
- Have been at constant war since 1860
- Merely “reside” on the land of the American States
- Fly the Stars & Stripes War Flag of the United States

**As of 1868, another class of “US Citizen” was added
UNITED STATES CITIZEN – U.S. CORPORATE CITIZEN – DEBT SLAVE**

These “citizens” are Debt Slaves, have no rights, no legal standing, and are enslaved by perpetual debt.

From the Beginning

From the very beginning of the American story, there were three kinds of “United States” – **1)** the land jurisdiction of the Several States; **2)** the sea jurisdiction operated by the United States of America; **3)** the business organization doing business as the “United States” charged with supplying the nineteen governmental services the federal government is supposed to supply the States.

It should not surprise us, then, that there have always been three kinds of citizenship.

The land jurisdiction allows only one kind of citizenship: State Citizenship.

The sea jurisdiction known as “federal jurisdiction” allows Dual Citizenship: “A person may be a citizen of the United States (US Citizen) and of a State, and as such have different rights.” U.S. v. Cruikshank, 92 U.S.542, 23 L.Ed. 488, (1875). From the Federal viewpoint, most people have always been considered dual citizens – subject to the land while on the land, subject to the sea while on the sea.

“Negro Citizenship”

In 1868, a third kind of Corporate Citizenship came into play with the publication of the new Corporate Constitution of the United States of America, incorporated – the business entity charged with providing governmental services under contract with the States.

The given reason for this new form of citizenship was the need to give recently freed Negroes a form of citizenship without trying to force the Several States to enact law giving them full rights as State Citizens. It was also a ploy by the new federal corporation to lay claim to the labor and property assets of the “freed” slaves for use as collateral backing the federal corporation’s debts.

Hale v. Henkel Tells All

A landmark case regarding citizenship in general was decided in Hale v. Henkel, 201 U.S. 43. 74 (1906):

“The individual (State Citizen) may stand upon his constitutional rights as a Citizen. He is entitled to carry on his private business in his own way: His power to contract is unlimited. He owes no duty to the State or to his neighbor to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no such duty to the State, since he receives nothing there from beyond the protection of his life and property. His rights are such as existed by the law of the land long antecedent to the organization of the State, and can only be taken from him by (civil) due process of law, and in accordance with the Constitution.

Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of law. He owes nothing to the public so long as he does not trespass upon their rights.”

The court further declared in *Hale v. Henkel*, supra, 74-75 regarding U.S. Citizens which includes all “Corporate Citizens” – “Upon the other hand, the corporation is a creature of the State. It is presumed to be incorporated for the benefit of the public. It receives certain special privileges and franchises, and holds them subject to the laws of the State and the limitations of its charter. Its powers are limited by law. It can make no contract not authorized by its charter. Its rights to act as a corporation are only preserved to it as long as it obeys the laws of its creation. There is a reserved right in the legislature to investigate its contracts and find out whether it has exceeded its powers.

It would be a strange anomaly to hold that a State, having chartered a corporation to make use of certain franchises, could not in the exercise of its sovereignty inquire how these franchises had been employed, and whether they had been abused, and demand the production of the corporate books and papers for that purpose.”

The private civilian State Citizen has vastly different status than any Federal United States Citizen, especially Corporate Citizens.

In 1892 the international banksters first announced their plans to wage war against the U.S. population in their Banker’s Manifesto of 1892.

However We the People weren’t officially made ‘enemies of the state’ until 1933 when Roosevelt, with the help of Congress, decided to steal the people’s gold on behalf of the Federal Reserve (international banksters). Roosevelt needed a ‘state of emergency’ to pull it off. This is how the Federal Reserve Banksters Stole our Gold

Excerpt:

By this Statute, everyone was required to turn in their gold. Failure to do so would constitute a violation of this provision, such violation to be punishable by a fine of not more than \$10,000.00 and imprisonment for not more than ten years. It was a seizure. Whose property may be seized without due process of law under the “Trading With the Enemy Act?” Who are the enemies? Whose gold was seized? Ours — the gold of the people of the united States. Are you seeing the fraud here now? Who did they make the ‘enemy’? We the People!

In 1954, at their first meeting at the Bilderberg Hotel, the global ‘elite’ (the scum of the earth) agreed to a cooperative agenda for taking control of the U.S. population. The US Military described this program in detail in a Technical Manual dated May, 1979 called “*Silent Weapons for Quiet Wars*.” This plan was a result of the joint efforts of Rockefeller, Harvard and the U.S. Air Force.

It is patently impossible to discuss social engineering or the automation of a society, i.e., the engineering of social automation systems (silent weapons) on a national or worldwide scale without implying extensive objectives of social control and destruction of human life, i.e., slavery and genocide.

This manual is in itself an analog declaration of intent. Such a writing must be secured from public scrutiny. Otherwise, it might be recognized as a technically formal declaration of domestic war. Furthermore, whenever any person or group of persons in a position of great power and without full knowledge and consent of the public, uses such knowledge and methodologies for economic conquest – it must be understood that a state of domestic warfare exists between said person or group of persons and the public.

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The original purpose of Operations Research was to study the strategic and tactical problems of air and land defense with the objective of effective use of limited military resources against foreign enemies (i.e., logistics).

It was soon recognized by those in positions of power that the same methods might be useful for totally controlling a society.

With these three inventions under their direction, those in positions of power strongly suspected that it was possible for them to control the whole world with the push of a button.

Immediately, the Rockefeller Foundation got in on the ground floor by making a four-year grant to Harvard College, funding the Harvard Economic Research Project for the study of the structure of the American Economy. One year later, in 1949, The United States Air Force joined in.

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War is therefore the balancing of the system by killing the true creditors [We the People] (the public which we have taught to exchange true value for inflated currency) and falling back on whatever is left of the resources of nature and regeneration of those resources.

Then in 1976 Congress decided to ‘modify’ the national state of emergency, but continued to classify the American people as the ‘enemy’. The American people are technically considered to be Enemies of the State.

Excerpts:

On September 14, 1976 Congress passed H.R. 3884, the National Emergencies Act (50 USC 1601), Public Law 94-412, to terminate the broad powers previously granted to the President. Exempted from the law were any and all actions taken before the bill became law; or, any fines, assessments or penalties due the government from those actions.

However, what Congress erased with one hand, it rewrote with the other. The only thing permanently taken from the President was autonomy. Section 201. (a) granted virtually the same powers to the Congress, which must now authorize the President to declare states of national emergencies that he could formerly do without their consent.

This sleight of hand was important to Congress because it allows Congress, through a concurrent resolution, to terminate any state of emergency declared by the President. Retained, almost in its entirety, was the infamous Section 5 (b) which classified the citizens of the United States as enemies of their government. The “Trading With the Enemy Act” has now been duly codified, and is a **permanent part of the U.S. Federal Code**. And the American people have permanently been classified as enemies of their federal government.

In 1977 the war against “We the People” ramped up when Congress gave the Dept. of Defense the following ‘authorization’:

The Secretary of Defense [may] **conduct tests and experiments involving the use of chemical and biological [warfare] agents on civilian populations [within the United States].**” -SOURCE- Public Law 95-79, Title VIII, Sec. 808, July 30, 1977, 91 Stat. 334. In U.S. Statutes-at-Large, Vol. 91, page 334, you will find Public Law 95-79. Public Law 97-375, title II, Sec. 203(a)(1), Dec. 21, 1982, 96 Stat. 1882. In U.S. Statutes-at-Large, Vol. 96, page 1882, you will find Public Law 97-375.

Now add these assaults to the list: government created lab viruses, toxic vaccines, depleted uranium ammunition, fluoridated water, aspartame, GMO food and mercury fillings . . . and you simply cannot deny that the war against We the People by the de facto federal government is very real and is still raging on.

We obviously have a de facto government that has been robbing, enslaving, and . . . murdering the population of this country for a very long time. They made us their enemy during the fraudulent ‘state of emergency’ in 1933 and have used their wars and their national emergencies (like 911) to keep the people in that status ever since.

The lesson to be learned from this tragic state of affairs: never trust anyone who has stolen all of your gold. Because, unless they are exposed and apprehended, they will do anything to cover their tracks and avoid being held accountable. And once they gain power, they do not willingly relinquish it. They then become your enemy (in every sense of the word) as the people who live near the Gulf of Mexico are tragically discovering.

While “We the People” did not start (or even know about) the war being waged against us, it is important we wake up and recognize it is ongoing. It is imperative that we start acting in our own best interests:

- 1) Accept that the bankster/elites took over control of the media since just before WWI and that it has been a mind control/propaganda machine ever since.
- 2) Never forget who has been classified as the ‘enemy’ and completely let go of the fantasy that the de facto government acts in your best interests

- 3) **Never ever permit the implantation of one of their RFID chips** – repeat – Never ever permit the implantation of one of their RFID chips
- 4) Stop complying with the all of the insane rules and regulations that were written for the ‘enemies of the state’
- 5) Ignore Washington, District of Criminals and focus your efforts locally. Educate yourself on ‘Going Local’ and get involved locally. Stop watching the relentless news about international and national issues and focus on your own back yard.
- 6) Start extracting our states and ourselves from the banksters relentless Web of Debt and continuous War on Terror (See The Truth About Terrorism). Considering the federal government has made us their ‘enemy’, the idea of nullification and even succession should not be considered treasonous, but strategies of self-defense.

Our very survival depends on our success!

I know all of this is so astonishing to the man on the street. With the arrival of the Internet in the mid-1980, God has enabled us to discover the Truth, how government has enslaved us as “Debt Slaves” and “Enemies of the State.” There is so much more to this legal swindle and so for now I will pause here, picking up in Part 6.

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