

By; *Thomas* Bradford: Schaults  
c/o 1505 King Charles drive  
Pittsburgh, Pennsylvania nation  
Non domestic near [15237]  
Presented as a Private Attorney General

united States of America, republics EX REL,  
BENEFICIARY WITH APPROVAL ON BEHALF  
OF THE REAL PARTY IN INTEREST, V.K.

Durham, Durham International Ltd; Holding Trust is  
the SUPERIOR, DULY CONSTITUTED,  
OUTSTANDING SOVEREIGN CREDITOR, WITH  
A VESTED INTEREST AS BENEFICIARY, SINCE  
MAY 1, 1875 OF THE United States of America  
REPUBLICS, AND ALL DEBTOR NATIONS.

vs.

UNITED STATES OF AMERICA, US/UK FEDERAL  
RESERVE BANKING SYSTEM, THE NATION OF  
PERU AND ALL DEBTOR NATIONS,  
INTERNATIONAL MONETARY FUND (I.M.F.)  
A/K/A THE FUND, ALL FEDERAL BUREAUS AND  
INSTRUMENTALITIES, THEIR PRINCIPAL,  
Elizabeth Windsor II, dba QUEEN ELIZABETH, dba  
UNITED STATES OF AMERICA, AS ARCH  
TREASURER FOR THE VATICAN, DBA AS ALL  
UNITED STATES CORPORATE DOMESTIC AND  
FOREIGN ENEMIES, Jane and John Doe Agents 1-  
10,000,000, XYZ Corporations 1-10,000,000, and Red  
and Blue LLC's 1-10,000,000, AND ANY AND ALL  
AGENTS, DESIGNEES, NOMINEES, ASSIGNEES,  
OPERATIVES, COMPANIES, CORPORATIONS, ET  
ALII (COMMON LAW AND OTHER) PAST AND  
PRESENT, KNOWN AND YET TO BE KNOWN

**A CONTRACTED PRIVILEGED DEBT (Constitution for the united States Article VI cl. 1-3, <http://www.house.gov/house/Constitution/Constitution.html>; TIAS 12087; Public Law 89-497, 1 USC 113; pursuant to Geneva Accord of 1962, Peru re-validated 1989)**

**JURISDICTION – Original Jurisdiction, collection of a privileged debt**

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JURISDICTION – Original Jurisdiction, collection of a privileged debt Therefore, Claimants NOTICES the entire world that the jurisdiction of the District Court to the Federal Circuit to the Confederation, AND, the Court of International Trade\* [see directly below] is hereby, when necessary at Claimants s' discretion, invoked to utilize its granted powers, and intercede on behalf of Claimants (see John N. Perry vs. The United States 294 US 330) in an effort to prevent any "malicious vexation by legal process," or "cloak to disguise a collateral undertaking" in U.S. funds and to obtain cognizance by the United states (founded under Act of February 21, 1871) and all of its sub-entities and agents, and bring equity to fruition, by issuance of directives and other interlocking dictates through ledger entries and computer generated accounts communication, in the administrators of agencies remedial duty to this sovereign Man and to obtain restitution of personal liberty, children, land, funds, property and assets confiscated, or withheld from ready access to Claimants , by the United states or its sub-entities or agents; and, should it be deemed appropriate, Claimants reserves the Right to utilize any other resources, like the one referenced directly below;

The principal statutory provisions pertaining to the United states Court of International Trade are contained in the following sections of Title 28 of the United states Code: Organization, sections 251 to 258; Jurisdiction, sections 1581 to 1585; and Procedures, sections 2631 to 2647.

When the clerk concludes that exigencies so require, he may permit a pleading or paper to be filed by facsimile transmission or similar process.

Service by such process may be made with the consent of the party to be served.

Certified or registered mail, return receipt requested, must be used, as prescribed in Rule 5(e), when an action is commenced by the filing of a summons only, or the concurrent filing of a summons and complaint, and the filing is made by mail.

**COLLECTION OF Duly Contracted DEBT Authorized by the Peruvian Legislature invocation of the Peruvian Constitution of 1862 for the Constitutional Authority to enter into the One Time Only Bonus 3392 Commodity Contract Sold in New York, New York, May 1, 1875, Re-certified by Peru August 21, 1989 <http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage3.html> owned by Doña Vina (Kathryn) Durham, Held In Durham (Intl. Ltd;) Holding Trust, Tias 12087.**

TITLE INSTRUMENTS:

<http://www.theantechamber.net/Vk2009/DocumentationValidation.htm>

Equity Holder of this Debt assumed by the United States pursuant to the Corollary to the Monroe Doctrine assumed by Invocation of the Constitution for the united States U.S. House and Senate 1906. Subsequent "Assumption" suffered Contractual Interference 1907 and again in 1913 when Latin American Debt remained 'unpaid' and again December 24, 1919 when the U.S. Foreign Federal Reserve "Was not prepared, nor willing to pay the Latin American Debt."

The Federal Reserve Banking System became the First Mortgage Holder in the subsequent Bankruptcy of the United States.. thus putting the American Bond Holder of the Peruvian/Latin American Contracted Debt into a SECOND MORTGAGE position.

The Federal Reserve "First Mortgage" is believed to have expired thereby in accordance to the Law of the Land Real Property Act, allows the SECOND MORTGAGE HOLDER the FIRST MORTGAGE POSITION as the Duly Constituted, Outstanding, Primary Creditor of the United States of America and subsequent borrowers of "Treasury Trust Monies of We, the People" without the knowledge or authorization of said SECOND MORTGAGE HOLDER.

SECOND MORTGAGE HOLDER PLEADS "EQUITY"

THE FIRST RULE OF EQUITY: EQUITY CLEAN HANDS DOCTRINE!

Creditor, Durham (Intl. Ltd;) Holding Trust pleads for payment in full of said outstanding debt being due per Grandfathered Contract: American Gold Dollars, Gold, Gold Coin, Gold Bullion and/or Coin of the Realm calculated at the Second London Fix this date of September 9, 2010 bringing calculations forward from the Central Intelligence Calculations August 1989 calculated from the Contract date of May 1, 1875 to May 1, 1990 in the amount of \_206,858,581,465,280,000,000.00 due per contract.

Pursuant to Article 1 Section 10, Constitution for/of the united States: Individual states are "not allowed to make any things but gold and silver coin a tender in payment of debts." The Constitution also stated: "Congress has the power to COIN money and regulate the value thereof."

It has been established in fact that, "All that government does and provides legitimately is in pursuit of its duty to provide protection for the private rights (Wynnhammer v People, 13 NY 378) which duty is a debt owed to its Creator, We the American People, and the un-enfranchised individual; which debt and duty is never extinguished nor discharged, and is perpetual.

I BELIEVE YOU SHOULD CONSIDER THIS ONE..

### Constitutional Question “Equity”

Equity is held pursuant to 28 U.S.C. Rule 901. Subdivision (b). The treatment of authentication and identification draws largely upon the experience embodied in common law and statutes, to further illustrative application of general principle set forth in subdivision (a)

Subdivision (a) Authentication and identification represent a special aspect of Relevancy.

28 U.S.C. Rule 902. Self Authentication.

(3) Foreign public documents.

Internationally recognized Sovereign Seal of Peru

<http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage3.html>

### Documents Recorded of Public Record

<http://www.theantechamber.net/Vk2009/DocumentationValidation.htm>

COLLECTION OF Duly Contracted DEBT Authorized by the Peruvian Legislature invocation of the Peruvian Constitution of 1862 for the Constitutional

### Authority to enter into the One Time Only Bonus 3392 Commodity Contract

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<http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage3.html> owned by (Dona) Vina Kathryn Durham, Held In Durham (Intl. Ltd;) Holding Trust, Tias 12087.

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Equity Holder of this Debt Retains All Rights Under Repealed Statutes As Though they Had Never Been Repealed [1 U.S.C. SEC. 111] assumed by the United States pursuant to the Corollary To the Monroe Doctrine assumed by Invocation of the Constitution for the united States U.S. House and Senate 1906.

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It has been established in fact that, "All that government does and provides legitimately is in pursuit of its duty to provide protection for the private rights (Wynnhammer v People, 13 NY 378) which duty is a debt owed to its Creator, We the American People, and the un-enfranchised."

### NOTE BY THE DEPARTMENT OF STATE

Pursuant to Public Law 89-497, approved July 8, 1966 (80 Stat. 271; 1 U.S.C. 113)

" . . . the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence . . . of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof."

<http://www.dprkstudies.org/documents/1966-1991%20-%20US-ROK%20SOFA.pdf>

**Claim of Jurisdiction (as a category of Venue)**

**a. In Private Matters, there exists no jurisdiction over these Sovereign Men, or women as made more pronounced elsewhere within this documentation.**

**b. In Public Matters, Jurisdiction is inseparable from Law and Law is inseparable from Lawful Money and Lawful Money is ONLY gold and silver** (or, paper certificates redeemable in gold or silver). [UCC 8-110 confirms under “Code” the persons right to choose the law form in their own corporate or nation/state jurisdiction (private trust, etc). 8-111: Upholds our right to create our own corporate or state laws pertaining to what does and does not apply to registrations and certificates (trust indenture)].

(i). Claimants have found NO remedy, relief, or recourse through communication directly to all Parties of de facto governmental agencies; and,

(ii). The United states Court of Federal Claims shall have jurisdiction to render judgment upon any claim against the United states founded either upon the Constitution, Treaties, or any Act of Congress or any regulation of an executive department, or upon any express or implied contract with the United states, or for liquidated or un-liquidated damages in cases not sounding in tort including any dispute concerning termination of a contract, transfer or assignment of Trust(s), rights in tangible or intangible property and other issues. If Remedy, Satisfaction, and Accord are not realized by Claimant/Claimants, necessity dictates removal and invocation of issues into court of competent jurisdiction; nothing herein shall be construed to give the United states Court of Federal Claims jurisdiction of any civil action within the exclusive jurisdiction of the Court of International Trade pursuant to original jurisdiction; A contracted privileged debt

(iii). *Therefore*, Claimants NOTICES the entire world that the jurisdiction of the District Court to the Federal Circuit to the Confederation, AND, the Court of International Trade\* [see directly below] is hereby, when necessary at Claimants s’ discretion, invoked to utilize its granted powers, and intercede on behalf of Claimants (see John N. Perry vs. The United States 294 US 330) in an effort to prevent any "malicious vexation by legal process," or "cloak to disguise a collateral undertaking" in U.S. funds and to obtain cognizance by the United states (founded under Act of February 21, 1871) and all of its sub-entities and agents, and bring equity to fruition, by issuance of directives and other interlocking dictates through ledger entries and computer generated accounts communication, in the

administrators of agencies remedial duty to this sovereign Man and to obtain restitution of personal liberty, children, land, funds, property and assets confiscated, or withheld from ready access to Claimants , by the United states or its sub-entities or agents; and, should it be deemed appropriate, Claimants reserves the Right to utilize any other resources, like the one referenced directly below;

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Demand is made to stipulate to the definition and clarification of the United States of America, since a minimum of three such definitions exists.

## **HISTORY**

THE CURRENT US CORPORATION HAD ITS ROOTS, of (1871) or started with:

Gettysburg Address in 1864, and the Incorporation of District of Columbia by [(Presidential, martial law, military dictator)] Legislative Act of February 21, 1871, under the Emergency War Powers Act and the Reconstruction Acts. Then reorganized June 11, 1878 --16 Stat. 419 Chapter 62

a " Corporation" with a legislature was established, with all the apparatus of a distinct government created (Incorporated) by (Presidential) Legislative Act, February 21, 1871 Forty-first Congress, Session III, Chapter 62, page 419:

On June 20, 1874, the President with advice of Senate abolished and replaced the 1871 government with a commission consisting of three persons. 18 Stat. at L. 116, chap. 337

A subsequent act approved June 11, 1878 (20 Stat. at L. 102, chap. 180) was enacted stating that the District of Columbia should 'remain and continue a municipal corporation,' as provided in 2 of the Revised Statutes relating to said District (brought forward from the act of 1871)

DISTRICT OF COLUMBIA v. CAMDEN IRON WORKS,

181 U.S. 453 (1901)

<http://supreme.justia.com/us/181/453/case.html>

METROPOLITAN R CO v. DISTRICT OF COLUMBIA, 132 U.S. 231 (1889)

<http://supreme.justia.com/us/132/1/case.html>

### Corporate Officers

"... But by the Act of June 11, 1878 (20 Stat. chap. 180), a permanent form of government for the District was established. It provided ...and that the commissioners therein provided for should be deemed and taken as officers of such corporation."

The District of Columbia v. Henry E. Woodbury, 136 U.S. 472 (1890)

<http://www.supremelaw.org/decs/dccases/woodbury.html>

In UNITED STATES CODE, Title 28, in Section 3002 Definitions, it states the following:

(15) "United States" means—

(A) a Federal corporation;

The new "United States" includes States such as District of Columbia, Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands. It does not include the 50 states united. i.e. Title 26 Section 7701 Definitions (a) (9) and (10) 42 U.S.C. 405 (2)(c)(vii)

All Titles of the United States Code (USC) are strictly meant for the United States and none of the 50 states of the Union. Each of the 50 states have their own constitutions and laws. See Hepburn v. Ellzey, 2 Cranch, 445, 452, and John Barron v The Mayor and City of Baltimore 32 U.S. 243 (1833). These last two cases clearly state that the United States is not the 50 states of the Union.

[defacto] Color of law means "appears to be" law, but is not "Because of what appears to be lawful commands on the surface, many Citizens, because of their respect for what appears to be law, are cunningly coerced into waiving their rights due to ignorance."

--United States Supreme Court

US. v. Minker ,

350 US 179 at 187 (1956)



## **THE FEDERAL RESERVE**

And then, go to your local law library and look up the case of Lewis vs. US, case #80-5905, 9th Circuit, June 24, 1982. It reads in part: "Examining the organization and function of the Federal Reserve Banks and applying the relevant factors, we conclude that the federal reserve are NOT federal instrumentalities . . . but are independent and privately owned and controlled corporations - federal reserve banks are listed neither as 'wholly-owned' government corporations [under 31 USC Section 846] nor as 'mixed ownership' corporations [under 31 USC Section 856] . . . 28 USC Sections 1346(b), 2671."

Public Law 88-36, approved June 4, 1963 made Silver certificates redeemable for silver bullion in the form of pellets or granulations and not in silver dollars. The exchange could only take place at the U.S. Assay Office in San Francisco up to June 24, 1968

The Law, which still stands, stated:

Individual states are "not allowed to make any things but gold and silver coin a tender in payment of debts." The Constitution also stated: "Congress has the power to COIN money and regulate the value thereof."

--Article I Section 10 of the Constitution

One year later, the 1861 Acts were revoked and replaced with the National Banking Act in 1863. An Act passed on April 12, 1866 authorized the sale of bonds to retire currency called greenbacks.

The Independent Treasury Act of 1921 suspended the de jure Treasury Department of the United States government and turned it over to a private corporation called the Federal Reserve (de jure means "by right of lawful establishment")

It has been established in fact that, "All that government does and provides legitimately is in pursuit of its duty to provide protection for the private rights (Wynnhammer v People, 13 NY 378) which duty is a debt owed to its Creator, We the American People, and the un-enfranchised individual; which debt and duty is never extinguished nor discharged, and is perpetual. No matter what the de-facto government/state provides for us in the manner of convenience and safety, the un-enfranchised individual owes nothing to the government. (Hale v Henkle 201 US 43)

“We the People have discharged any debt which may be said to exist or owed to the state/government. The governments are, presumably, indebted continually to the People, because We the People, sovereigns, presumably assented to the 1878 creation of the government corporation and because we suffer its continued existence. The continued debt owed to the People is discharged only as it continues not to violate our private rights, and when the government fails in its duty to provide protection-discharge their duty to the People, it is an abandonment (delictual default) of any and all power, authority or vestige of sovereignty which it may have otherwise possessed, and the law remains the same, the sovereignty reverting back to the People whence it came.” (Downes v Bidwell 182 US 244 (1901).

It is an accepted maxim of law that a contract is controlling until superseded by a new contract, whereby the new contract becomes the controlling document. To overcome the U.S.’s contractual obligations to discharge the debt of the sovereign people for the use of our credit in the ‘original contract’, congress embedded numerous secret equity contracts and presumptions into their complex regulatory scheme for which they unlawfully hold the American People liable.

If a [government] comes down from their position of sovereignty and enters the domain of commerce, it submits itself to the same laws that govern individuals there. The U.S. does business on business terms. Once the U.S. waives its immunity and does business with the citizens, it does so as a party never cloaked with immunity. (The Clearfield Doctrine)

In the complex regulatory scheme created by congress, the U.S. voluntarily steps down from its position of sovereignty, and enters the domain of commerce, and submits itself to the laws of contract, absent any/all privileges and/or immunities.

For a contract to be valid it must contain several elements. There must be OFFER, ACCEPTANCE and dual and equitable CONSIDERATION. Absent any one of these elements, a contract is void, ab initio. Any contract which is entered into without full disclosure, under threat and/or duress or under false pretenses is null and void, ab initio, and has no force and effect.

Parties to a contract have an obligation to operate in good faith, with clean hands and with full disclosure.

“Even in the domain of private contract law, the author of a standard form agreement is required to state the terms with clarity and candor. Surely, no less is required [396 US 222] of the U.S. when it does business with its citizens.” [US v Seckinger 397 US 203]

In the complex regulatory scheme created by congress, the U.S. secretly presumes that the living man, American sovereign, to be the legal fiction transmitting utility which they created to facilitate the flow of credit to the U.S.. The U.S. secretly presumes that the American sovereign has assented to paying the debt of the U.S.; to being a debtor and insolvent bankrupt having pledged ourselves as sureties for the debt of the U.S.

The U.S. has never informed the American sovereign of these presumptions which they hold against him, nor the consequences associated therewith. The U.S. has invested 75+ years of propaganda to indoctrinate the American People.

The U.S. has not only failed at full disclosure, having failed to state the terms and conditions of the secret contracts with clarity and candor, but, have taken overt steps to deceive and misinform the American People. The U.S. has employed the use of threats and intimidation to maintain the illusion which they have invested years creating to side step their obligations in the ‘original contract.’

In the operation of their complex regulatory scheme the U.S. is operating in bad faith and with unclean hands to the detriment of the American People. The U.S. has failed in its duty to provide protection for our private rights, in their overt subversion of said private rights, an abandonment (delictual default) of any/all power, authority or vestige of sovereignty which it may have otherwise possessed, and the law remains the same, the sovereignty reverting back to the People whence it came.

#### Foreign Court

The courts of a foreign state or nation. In the United States, this term is frequently applied to the courts of one of the states when their judgment or records are introduced in the courts of another.

#### Foreign jurisdiction

Any jurisdiction foreign to that of the forum; e.g. a sister state or another country. Also the exercise by a state or nation jurisdiction beyond its own territory. Long - arm  
Service of process is a form of such foreign or extraterritorial jurisdiction

#### Foreign laws

The laws of a foreign country, or of a sister state. In conflict of law, the legal principle of jurisprudence which are part of the law of a sister state or nation. Foreign laws are additions to our own laws, and in that respect are called "jus receptum"

#### Foreign corporation

A corporation doing business in one state though chartered or incorporated in another state is a foreign corporation as to the first state, and, as such, is required to consent to certain conditions and restriction in order to do business in such first state. Under federal tax laws, a foreign corporation is one which is not organized under the law of one of the states or territories of the United States. I.R.C. § 7701 (a) (5). Service of process on foreign corporation is governed by the Fed. R. Civ. P. 4 See also Corporation

TITLE 26 - INTERNAL REVENUE CODE, Subtitle F - Procedure and Administration ,CHAPTER 79 – DEFINITIONS Sec. 7701. Definitions (5) Foreign The term "foreign" when applied to a corporation or partnership means a corporation or partnership which is not domestic."

#### Foreign service of process

Service of process for the acquisition of jurisdiction by a court in the United States upon a person in a foreign country is prescribed by Fed R. Civ. P. 4 (i) and 28 U.S.C.A. § 1608. Service of process on foreign corporation is governed by Fed. R. Civ. P. 4(d) (3)

#### Foreign states

Nations which are outside the United States. Term may also refer to another state; i.e. a sister state.

#### Foreign immunity

With respect to jurisdiction immunity of foreign nation, see 28 U.S.C.A 1602 et seq.

Profiteering

Taking advantage of unusual or exceptional circumstance to make excessive profit; e.g. selling of scarce or essential goods at inflated price during time of emergency or war.

Person

In general usage, a human being (i.e. nature person) though by statute term may include a firm, labor organizations, partnerships, associations, corporations, legal representative, trustees, trustees in bankruptcy, or receivers. National Labor Relations act, §2(1).

A corporation is a "person" within meaning of equal protection and due process provisions of United States

**Superior Right of claims; Standing of the Plaintiff / Claimant**

**V.K. Durham, Durham International Ltd; Holding Trust is the SUPERIOR, DULY CONSTITUTED, OUTSTANDING SOVEREIGN CREDITOR since May 1, 1875 of the United States of America and ALL Debtor Nations. This is A SOVEREIGN CONTRACT UNDER SEAL.**

**BEARING DULY CONSTITUTED CONTRACT RIGHTS TO THE BEARER/HOLDER OF SOVEREIGN DEBT INSTRUMENTS OF MAY 1, 1875 SOLD IN THE CITY OF NEW YORK, STATE OF NEW YORK, U.S.A.**

**Contract stipulates the LAW of the United States shall prevail, being the Laws of the United States contained in the CODIFIED U.S. Statutes at Large of 1875.**

NO JURISDICTION IN THE WORLD HAS THE AUTHORITY TO IMPEDE OR INTERFERE WITH CONTRACTS, SPECIFICALLY NOT WITHIN THE UNITED STATES, NOR ANY INTERNATIONALLY RECOGNIZED NATION. No ex post facto law or statute can impede the obligation of the contract.

This claim is based upon the Constitution. Representing the 50 united states republics, are not the same as the UNITED STATES, A MUNICIPAL CORPORATION. SAID CORPORATION IS

BANKRUPT AND IS A DEBTOR TO THE PEOPLE OF THE NATION. THIS RIGHT OF 1<sup>ST</sup> LEIN POSITION CANNOT BE DENIED for the lawful creditors.

Beneficiaries claim, the rights of beneficiaries; as designated by V K Durham, whose claims have been previously made upon the Bank of International settlements. We make no representations other than our belief that the claims by VK Durham, are true and must be considered by this court, we claim as injured parties, beneficiaries of the real party in interest; a class, a right to seek legal remedy against all parties for the constructive violation of our contract / trust with the enumerated UNITED STATES (clarified as the corporate instrumentality) and all actors involved in the usurpation of powers, criminal acts of treason, espionage, crimes against humanity, slavery, Piracy etc. as a **LAWFUL DUTY** under the misprision of felony statutes.

We are of the belief that active and overt criminal conspiracy's, have been conducted by unscrupulous and nefarious parties, amounting to acts of international terrorism, espionage and acts of war and genocide against people of the world. We welcome clarification and discovery of these international criminals, whose agenda's appear to promote warfare and genocide.

As a class of living witness to events for the last 30 plus years, members, trustees and beneficiaries of these designated trusts accounts (collectively designated here as the V K Durham trusts,) have suffered and currently suffer from these international conspiracies, and in good faith, with clean hands, we desire full disclosure of the historically proven guilty parties, current conspirators, both domestically and internationally.

We respectfully demand for full justice be done, these claims must be examined in light of their international ramifications. We remind this court of the maxim of law; "justice delayed is justice denied" Justice in these instances have been denied long enough.

The volume of evidence is so great, that it cannot be presented here in printed form. To avoid the issues being sealed or hidden from the Public Forums, we have published many of the evidences and documents on the electronic media and web sites. This master website for the trustees shall be enumerated here for the base of all allegations made herein. Many others will be created to ensure the world is not denied access to these truths.

<http://www.theantechamber.net/VkDocuments>

In Re: Monday, March 22, 2010 8:22 AM; A DEMAND OF DEBT PAYMENT PRIOR TO JUNE 15, 2010: submitted by 15 June 2010 by email

Comments on the consultative document should be submitted by 15 June 2010 by email (baselcommittee@bis.org) or by post (Secretariat of the Basel Committee on Banking Supervision, Bank for International Settlements, CH-4002 Basel, Switzerland). source:

<http://www.bis.org/press/p100316.html>

All supporting documentation can begun to be traced through these electronic exhibits and will define the nature, cause and history of the largest international scandal and the respective collaborators, the schemes involved, and the highest ranking of these international terrorist organizations, and the effect upon mankind, in the form of economic bondage, slavery, Piracy, genocide, war, starvation, use of biological weapons, psch ops, and the deliberate and calculated control and mis-information, to accomplish these schemes.

The overall ineptitude of the writer to enumerate all these facts cannot be understated. The writer has only a public high school education, no formal training in law, and reserves the right to amend and augment these documents as required for as accurate and complete analysis of evidence as possible. This defect will not negatively the impact of the first hand testimomy and evidences presented as supported on the Public records/

The utmost and absolute issue, to be addressed is whether any remnant of honest government remains. This issue does not revolve around money, but seeks to create a solution for all nations of the world, to avoid war, slavery, and all the other crimes against humanity, now being exercised as a bureaucratic beast, which can be identified. Those controlling these corporate beasts can be identified and many will be identified specifically within the documentation presented.

We the people have the absolute lawful right, to alter, abolish or eliminate this or any form of government which has become destructive of the primary objectives. These have been enumerated as Life, Liberty and the pursuit of happiness. The inalienable, inherent rights of the people will be

lawfully effected by use of the militia if required, and true courts held or supervised by the people; since the crimes mentioned have now been discovered and will be revealed to the world.

Grand juries have been held throughout the country relating to Treason already. Their findings will be amended with all the new information contained within these few pages and the electronic distribution of these facts to the world.

We reserve the proper law forum for the Trustee's and beneficiary's being within the proper jurisdiction of the united States of America republics.

We respectfully request the court take judicial notice that many of the claimants, of the class enumerated, being the beneficiaries, claimants have only been made aware of these facts, in the very recent past, and ask the courts indulgence, for the rushed and incomplete nature of these superior claims at this time. We further request all applicable evidence be obtained to support these claims by examination of the publically recorded documentary evidence of same, without the formality of certified documents.

Mrs. V K Durham, is one of the Principal witness, along with other trustees, and participants in the solutions presented to this court, the people of the world, and for the grand juries to review.

Quotes from documents are extensively quoted below; These are and have been recently published to the internet. This is to prevent any attempts to obstruct justice, seal this case or hide under the pretense of national security. This ruse has been previously used and the proper investigations blocked or hampered, confirming a long stream of obstruction of justice on all culpable parties involved.

**Quoted sections below: source V K Durham**

“What was thought to be owned by my 'murdered' husband which became involved in a Counterfeiting of "U.S." Debt Obligations, which has brought this current situation about.”



“We further realize this situation is 'non re-solveable' without the assistance of The Duly Constituted, Outstanding, Primary Creditor i.e., Durham Holding Trust, Tias 12087.”

JUDICIAL NOTICE; UNDER ADMIRALTY 1; SECTION 1.9 IS SUPREMECY CLAUSE, and Savings clause of 1787 judiciary act

TITLE 1 SECTION 111 RETAINS THE RIGHTS OF THE PEOPLE UNDER LAW OF ADMIRALTY

This is an example of the Rule of Necessity, a rule of law where necessity knows no law. This rule was allegedly invoked to remove the authority of the Constitution.

Chapter 1, Title 1, Section 48, Statute 1 of this Act of March 9, 1933 is the exact same wording as Title 12, USC 95(b) quoted earlier, proving that we are still under the Rule of Necessity in a declared state of national emergency.

12 USC 95(b) refers to the authority granted in the Act of October 6, 1917 (a/k/a The Trading with the Enemy Act or War Powers Act) which was "An Act to define, regulate, and punish trading with the enemy, and for other purposes".

This Act originally excluded citizens of the United States, but in the Act of March 9, 1933, Section 2 amended this to include "any person within the United States or any place subject to the jurisdiction thereof". 1947

In 1947 a group of far sighted U.S. House and Senate involved in the Senate hearings on allowing the jeopardizing of the U.S. Dollar backed by gold and silver Treasury Plates with no restrictions which involved is unfortunate indeed high ranking U.S. Officials are still involved in this COMMUNIST OVERTHROW OF THE UNITED STATES, but today they are.. THE CONTRAS in the U.S. House, Senate, Executive Branch and Judiciary.. and other parties who will be identified to the greatest extent possible given the covert operations of these nefarious world wide criminal enterprises.

Bit by bit TREASON AT THE HIGHEST LEVELS is being exposed but can they be stopped in time...-- read [www.sweetliberty.org/issues/wars/jordan/12.html](http://www.sweetliberty.org/issues/wars/jordan/12.html)

The full magnitude and scope of TREASON using Deceptive and Malicious Un-American Activities such as Counterfeiting of U.S. Debt Obligations to cover prior Treasonous Criminal Acts against the American People came into full play when RUSSIA, CHINA et al; were sent U.S. TREASURY PRINTING PLATES FOR THE CONSTITUTIONAL "GOLD AND SILVER BACKED U.S. DOLLAR in 1944."

1944-1947 THE BRETTON WOODS AGREEMENT and INTERNATIONAL MONETARY FUND came into existence.

The U.S. House still smarting over the 'act' of the printing plates of the U.S. Dollar allowed to go to 'nations'.. and the subsequent 'Act of 1947' i.e., The Bretton Woods-IMF-GATT which attempted to subvert the Constitution intending to 'tie' the hands of the Republics of the Union.. Those U.S. House

and Senate Members back in 1947 saw the handwriting on the wall, and the probable misconstruction and abuse of powers through Acts of Mal-Administration saw fit to protect the CONSTITUTION of/for the United States and the BILL OF RIGHTS by setting into full force and effect 1 U.S.C. Sec. 111.

Sec. 111. Repeals as evidence of prior effectiveness

-STATUTE-

No inference shall be raised by the enactment of the Act of March 3, 1933 (ch. 202, 47 Stat. 1431), that the sections of the Revised Statutes repealed by such Act were in force or effect at the time of such enactment: Provided, however, That any rights or liabilities existing under such repealed sections shall not be affected by their repeal.

-SOURCE- (July 30, 1947, ch. 388, 61 Stat. 635.)

-REFERENCE TEXT- REFERENCES IN TEXT Act of March 3, 1933, referred to in text, was repealed by section 2 of act July 30, 1947, section 1 of which enacted this title.  
[www.precydent.com/citation/1/U.S.C./Sec/111](http://www.precydent.com/citation/1/U.S.C./Sec/111)

## **War and the Emergency Powers**

### **War and The Emergency Powers and The Gold-Fringed Flag**

"The illegal we do immediately. The unconstitutional takes a little longer."--Henry Kissinger

Since March 9, 1933, the United States has been in a state of declared national emergency. In fact, there are now in effect four presidentially-proclaimed states of national emergency: In addition to the national emergency declared by President Roosevelt in 1933, there are also the national emergency proclaimed by President Truman on December 16, 1950, during the Korean conflict, and the states of national emergency declared by President Nixon on March 23, 1970, and August 15, 1971.  
[www.rallye-pointe.com/em\\_powers.html](http://www.rallye-pointe.com/em_powers.html)

Senate Report 93-549 War and Emergency Powers Acts, Executive Orders and the New World Order The Introduction to Senate Report 93-549 (93rd Congress, 1st Session, 1973) summarizes the situation that we face today - except it is far worse today than it was in 1973 !

"A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years [now 76 years], freedoms and governmental procedures guaranteed by the Constitution have, in varying degrees, been abridged by laws brought into force by states of national emergency. The problem of how a constitutional democracy reacts to great crises, however, far antedates the Great Depression. As a philosophical issue, its origins reach back to the Greek city-states and the Roman Republic. And, in the United States, actions taken by the Government in times of great crises have - from, at least, the Civil War - in important ways, shaped the present phenomenon of a permanent state of national emergency." [www.barefootsworld.net/war\\_ep.html](http://www.barefootsworld.net/war_ep.html)

**PRESIDENTIAL POWERS IN TIMES OF EMERGENCY:**

On September 14, 2001, President Bush declared that a "national emergency exists by reason of the terrorist attacks ... and the continuing and immediate threat of further attacks on the United States." When the emergency will end, no one knows. [writ.news.findlaw.com/dean/20020607.html](http://writ.news.findlaw.com/dean/20020607.html)

Since this time former President Bush, has confessed to the fact that this was a ruse, to create a middle east war; in spite of this, he has not been arrested, and seeks jurisdiction under the world court, which has no death penalty. Can this defacto corporation claim to be a nation of Law, when the identified nefarious actors came from the white house, congress, the judiciary, the British monarchy, and ultimately the Vatican; in their efforts to control the world and subject all humanity to slavery and genocide?

The Major Premise (updated November 13, 2000)

The Introduction to Senate Report 93-549 (93rd Congress, 1st Session, 1973) summarizes the situation as best as possible;

"A majority of the people of the United States have lived all of their lives under emergency rule. . . And, in the United States, actions taken by the Government in times of great crises have-from, at least, the Civil War-in important ways, shaped the present phenomenon of a permanent state of national emergency."

<http://www.universalway.org/majorpremise.html>

Is the Constitution Suspended?

[http://www.thenewamerican.com/tna/1996/vo12no03/vo12no03\\_schroder.html](http://www.thenewamerican.com/tna/1996/vo12no03/vo12no03_schroder.html)

## CHAPTER 35 - INTERNATIONAL EMERGENCY ECONOMIC POWERS

(a) Any authority granted to the President by section 1702 of this title may be exercised to deal with any unusual and extraordinary threat, which has its source in whole or substantial part outside the United States, to the national security, foreign policy, or economy of the United States, if the President declares a national emergency with respect to such threat.

(b) The authorities granted to the President by section 1702 of this title may only be exercised to deal with an unusual and extraordinary threat with respect to which a national emergency has been declared for purposes of this chapter and may not be exercised for any other purpose. Any exercise of such authorities to deal with any new threat shall be based on a new declaration of national emergency which must be with respect to such threat.

<http://www4.law.cornell.edu/uscode/50/1701.html>

## SUBCHAPTER III - EXERCISE OF EMERGENCY POWERS AND AUTHORITIES

Sec. 1631. Declaration of national emergency by Executive order; authority; publication in Federal Register; transmittal to Congress

When the President declares a national emergency, no powers or authorities made available by statute for use in the event of an emergency shall be exercised unless and until the President specifies the provisions of law under which he proposes that he, or other officers will act. Such specification may be

made either in the declaration of a national emergency, or by one or more contemporaneous or subsequent Executive orders published in the Federal Register and transmitted to the Congress.

<http://www4.law.cornell.edu/uscode/50/1631.html>

**WE WILL NEVER COME UP WITH A SOLUTION, UNTIL WE KNOW THE PROBLEM!! WAR POWERS IS THE MAIN PROBLEM!**

Senate Report - War and Emergency Powers Acts

STUDY # 1 of 4 .... War and Emergency Powers

<http://www.apfn.net/pogo/L001I060630-war-powers1.MP3>

STUDY #2 of 4.... War end Emergency Powers

<http://www.apfn.net/pogo/L002I060630-war-powers2.MP3>

STUDY #3 OF 4 --- War end Emergency Powers

<http://www.apfn.net/pogo/L003I060630-war-powers3.MP3>

STUDY #4 OF 4 ---

<http://www.apfn.net/pogo/L004I060630-war-powers4.MP3>

**CONTACT SENATORS HERE**

[http://senate.gov/general/contact\\_information/senators\\_cfm.cfm](http://senate.gov/general/contact_information/senators_cfm.cfm)

**CONTACT HOUSE MEMBERS HERE**

<http://www.house.gov/writerep/>

**WE ARE THE ENEMY!**

Continues at source: <http://www.apfn.org/apfn/1933.html>

## **FOREIGN BANKING ACT**

DECEMBER 24, 1919.

SEC. 43 & SEC. 25, ABUSE OF POWERS-FEDERAL RESERVE BANKING SYSTEM "TRUST"

By V.K. Durham 3/9/03

A PRIVILEGED DEBT. One which is to be paid before otherwise in case a debtor is insolvent. e.g. secured debt.

Public Debt. That which is due or owing by the government of a state or nation.

Specialty debt. Debt by specialty or special contract, supra.

**JUDICIAL NOTICE**

John N. Perry vs The United States. 294 U.S. 330.

"In attempted justification of the Joint Resolution in relation to the outstanding bonds of the United States, the Government argues that "earlier Congresses could not validly restrict the 73rd Congress from exercising its constitutional powers to regulate the value of money, borrow money, or regulate foreign and interstate commerce"; and, from this premise, the Government seems to deduce the proposition that when, with adequate authority, the Government borrows money and pledges the credit of the United States, it is free to ignore that pledge and alter the terms of its obligations in case a later Congress finds their fulfillment inconvenient.

The Government's contention thus raises a question of far greater importance than the particular claim of the plaintiff. On that reasoning, if the terms of the Government's bond as to the standard of payment can be repudiated, it inevitably follows that the obligation as to the amount to be paid may also be repudiated. The contention necessarily imports that the Congress can disregard the obligations of the Government at its discretion and that, when the Government borrows money, the credit of the United States is an illusionary pledge.

We do not so read the Constitution. There is a clear distinction between the power of the Congress to control or interdict the contracts of private parties when they interfere with the exercise of its constitutional authority, and the power of Congress to alter or repudiate the substance of its own engagements when it has borrowed money under the authority which the Constitution confers.

In authorizing the Congress to borrow money, the Constitution empowers the Congress to fix the amount to be borrowed and the terms of payment. By the virtue of the power to borrow money "on the credit of the United States," the Congress is authorized to pledge that credit as an assurance of payment as stipulated,---as the highest assurance the Government can give, its plighted faith.

To say that the Congress may withdraw or ignore that pledge is to assume that the Constitution contemplates a vain promise, a pledge having no other sanction than the pleasure and convenience of the pledgor. This Court has given no sanction to such a conception of the obligations of our Government. . . .When the United States, with constitutional authority, makes contracts, it has rights and incurs responsibilities similar to those of individuals who are parties to such instruments."

**JUDICIAL NOTICE** -1856. The Guano Act was passed by Act of Congress.

Not many today know what "Guano-Manuevo" is. This is NITRATES which enriched the soils of the Southern Cotton Producers prior to the American Civil War, the Cotton Producers of the United States out produced those of England's Egyptian Fields.

England lost 7 million pounds sterling due to the GUANO-MANUEVO-NITRATES brought up from Peru and other Latin American countries at that time.

England, France and Germany were eagerly grabbing up the Latin American Contracts on the Manuevo-Guano-Nitrates. Also, along came W.R. GRACE, J.P. MORGAN and the English Rothschild Banking in those years of 1870 and 1872.

W.R. Grace became the WAREHOUSE-MAN in control over the Peruvian Manuevo-Guano. Peru was the major product shipper.

W.R. GRACE, J.P. MORGAN and THE ENGLISH ROTHSCHILD BANKING, enticed Peru to sell their product in England on the London Exchange, banking with The Bank of England.

W.R. GRACE as the Government Warehouse-Man in control over all the MANUEVO-GUANO shipments, allowed "short billing of the bills of lading." As an example; The Peruvian Government was reported "only 5 tons of product had been shipped" when actually 50,000 tons were shipped. The "short billing of the bills of laden" made it an impossibility for Peru to pay her creditors for those debts of 1870 and 1872.

April 27, 1875. The Peruvian Legislature in one last desperate attempt to "save her sovereignty" authorized by invocation of the Peruvian Constitution of 1862, to enter into "The one time only, BONUS 3392-181 Commodity Contract, now owned by THE DURHAM (INTL. LTD;) HOLDING TRUST (TIAS 12087). (go back and read "John N. Perry vs the U.S. Debt.")

**The War of the Pacific broke out over this "short billing of the bills of lading."**

Around 1894, W.R. Grace, J.P. Morgan and the English Rothschild Banking, forced a bankruptcy on Peru, which gave a "60 year receivership" on all the natural resources and minerals of Peru.

The United States had proceeded to spread out throughout the Pacific and Atlantic Ocean looking for more NITRATES called Manuevo-Guano, using the 1856 Guano Act as the almighty Right to "make protectorates" out of every island, country having one BIRD DROPPING of these Manuevo-Guano Nitrates.

The English TRIPOD of the W.R. GRACE, J.P. MORGAN and ENGLISH ROTHSCHILD BANKING forcement of Bankruptcy, cause the U.S. to "assume" the 1875 DEBT sold in New York, New York, U.S.A. May 1, 1875 (the one time only BONUS 3392-181).

**Pursuant to Treaties with Peru; The U.S. Federal Government and this "assumption by trade and commerce agreements" was done through the U.S. Department of State and U.S. Dept. of Agriculture.**

W.R. Grace had alleged he "purchased all the bond debt from 1870 and 1872"..

Interestingly, the U.S. after the assumption... allegedly lost track of the 1875 LEGISLATIVE AUTHORIZED COMMODITY CONTRACT HOLDER of BONUS 3392-181.

Peru also lost track, as her great libraries were burned and government documents were hauled off to Chile.

Some of the bond holders tried to collect. The U.S. hemmed and hawed, going through great measures of DEBT AVOIDANCE giving various excuses such as "We are not set up as England, France and Germany to operate in this foreign commerce & trade in regards to our Banking Systems."

This is where it gets interesting. The U.S. Fed. Govt. "does not know how to conduct Banking in regards to "Commerce & Trade"...(once debt payments were being demanded), and the old boys that royally screwed PERU "Just so happen to have the know how needed by the U.S. Federal Govt.; To OPERATE A FOREIGN BANKING SYSTEM"?

### **JUDICIAL NOTICE -Enters the Foreign Banking Act. December 24, 1919.**

In this alleged Foreign Banking Act of December 24, 1919 two things happened which are relevant to BONUS 3392-181 GOLD BEARING COMMODITY CONTRACT;

1. Under the "Foreign Banking Facilities"..-- [quote]

"As our foreign commerce grew, the nation began to realize its handicap in the matter of foreign banking. Foreign nations have their own methods of transacting business, their own and customary terms of credit and payments, and our competitors in the foreign field had long been used to doing business with these nations in their own way.

The South American trade, for example, has been used to buying long credits, from six to twelve months, and France England and Germany as well as the other nations of Europe have been taking the lion's share of this trade on these terms.

To facilitate the handling and financing of the great volume of such foreign business, these countries extended their banking facilities to these foreign fields, and with the result that our own exporters were at a decided disadvantage, losing their competitors the trade that was not in a position OR WILLING to make payment in New York against bills of lading." [end quote]

BONUS 3392-181 the Commodity Contract of April 27, 1875, Sold in New York, New York May 1, 1875, Contracting for MANUEVO-GUANO Nitrates shipped via "Bills of Lading."

Are we the people to believe The United States had only BEEN IN BANKING as a NATION since 1876? The year she pleaded INSANITY of KNOWLEDGE OF COMMERCIAL BANKING was 1916 and 1919?

The United States being "totally ignorant" in the business of Trade and Commerce shifts the DEBT "BURDEN" OWED ON BONUS 3392-181 over to THOSE "NEW COMERS" INVOLVED IN THE FEDERAL RESERVE ACT and the AMENDMENT to the Federal Reserve Act i.e., The Foreign Banking Act of December 24, 1919?

Can we the people figure this out? "Who has the pea in this SHELL GAME?"

This "Shell Game" does not stop here.. it gets more interesting in reading the FOREIGN BANKING ACT of December 24, 1919. For something that was only to remain in effect for "20 years"... We have SHELL GAMES, based upon BS (bird \_\_\_\_ "droppings)

Read this...this is really a "Shell Game" designed to destroy the National Sovereignty of the Government of the United States by Federal Reserve rules and regulations, which were left at libitum by the Congress of the "first shell game."

Abuse of Act of Congress known as: The Foreign Banking Act, Dec. 24, 1919. Sec. 43 & Sec. 25.  
Abuse of Powers by The Federal Reserve Banking System "Trust", empowered by said Act of Congress(?)

SECTION. 43.---FEDERAL FOREIGN BANKING ACT

(Law, Banking and Business. Copyright, 1918, by THE JOHN A. HERTEL CO., Copyright 1921 by THE JOHN A. HERTEL CO.)

Growth of Foreign Commerce.--- Even prior to the World War, American commerce had been pushing its way into the four corners of the globe. It was true that it had been carried almost entirely in foreign ships, but the thing that seemed to satisfy us for the moment, was the fact that it went, and the manner of its going was something of lesser importance.

This growth in our foreign commerce has kept pace with our own growth in manufactured products which we have been turning out in quantities in excess of our own demands, and our manufacturers have been forced to look to a foreign market.

War Expansion.--- In the early months of the war, the United States was the one great neutral manufacturing nation as well as the world's granary, inasmuch as the merchant ships of the warring nations were practically swept off the seas. The United States manufacturers and exporters of all kinds rushed into the vacuum thus caused by the war and American goods were in greater demand than ever, not only by the warring nations, but by the neutral nations cut off from other foreign sources of supply.

Even during our participation in the war the amount of exports piled up to unheard-of aggregates, so that the balance of trade was strongly in our favor and the United States became the creditor nation of the world.

Foreign Banking Facilities.--- As our foreign commerce grew, the nation began to realize its handicap in the matter of foreign banking facilities. Foreign nations have their own methods of transacting business, their own and customary terms of credit and payments, and our competitors in the foreign field had been long used to doing business with these nations in their own way.

The South American trade, for example, has been used to buying on long credits, from six to twelve months, and France, England and Germany as well as the other nations of Europe have been taking the lion's share of this trade on these terms.

To facilitate the handling and financing of the great volume of such foreign business, these countries extended their banking facilities to these foreign fields, and with the result that our own exporters were at a decided disadvantage, losing their competitors the trade that was not in a position or willing to make payment in New York against bills of lading.

(note no. 1. These Bills of Lading is in regards to the Peruvian Manuevo Guano-Nitrate "Bonds" which W.R. GRACE, J.P. MORGAN, the English Rothschild Banking "Tripod" bankrupted the Latin American Nations, Peru included through "SHORT BILLING Bills of Lading" which they, in turn, foreclosed on Peru obtaining a 60 year receivership on the Natural Resources of Peru, her Rail Roads etc. W.R. Grace alleged to have "purchased all the outstanding bonds of Peru." He missed the ONE



TIME ONLY BONUS "3392-181" owned by the DURHAM (INTL. LTD;) HOLDING TRUST (TIAS 12087) whereas said Debt of Peru was "assumed" through the U.S. Dept. of Agriculture, U.S. Dept. of State through the 1856 GUANO ACT;

**JUDICIAL NOTICE: Resolved by the U.S. House of Representatives & U.S. Senate 1905-06.)**

AN EXAMPLE OF WHAT THESE PEOPLE THINK OF;" WE THE PEOPLE" (note no. 2.) This is the main thrust of Ben Bernanke's toasting of Milton Friedman, Governor of the Board of Governor's of the Federal Reserve Bank, "90th Birthday toast" "Sure, We caused the great depression"..which was published on or about December 9th, 2002 Business news.)

Expanding the Federal Reserve Act.--- Our own banking system having been so successfully reconstructed and expanded through the Federal Reserve Act, creating the Federal Reserve Banks and enlarging their financial stress, having proven so beneficial, Congress, in 1919 amended the act authorizing the creation of banks within the United States to do foreign banking business, by what is known as the Edge, or Foreign Banking Act, approved December 24, 1919.

Provisions of the Act.--- The Act amends the Federal Reserve Act by adding a new section (25), and owing to its importance, is given in full as follows:

"Banking corporations authorized to do foreign banking business.

"Sec. 25. (a) Corporations to be organized for the purpose of engaging in international or foreign banking or other international or foreign financial operations, or in banking or other financial operations in a dependency or insular possession of the United States, either directly or through the agency, ownership or control of local institutions in foreign countries, or in such dependencies or insular possessions as provided by this section, and to act when required by the secretary of the treasury as fiscal agents of the United States, may be formed by any number of natural persons, not less in any case than five.

"Such persons shall enter into articles of association which shall specify in general terms the objects for which the association is formed and may contain any other provisions not inconsistent with law which the association may see fit to adopt for the regulation of its business and the conduct of its affairs.

Organization Certificate.--- "Such articles of association shall be signed by all of the persons intending to participate in the organization of the corporation and, thereafter, shall be forwarded to the federal reserve board and shall be filed and preserved in its office. The persons signing the said articles of association shall, under their hands, make an organization certificate which shall specifically state:

"1. The name assumed by such corporation, which shall be the subject of the approval of the federal reserve board.

"2. The place or places where its operations are to be carried on.

"3. The place in the United States where its home office is to be located.

"4. The amount of its capital stock and the number of shares into which the same shall be divided.

"5. The names and places of business or residence of the persons executing the certificate and number of shares to which each has subscribed.

"6. The fact that the certificate is made to enable the persons subscribing the same, and all other persons, firms, companies and corporations who or which may thereafter subscribe to or purchase shares of the capital stock of such corporation, to avail themselves of the advantages of this section.

Completing the Organization.--- "The persons signing the organization certificate shall duly acknowledge the execution thereof before a judge of some court of record or notary public, who shall certify thereto under the seal of such court or notary, and thereafter the certificate shall be forwarded to the federal reserve board to be filed and preserved in its office. Upon duly making and filing articles of association and an organization certificate, and after the federal reserve board has approved the same and issued a permit to begin business, the association shall become a body corporate and as such and in the name designated therein shall have power to adopt and use a corporate seal which may be changed at the pleasure of its board of directors; to have succession for a period of twenty years unless sooner dissolved by the act of the shareholders owning two-thirds of the stock, or by an act of congress or unless its franchises become forfeited by some violation of law; to make contracts; to sue and be sued, complain or defend in any court of law or equity; to elect or appoint directors, all of whom shall be citizens of the United States; and, by its board of directors, to appoint such officers and employees as may be deemed proper, define their authority and duties, require bonds of them, and fix the penalty there of, dismiss such officers or employees, or any thereof, at pleasure and appoint others to fill their places; to prescribe, by its board of directors, bylaws not inconsistent with law or with the regulations of the federal reserve board regulating the manner in which its stock shall be transferred, its directors elected or appointed, its officers and employees appointed, its property transferred, and the privileges granted to it by law exercised and enjoyed.

Scope of Operations.--- "Each corporation so organized shall have power, under such rules and regulations as the federal reserve board may prescribe:

"(a) To purchase, sell, discount and negotiate, with or without its indorsement or guaranty, notes, drafts, checks, bills of exchange, acceptances, including bankers' acceptances, cable transfers and other evidences of indebtedness; to purchase and sell, with or without its indorsement or guaranty, securities, including the obligations of the United States or of any state thereof but not including shares of stock in any corporation except as herein provided; to accept bills or drafts drawn upon it subject to such limitations and restrictions as the federal reserve board may impose; to issue letters of credit; to purchase and sell coin, bullion and exchange; to borrow and to lend money; to issue debentures, bonds and promissory notes under such general conditions as to security and such limitations as the federal reserve board may prescribe, but in no event having liabilities outstanding thereon at any one time exceeding ten times its capital stock and surplus; to receive deposits outside of the United States and to receive only such deposits within the United States as may be incidental to or for the purpose of carrying out transactions in foreign countries or dependencies or insular possessions of the United States; and generally to exercise such powers are incidental to the powers conferred by this act or as may be usual, in the determination of the federal reserve board, in connection with the transaction of the business of banking or other financial operations in the countries, colonies, dependencies or possessions in which it shall transact business not inconsistent with the powers specifically granted herein.

Nothing contained in this section shall be construed to prohibit the federal reserve board, under its power to prescribe rules and regulations, from limiting the aggregate amount of liabilities or any or all classes incurred by the corporation and outstanding at any one time. Whenever a corporation organized

under this section receives deposits in the United States authorized by this section it shall carry reserves in such amounts as the federal reserve board may prescribe, but in no event less than 10 per centum of its deposits.

Branches.--- "(b) To establish and maintain for the transaction of its business branches or agencies in foreign countries, their dependencies or colonies, and in the dependencies or insular possessions of the United States, at such places as may be approved by the federal reserve board and under such rules and regulations as it may prescribe, including countries or dependencies not specified in the original organization certificate.

Holding Other Stocks.--- "(c) With the consent of the federal reserve board to purchase and hold stock or other certificates of ownership in any other corporation organized under the provisions of this section, or under the laws of any foreign country or a colony or dependency, or insular possession of the United States but not engaged in the general business of buying or selling goods, wares, merchandise or commodities in the United States, and not transacting any business in the United States except such as in the judgment of the federal reserve board may be incidental to its international or foreign business: Provided, however, That, except with the approval of the federal reserve board, no corporation organized hereunder shall invest in any one corporation an amount in excess of 10 per centum of its own capital and surplus, except in a corporation engaged in the business of banking, when 15 per centum of its capital and surplus may be so invested:

Provided, further, That no corporation organized hereunder shall purchase, own, or hold stock or certificates of ownership in any other corporation organized hereunder or under the laws of any state which is substantial competition therewith, or which holds stock or certificates of ownership in corporations which are in substantial competition with the purchasing corporation.

Stock Held for Debt.--- "Nothing contained herein shall prevent corporations organized hereunder from purchasing and holding stock in any corporation where such purchase shall be necessary to prevent a loss upon a debt previously contracted in good faith; and stock so purchased or acquired in corporations organized under this section shall within six months from such purchase be sold or disposed of at public or private sale unless the time to so dispose of same is extended by the federal reserve board.

No Commercial Business.--- (read this one very carefully) "No corporation organized under this section shall engage in commerce or trade in commodities (this includes gold) except as specifically provided in this section, nor shall it either directly or indirectly control or fix or attempt to fix the price of any such commodities.

The charter of any corporation violating this provision shall be subject to forfeiture in the manner hereinafter provided in this section. It shall be unlawful for any director, officer, agent or employee of any such corporation to use or to conspire to use the credit, the funds or the power of the corporation to fix or control the price of any such commodities, and any such person violating this provision shall be liable to a fine of not less than \$ 1,000 and not exceeding \$5,000 or imprisonment of not less than one year and not exceeding five years, or both, in the discretion of the court.

Amount of Capital.--- "No corporation shall be organized under the provisions of this section with a capital stock of less than \$2,000,000, one quarter of which must be paid in before the corporation may be authorized to begin business, and the remainder of the capital stock of such corporation shall be paid in installments of at least 10 per centum on the whole amount to which the corporation shall be limited as frequently as one installment at the end of each succeeding two months from the time of the commencement of its business operations until the whole of the capital stock shall be paid in. The capital stock of any such corporation may be increased at any time, with the approval of the federal reserve board, by a vote of two-thirds of its shareholders or by unanimous consent in writing of the shareholders without a meeting without a formal vote, but any such increase of the capital shall be fully paid within ninety days after such approval and may be reduced in like manner, provided that in no event shall it be less than \$2,000,000.

No corporation except as herein provided, shall during the time it shall continue its operations withdraw or permit to be withdrawn, either in form of dividends or otherwise, any portion of its capital. Any national banking association may invest in the stock of any corporation organized under the provisions of this section, but the aggregate amount of stock held in all corporations engaged in business of the kind described in this section and in section 25 of the federal reserve act as amended shall not exceed 10 per centum of the subscribing bank's capital and surplus.

Nationality of Stockholders.--- "A majority of the shares of the capital stock of any such corporations shall at all times be held and owned by citizens of the United States, by corporations the controlling interest in which is owned by citizens of the United States, chartered under the laws of the United States or of a state of the United States, or by firms or companies the controlling interest in which is owned by citizens of the United States.

The provisions of section 8 of the act approved October 15, 1914, entitled 'An act to supplement existing laws against unlawful restraints and monopolies, and for other purposes, as amended by the acts of May 15, 1916, and Sept. 7, 1916, shall be construed to apply to the directors, other officers, agents or employees of corporations organized under the provisions of this section: Provided, however, That nothing herein contained shall (1) prohibit any director or other officer, agent or employee of any member bank who has procured the approval of the federal reserve board from serving at the same time as a director or other officer, agent or employee of any corporation organized under the provision of this section in whose capital stock such member bank shall have invested; or (2) prohibit any director or other officer, agent or employee of any corporation organized under the provisions of this section who has procured the approval of the federal reserve board from serving at the same times as a director or other officer, agent or employe of any such other corporation in whose capital stock such first-mentioned corporation shall have invested under the provisions of this section.

Members Federal Reserve Board.--- "No member of the federal reserve board shall be an officer or director of any corporation organized under the provisions of this section, or of any corporation engaged in similar business organized under the laws of any state, nor hold stock in any such corporation, and before entering upon his duties as a member of the federal reserve board he shall certify under oath to the secretary of the treasury that he has complied with this requirement.

Stockholders' Liability.--- "Shareholders in any corporation organized under the provisions of this section shall be liable for the amount of their unpaid stock subscriptions. No such corporation shall become a member of any federal reserve bank.

Forfeiture of Charter.--- "Should any corporation organized hereunder violate or fail to comply with any of the provisions of this section all of its rights, privileges and franchises derived here from may thereby be forfeited.

Before any such corporation shall be declared dissolved, or its rights, privileges and franchises forfeited, any noncompliance with, or violation of such laws shall, however, be determined and adjudged by a court of the United States of competent jurisdiction, in a suit brought for that purpose in the district or territory in which the home office of such corporation is located, which suit shall be brought by the United States at the instance of the federal reserve board or the attorney-general.

Upon adjudication of such noncompliance or violation, each director and officer who participated in, or assented to, the illegal act or acts, shall be liable in his personal or individual capacity for all damages which the said corporation shall have sustained in consequence thereof. No dissolution shall take away or impair any remedy against the corporation, its stockholders or officers for any liability or penalty previously incurred.

Receivership in Insolvency.--- "Whenever the federal reserve board shall become satisfied of the insolvency of any such corporation it may appoint a receiver who shall take possession of all the property and assets (This is why ALL MORTGAGES and U.S. TITLE INSTRUMENTS were removed from the United States Depository Trust Co.) December 2002, moved to ROTHSCHILD BANKING "LONDON HOUSE" then moved to the French Branch of Rothschild Banks in France last month of February 2003) of the corporation it may appoint a receiver who shall take possession of all of the property assets of the corporation and exercise the same rights, privileges, powers and authority with respect thereto as are now exercised by receivers of national banks appointed by the comptroller of the currency of the United States: Provided, however, That the assets of the corporation subject to the laws of other countries or jurisdictions shall be dealt with in accordance with the terms of such laws.

Annual Meetings; Reports.--- "Every corporation organized under the provisions of this section shall hold a meeting of its stockholders annually upon a date fixed in its by-laws, such meeting to be held at its home office in the United States.

Every such corporation shall keep at its home office books containing the names of all stockholders thereof, and the names and addresses of the members of its board of directors, together with copies of all reports made by it to the federal reserve board.

Every such corporation shall make reports to the federal reserve board at such times and in such form as it may require; and shall be subject to examination once a year and at such other times as may be deemed necessary by the federal reserve board by examiners appointed by the federal reserve board, the cost of such examination, including the compensation of the examiners, to be fixed by the federal reserve board and to be paid by the corporation examined.

Dividends.--- "The directors of any corporation organized under the provisions of this section may, semi annually, declare a dividend of so much of the net profits of the corporaion as they shall judge expedient; but each corporation shall, before the declaration of a dividend, carry one-tenth of its net profits of the preceding half year to its surplus fund until the same shall amount to 20 per centum of its capital stock.

Liability for Taxes.--- "Any corporation organized under the provisions of this section shall be subject to tax by the state which its home office is located in the same manner and to the same extent as other corporations organized under laws of that state which are transacting as imiliar character of business. The shares of stock in such corporation shall also be subject to tax as the personal property of the owners or holders thereof in the same manner and to the same extent as the shares of stock in similar state corporations.

Extension of Charter.--- "Any corporation organized under the provisions of this section may at any time within the two years next previous to he date of the expiration of its corporate existence, by a vote of the shareholders owning two thirds of its stock, apply to the federal reserve board for its approval to extend the period of its corporate existence for a term of not more than twenty years, and upon certified approval of the federal reserve board such corporation shall have its corporate existence for such extended period unless sooner dissolved by the act of the shareholders owning two thirds of its stock, or by an act of congress or unless its franchise becomes forfeited by some violation of law. (note no. 3. "Original U.S. Immigration Law. "No person, individual (company) shall own property in the United States without having first taken the Oath, and having become a Citizen of the United States.") (note no. 4. "Foreign, Predatory Banks, indulging in Predatory Banking Practices" are, and have operated within the United States, under the federal reserve bank's "authorization", stealing homes, lands, water-rights and other "property" of the Citizens of the United States, while "in violation of this Act known as The Foreign Banking Act by Act of Congress, in violation of the Organic Law of the United States i.e., The U.S. Constitution's Bill of Rights?).

Existing Banks May Come Under Act.--- "Any bank or banking institution, principally engaged in foreign business, incorporated by special law of any state or of the United States or organized under the general laws of any state or of the United States and having an unimpaired capital sufficient to entitle it to become a corporation under the provisions of this section may, by the vote of the shareholders owning not less than two-thirds of the capital stock of such bank or banking association, with the approval of the federal reserve board, be converted into a federal corporation of the kind authorized by this section with any name approved by the federal reserve board: Provided, however, that said conversion shall not be in the contravention of the state law. In such case the articles of association and organization certificate may be executed by a majority of the directors of the bank or banking association, and the certificate shall declare that the owners of at least two-thirds of the capital stock have authorized the directors to make such certificate and to change or convert the bank or banking association into a federal corporation. (note no. 5. State Civil Codes of most states historically, "Prohibited foreign Banks from coming into the states. Equally, prohibiting Foreign Utility Companies from crossing state lines. The federal reserve "violated the Civil Laws of the States" by "abuse of federal power as contained in this Foreign Banking Act") A majority of the directors, after executing the articles of association and the organization of certificate, shall have power to execute all other papers and to do whatever may be required to make its organization perfect and complete as a federal corporation. The shares of any such corporation may continue to be for the same amount of each as

they were before the conversion, and the directors may continue to be directors of the corporation until others are elected or appointed in accordance with the provisions of this section.

When the federal reserve board has given to such corporation a certificate that the provisions of this section have been complied with, such corporation and all its stockholders, officers and employees shall have the same powers and privileges, and shall be subject to the same duties, liabilities and regulations, in all respects, as shall have been prescribed by this section for corporations originally organized hereunder.

Penalties.--- "Every officer, director, clerk, employe or agent of any corporation organized under this section who embezzles, abstracts, or willfully misapplies any of the moneys, funds, credits, securities, evidences of indebtedness, or assets of any character of such corporation; or who, without authority from directors, issues or puts forth any certificate of deposit, draws any order or bill of exchange, makes any acceptance, assigns any note, bond, debenture, draft, bill of exchange, mortgage, judgment or decree; or who makes any false entry in any book, report or statement of such corporation with intent in either case to injure or defraud such corporation or any other company, body politic or corporate, or any individual person, or to deceive any officer of such corporation, the federal reserve board or any agent or examiner appointed to examine the affairs of any such corporation; and ever receiver of any such corporation and every clerk or employee of such receiver who shall embezzle, abstract or wilfully misapply or wrongfully convert to his own use any moneys, funds, credits, or assets of any character which may come into his possession or under his control in the execution of his trust or the performance of the duties of his employment; and every such receiver or clerk or employe of such receiver who shall, with intent to injure or defraud any person, body politic or corporate, or to misled the federal reserve board, or any agent or examiner appointed to examine the affairs of such receiver, shall make any false entry in any book, report or record of any matter connected with the duties of such receiver; and every person who with like intent aids or abets any officer, director, clerk, employe or agent of any corporation organized under this section, or receiver or clerk or employe of such receiver as aforesaid in any violation of this section, shall upon conviction thereof be imprisoned for not less than two years nor more than ten years, and may also be fined not more than \$5,000 in the discretion of the court.

"Who ever being connected in any capacity with any corporation organized under this section represents in any way that the United States is liable for the payment of any bond or other obligation, or the interest thereon, issued or incurred by any corporation organized hereunder, or that the United States incurs any liability in respect of any act or omission of the corporation, shall be punished by a fine of not more than \$10,000 and by imprisonment for not more than five years."

Quote below, from V K Durham;

Curiously, I have found no where in the before-mentioned, the Act of Congress of The Foreign Banking Act, Dec. 24, 1919 whereas; Allowances for THE UNLAWFUL CONVERSION of THE GOLD COLLATERAL INTEREST DUE to the DURHAM HOLDING TRUST (TIAS 12087) or the murder of the former CEO of COSMOS SEAFOOD ENERGY MARKETING, LTD; Russell Herman, or the FORGERY of his signature, or the Allowing of Agreements to SPLIT 50-50 with the AL QAEDA-AL KADDA, ABBU SAYEFF, MILF the "UNLAWFUL CONVERSION" Gold Collateral

Interest.. Or the BRADY BONDS, or, ? Perhaps I missed something in that Act of Congress of December 24, 1919?

‘Something else I did not see in that December 24, 1919 Act of Congress. I did not see the allowance for the Federal Reserve Board Chairman to go outside the United States and set up a COMPETITIVE BANKING SYSTEM called the EURO DOLLAR with deliberate intentions of BANKRUPTING THE UNITED STATES DOLLAR with about "80%" underwriting in BOGUS BONUS 3392-181 GOLD INSTRUMENTS" written on our GOLD COLLATERAL, THE DEBT OF THE UNITED STATES "without our permission?" Did you?’

## **ADDITIONAL JUDICIAL NOTICE**

### **Additional Reference: MONROE DOCTRINE**

CONCERNING THE “FBI COVER-UP EXPOSED BY JUDICIAL WATCH”

REGARDING SOME QUESTIONS ON THE DURHAM TRUST

THE BRADY BONDS, THE FRAUDS & 1991 BANK FAILURES

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB "PART I"

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB "PART II"

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB "PART III"

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB "PART IV"

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB & ARKANSAS TRAVELING

TEXAS TWO STEP-BILLIONAIRE BOYS CLUB "COUNTRY ON THE EDGE OF A GOLDEN AGE"

BRADY BONDS; Federal Insurance Contributions Act "FICA INSURANCE BENEFITS FRAUDS;

Central Bank of the Philippines and CODE OF SILENCE

source: <http://www.bis.org/press/p100316.html>

Gentlemen and Ladies:



A DEMAND OF PAYMENT OF LONG OVERDUE, OUTSTANDING LATIN AMERICAN DEBT ASSUMED BY THE UNITED STATES OF AMERICA, LATER ASSUMED BY THE U.S. & U.K. FEDERAL RESERVE BANKING SYSTEMS; IS HEREIN MADE.

One 7% [seven percent] [7% Semi Anually on the Principle and 7% Semi Anually on the Interest] Amount of the 'Duly Constituted, Debt' was calculated from May 1, 1875 to May 1, 1990, calculated by the CIA Actutarial's and West Coast Federal Reserve in 1988-89 came to \$206,858,581,465,280,000,000.00 due and payable in American Gold Dollar, Gold Coin, Gold Bullion and/or "Coin" of the Realm per contract which is very explicit in the 'terms' of Contract as to the progression of Interest's due, which remain in effect "UNTIL PAID" with the Rights to Mortgage the Natural Resources.

The DEBT increases..remaining unpaid on the previous calculations which should be 4 X's \$206,858,581,465,280,000,000.00 with the additional increases of 28% actual on the four 7%'s [percent's] with the accepted .44% Compound-ings on the compounds for each successive year after 1991.. which brings the need for re-calculation to be brought current under the current price of GOLD BULLION at "Second London Fix" as of this date.. March 22, 2010.

Of course the calculations up 1990 were based on \$420. Per Fine Troy Ounce originally. That will also be required to be brought current to current price of GOLD BULLION [core drilled and assayed, certified as pure gold].

16 March 2010 spells out the deadlines for enhancing Corporate Governance, or more specifically defined as Abuses by the Crown's Corporate Operatives in the Declaration of Independence of the United States of America cited and stipulated, explained in detail while further setting forth the 'Guidelines' for conducting International Trade and Commerce in Seven Articles of Law contained in the Constitution of/for the United States of America.

As is known globally in the Global Banking, Finance and Economic Communities.. Unlawful, Criminal Banking, Financing and Economics brought about by "Not Now Performing Counterfeit [U.S.] Collateralized Debt Obligations".. which were based upon a man's signature which was forged

and notarized August 10, 1998 being four [4] years after his date of death/murder, filed of record August 10, 1998 at 8:35 A.M., at the Office of Judith A. Vandever, Clark County Recorder, 500 South Grand Parkway, Las Vegas, Nevada 891-55-1510, Book 980810, Instrument 00323; Alleging 'ownership" to these Grandfathered, Certified Documents of Recorded Ownership: DOCUMENTATION/VALIDATION OF Durham (Intl. Ltd;) Holding Trust, Tias 12087 Documents of Recorded Record.

It is suggested you read this if you are going to understand our Instruments.

<http://www.theantechamber.net/Vk2009/DocumentationValidation.html>

As you can see.. these documents were never 'owned' by the individual the "Not Now Performing" Toxic Derivatives 'Counterfeiters' alleged when filing the documents before mentioned i.e., filed of record August 10, 1998 at 8:35 A.M., at the Office of Judith A. Vandever, Clark County Recorder, 500 South Grand Parkway, Las Vegas, Nevada 891-55-1510, Book 980810, Instrument 00323; Alleging 'ownership" to these Grandfathered, Certified Documents of Recorded Ownership owned by Durham Holding Trust, Tias 12087.

You are herein apprised; A Corporate Creditor's "Trust" executed to Corporate Debtor "The agreed upon payment of \$6.5 Trillion Dollars Gold Collateral Debt Swap-Debt Conversion payment was made. There were Specific Conditions contained in said DEBT SWAP-DEBT CONVERSION.. which remain in a state of 'non compliance' by those who accepted and agreed to said DEBT SWAP-DEBT CONVERSION negotiated by Kamarulzaman bin Annuar, the Federal Reserve Banking Agent at CLEAR STREAM operating at UBS and MALAYSIA ..

Gentlemen and Ladies.. Your problem is more than you can possibly imagine.. These individuals went further than you know by 'incorporating' the Tias 12087 Multilateral Inter-American Development Bank, European Development Bank, Asian Development Bank, Hong Kong Development Bank etc., which can be read in a posting E.J. EKKER INCORPORATION OF U.S. FED CORPS & BANKS (large JPG) <http://www.rumormillnews.com/cgi-bin/forum.cgi?noframes;read=169265>

We [Durham Holding Trust, Tias 12087] at this time are willing to assist the Global Banking, Financing and Economic Communities in the working out of this Current Crisis brought about by Corporate Frauds, Misconstruction and Abuse of Powers of Officers in Offices of Public Trust.

Corporate Governance was tried.. it became too despotic and oppressive.. It's time for the Sovereign Civil Governments to step in and do a bit of eliminating of BAD LAWS implementing the LAW OF THE LAND, bringing back GLASS STEAGALL ACT, Clayton Act. Sec. 8 and Sherman Anti Trust Act Laws..

Before any further 'BIS' continuing in the accomplicing of violations of 1899 Hague Rules of Treaty, violating the section prohibiting the "entering into malicious, deceptive treaties international agreements other than treaties with the deceptive and malicious intent of overthrowing the Xth Amendment Governments" of "Corporate Governance".. The DULY CONSTITUTED, OUTSTANDING, PRIMARY CREDITOR[S] MUST, BY LAW: BE PAID.

I remain

Yours truly,

V.K. Durham, CEO-Signatory

Durham Holding Trust, Tias 12087,

CEO, COSMOS SEAFOOD ENERGY MARKETING, LTD; NEVADA ID 1707-85 retired June 1997  
to be Held in Trust,

CEO, Durham International Ltd; 'Trust'

CEO, Deo Ju Vante Trust(s) U.S. and LATIN AMERICA

cc: Trustees

cc: Latin America

1) Actually, Gold closed Friday 03 Sep 2010 @ 1247.60

(<http://www.kitco.com/MARKET/>)

2) Before Congress & FDR changed the Gold /Dollar Fix to \$35 per Troy Ounce, the actual Price Fix was \$20.67 and NOT "\$26.33" this is WHY the \$20 Gold `double eagle' contained PRECISELY \$20 of Gold! (i.e.-.9675 Oz pure Gold. Do the Math!)

3) Presently Congress has the official Gold / Fix @ \$42.22 per Troy Ounce

4) The "Federal Reserve Act" was actually Private Law! Learn the Difference or Suffer the Consequences

The distinction between public and private acts is not always sharply defined when published statutes are printed in their final form: Case v. Kelly, 133 U.S. 21 (1890). Statutes creating corporations are private acts: 20 Am.Jur. 35, p. 60. In this connection, the Federal Reserve Act is private law. Federal Reserve banks derive their existence and corporate power from the Federal Reserve Act: Armano v. Federal Reserve Bank, 468 F.Supp. 674 (1979).

"A private law is one which is confined to particular individuals, associations, or corporations": 50 Am.Jur. 12, p.28. In the instant case the revenue code pertains to taxpayers. A private law can be enforced by a court of competent jurisdiction when statutes for its enforcement are enacted: 20 Am.Jur. 33, pgs. 58, 59."

A private act may be published as a public law when the general public is afforded the opportunity of participating in the operation of the private law. The Federal Reserve Act, Internal Revenue Code, and the Social Security Act are ALL prime examples of private law/s which do not exclude the voluntary participation of the general public. Had either of these Acts been written as substantive public law, All of same would be repugnant to the U.S. Constitution.

SOME PRESUME - What would happen if CONgress did un-create the Fed (which they could do) & take back the Constitutional authority "to coin money and regulate the value thereof"? The whole world economy would crash in about 15 minutes, that's what. Why? Real simple - nearly every country in the world (including China) has adopted the same type "fiat money, fractional reserve banking" system we use & there's not enough gold & silver in the whole world to cover even a fraction of all the currency & debt in circulation." and "...it means the dollar is that much less valuable."

BUT; Such presumptions are in Error.

First, it is quite naïve to refer to Federal Reserve currency/ fiat paper even remotely as "dollars".

Second, such statement also completely ignores the fact that such fiat currency is already presently debased/discounted/ arbitrated in the Market to reflect its actual "dollar" worth via higher prices (i.e. "inflation")

Whether One simply takes the Official Dollar / Gold Fix Price of \$42.22 and divide same by the "Market" / arbitrated price of the fiat currency in Gold i.e. 1247.60 to realize that such fiat IOUs are only worth 3 cents on the "Dollar" or use the Federal Reserve Bank's OWN "Inflation Index Calculator" to discover how they admit that their currency has been debased to 4 cents on the "dollar" [Go to: <http://www.minneapolisfed.org/index.cfm> Next under "What is a `dollar' worth" enter "1913" (Year the Fed was created) then below enter "2010" and click on the "calculate" and it will show "22.19" then simply divide 1 by 22.19 and you get .045]

So for Congress to actually abolish the Fed and return to using the proper Constitutional Money standards, merely means that Prices would be brought back down to reflect True "Monetary / Dollar / \$ " Values, rather than the present Fiat "Market" Values which have already arbitrated the debasement of such fiat currency, and such Fiat currency would thus only be exchanged for its actual present "Monetary" value of 3-4 Cents on the "Dollar.

Thus the price of gasoline would fall back to approx 20 cents a gallon, Home values and property taxes, and other prices would fall back to values similar to those prior to the Crime of `65 (Coinage Act of 1965) when LBJ and Congress violated the Constitution.

What does it cost to produce a federal reserve note? My research indicates this to be approximately .04 cents. Therefore the cost to produce equals the associated value, it is therefore worthless. When considering coinage the obvious ridiculousness is even more absurd. What is a penny now worth, .04 divided by 100 or .0004 four one thousand of a dollar. What do these cost to produce?

4 September 2010 - The current, corrupt, "ponzi scheme" debt based monetary system vortex is coming to an end, with all the major banks eating each other alive, pointing the fingers they have left at who is the most bankrupt, it is clear we are on the edge of the new age. The open corruption and

publicly exposed global “ponzi scheme” financial banking cartel is crumbling. The top of the pyramid is shaking to its core as BP, owned by the major banking cartels like JP Morgan, CitiGroup, the “Zombie” Banks, The Queen of England, Queen Beatrix of the Netherlands, the failing Central Banks, the IMF, the former Nazi Bank – Bank For International Settlements, the Bilderberg Group and the old draconian fascist rule disintegrates. The whole world is awake to the giant scam, one that makes Bernie Madoff scandal look like the carnival 3 card scam. The Central Banks, the IMF (a holding bank for the corrupt central banks), has only one card to play. That’s right, they want to sell us more long term debt slavery, in the hope that they become richer. The debt based monetary system vortex, creaks and groans under the strain of the \$600,- Trillion Dollars of FAKE Derivatives (shares that are worthless) in the form of Toxic Debt. Debt bubbles, housing bubbles, credit defer swaps, monetary con-games, ponzi schemes are all crashing as the pyramid scheme falls into the abyss, the con has been exposed and the Financial Emperor, the Fascist Cabal is not wearing any clothes. The US Treasury is and has been running on fumes

All the world banks, the IMF, ABN AMRO, ANZ, Bank of America, Bank of Tokio Mitsubishi UFJ, Barclays, BNP Paribas, Citigroup, Commerzbank AG, Crédit Agricole, Credit Suisse Group, Deutsche Bank, Goldman Sachs, HSBC Group, ING Group, Intesa Sanpaolo, JPMorgan Chase, KBC, Korea Development Bank, Merrill Lynch, Mizuho, Morgan Stanley, Natixis, Royal Bank of Scotland, Scotia Bank, Société Générale, Sumitomo Mitsui Banking Corporation, UBS, ING, Wells Fargo, WestLB AG and a whole lot more, in fact every single financial institution in the world. Investment funds like Merrill Lynch, hedge funds, pension funds like ABP. All bankrupt.

The Western criminal cabal considers nuking Tokyo and blaming North Korea. Other sources indicated this might have been Taiwan.

The criminal cabal running many Western governments is considering setting off a weapon of mass destruction, probably a small nuclear bomb, in Tokyo and blaming it on North Korea, according to a senior KGB agent who reports directly to Russia’s Vladimir Putin. The attack is planned on or near the August 6th anniversary of the nuclear bombing of Hiroshima, the source says.

A senior CIA source, however, did not think such an attack would take place: "they might try something with a third world country but to attack an ally like Tokyo would be too dangerous," he said.

In any case, the cabal is getting desperate and dangerous as the financial noose closes in on them and all nations need to be on full alert for another major false flag operation. The best way to prevent this and other atrocities from taking place is to announce and expose their plans in advance....This did occur on websites around the world. Intel sources now claim the Basil III, accords will be announced on September 13, 2010 expanding leverage from the 10-1 current ratio to 33 to 1.

## **MORE HISTORY OF THE TREASONOUS GLOBAL OPERATIVES**

ORGANIZED CRIME'S "TERRORIST" BANKING BRINGS ABOUT "A NATION IN CRISIS"

By: V.K. Durham

<http://www.theantechamber.net>

JULY 13, 14,15,16,17,18,19,20,21,24, 25, 26, 27, 2004

THIS ARTICLE IS POWERED BY THE U.S. CONSTITUTION and THE FIRST AMENDMENT of THE BILL OF RIGHTS.

It was thought you needed to know about THE PSYCHOLOGICAL STRATEGY BOARD and THE OPERATIONS CO-ORDINATION BOARD aka THE SPEcial GROUP set up on June 20th, 1951 which has gone far beyond Constitutional Boundaries and encroaching into our Constitutional Rights and Civil Liberties to the point it may well cause the Constitution to be set aside in the near future.

See: <http://www.mega.nu:8080/ampp/roundtable/SPEcial.html> .

Read it carefully. You can follow the ROGUE OPERATIVES to current events.

When you read this six (6) page dossier on THE SPECIAL GROUP you will find the real cause of our Internal Affairs involving our states inability to function properly, and why these current issues involving "global problems." Quote: [www.mega.nu:8080/ampp/roundtable/SPEcial.html](http://www.mega.nu:8080/ampp/roundtable/SPEcial.html)

"This SPECIAL GROUP was not authorized by Harry S. Truman as President of the U.S. as alleged all these many years.

On Feb. 19, 1961; President John F. Kennedy issued a Statement abolishing the Operations Coordinating Board.

No President ever wrote or signed an Executive order establishing the Special Group. No President had a way of abolishing the Special Group. The Special Group was not established by Executive Order, it established itself. This is illegal. When Kennedy killed the Operations Coordinating Board, the Special Group operated as normal without the designated Presidential representative.

The Special Group is alive and well today. It consists of the Secretary of State, the Secretary of Defense, and the Director of the CIA, and some of which are elected officials. The only way to abolish this ad hock committee is to abolish the Department of Defense, The Central Intelligence Agency and the Department of State. President Clinton, Secretary of State Warren Christopher, and Director of the CIA John Deutch and his predecessor James Woolsey belong to the Council on Foreign Relations. Les Aspin, Secretary of Defense William Perry's predecessor also belonged to the Council on Foreign Relations." end quote]

Keep on reading the six (6) pages and you will find the Who is Who on the Council on Foreign Relations which will lead to the ROGUE OPERATIVES in the Philippines known as E.J. EKKER and DORIS J. (ELOISE) EKKER who were 'authorized' to terrorize the Global Banking, Financing and Economics and issue out Counterfeit Prime Banking Instruments on an "alleged" Bonus

"CERTIFICATE" 3392-181 (there is no such thing) as stated in PUBLIC NOTICE

<http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage4.html> .

Those same individuals, it appears are currently working with THE SHERIFF...in regards to "Gold Transactions"...which involves THE SPECIAL GROUP, which will in all probability be THE THIRD PHASE of TAKING DOWN THE U.S. & U.K. FED. R. BANKING SYSTEMS. When THE FED R. SYSTEMS GO DOWN; Down goes the U.S. TREASURY TRUST OF THE PEOPLE!



Of course with the COUNCIL ON FOREIGN RELATIONS and our current "Sec. of State, Sec. of Defense, Director of the CIA..." you can easily see why The U.S. SEC. SERVICE state "Our only Duty is to Protect the President." Counterfeiting (18 U.S.C. Stat. 471) was not their jurisdiction. Nor; Did the National Security of the People matter? Only the President was to be protected? Bye the way.. These are allegedly your Democrats and Republican's running for OFFICES OF PUBLIC TRUST here in the U.S. of A.

Next you should read GLOBAL ECONOMIC SLAUGHTER HOUSE OPENS ITS DOORS at <http://www.rumormillnews.com/cgi-bin/forum.cgi?read=53442> and <http://www.rumormillnews.com/cgi-bin/archive.cgi?read=53449> articles posted by economica.

If this is not enough to frighten the pants off John and Jane Doe Citizens, then read <http://www.rumormillnews.com/cgi-bin/archive.cgi?read=53394> and (U.S. HOUSE MEMBER who was set up, and sent to prison "for telling the truth" about the U.S. Financial Systems) TRAFFICANTE-THE BANKRUPTCY OF THE UNITED STATES at <http://www.rumormillnews.com/cgi-bin/archive.cgi?read=7249> and <http://www.rumormillnews.com/cgi-bin/archive.cgi?read=8573> article from RM news about Bonds & TWA800.

Almost slipping by without Public Notice has been the ongoing investigations of THE WORLD BANK, IMF, CITIBANK (CITIGROUP), J.P. MORGAN-CHASE and RIGGS BANK involving unacceptable Banking Practices along with "oil for food" transactions and the highly irregular, but ongoing TRADING WITH THE ENEMY such as those authorized to conduct Counterfeit Prime Bank Operations as authorized to conduct business, without interference by the Council on Foreign Relations as seen on <http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage4.html>Public Notice.

All during the Clinton Administration very strange, excessive, Un-Constitutional Executive Orders were being issued which EXCEED THE CONSTITUTIONAL "GRANT, ENUMERATION AND VESTING" of PRESIDENTIAL POWERS" which are very disturbing and can be found along with the

"alleged agenda" at <http://portland.indymedia.org/en/2004/02/281672.shtml> article titled  
COMING AMERICAN HOLOCAUST (POLICE STATE MURDER INFRASTRUCTURE IN  
PLACE) BOX CARE DEATH CAMPS.

This is a 35 page article worthy printing and studying... Especially since PRESIDENT BUSH put a 10  
YEAR MORATORIUM blocking Public Access to Executive Orders back to and including his father's  
Administration as the 41st President of the U.S.?

U.S. Government Accounting Office cannot "sign off " because there allegedly is a problem with  
"missing gold" <http://www.rense.com/general54/goldsu.html> article by Sherman Skolnick...  
(then England, is missing gold also allegedly to top this U.S. missing gold problem "off.")

U.S. Senator Charles E. Grassley is finally recognizing a problem deep inside the FBI which has  
ignored information <http://www.truthout.org/cgi-bin/artman/exec/view.cgi/4/5549> actually penalizing  
FBI AGENTS for doing their "Duty?"

What about U.S. Secret Service? "Our only duty is to protect the President of the United  
States"....B.S.! (Are the American people paying for the SS to defend the Fuhrer?)

For years information regarding Ex-IRS & EX TREASURY Agents working from the "outside" back  
into the Active Agencies involving "Counterfeiting Operations of the Al Qaeda" but covered up by the  
CODE OF SILENCE

[http://www.theantechamber.net/V\\_K\\_Durham/AbusingTheCodeOfSilence.html](http://www.theantechamber.net/V_K_Durham/AbusingTheCodeOfSilence.html) .

Disturbing news comes out of West Virginia on Rense.Com describing MARINES TRAIN FOR  
"CROWN CONTROL" in West Virginia at <http://www.rense.com/general56/control.html> .

Also worthy of "copying" and study along with

<http://portland.indymedia.org/en/2004/02/281672.shtml> .

Scuttlebutt abounds in regards to the U.S. FEDERAL RESERVE BANKING SYSTEMS going  
"DOWN."

If this is so...IT IS OF THEIR OWN MAKING...as they conspired with the EURO monetary system when Sir Alan Greenspan set the EURO MONETARY SYSTEM into operation against the U.S. Dollar Notes and English Pound Notes.

The same old game that was pulled back in 1860's and 1872 in Peru was put into motion once again when the Council on Foreign Relations authorized the "counterfeiters" to issue out Counterfeit Gold Collateral while alleging to be the "creditor" of the U.S. using forged instruments and "copies of formerly recorded of public record instruments held in TRUST"...when setting about on this "venture of Bankrupting the U.S. Dept. of the Treasury and the U.S. Fed. R."...

All of this would have worked but; THERE WAS A CLINKER! THE WRONG PERSON WAS MURDERED by those in the CLINTON ADMINISTRATION (going all the way back to the Nixon Administration) CONSPIRACY to Bankrupt the U.S. Treasury/Fed.R.....

Again, look at CLINTON ADMINISTRATION Executive Orders contained in <http://portland.indymedia.org/en/2004/02/281672.shtml> . Take a look at former Bush Administration's Ex. Orders also.

Years ago, the Nazi Gold & Art was discovered in the Caves by the THIRD ARMY ENGINEERS. Old photos of Lyndon Johnson, President of the U.S. viewing same in the vault of Chase Manhattan Bank ....do exist, you know...

All of this UN-AMERICAN ACTIVITY has the entire global community in a state of distrust, and unrest regarding the U.S. and her "criminal banking practices"..which are near collapse...but; THE TERRORIST are "the problem"....--

Which Terrorist? The Crooks & Criminals in the U.S. Fed. R. Banking Systems.... OR the ones authorized by the Council on Foreign Relations to do business with these alleged TERRORIST with "non interference" ...?!

I believe we deserve and can do better than dig the "dreggs from the bottom of the COUNCIL ON FOREIGN RELATIONS and THE SPECIAL GROUP "CRUD" ON THE BOTTOM OF THE (a) Ethical, (b) Moral (c) Integrity (d) Honesty "BARREL OF SOCIETY!"

In protecting the "president" this allows THE BUSH ADMINISTRATION and CLINTON'S ADMINISTRATION OF ROGUE AGENTS in the Philippines to enjoy "at libitum" status...while the nation and the American Continent suffer a CRITICAL MASS CRISIS.

If you know your history you will in all probability when reading <http://www.mega.nu:8080/ampp/roundtable/SPEcial.html> "figure out on your own; WHO MURDERED J.F.K." (Why did congress lock up the records for 75 years after his death if the Warren Commission told all?)

Plus you can probably figure out; Why all the SAUDI'S were hustled out of this country when the 9/11 incident occurred, and why there is a BOOGIE MAN called ONSOMA BIN LADEN... or Tim Onsoma of the CIA. (or why he has not been captured 9 years later?)

Lets see now...Correct me if I am wrong, but; SADDAM HUSSEIN was also in tight with the "Secretary of State and the usual etceteria's....

You should read <http://www.rense.com/general46/gil.html> regarding APRIL GLASPIE and SADDAM HUSSEIN Conversation back in 1990....

I agree with the author of the SECRET TEAM article and I quote: "Wake up America, we the American people, are among the groups being targeted and controlled."

Of course as all of us watched DESERT STORM back in the 90's...our Troops stood in line having their photos taken with PYRAMIDS in the background...and commenting on THEM BEING IN IRAQ?

Then, there is the matter of BOMBING the Afghans.. Each bomb strike would hit the same mountain clearing out a "oil pipeline bed"...on TAX PAYER DOLLARS.

Additional valuable information regarding issues which relate and co-relate to present times can be found at <http://www.mtholyoke.edu/acad/intrel/vietnam.html> .

You may want to know how others are viewing the US which also relates to Latin American article posted later on in this article from URUGUAY, however this one comes from another direction regarding Latin America which can be read at <http://www.anncol.org/side/609> .

Yet another site regarding RASPUTIN IN THE WHITE HOUSE at <http://www.cubasocialista.com/pelaezeng.html#Rasputin>.

(Each are important for you to research so you can know what is coming from all directions aimed directly at a unsuspecting We, the People.)

ROGUE OPERATIVES and clandestine activities have created a very unsavory taste in the mouths of VICTIMS who "think" they are dealing with U.S. Federal Government Corporations and/or Agencies.. such as those individuals currently operating in the Philippines issuing COUNTERFEIT PRIME BANK GOLD INSTRUMENTS...alleging the U.S. will pay off, and when the U.S. does not pay off WE HAVE HOSTILE'S coming after THE WE, THE PEOPLE such as THE WORLD TRADE CENTER incident.

We will insert the latest edition of CONTACT: THE PHOENIX PROJECT JOURNAL of July 14, 2004 for your reading pleasure at the end of this LAST ARTICLE.

When did this "Nation in Crisis" mess begin? It began the moment the Civil Government set forth the SEVEN ARTICLES OF CONSTITUTION and the later BILL OF RIGHTS followed by the Codification of Laws in the U.S. Statutes at Large governed by The Civil Laws i.e., Common Laws (Amendment VI. SUPREMACY Clause of the Law of the Land) governing the Constitution of the united States of America, which was put into full force and effect, when the Original States authorized

Federal Government "Management" of their affairs in (1) Payment of Debts (2) General Welfare (International Trade and Commerce).

Thomas Jefferson warned: We gave you a Constitution with a Republican (Of the People, By the People and For the People) form of government; If, you can keep it." This is your ARTICLE IV. Sec. IV in those SEVEN articles of Constitution i.e. "Law" of the U.S. Federal Constitution.

From the very beginning; The Constitutional process has been slowly eroding and deteriorating by those of our leaders who conspire to systematically "overthrow" the Constitutional Civil Laws and Civil Governments for the benefit of a "few" men and women in Offices of Public Trust in our U.S. Federal Government Offices and Offices of Trust in our state's of the Union by allowing

Unconstitutional laws accompanied by Rules and Regulations ignoring the State's Civil Codes (Law of the Land) of the Civil Governments.

During the 1860's and 1872.. The Banking Aggression commenced.. It destroyed Latin America. It caused brother to fight brother in our American Civil War which was designed to "Separate the Industrial North" from "The Southern States Producers of product." SLAVERY was not the issue at all...but the "idea sold."

We have come full circle. Chile and Peru are close to war, again..over the same issues as the 1870's.

Once again; Year 2004; Nations are on the "prey" for NATURAL RESOURCES and MINERALS.

Argentina stands in near financial ruin. Bolivia is near the same condition as Argentina.. as old hostilities are "encouraged" by those seeking the MINERALS, NATURAL RESOURCES and SOVEREIGNTIES of these Latin American Republics.

If War erupts in Latin America; We are bound by the MONROE DOCTRINE to "defend."

Already our Governors voice concern and worry about our US National Guard Troops Lost to Iraq (see: <http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52841> posted July 22, 2004 on RUMOR MILL NEWS).

The before mentioned Governors etals see the same possibility-probability:

1. WHO IS GOING TO DEFEND THE "STATES OF THE UNION" if our National Guard is outside the Continental Limits?
2. The U.S. as was The British Empire, and Napoleon; the Roman Empire; Because the U.S. is; SPREADING HERSELF TOO THIN, as
  - a. GENOCIDE is a call for US SUPPORT in THE SUDAN, which
  - b. Will lead to additional S. African problems, and
  - c. With War in the offing between Chile and Peru, this involves another "commitment" of US Armed Forces, US National Guard Units.
3. Reports of Dissidents to U.S. House Members along with the FBI and BATF regarding; Cults burying weapons, and; WEAPONS BEING STORED IN WAREHOUSES across the lands of the US in various states, though having been reported; HAD BEEN ORDERED "DO NOT INVESTIGATE" from the "top."
4. Remember; A War is ongoing in Iraq which actually should have never began in the first place over issues which were "personal" rather than International. April Glaspie-Saddam Hussein Conversation 1990 first reported by the New York Times International and subsequently reported at RENSE.COM in the following article <http://www.rense.com/general46/gil.html> posted back in 12-19-03.

The U.S. recently had an "alleged" 9/11 investigation.. The investigation did not even scratch the surface of those involved regarding NON GOVERNMENTAL OFFICES and COUNCIL ON FOREIGN RELATIONS! WHY NOT!

Because most of those in Congress or in the Investigating Committee occupy a seat on one or the other of the before mentioned, while occupying OFFICES OF PUBLIC TRUST of the Civil Governments in the Federal Representation "class."

We had just come out of a depression, Germany was in Economic Ruin in WWI see [http://en.wikipedia.org/wiki/Weimar\\_Republic](http://en.wikipedia.org/wiki/Weimar_Republic) which was so devastating financially that even when MONEY was available;

It was worthless and in cases used for fires in the tile stoves of the German People. Also see <http://en.wikipedia.org/wiki/Metternich> and [http://en.wikipedia.org/wiki/World\\_War\\_11](http://en.wikipedia.org/wiki/World_War_11). This gives you an idea as to what caused the Wars and the progression on into our own times.

This is during the times when Henry Kissinger fled Adolph Hitler's persecution and came to New York City and was naturalized on June 19, 1943. He became politically ambitious cultivating relations with Nelson Rockefeller, and Richard Nixon [http://en.wikipedia.org/wiki/Henry\\_Kissinger](http://en.wikipedia.org/wiki/Henry_Kissinger) .

REMEMBER Kissinger, Pinochet and the CONTRA AFFAIRS? Both are UNDER INDICTMENT for HUMAN RIGHTS VIOLATIONS...

Remember what happened during the NIXON-CARTER-REAGAN-KISSINGER- PINOCHET "CONTRA AFFAIRS?"

The same thing which happened in POLAND and HUNGARY under THE THIRD REICH! MASS MURDERS & MASS GRAVES of innocent Civilian populations.

We can watch the NIXON Administration in an article titled MISSION BETRAYED: Richard Nixon and the Scranton Commission Inquiry into Kent State in a e-book by Charles A. Thomas (partial work). Read <http://speccoll.library.kent.edu/4may70/MissionBetrayed.html>



These students were simply exercising their Constitutional Rights and disagreeing with "the legality" of NIXON'S FOREIGN POLICY, and were SHOT because they disagreed. Read President Nixon's "THEY HAD IT COMING" comments.

President CLINTON's ADMINISTRATION in later years "abused his powers of office" on a parallel to NIXON's KENT STATE; We had the same thing at WACO. Remember WACO?!

CONTRASTING: THE THIRD REICH "Nazis" herded Religious men and women into a Church, deliberately set fire to the Church and BURNED EVERYONE ALIVE!

Clinton's act at WACO was no different than Nixon's, Carter's, Kissinger's, Reagan's CONTRA AFFAIRS Policies in Latin America, or the THIRD REICH policy in Hungary or Poland!

CONGRESS "allegedly" is powerless over THESE ALLEGED EXECUTIVE ORDERS..which circumvent Congressional Review and published in the Federal Register and CFR publications.

When Congress has it's "teeth pulled" in regards to Congressional Powers and fail to execute it's Constitutional Duties and do its SWORN DUTY by recognizing ACTS OF SEDITION by ABUSE OF POWERS OF OFFICE (Sedition defined: When two or more conspire to overthrow the Sovereign Civil Governments)... whereupon Executive Powers set up MEGA OPERATIONS such as we find in the article titled "FEMA THE SECRET GOVERNMENT"

<http://www.FreeRepublic.com/forum/a3a4b880877ca.html> We, the People; Are on the road to a form of DICTATORSHIP such as ADOLPH HITLER.

Latin American Republics S. of our U.S. Borders are already addressing the issues and currently comparing BUSH to HITLER and addressing same to Ambassador's of the U.S. such as contained in <http://www.axisoflogic.com/cgi-bin/exec/view.pl?archive=65&num=10203&printer=1> .

It is odd, without these events hitting us smack dab between the eyes; We, the People have been remiss in seeing the parallel? We have failed to see THE DISARMAMENT TREATY(S) were designed to

DISARM NATIONS; NOT THE CIVIL GOVERNMENTS OF THE PEOPLE of those TREATY NATIONS.

Patriot ad at <http://www.rumormillnews.com/PATRIOTLAD.html> has addressed the THIRTEENTH AMENDMENT regarding CONSTITUTIONAL FORBIDDING OF ATTORNEYS in Offices of Public Trust so many times.

What he was addressing is the "interpretation" of Constitution and Constitutional process abuse which is so often done such as the interpretation of Harry S. Truman's setting up THE OPERATIONS COORDINATION BOARD in <http://www.mega.nu:8080/ampp/roundtable/SPEcial.html> which has expanded, and expanded until it has progressed to encroaching as a very dangerous PARALLEL U.S. Government outside Congressional Review?

The U.S. House Oversight Committee BY CONSTITUTION should re-open the House on Un-American Activities as required and set forth under EXECUTIVE ORDER 11109 of May 27, 1963 by President J. F. Kennedy in regards to his request for investigation into every U.S. Congressman back to 1947 (Bretton Woods Agreement, GATT and NAFTA). This would also catch the parties involved beyond presidential power as found in <http://www.mega.nu:8080/ampp/roundtable/SPEcial.html> .

President John F. Kennedy, as the President along with his U.S. Attorney General, Robert Kennedy saw a dangerous encroachment of "Powers" which were circumventing CONGRESSIONAL REVIEW. What he saw was certain congressmen involving themselves in CORPORATIONS which were involved with the later formed HARRY S. TRUMAN "Mega" Orders of 1951 which, through "legal interpretation" subsequently allowed THE COUNCIL ON FOREIGN RELATIONS and such as FEMA <http://www.freerepublic.com/forum/a3a4b880877ca.html> to become even more powerful than the U.S. FEDERAL GOVERNMENT as the Administrative, Legislative and Judiciary Branch's of Civil Governments.

The Conflict of Interest involves THE COUNCIL ON FOREIGN RELATIONS granting immunity privileges such as found at <http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage4.html>

Authorizing A COUNTERFEITING OPERATION to bring about a GLOBAL FINANCIAL, ECONOMIC CRISIS by these "associates of the SPECIAL GROUP" and conduct activities intending to LOOK LIKE but is "NOT" something which commenced back in TRUMAN'S ADMINISTRATION which was created under TRUMAN'S EXECUTIVE ORDER for his SPECIAL GROUP which through misinterpretation, and abuse has expanded to current "NATION IN CRISIS" by acts of MEGA TERRORISM see:  
<http://www.nixoncenter.org/Program%20Briefs/vol7no17terrorism.html> .

For CONGRESSIONAL refusal to address these issues while some members are on the boards of these organizations; Constitutes a CONFLICT OF INTEREST. These Representatives cannot represent WE, the People while representing CORPORATIONS involved.

Keep in mind; Those same dissidents burying weapons around the country side, or storing these weapons in warehouses hither, thither and yon, were allowed by NON GOVERNMENTAL OFFICES known as THE COUNCIL ON FOREIGN RELATIONS to create a International Banking, Financing and Economic (see: <http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage4.html>) nightmare which has backfired on the US and the UK (see: <http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52988> ) posted by economica 25, July 2004) U.S NIGHT OF THE LIVING DEAD-U.K LENDERS UNDER FIRE. . . is a must read.

On the heels of the 9/11 report comes CLINTON SIGNED OFF ON BERGER BIN LADEN BLUNDERS posted by Ghost, 24th July at <http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52959> and THE IDIOT'S GUIDE TO CHINAGATE posted by Anduril 24, July at (Message Deleted by Poster 5.24.05) <http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52940> which leaves the average thinking person to wonder "Just who in the hell are these presidents and U.S. House members representing?!" Especially when Rayelan "pins the tail on the JACKASS Clinton" for giving our TECHNOLOGY to China in article posted at <http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52945> . It is not required nor ground in granite "you must be a rocket scientist to figure out; THESE IDIOTS are TAKING BRIBES and representing "Other Governments"...against We, the People!

This has been going on with every president since NIXON cut his deals with Chou en Li of China in 1972. Since that time every thing that made this nation great in the form of Steel Mills, Steel Foundries, Milling Looms etc...has been shipped either to CHINA or one of her satellite nations. Lets not forget CLINTON letting China have our DEEP SEA PORTS after CARTER screwed up and gave away TAX PAYER PAID FOR "PANAMA CANAL!" Who's got it now? CHINA!

READ <http://www.rumormillnews.com/cgi-bin/archive.cgi?read=28602>

RE: CLINTON, BACKERS SABOTAGED US INFRASTRUCTURE PT.1

posted by Jedediah\_Smith 12, February 2003.

TOO MANY "CHINA" issues going on right now, while your mind's are directed to IRAQ!

I have many questions about NIXON and his "China" ventures... I now believe NIXON was a "sleeper" using the False Flag as the great COMMUNIST HUNTER to throw everyone off guard when he "cut his seditious trade agreements with China" see <http://www.orwelltoday.com/manchurianiraqian.shtml> .

I have always wondered "why" he called on an individual who had been captured at INCHON RESOVIOR..., held as a POW in CHINA (Russell Herrman) to get the invitation to go to China....

SLEEPERS were, and are at work... This is the reason GUNTHER RUSSBACHER published his articles which are posted later on in this last article.

President Clinton has no excuse except ORAL SEX being provided to him by MONICA LEWINSKI.

Congressional Members have voiced their concerns about MS. LEWEINSKI

<http://www.theage.com.au/articles/2004/07/25/1090693821109.html>

being a SMOKE SCREEN for "Berger-Bin Laden" etc...along with CONGRESSMAN SUGGEST

BUSH HIDING ONSAMA at [http://www.worldnetdaily.com/news/article.asp?ARTICLE\\_ID=39263](http://www.worldnetdaily.com/news/article.asp?ARTICLE_ID=39263)

July 3, 2004.

You really should read also <http://daily.misleader.org/ctt.asp?u=1827854&l=47467> dated Friday July23, 2004. Believe me, it is EYE OPENING!

June 20th, 2004 "Rogue Operatives" published their latest encrypted messages to "pods & cells" in the US and elsewhere sending the message out in their "STATUS REPORT: ONE TO TEN; FOR THE US: 8. Flag color: Very promising "rose".. FOR THE PHILIPPINES: MINUS 200. Color: dismal black.

The "color" indicated for the US as "rose" indicates "Communist." While the "color" designated for the Philippines is "black" designating the overthrow of the Philippine government.

Further indications attempt to involve the Bush Administration in regards to IAIC (Inter American Investment Corporation) incorporated by these individuals as ROGUE OPERATIVES in the Philippines i.e., U.S. Citizens, E.J. Ekker and Doris J. (Eloise) Ekker operating under "FALSE FLAGS" while actually representing IRAN in the old Al Quad which is now known as the AL QAEDA which has STOLEN THE IDENTITY of "Trust Held Corporation and Trust Held Collateral" using a "look alike and parallel Rogue Operation."

This article posted by the ROGUE OPERATIVES see;

[http://www.theantechamber.net/V\\_K\\_Durham/AbusingTheCodeOfSilence.html](http://www.theantechamber.net/V_K_Durham/AbusingTheCodeOfSilence.html) also "taunt" now President Bush in regards to Inter American Investment Corporation (fully aware of the president's "brother" situation in China) in the following fashion:

"By the way, to you with inquiring minds--we incorporated one entity.

IAIC---JUST TO KEEP V.K. DURHAM FROM USING IT IN HER CRIMINAL WAY TO SOMEHOW SET UP HER INSIDIOUS INSIPID "TRUST" SHE NOW CLAIMS TO HOLD. NO, SHE DOES NOT AND IAIC IS PARKED NICELY AND SECURELY. WHAT BUSH DOES WITH "HIS" IS HIS TO DECIDE--WE DO NOT USE IT BUT WE KEEP IT SECURE see:

<http://www.theantechamber.net/VkDocuments/Tias12087/Tias12087Index.html> posting regarding INTER AMERICAN INVESTMENT ASSOCIATION also known as TIAS 12087).

In other words these "rogue operatives" are PUSHING PRESIDENTIAL BUTTONS.

We have ROGUE OPERATIVES flying under FALSE FLAGS who were (I am going to come right out and say this) "authorized by the Clinton Administration" to conduct subversive, anti-american activity in Banking, Financing and Economics globally.

It was CLINTON'S ADMINISTRATION under which THE ORDER-CONTRACT MURDER OF; U.S. CIA-US NAVAL INTELLIGENCE, U.S. TREASURY OPERATIVE COL. RUSSELL HERRMAN (HERMAN) was KIDNAPPED, TORTURED AND MURDERED. Not for one minute do I believe BUSH (#41) had a dammed thing to do with the murder.

THERE IS A COUP d'Etat going on in this country and around the world, right now uncovering these ROGUE OPERATIVES. One website has already picked up on the Coup d'Etat i.e., <http://globalresearch.ca/articles/CHO407B.html> (July 13, 2004) by Michel Chossudovsky. It is very important this is studied carefully.)

U.S. Senator Robert Byrd addressed the "critical state of affairs" in Sunday July 18, 2004 interview with TIM RUSSERT. Senator Byrd expressed his grave concerns regarding current State of Affairs in The White House and Congress as "The most corrupt he has seen in his 40 years in office."

Senator Byrd also addressed LOSS OF AMERICA and LOSS OF CONSTITUTION.

Recently DOVE OF ONENESS was exposed in the Tribune at (thenewtribune.com) [http://www.tribnet.com/news/crime\\_safety/story/5318019p-5255837c.html](http://www.tribnet.com/news/crime_safety/story/5318019p-5255837c.html) article. Keep in mind; DOVE as everyone else was busy in "exposing" the "what is needed, and what was not being done" situations in Washington. If anything else; SHE EXPOSED CORRUPTION. I am not an advocate of "Dove"..but I can see her rationale in "reverse thinking".. She got the people thinking.

ALL THINGS BEING EQUAL; WE MUST PAY ATTENTION TO WHAT IS GOING ON.

We cannot indulge ourselves in luxuries of "personalities" of who knows more than the other guy, or who's husband did this, or that while involved with THE U.S. CENTRAL INTELLIGENCE

AGENCY. We do not have the time or the luxury of PECKING ORDER of who knows the most, who is going to "control" what the other "knows" or is attempting to alert the PUBLIC AT LARGE to the fact WE HAVE A NATION IN CRISIS which, in all fairness "our men were directly or indirectly involved."

For one individual to "control" vital information is no different than SANDY BERGER filching, concealing and/or destroying Vital National Security Documents relating to the CLINTON ADMINISTRATION activities which ties in with MARC RICH, THE MOSSAD & ISRAEL and believed to be directly tied with those Rogue Operatives who currently "taunt" President Bush in regards to the "INTER AMERICAN INVESTMENT CORPORATION" which is a U.S. Fed. R. Corporation incorporated by these Rogue Operatives to conduct TERRORIST BANKING ACTIVITIES against the United States & American Continent..plus her allies.

### **AMERICA & AMERICAN CONTINENT IN CRISIS**

This is addressed by Lyndon LaRouche while visiting Argentina (Posted by Roselinda. CAN WE UNITE AND COOPERATE TO REVERSE THIS CRISIS (7/21/04)

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52706>

Mr. LaRouche address's the identical problems which all of us have been addressing since the early 1990's to wit;

"This is an old story. It goes back to the end of the so-called First World War, when a group of financier oligarchies in Europe decided to play a game with the post-WWI world. This group of private bankers, who are more powerful than bankers--they create banks, destroy them, and revive them--decided to create a fascist revolution. And they use the financial crisis which they orchestrated, to create the conditions under which a series of coups de'etat in Europe could occur. This group included important influential people inside the United States, who became the enemies of Franklin Roosevelt. As a matter of fact, they tried to make a military coup against the US Government in 1934. Now, several things happened to prevent the fascist governments from getting world power. Three elements were: Franklin Roosevelt and the organization of his economic recovery in the United States; the preparations of the Soviet Union against Hitler; and one faction in Britain which had been for Hitler

and put him into power, but decided not to go with Hitler, because Hitler would have destroyed the British Empire.

So we defeated these people in the war, and the United States leadership was crucial. But at the end of the war, after the death of Roosevelt and under Truman, the US government--or a certain faction of it--helped to save the fascist movement, and the bankers.

What we're seeing now is the orchestration of a financial crisis, by the same groups of bankers who were behind Hitler and so forth before. The same bankers who were against Roosevelt then, are trying once again to create a fascist new order. You have figures like Tony Blair, the Prime Minister of England, and one of his key accomplices, Vice President Dick Cheney in the United States. What they intend to do is destroy whole sections of the world populations.

The experience of Argentina under the vulture funds is exactly a model of what they intend to do all over the world. It's obvious, if you look at Argentina as I know it. Here's Argentina, which at the end of the last world war, had approximately the fourth highest standard of living in the world. It was a scientifically, technologically, agriculturally evolved part of the world. It underdeveloped areas like Patagonia, a tremendous potential for the future existed. Now, it has been largely destroyed. And Brazil pretends not to be destroyed, but it is targeted in the same way.

Mexico still has a national character, but it's almost destroyed economically.

Venezuela's about to be destroyed. Peru is being destroyed. Bolivia is on the edge.

The whole continent, which is a continent of great riches potential, and cultural potential, is being destroyed."

During the early 1990's this writer made the public aware of the Constitutional GENERAL WELFARE provisions which mandate: "No Manufactured Goods or Product shall be imported into the United States at a lesser quality and lesser price which would discourage the American Manufacturers and Producers."



This writer during the early 1990's also pressed the issues regarding;

The necessity of re-enforcing THE MONROE DOCTRINE to secure the American Continent was also made public to most of you.

Also provided to most of you was the exposure of WINSTON CURCHILL as PM of THE ENGLISH EMPIRE standing before the Parliament making the statement (which incidentally was verified on the History Channel): "There is no greater proponent of Communism, as I, myself" when attempting to gain support for what he deemed "My Dear Friend, Joe Stalin" encouraging support for THE U.S. AND ENGLAND to go to war against Hitler.

HAVE WE BEEN MISLED

is a very insightful article posted by tenavision Wed. 21 July 2004 at;

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52781>

Very valid statements and points are made in this article. It is a must read.

I FIRMLY BELIEVE "WE HAVE BEEN MISLED" and led down a dangerous pathway to A NATION IN CRISIS.

We, the People of the united States of America have sent our young off to wars in places we knew not where...--to fight for Liberty, Freedom, Equal Rights and Justice for those nations who asked for our help.

We, the People, of the united States of America find ourselves without REPRESENTATION by our allegedly elected Leaders finding ourselves as would a "herd of cattle" being herded by CATTLE RANCHERS AS "OWNERS OF THE HERD" being set up for the BIG DRIVE into SLAUGHTER PENS to be used for HUMAN EXPERIMENTS as authorized under CLINTON'S BIO DIVERSITY TREATY. Plus; It is a known fact WE WILL BE DRIVEN FROM OUR "WATER SOURCES" under CLINTON'S "AMERICAN HERITAGE RIVERS INITIATIVE." We, the People of the united States of America have as a community of simple folk, always tried to set shining examples in our ethics, morals, honesty, and integrity. We were successful up to the 1960's when the Drug Cultures (see EIR Lyndon LaRouche article <http://www.illuminati-news.com/art-and-mc/aquarian-conspiracy.html>

study it closely. Followed by strange new laws from our leaders forbidding the age old formula for raising a good God fearing family by using the family peach tree switch, or papa's belt which taught the young; "There is punishment that follows when you do not follow the laws and the rules of long established, long ordered, civilized society."

As with the NAZI'S & COMMUNIST "control over the children was a must. Along came laws which told parents they could no longer chastise errant children.

Those children were left to (as we used to say in my generation) "Grow up like Topsy." In other words, they grew up un-disciplined and un- ruly. They did not respect themselves, nor did they respect others. THOSE "CHILDREN" are currently in our GOVERNMENTAL BODIES destroying, stealing everything that is not locked down with "immunity" from prosecution.

The next thing on their agenda is THE CONSTITUTION OF THE UNITED STATES OF AMERICA. See Article 4 Section 4 guarranty-ing a republican form of goverment

I believe I am correct about the year being 1996. If not the correct year, the following did happen during the CLINTON-GORE ADMINISTRATION, to wit;

The President of the United States and Vice President Al Gore stood before a group of young collegiates in Scottsdale Arizona and stated:

"The Constitution is an old instrument, it is outdated and outmoded. It needs to be replaced. The Constitution hinders progress of the New World Order, and business affairs of the United States."

Things need to be said about the truth of matters as to what has gone on in our country and around the world, before it is too late, (if already not too late) with this new type of government here in the U.S. which has overthrown the Constitutional Government of We, the People along with the Constitutional Laws of the Land which has brought about a Loss of International Credibility for the U.S. and We, the People.

We, the People no longer enjoy the status of being welcome in other nations... It has been difficult for We, the People to understand; Why we were no longer welcome in the lands of other nations. We could not understand WHY our nation was so disliked in the International Community of Nations and WHY other nations no longer want AMERICA or AMERICAN'S in their countries which is explained pretty well in the FROM HITLER TO BUSH:

An analysis and the comparisons at:

<http://www.axisoflogic.com/cgi-in/exec/view.pl?archive=65&num=10203>

by Dr. Federico Fasano Mertens Editor of La Republica del Uruguay in his reply to the US Ambassador, Martin Silverstein.

This is indicative of our SISTER NATIONS SOUTH OF THE U.S. BORDERS current feelings and opinions of the United States Administrations and Elected Leaders.

It is a sad day indeed when our beloved Nation is viewed in the eyes of other nations as described in the eloquent language of the letter written and published at;

<http://www.axisoflogic.com/cgi-bin/exec/view.pl?archive=65&num=10203&printer=1>. In all due respect WE, THE PEOPLE hopefully are not tossed into the same POT as our allegedly "Elected" officialdom officials as cited in the before mentioned article. WE will ULTIMATELY PAY THE PRICE if this situation of NATIONAL CRISIS is not addressed immediately, if not sooner.

WHERE did the current unsavory situation begin? WHEN did it happen? WHAT is all of this about? WHY did the situation described in the before mentioned web site happen? WHO brought this current unsavory situation before mentioned about?

THE ENTIRE MESS began when President Harry S. Truman ordered "BRING THE GOLD HOME."

THE ORIGINAL PRESIDENT HARRY S. TRUMANS' OSS, OSI-CIA "MEN" assigned to BRING THE GOLD HOME were infiltrated by THE MOB(S) and ultimately these men were set up! Some were murdered and murdered by those THEY TRUSTED "MOST", while others were set up and sent to prison, while yet others simply disappeared never to surface again, and yet others of these

ORIGINAL OSS-OSI-CIA MEN & WOMEN found it necessary to "go to ground" and hide until "someone came out with the bare assed truth of the matters as to what happened.

Please go to: MILITARY INTELLIGENCE (MI5) 22 page report at <http://www.spartacus.schoolnet.co.uk/FWWm5.html> and read 1949 notations regarding Kim Philby, and subsequent investigation into his background which gave great concern KIM PHILBY THE SIS LIAISON OFFICER IN WASHINGTON had changed from a COMMUNIST SYMPATHIZER to SUPPORTER OF PRO FASCIST ORGANIZATIONS on page 5.

Following the FASCIST ORGANIZATIONS through pre-WWII we now go to; CIA Col. Al Capone's daughter's DEPOSITION as she testified as to the involvement of and connections with ORGANIZED CRIME commonly called by us the "simple folk" "the MOB" in the following deposition; <http://www.tpromo.com/gk/stacey/ferd.doc> .

Keep in mind; MEYER LANSKY aka THE MOB was BLACKMAILING J. EDGAR HOOVER (Male Lover) which was believed by William Sullivan assistant director of the FBI's Intelligence Division to be A NATIONAL SECURITY THREAT <http://www.spartacus.schoolnet.co.uk/USAClansky.html> and additional valuable info at <http://www.spartacus.schoolnet.co.uk/USAhooverE.html> .

(CONTRA AFFAIRS-Col. Herrman (Herman) Account Holder for CI-LTD or Central Intelligence Ltd; Accounts originated Republic National Bank Texas, moved to Republic National Bank New York (Teddy Lloyd contact), Account moved from REPUBLIC NATIONAL BANK (N.Y.) to ANSCHBACHER Banking in the G. Islands.) ANSCHBACHER has since MERGED to "COVER THE PAPER TRAIL.)

\*\*Pursuant to 17 U.S.C. Stat. 107, PUBLIC'S NEED TO KNOW we must use David Guyatt's research, along with Michael Ruppert's research because THE DOTS ARE ALL CONNECTED involving men & women listed in this article, directly associated with whom I myself, and/or my late husband was associated.

General Earle Cocke's deposition which can be found at

[http://www.DEEPBLACKLIES.co.uk/deepblacklies\\_new.html](http://www.DEEPBLACKLIES.co.uk/deepblacklies_new.html) . Cocke's deposition confirms ALL BANK ACCOUNTS WERE "FROZEN" and PARALLEL "Mirror LOOK ALIKE Accounts" were ultimately set up after the ACCOUNTS WERE FROZEN.

The "freezing" of the accounts made it necessary for "1987 Underwriting" from FRESH COLLATERAL to "FINISH BRINGING THE GOLD HOME."

Note: Each time PROJECT PHOENIX (HARRY S. TRUMAN'S OSS-OSI-CIA) tried to bring THE GOLD HOME, we were thwarted by "Mirror Look Alike's" while these gallant men & women were set up or murdered. All of their records related to the U.S. Armed Forces, U.S. Air Force, U.S. Naval Intelligence, U.S. Treasury, U.S. Coast Guard and CI-LTD (Central Intelligence Ltd) were systematically erased. These men & women became NON-EXISTENT (myself included).

The "freezing of accounts" by the "opposition" with outright THEFT of Corporations, Gold Properties etc. was the Method of Operation which has and is currently terrorizing the Global Banking Communities, further causing the U.S. LOSS OF CREDIBILITY and possible LOSS OF A CONSTITUTIONAL "ARTICLE IV. SEC. IV. REPUBLICAN FORM OF GOVERNMENT" i.e., A government of the People, By the People and For the People. We stand in imminent peril of LOSING OUR "VOTING PRIVILEGES" on November 1, which constitutes LOSS OUR NATION.

In the 1980's Predatory Banking set in. Over 2.5 Million Farms were lost in the process. While over 95 Million homes were foreclosed on. Do the numbers. Add 2.5 million plus 95 million and multiply by 2.5 per household farm. These figures do not include the average of 50,000 homes being foreclosed on over the past 2/12 years state by state, averaging 2.5 persons per household which incidentally does not include FARMS, MANUFACTURING AND BUSINESS PRODUCERS OF PRODUCT.

However; That gives a pretty good idea as to how fast AMERICAN'S WERE MADE "DISPLACED PERSONS in their own Land" and how AMERICANS WERE FORCED INTO JOBLESSNESS further forced INTO FOOD LINES in various states.

These formerly American owned properties were purchased near to the dollar by Foreign Investors who took possession of our MORTGAGES on the AMERICAN PROPERTIES. Our Constitution forbids ANY INDIVIDUAL (COMPANY-CORPORATION) from owning Land in the United States "without first taking the Oath and becoming a Citizen"..., and this is backed up by the ORIGINAL IMMIGRATION LAWS.

Let us take a look at NEIL BUSH and CHARLES KEATING and the S&L FIASCO. Instead of "doing the right thing" by "confiscation of all assets fraudulently stolen"...AND RETURNING THOSE BACK TO THE VICTIMS...the perpetrators are given a "slap on the wrist" and allowed to continue on, in other countries such as CHINA (where Bush the younger is hiding out, or is being held hostage) (probably the reason the Rogue Operatives are "pushing presidential buttons over TIAS 12087).

On the heels of all the before mentioned; Along comes SUBVERSIVE OPERATIONS such as those involving THE FARM CLAIMS (Roy Swashing etals), OMEGA (Clyde Hood), CHURCH OF THE OVERSOUL (Greg Paulsen etals), COMMANDER HATTON (The Ekker's) and this and that. Unsuspecting, American People put their Pensions, SS Benefits, Retirement Benefits, Homes and Farms into these ALLEGED TRUST'S.

You want to know who COMMANDER HATTON is; Take a look on [http://www.theantechamber.net/V\\_K\\_Durham/ChapterEight.html](http://www.theantechamber.net/V_K_Durham/ChapterEight.html) CHAPTER EIGHT and look at the bottom where you will find EXACTLY who these "Rogue Operatives are!"

Look at all the letters to Senator Grassley, Dan Burton Chairman of the House Oversight Committee, Congressman King and so forth...You will know who was told "DO NOT INVESTIGATE" from the TOP!

Many of the "COMMANDER HATTON" Victims being Unsuspecting People are currently "Missing and Unaccounted for."

Roy Swashinger was authorized by THE DEPARTMENT OF JUSTICE in regards to the FARM CLAIMS. When he was no longer needed to gather names, social security numbers, address's and phone numbers... He became a "liability" and was prosecuted, and sent to prison.

The same thing happened to CLYDE HOOD. When he was no longer needed, he became a liability was prosecuted and sent to prison.

GREG PAULSEN remains at large, is still operating in CHINA'S BANKING SYSTEMS on his and the Ekker's AL QUAD (IRAN) projects of BANKRUPTING THE U.S. DEPT. OF THE TREASURY & FEDERAL RESERVE BANKING SYSTEMS.

Let's not forget NESARA (National Economic Stabilization and Recovery Act) or DOVE OF ONENESS. Dove is currently "spilling the beans" because she has been exposed. REMEMBER; SHE DID GET HER POINTS ACROSS as to what needed to be done in the U.S.

THE U.S. & CONTINENTAL DEBT WAS PAID....on May 21, 2003. The DEBT payment was stolen and used for purposes other than intended. Had it been used properly as intended NESARA would be in effect.

One thing about THE DEBT PAYMENT: IT BLOCKED THE FORECLOSING ON THE AMERICAN PEOPLE!

That did not work, and it cannot work, now they want to KILL THE CONSTITUTION ENTIRELY by imposition of MARTIAL LAW and "NO ELECTION ON NOVEMBER 1."

A very dangerous set of conditions A NATION IN CRISIS now face WE, THE PEOPLE.

CLINTON ADMINISTRATION sold off Holloman Airforce Base to "Germany" plus; He gave away our DEEP SEA PORTS which service our U.S. NAVY FLEET to CHINA.

Let's take a walk down memory lane... Or, as I have so often reminded myself, so many times...--  
While PEELING AN ONION.

You buy what appears to be a perfect onion. You take it home start peeling it. The first layer is very thin. The second layer is another skin, but thicker. Then you get to the third layer..it appears to be good. You go to the fourth layer...It also is "good." Then...--You get to the fifth layer and begin to find the "Black Mold".. You go to the sixth layer..the "Black Mold" worsens. By the seventh layer and all the way to the "heart"...-- You find the ROT.

This is in essence what I have tried to explain to all of you through the years...THE CORRUPTION LIES DEEP INSIDE our Fed. Govt. and it's "quasi" U.S. Federal agencies RUN BY "ORGANIZATIONS" and FRATERNITY MEMBERS of ORGANIZATIONS which consists in representing THE U.S. CONGRESS, U.S. SENATE and EXECUTIVE BRANCH along with JUDGES ON THE BENCH who are SETTING LAW MAKING POWERS "AT BENCH LEVEL" IN OUR COURTS. In specifics these are NON GOVERNMENTAL GOVERNMENT ORGANIZATIONS or NGO'S which dictate policy, rules & regulations while Represented by Members of the U.S. House of Representatives, Senate Members and Members of the EXECUTIVE BRANCH while occupying OFFICES OF PUBLIC TRUST with a SWORN DUTY to the Constitutional Government of WE, THE PEOPLE to: Uphold, Protect, and Defend, The Constitution of the united States, Against all parties, foreign or domestic."

Remember the "perfect onion?"

The "perfect onion" was contaminated with mold and rot when the President of the United States, George H.W. Bush sold off our Equity Infra-Structure and the proof is the Executive Order 12803 <http://www.theantechamber.net/UsHistDoc/Exord12803/Exord12803Index.html> .

Note: Hopefully; I have not spent 12-18-20 hours daily 7 days a week going through all these years (over 30)of taking the time to research all of this out, posting it on the internet for you NOT TO READ, AND NOT TO STUDY! Get it together and pay SERIOUS ATTENTION! If you don't;



YOUR A%\$ WILL BE GRASS and the LAWN MOWER IS IN "THE HANDS IN NOT SO FRIENDLIES."

Remember: THE "CHINESE" HANDS are the same hands that can PET a DOG OR CAT with one hand, and SKIN IT ALIVE FOR IT'S PELT to sell in markets...with no "feeling what-so-ever." These people have no RESPECT FOR HUMAN LIFE WHAT-SO-EVER! These are the same people who try people in their courts, get death sentences, roll a TRUCK up to the door, haul out the "charged guilty"..put them in this TRUCK, inject them with lethal doses and off they go again, on their merry way to another LETHAL DOSE.. go to <http://www.worldnetdaily.com/> .

Lets take a look at REAL PEOPLE involved, and what happened to them working "for the onion" i.e., The Perfect U.S. Federal Government's Executive Branch, Legislative Branch and Judiciary...and QUASI U.S. Fed. Agencies operating with the Authority of the U.S. Fed. Government, aka CI-LTD.

Keep in mind, these are real people, not actors in a Hollywood Movie script. The "keys" are in the web sites affixed in this last article. You must do your own research.

However; In our group of men and women who have been "sacrificed" murdered, set up, disappeared and so forth. Near to the INDIVIDUAL involved; THEY WERE NEAR RETIREMENT AGE or WERE OF RETIREMENT AGE which would have allowed U.S. FED. GOVT. PENSIONS and RETIREMENT BENEFITS. A partial list is as follows;

1987. Operative RUTH DATCHE, shoved down her basement stairs, died of injuries.

1987. A "Russell Herrman (Herman)" LOOK ALIKE (Russell's look alike brother) A DOPPLEGANGER went to MINISTER OF FINANCE OF GREECE (PAPANDREAOUS) accompanied by MOB MEMBER (Larry Hill of Waste Management) and "closed pending transactions, alleging to be COL. HERRMAN (HERMAN).

Greek Finance Minister Papandreas a good friend of Russell Herrman (Herman) aka HERMANOUS..."died" shortly there-after.

## WATCH THE SEQUENCE OF EVENTS

1989. Operative ROGER FRANTZ, ingested "ground glass which had been put in his cocktail" while Herrman was meeting with BUSH OPERATIVES listed as follows who were working for the Department of Agriculture with authorization of the Fed. R. U.S. Atomic Energy Commission "agent" Steve Leahey (Senator Leahey's son), and a JOHN Warner, English MI6, regarding BUSH'S REQUEST for UNDERWRITING OF COLLATERAL FOR SADDAM HUSSEIN (1989).. Frantz died hours later.

1990. Col. Al Carone dies. His records came up missing?

1991. Sept. 12. A TEN YEAR CONTRACT was put down which was to continue UNTIL THE U.S. DOLLAR WAS EXHAUSTED. The contract ended on or about "9/11/01."

President Bush authorized JAMES BAKER III to use "collateral" that did not belong to him, nor had he been authorized by the "owner" to use the Collateral amounting to \$120 Billion Dollars.

Bush reportedly was being blackmailed by CLINTON. Clinton reportedly "wanted in on the deal" and was THREATENING "BUSH'S SON, NEIL" (currently in CHINA).

President Bush reportedly authorized a second \$120 Billion Gold Dollar set of instruments to be used by CLINTON'S GROUP which involved MARC RICH, THE MOSSAD and ISRAEL'S "TRANS TECH INTERNATIONAL " see [http://www.theantechamber.net/V\\_K\\_Durham/TexasTwoStep7.html](http://www.theantechamber.net/V_K_Durham/TexasTwoStep7.html)

THE FOLLOWING MUST NOT BE ALLOWED TO BE "COLOURED" by personal involvement in regards to Col. Russell Herrman (Herman) or Col. Gunther Russbacher. WE MUST LOOK AND THINK "OUTSIDE THE BOX." We must also look at (1) Col. Herrman (Herman) was murdered, and (2) Col. Russbacher suffered THE THREE "D" treatment.

Lets go back a wee bit to "PROJECT JACOBE" which is tied directly to PROJECT PHOENIX. Project Phoenix is not to be confused with THE FALSE MUSLIMS "PHOENIX PROJECT." The later is a "mirror look alike or DOPPLEGANGER."

Lets look at these two men; CIA Col. Herrman (Herman) and Col. Russbacher were flying the GOLD home. Per Herrman: "The plane was so full of gold they had to take the seats out and use CRATES OF GOLD for their seats to fly the plane. The plane was forced down by THE TEXAS AIR NATIONAL GUARD (do we know anyone who was with the Texas Air National Guard who recently suffered "Loss of Records" by the name of Bush, currently occupying the WH?) just outside MIDLAND TEXAS. Herrman was knocked unconscious. When he recovered...- THE GOLD WAS MISSING."

#### FOLLOW THE GOLD

The GOLD on the before mentioned flight did not go to it's intended destination i.e., THE U.S. DEPT OF THE TREASURY. Instead it is reported to have been flown to AUSTRIA by Col. Gunther Russbacher accompanied by U.S. PRESIDENT GEORGE H.W. BUSH. Col. Russbacher was DOUBLE CROSSED.

President George H.W. Bush former Military Intelligence Agency and DIRECTOR of the CIA.

The INTELLIGENCE AGENCY which, is acknowledged in the MILITARY INTELLIGENCE (MI5) as having operatives supporting PRO-FASCIST (NAZI) ORGANIZATIONS as before mentioned.

The FASCIST-NAZI'S were infamous for DOPPLEGANGERS or LOOK ALIKE's. This is where I can state; I believe a LOOK ALIKE "FACTION 2" or DOPPLEGANGER UNIT ALLEGING TO BE THE ORIGINAL F2 is in full operation, which is actually F1 deeply entrenched in our CENTRAL INTELLIGENCE AGENCY and OSI (Office of Special Investigations) which has near absolute power over the U.S. House of Representatives and Senate.

In furtherance; I have always challenged the true "purpose and intent" of Col. Gunther Russbacher and President Bush "Taking the Gold to Austria" when COL. RUSSELL HERRMAN (Herman) and his men were under Orders THE GOLD was to be placed into The U.S. Dept. of the Treasury."

Let us use COMMON SENSE & COMMON LOGIC!

Why Austria? WHO else got their "POWER" from Austria in what has been perceived as the most infamous times in Europe's History? Me thinks, you should re-read

<http://www.axisoflogic.com/cgi-bin/exec/view.pl?archive=65&num=10203>

once again. Also read Lyndon LaRouche's statements ([http://www.rumormillnews.com/cgi-](http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52768)

[bin/forum.cgi?read=52768](http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52768) ) and re-read A COUP d'ETAT going on in this country at

<http://globalresearch.ca/articles/CHO407B.html> .

IT CAN NO LONGER BE DENIED "WE HAVE A NATION IN CRISIS" and a CRITICAL MASS SET OF CONDITIONS WHICH PLACE WE, THE PEOPLE IN HARMS WAY!

Then read THE MILITARY INTELLIGENCE (MI5) page 5 again at

<http://www.spartacus.schoolnet.co.uk/FWWm5.html>

Note: Something that has always bothered me was the methods used in the Kidnapping, Torture and Ultimate Murder of Col. Russell Herrman (Herman)..the methods were all too familiar with what happened in WWII Germany's Death Camps..Go to

[http://www.theantechamber.net/V\\_K\\_Durham/VkPublicNotice.html](http://www.theantechamber.net/V_K_Durham/VkPublicNotice.html) and look at the photos of

Col. Herrman (Herman)'s body. What happened to Col. Herrman (Herman) is reminiscent of the DEATH CAMPS OF NAZI GERMANY.

Lets continue with Col. Russbacher. Subsequently; Col. Russbacher was Denied, Discredited, declared an IMPOSTER, and Destroyed as he was indicted and currently is in a MISSOURI PRISON... THE MAN WAS DOUBLE CROSSED!

This is what we have always called the TRIPLE "D's".. Deny, Discredit and Destroy tactics which have historically been used to get these men & women "out of the way"..

Follow this closely:

Col. Gunther Russbacher (I now believe), knowing he was being "set up" (believing he was with the President, and the President represented the Original F2 only to find out later it was a DOPPLEGANGER operation) caused to be made public two articles which are most informative i.e., OPERATION OPEN EYES-MIND CONTROL IN AMERICA

<http://rumormillnews.com/operation.html>

and OPERATION OPEN EYES, Five Easy Steps to Create A Manchurian Candidate, see;

<http://rumormillnews.com/operation2.html>

Does anyone remember MK-ULTRA? Check it out on your own.

Col. Gunther Russbacher; Ultimately as previously stated; Was sent to prison accused of various "frauds".. including "impersonating" while with corresponding "timeline" (it is unknown if Col. Russbacher is still alive, or not)..-- of MISFORTUNE HITTING THE MEN AT the COMPANY (CI-LTD;) we go to;

1993. July 1. Col. Herrman concludes investigation involving FOLLOW THE MONEY relating to MENA ARKANSAS DRUG OPERATION. He stated "We FOLLOWED THE MONEY and got the President's man's itinerary, his Plane Tickets to Switzerland, Clinton's bank accounts in Switzerland and the Grand Caymans Accounts in Chelsie's name. All I have to do now is fill out the report, and I can finally retire. The Investigation is Over!"

Note: Russell had tried to "retire in 1990-91" and found out he had to stay on. I could never figure out why he was not allowed to retire. He met the age requirements. He had done 2 "20 years" in service of this country, still he could not retire? This did not make sense to me until I talked to U.S. Naval Intelligence back in 1998. I was told by USNI: Men & Women are not allowed to retire when there are long standing, ongoing investigations.

It takes too much time to train and bring up to speed another individual to take their place. They have to remain until the investigation is over."

Back to Herrman-Herman.

1993. July 2nd. Col. Russell Herrman (Herman) is sprayed with what is now thought to be serine as he mowed his lawn by a passing auto, the day after he concluded his investigation on FOLLOW THE MONEY, VINCE FOSTER and THE CLINTONS DRUG RUNNING OPERATION OUT OF MENA ARKANSAS.

1993. Vince Foster "allegedly" commits suicide shortly after the FOLLOW THE MONEY investigation concluded.

1993. October 24. Wife threatened if Col. Herrman (Herman) did not go to hospital.

1993. October 24. Col. Herrman (Herman) allowed himself to be put into the Hospital at Nashville Illinois, against his wishes, but to "keep the wife safe."

1993. October 28, U.S. TREASURY-USCG-CIA COL. RUSSELL HERRMAN (Herman) was kidnapped and tortured. He was missing and un-accounted for from aprx. 9:00 A.M until approximately 10:28 P.M. (hospital intake records).

Method of torture during those missing and un-accounted for hours; Meat hooks inserted beneath the collar bones, strung up, beaten, left ribs broken, left hand and arm broken, burned with cigarettes, plugs of flesh pulled out of his body, and a cattle prod shoved up his rectum by those attempting to "gain" his signature.

1994. Col. Russell Herrman (Herman) "died" (putting it as it is) WAS MURDERED August 29, 1994 again, look at the photos. His records also "missing?"

Reportedly; "There is a copy of the "Orders from The TOP" .., a "transcript" of the acceptance and execution of "The Contract" including the transcript of The Torturing of Russell Herrman (Herman) from the date I was told he was "dead" being August 29, 1994 up to and including just hours prior to gain possession of his body (which had been denied from August 29 to Sept. 5, 1994) approximately 11:00 A.M. on Sept. 5, 1994. Who was the President of the United States in 1994? Clinton!

Lets go back and take a look at events going on from 1987 through 1994 95-96,97 and so forth.

During this time frame CIA "COLBY & CASEY" including ADMIRAL BORDU all died of suspect circumstances.

Bordu "allegedly" shot himself shortly after TIM RUSSERT interviewed him, asking Bordu if it came DEFENDING THE CONSTITUTION or; THE PRESIDENT OF THE UNITED STATES, who would he defend? Bordu responded: "I WOULD DEFEND THE CONSTITUTION OF THE UNITED STATES."

More of these "President's Centurions" are having problems.

2003. BANKER George Klein (Nygun Hand) of the World Bank "allegedly" commits suicide....-- A list of Banks all associated with all the before mentioned is a list of WHO'S WHO in the Banking World. All of these banks were associated with BCCI. The ACCOUNTS WERE FROZEN in all banks..then parallel accounts (DOPPLEGANGER), parallel operations began. Then BANKS COMMENCED TO "MERGE" TO COVER THE PAPER TRAIL.

Along comes another CIA individual, contracting to do banking.

2003. Frank Suma, as with Col. Russbacher was indicted as a "fraud" and "Imposter." The outcome of the NEW YORK case is not known at this time.

WHAT CHANGED THE "ORIGINAL OSS-OSI-CIA" to stray from PRESIDENTIAL "ORDERS?"

1. Power of the Executive Branch, the Legislature and THE COURTS to "Re-Invent GOVERNMENT" along with entering into "Treaties international agreements other than treaties with DECEPTIVE INTENT "TO OVERTHROW THE Xth AMENDMENT GOVERNMENT OF THE UNITED STATES," by creating CORPORATE MOB RULE under THE LAW OF THE SEA of INTERNATIONAL LAW which has brought this nation to a total collapse in LONG STANDING CREDIBILITY (see:

<http://www.axisoflogic.com/cgi-bin/exec/view.pl?archive=65&num=10203>

again, and

2. Drugs as seen at

<http://www.akasha.de/~aton/GNNBushHardDrugEmpire2.html>,

enhanced by THE CLINTON ADMINISTRATION'S "JAMIE GORELICK MEMO"

<http://www.theantechamber.net/UsHistDoc/Gorelick/GmPsIndex.html> aborting any investigations, resulting in,

3. Global Control by DRUG LORDS as mentioned in the deposition relating to COL. AL CARONE before noted.

ALL OF THIS STARTED DURING THE "NIXON ADMINISTRATION" and CARTER ADMINISTRATION, then came REAGAN'S ADMINISTRATION, THE BUSH ADMINISTRATION, then CLINTON'S ADMINISTRATION which all conspired to SEND THIS NATION on a fast down hill slide when by cutting deals

VIA the STATE DEPARTMENT AND DEPARTMENT OF COMMERCE Transactions with COMMUNIST CHINA and satellite Communist Countries cutting TRADE DEALS which has cost American's Dearly by sending our COTTON MILLS, OUR STEEL MANUFACTURING, INDUSTRY, JOBS and so forth TO CHINA and satellite nations.

Clinton simply "pushed it further along".. SECRETARY OF COMMERCE; RON BROWN was close to EXPOSING THE MESS which tied in with MARTHA MITCHELL'S exposing back in 1972. Both were "KILLED."



Since NIXON'S ADMINISTRATION; THESE PRESIDENTS GET RICHER & MORE POWERFUL, AS THEIR "CENTURIONS AT CI-LTD ARE "DOUBLE CROSSED, TRIPLE CROSSED AND SACRIFICED, ONE BY ONE....PLUS; MEMBERS OF NIXON'S ADMINISTRATION OCCUPY CURRENT POSITIONS IN THE CURRENT BUSH WHITE HOUSE?!

#### CURRENT STATUS

CHINA openly buys U.S. DEBT knowing THEY HAVE BOUGHT "COUNTERFEIT DEBT INSTRUMENTS" amounting to an amount in excess of \$400 TRILLION DOLLARS. This is known in the "markets" as EXTERNAL U.S. DEBT.

I have asked this question before and I'll ask it again: "Is former President of the United States George H.W. Bush's "son" being held HOSTAGE in CHINA?"

Is this WHY the Rogue Operatives (IRAN) "push presidential buttons regarding the INTER AMERICAN INVESTMENT CORPORATION of TIAS 12087?"

<http://www.theantechamber.net/VkDocuments/Tias12087/Tias12087Index.html>

IS current President George Bush's "Brother" Neil Bush of the infamous KEATING FIVE S&L CRISIS being "HELD IN CHINA" to exert a CONSTITUTIONAL DISABILITY UPON THE "OFFICE OF THE PRESIDENT OF THE UNITED STATES?"

A telephone call was received on the 13th of July 2004 regarding GREG PAULSEN and PERCY HELMER. GREG PAULSEN was alleged to be "the only trader in China who could put through "Trade Programs"..and was highly recommended by PERCY HELMER."

If you remember; GREG PAULSEN & PERCY HELMER are connected with the BANKING CONTROL GROUP. Mr. Paulsen and Mr. Helmer's "agenda" along with E.J. Ekker (Eckert) and Doris J. (Eloise) Ekker (Eckert) is [QUOTE]

"TO TAKE THE ENTIRE GLOBAL BANKING, FINANCING AND ECONOMICS "HOSTAGE" and to BANKRUPT THE U.S. DEPT. OF THE TREASURY & U.S./U.K. FEDERAL RESERVE BANKING SYSTEMS." [ end quote] This is on a TAPE RECORDING which was sent to U.S. Senator Charles E. Grassley, U.S. House Oversight Committee Chairman, Dan Burton, U.S. Security Exchange Legal Department, U.S. Congressman Steve King... Per U.S. Congressman Steve King's Storm Lake District Offices "Orders came down from the TOP "Do not investigate."

February & March 2003. I personally alerted GEORGE ZONG YAO Chairman of CHINA'S Chamber of Commerce in regards to Mr. Paulsen, the Ekker's and COUNTERFEIT U.S. GOLD DEBT INSTRUMENTS reportedly in the amount exceeding \$400 Trillion Dollars.

Mr. George Zong Yao then reported the mess to CHINA'S President Jiang Zemin. President Jiang Zemin then came and visited President Bush at the Crawford Texas Ranch owned by President Bush. Afterwards; China found it necessary to RE-STRUCTURE HER BANKING SYSTEMS due to a "1980's S&L TYPE BANKING SITUATION."

[http://www.theantechamber.net/V\\_K\\_Durham/ChinaAnnouncesBail.html](http://www.theantechamber.net/V_K_Durham/ChinaAnnouncesBail.html)

MR. GEORGE ZONG YAO is "REWARDED" and moved onward and upward to a new post as CHINA'S DELEGATE TO THE UNITED NATIONS.

As CHINA found it necessary to RE-STRUCTURE her BANKING over the COUNTERFEIT INSTRUMENTS, put out by THE AL QAEDA UNDERWRITERS in a FACTION 3 "FASCIST-FALSE ISLAMIC (DOPPLEGANGER)" operation, openly and notoriously known as E.J. Ekker (a former Bank of America Employee), and Doris J. (Eloise) Ekker who uses any one of 21 alias's, registered in the Kern County Records Records, Kern County California. Both of whom operate a NEVADA CORPORATION known as Global Alliance Investment Association in the Philippines.

Instead of EXPOSING THE COUNTERFEITERS and bringing them to JUSTICE; We have the current situation;

As our SHIPS AT SEA are reportedly in a STAND OFF WITH CHINA alleging China's discontent with the U.S. Support of Taiwan... the real issues i.e., COUNTERFEIT GOLD DERIVATIVES

alleging to be U.S. DEBT bought by CHINA, KOREA, MALAYSIA, INDONESIA, SAUDI, IRAN, IRAQ, LIBYA, S.AFRICA, LATIN AMERICA, S. AFRICA etc are being "covered up and ordered from "the top" DO NOT INVESTIGATE."

(Background HERRMAN (HERMAN) & PRESIDENT NIXON.

With the assistance of COL. RUSSELL HERRMAN (HERMAN) who obtained the INVITATION from CHINA in 1972 for U.S. President Richard M. NIXON, which ultimately opened the doors to CHINA, and MARTHA MITCHEL attempted to expose the mess which was about to happen back in 1972 <http://www.newsmakingnews.com/mbwhywasmarttha.html> which in its own way ties in with the Deposition regarding COL. AL CARONE before listed. Nixon screams "I AM NOT A CROOK" <http://www.jqjacobs.net/anthro/discourse.html> By now we can all disagree with NIXON'S STATEMENTS of NOT BEING A CROOK, and re-evaluate Martha Mitchell's "concerned statements" along with U.S. Senator Barry Goldwater's "very concerned statements" in regards to the Council on Foreign Relations.

If you remember; It was the Council on Foreign Relations which "authorized" the Rogue Operatives (Iranian Al Quad) in the PUBLIC NOTICE posted at

<http://www.theantechamber.net/VkDocuments/DocGroupG/Gpage4.html>

Go back and read CHAPTER EIGHT posted at

[http://www.theantechamber.net/V\\_K\\_Durham/ChapterEight.html](http://www.theantechamber.net/V_K_Durham/ChapterEight.html)

Something that is most disturbing; MEMBERS OF THE NIXON ADMINISTRATION are IN THE CURRENT WHITE HOUSE.."tending to business as usual." This also was a matter of grave concern so stated by U.S. Senator Robert Byrd on Meet the Press with Tim Russert on Sunday July 18, 2004.

1975. U.S. Senator Barry Goldwater opened his own can of worms regarding related matters when he made his statements contained in

<http://www.gwb.com.au/gwb/news/multi/goldwatr.html> He was threatened, this resulted in his "wife's insistence" he simply RETIRE.

To "cover this up" I have said for several months now; We will in all probability have MARTIAL LAW imposed very shortly, as did GERMANY in WWII after THE BURNING OF THE REISCHSTAGG which, THE WORLD TRADE TOWERS set the "groundwork" for MARTIAL LAW and what currently appears to be THE FOURTH REICH comparison made by Dr. Frederico Fasano Mertens (Uruguay)

<http://www.axisoflogic.com/cgi-bin/exec/view.pl?archive=65&num=10303> letter-article...

TARPLEY & RUPPERT AGREE: A FASCIST COUP LOOMS

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52343> posted by "ecomomica" Wed. July 14, 2004.

We have FORMER PRESIDENT BUSH & JOHN MAJOR "fishing"...

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52546> (Mammonator) in what is believed by myself and others to be a "meeting" to discuss "acceptable loss's" (who is going to be dead-killed-murdered-taken out) now that the entire thing has GONE TO HELL IN A HAND-BASKET, with TONY BLAIR & SHRUB being discredited globally and THE CAT BEING LET OUT OF THE "IRAQI BAG".

Hopefully OPERATION SLEDGEHAMMER can move fast enough to expose this and STOP THE PENDING IMPOSITION OF "MARTIAL LAW" ..

Always remember; THE TRUTH WILL SET YOU FREE. BUT; THE TRUTH WILL MAKE YOU MAD AS HELL!

In remembrance of JOHN FITZGERALD KENNEDY:

"ASK NOT WHAT YOUR COUNTRY CAN DO FOR YOU! ASK; WHAT CAN YOU DO FOR YOUR COUNTRY."

We have done our Sworn Duty and put the EVIDENCE on the INTERNET at

<http://www.theantechamber.net> and <http://www.rumormillnews.com> .

For serious researchers, the sites contained inside this article are very valuable. Once you research the materials, connect the names, and connect the DOTS on men, women, organizations and so forth, then reference and cross reference.. You will shake your head in disbelief! BUT! You will know finally; HOW AMERICAN'S LOST THEIR NATION!

Let me remind all of you; This evaluation is not written to impugn THE GOOD MEN & WOMEN in the OLD GUARD of the CENTRAL INTELLIGENCE AGENCY. Many of whom have wondered "WHAT IN THE HELL HAPPENED?!"

The answer to that one is; THESE MEN WERE DOUBLE CROSSED & TRIPLE CROSSED by the men at the top.

I also have a few questions of my own regarding COL. HERRMAN (HERMAN) and COL. RUSSBACHER... as I am certain does the former Mrs. Col.Russbacher. It is believed by me, these men let us know what they "wanted us to know" and the rest will be KEPT IN THE SECRETS of THE AGES.

I do not believe we will ever know the full story because DEAD MEN DON'T TALK.

I do know, or believe; We have enough information and documentation to CONNECT THE DOTS. Neither Mrs. Russbacher or myself are what one would call "utterly & perfectly stupid." She has kept her records and documentation as have I. Each of us must "step outside the box" and "think outside the box" in order the full truth can be made known about these matters.

Others such as <http://www.whatsmells.com/main.html> have "stepped outside the box" and did some marvelous research and reporting of findings regarding many issues addressed within this last article. READ IT!

THERE IS A MURDER of CEO RUSSELL HERMAN, CEO Cosmos Seafood Energy Marketing, Ltd; Nevada ID# 1707-85 which suffers IDENTITY THEFT by the COUNTERFEITERS known as E.J. Ekker and Doris J. (Eloise) Ekker, who are U.S. Citizens operating out of the Philippines.

A MURDER happened here [http://www.theantechamber.net/V\\_K\\_Durham/VkPublicNotice.html](http://www.theantechamber.net/V_K_Durham/VkPublicNotice.html) someone must answer for which allowed these "COUNTERFEITERS" of the IRANIAN AL QUAD to issue these instruments globally which have terrorized the worlds banking, financing and economics. THIS has brought about A CRITICAL NATIONAL SITUATION involving We, the People and our inherent, inviolable Constitutional Rights and Individual Freedoms which are near extinct as Martial Law is being planned in the offing to keep the people unaware of these Acts against We, the People.

Today July 24, 2004; Patriot-lad of Rumor Mill News put forth a very interesting six (6) page re-posting "FACTION 1 AND FUNDING THE FOURTH REICH"

<http://www.rumormillnews.com/cgi-bin/archive.cgi?read=29414> originally posted 3 March 2003

which was contained in his valuable and insightful four page (4) article posted Friday 23 July 2004 titled "A DOLLOP OF TRUTH, AN AVALANCHE OF LIES"

<http://www.rumormillnews.com/cgi-bin/forum.cgi?read=52886>.

Very valuable and insightful, well documented sites are listed at the end of Patriotlad's article. For heavens sake; READ THEM! Many good researchers have spent many and untold hours trying to get to the bottom of all of this current CRISIS which in one way, or the other EFFECTS ALL OF US.

Remember; During the 1980's we had the BILLIONAIRE BOYS CLUB which originated in TEXAS and moved to CALIFORNIA. This group was deep into murdering people and stealing their properties.

They are as active today as they were then.

Then there was the DUNGEONS and DRAGONS Cult who went so far as to "play for each others lives"...the loser was to take his life.

Tie all of this in with PAC MAN and you have the entire PROGRAM of the Players in this "global financial mess."

THEY PUSHED THE ENVELOPE too far! We have A NATION IN CRISIS which has caused A GLOBAL CRISIS!

Your on your own now. I'm calling it a day.

V.K. Durham

Additional Reference:

CONTACT: THE PHOENIX PROJECT JOURNAL of July 14, 2004

<http://www.theantechamber.net/Contact/Contact616-71404/ContactIndex.html#71404>

WHEN THE AMERICAN PEOPLE WAKE UP

By: V.K. Durham

5.13.05

[http://www.theantechamber.net/V\\_K\\_Durham/WhenAmerWakeUp.html](http://www.theantechamber.net/V_K_Durham/WhenAmerWakeUp.html)

FOLLOW THE MONEY (1)

By: V.K. Durham

12.14.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney.html)

FOLLOW THE MONEY (2)

By: V.K. Durham

12.17.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney2.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney2.html)

FOLLOW THE MONEY (3)

By: V.K. Durham

12.18.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney3.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney3.html)

FOLLOW THE MONEY (4)

By: V.K. Durham

12.19.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney4.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney4.html)

FOLLOW THE MONEY (5)

By: V.K. Durham

12.21.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney5.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney5.html)

FOLLOW THE MONEY (6)

"PROJECT HAMMER" ON COUNTDOWN

By: V.K. Durham

12.27.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney6.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney6.html)



FOLLOW THE MONEY (7);

THE RELATIVE CHARMED LIFE OF NEIL BUSH

By: V.K. Durham

12.30.03

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney7.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney7.html)

FOLLOW THE MONEY (8)

UPDATE-SEE: LOUIS PAGNOTTI

By: V.K. Durham

5.10.05

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney8.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney8.html)

FOLLOW THE MONEY'S CURRENT "BANKING PROBLEMS" GO BACK TO... (9)

By V.K. Durham

5.12.05

[http://www.theantechamber.net/V\\_K\\_Durham/FollowTheMoney9.html](http://www.theantechamber.net/V_K_Durham/FollowTheMoney9.html)

STUDY THE FOLLOWING VERY CAREFULLY

NEW: The Trilateral Commission: Usurping Sovereignty; By Patrick Wood

watcher51445 -- Thursday, 5-Aug-2010 06:48:01

<http://www.rumormillnews.com/cgi-bin/forum.cgi?noframes;read=180071>

NEW: Trilateral Commission: World Shadow Government <http://www.rumormillnews.com/cgi-bin/forum.cgi?noframes;read=180072>

"To put it simply, Trilateralists are saying: The people, governments and economies of all nations must serve the needs of multinational banks and corporations. <http://afgen.com/trilat>

<http://www.rumormillnews.com/cgi-bin/forum.cgi?noframes;read=180033>

George H. W. Bush aka "Poppy Bush" June 1992 Sarah McClendon White House News Interview:  
“If the people were to ever find out what we have done, we would be chased down the streets and lynched.” \_\_\_President George H. W. Bush

Note: U.S. Treasury investigators are working directly with patriotic members of the U.S. Military (now in revolt) and have discovered that the Ponzi Scheme and the Central Bank of Iraq was the lynch pin for the LOOTING of the U.S. Treasury by the TREASONOUS criminal Bush-Clinton Crime Family Syndicate.

<http://www.autumngold.com/blog/wp-content/themes/thesis-15b%5B1%5D/thesis/rotator/Wheat.jpg>

U.S. Treasury investigators have also discovered that the STOLEN U.S. Treasury funds were disguised in agricultural subsidies laundered through the Central Bank of Iraq, and now, along with known financial terrorist George Soros, are trying to corner the wheat futures market.

In the past many months, we have known a Special Grand Jury in New York and Special Grand Jury outside of Washington, D.C. were investigating this most global corrupted financials and most global corrupted politics ever! Not to mention the Special World Court Tribune arriving with their legal teams as December 6, 2009.

In the meantime, the Top-25 U. S. Bank Holding Corporations have off balance Bank Call Reports for public knowledge, nearly \$300 trillion in almost worthless derivatives. Many of these are beginning to show and tell of default. According to NAIC-National Association of Insurance Commissioners, public records now report some \$700+ trillion dollars in almost worthless derivatives.

I have talked to my contacts that are guiding me to obtain a list of the 1,200 insurance companies having such off balance sheet fraudulent assets. The majority of these trillions are among some Top 30-35 insurance companies operating, not only in New York, but the United States and Washington, D.C.

Throw in the 'black hole' of some \$500 trillion in almost worthless derivatives in the Federal Reserve, the 'big picture' shows a 'mell of a hess' for sure! As I see it, what is happening is going to happen as Basel I, Basel II, Basel III accounting is now not only the law but compliance.

Current New York Attorney General Andrew Cuomo has subpoenaed the records of major New York insurance companies, including New York Life, Prudential, AIG (American International Group) and MetLife in regards to these insurance companies major tie-in to the triangular Bernard Madoff, Robert Allen Stanford and Federal Reserve Bank of New York Ponzi Scheme. - leading back to The Ex-Presidents Corruption Club. It's more than Bush-CIA-DVD-Ackermann-Clinton-Clinton-Bush,Jr.-Obama-Obama Crime Syndicate but Stanford and Madoff, like Ambassador Leo Wanta, will have pages and pages included in the history books of this on-going crimes of the century! But the following needs to sink in. . . . .

What we are talking about here, folks, is that these aforementioned insurance companies are not divulging these fraudulent assets, which were on their books.

[http://t1.gstatic.com/images?q=tbn:ANd9GcQz3S9C7uvhgaNaCN6E1M\\_XDALsK4fqFaLfHWPYLYws\\_doICA&t=1&usg=\\_L0QodlbfCr98XAic33-wYcmORRg=](http://t1.gstatic.com/images?q=tbn:ANd9GcQz3S9C7uvhgaNaCN6E1M_XDALsK4fqFaLfHWPYLYws_doICA&t=1&usg=_L0QodlbfCr98XAic33-wYcmORRg=)

Financial terrorists George Soros and Warren Buffett

P.S. U.S. Treasury investigators, along with their European counterparts, have also discovered that major Spanish and Italian banks were LOOTED by this triangular Ponzi Scheme aka counterfeit bond auctions. The major benefactors were none other than financial terrorists George Soros and Warren Buffett.

These European banks must now re-finance millions if not billions dollars worth of these bonds, which conceivably could all be counterfeit.

Note: Major Chinese financial officials now believe up to 30% of all U.S. dollars and EURO currency in circulation are counterfeit.

Weekly Geopolitical News and Analysis100816: The Amero (new currency) preparations in full swing, China will get a special deal, the Federal Reserve Board is history and chaos looms.

Benjamin Fulford reports – 16 august 2010

Events continue to unfold at a blistering pace behind the scenes in preparation for the second American Revolution. As a part of this, the US dollar is going to be replaced with a gold-backed Amero at the rate of 2 dollars per one Amero. The Chinese have refused to go along with this so they have been cut a special deal but we are not privy to the details. However, we assume they are getting lots of gold. The Federal Reserve Board will be dismantled although the financial technicians who work for it may remain in place. Apart from that though, many key decisions are expected to be made during some possibly very rough horse-trading over the following few weeks.

## **QUESTIONS**

- 1) Can the same world criminal cabals be trusted to correct the problems? Can these psychopaths be left amongst us with such agendas, such as genocide to resolve accounting issues, which have been in reality, just a system of mind control. This mind control siphons the only true

currency of labor, to the elect few who prey as parasites, by the use of force against we the people.

2)Would this be a sufficient reason to alter, amend or abolish this corrupt system of “alleged government?”

## Conclusions

### SMASHING THE AXIS OF FINANCIAL FRAUD

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By Dr. Edwin Vieira, Jr., Ph.D., J.D.  
52 Stonegate Court  
Front Royal, VA 22630.

November 4, 2009

The following is the full text of a somewhat shortened address presented to the Committee for Monetary Research and Education on 15 October 2009...]

The more things change, the more they remain the same. In 1814, in an address to the House of Representatives, Daniel Webster observed that public credit, the last reliance of government, \* \* \* does not exist. This is a state of things calling for the soberest counsels, and yet it seems to meet only the wildest speculations. Nothing is talked of but banks, and a circulating paper medium, and exchequer notes, and the thousand other contrivances which ingenuity, vexed and goaded by the direst necessity, can devise, with the vain hope of giving value to mere paper. All these things are not revenue, nor do they produce it. \* \* \* [N]or is there a device more shallow or more mischievous, than to pour forth new floods of paper without credit as a remedy for the evils which paper without credit has already created.[1]

Even earlier, Thomas Jefferson had predicted the reason for such a sorry state of affairs:

From the conclusion of the [W]ar [of Independence] we shall be going down hill. It will not then be necessary to resort every moment to the people for support. They will be forgotten, therefore, and their rights disregarded.

They will forget themselves, but in the sole faculty of making money, and will never think of uniting to effect a due respect for their rights.[2]

Jefferson was all too prescient.

Ever since his day, the political class has looked elsewhere than to the American people for support—and always found it from the financial class.

The financial class has arrayed itself on the side of the political class, and the political class has arrayed itself on the side of the financial class—not just in an incestuous coupling, but in the veritable fusion of a political-cum-financial hermaphrodite: the full integration and consolidation of bank and state.

This unholy alliance has always centered around a mechanism by means of which the financial class can create ersatz “money” out of nothing tangible—through a monopolistic national bank (the First and Second Banks of the United States), then a national banking conglomerate (the National Banks of the Civil War), and finally a fully corporative-state banking apparatus (the modern Federal Reserve System), all operating on the basis of “reserves” so increasingly fractional that they have now become essentially fictional. Through the General Government, the political class has guaranteed the continuance of this scheme, in one form or another, for more than two hundred years.

By so doing, the political class has always been able to count on the support of the financial class—but only at the cost of enabling the financial class to exercise exorbitant influence over the General Government, and through the General Government over the American people themselves.

The true name of this system is financial fascism.

As with all fascistic arrangements, it involves an axis of coöperation between big private special-interest groups and rogue public officials—in this case, the Axis of Financial Fraud that runs from Lower Manhattan in New York City to Washington, in the Disgrace of Columbia.

Whenever and wherever a scheme of this type has been put into operation, it has rested upon a threefold fraud:

First, the falsehood that the purpose of “money” is to serve some disembodied entity—“the economy”; or some institution—“the government”; or some self-selected élite—“the financial community”, rather than the people as a whole.

Second, the falsehood that “money” should be created and managed by self-styled “experts” who are politically independent of the people.

Third, and most important, the falsehood that “money” should be based upon debt, whether public or private, not upon any tangible commodity, such as silver or gold, the supply and the value of which the free market determines.

Currency generated out of debt is not an attempt to create a medium of exchange “out of nothing”, such as the irredeemable, but debt-free, legal-tender Lincoln Greenbacks of the Civil War. Rather, it is an attempt to create a medium of exchange out of something worse than nothing. For, all other things being equal, debt is always less desirable than the absence of debt.

At base, currency generated out of debt is a contradiction in terms, because it purports to transform liabilities into assets. Indeed, it is more of a fantasy even than the fabled Philosopher’s Stone. For that was supposedly able to transform one asset—lead—into a more valuable asset—gold, not to turn something that was not an asset at all into something else that was.

Currency generated out of debt rests upon the delusion that increases in the stock of society’s medium of exchange will cause corresponding increases in society’s real wealth—that is, that debt can be the source of and foundation for wealth because real economic development can always be “stimulated” with new doses of debt.

Of course, this naive notion that “having more money equals having more wealth” ignores the questions of whether increases in the supply of money decrease the purchasing power of all money, and of whether such increases actually undermine or even sabotage the operation of the free market, thereby decreasing real wealth. It also ignores the reality that every emission of new currency results in a redistribution of real wealth to the currency’s issuer from the society that initially accepts the new currency at its full face value and then continues to use it as it depreciates in purchasing power—that is, that the issuers of currency generated from debt are in fact embezzling wealth from everyone else.

The generation of currency out of debt is a confidence game, because it depends for its continuation upon the average citizen’s misplaced confidence in the efficacy and especially the stability of the system emitting that currency. As with every confidence game, however, reality eventually supplants illusion. As time goes by, society suffers an ever-increasing dependence upon ever-expanding increments of debt in order to generate ever-contracting increments of purported “economic growth”. The economy supersaturates with debt. Then, like the drug addict who chokes to death on his own vomit as a result of an overdose, the economy finds itself strangled by the ever-tightening cords of un-payable debt—and slips into the fatal coma of stagnation, then depression, and perhaps hyperinflation, too.

The sole constitutional power of Congress with respect to money is “[t]o coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures”.<sup>[3]</sup> Observe that this clause links as cognate powers “regulat[ing] the Value [of Money]” and “fix[ing] the Standard of Weights and Measures”, because the Constitution intends for “Money” itself to be a scientific “Standard”—rational, objective, verifiable, or falsifiable—akin to every other known or knowable “Standard of Weights and Measures”.

Although emitted under a purported delegation of power from Congress, the contemporary Federal Reserve Note, in contrast, is a standard of nothing tangible or even theoretical—as John Exter used to say, it is truly “an IOU nothing currency”. The Federal Reserve System provides this country with neither a rational, nor an objective, nor a verifiable or falsifiable standard—not even a standard predictable in its changeability—let alone anything that could be called a constitutional legal standard.



Operating without a scientific monetary standard, the Federal Reserve System interferes with the free market's formation of prices—indeed, the System's manipulations under the rubric of “monetary policy” intentionally falsify prices, causing widespread and ineradicable economic confusion and the monumental waste of human efforts and natural resources.

Of course, America's financial class is not composed entirely of fools devoid of foresight. Anticipating all of these problems, the financial class arranged for the political class to provide three forms of protection for different levels of systemic risk in the Federal Reserve System:

at the lowest level, the concept of “deposit insurance”, designed to gull the victims of the fractional-reserve scam into believing that the banking system can and will secure its clients against a relatively few especially imprudent operators;

at the intermediate level, the concept of “the lender of last resort”, the spigot of “liquidity” within the banking system itself which enables the system to keep afloat some (albeit not all) large financial institutions when their mismanagement threatens to sink them in bankruptcy; and

at the highest level, the concept of “institutions too big to fail”, the ultimate safety-valve to be turned on whenever the financial class's irresponsible speculations endanger one or more segments of the economy so sizeable that only the political class can marshal an adequate “bail out” through the General Government.

The term “institutions too big to fail” is a rather sorry misnomer—because under contemporary financial fascism the big financial institutions—and, it seems, the big industrial concerns as well—are proving too rotten with corruption not to fail. They cannot help but fail, they will fail, and for rogue public officials to provide them with “bail outs” merely transfers the real burden of failure from the pocketbooks of the financial class onto the backs of the American people. Having put across the swindle of “institutions too big to fail”, though, the financial class now holds the people of the United States hostage to its manipulations. Without “bail out” after “bail out”, the financial class warns, the economy will collapse, social chaos will break out, and the invocation of “martial law” will be necessary to restore order. Thus, common Americans have been made the unwilling, but perpetual

guarantors of a gigantic Ponzi scheme in which well-organized racketeers in the financial class rake in the illicit profits—their cronies in the political class secure the votes, the pensions, and the golden parachutes—and average citizens must swallow the ever-increasing losses in jobs, in productivity, in income, in standards of living, and in every other measure of economic well-being.

Americans must also suffer the loss of their fundamental freedoms, because, politically, financial fascism is neither a benign nor a static system. Its vicious principles are such that their application will drive this country to a centralized financial police state—and then to a full-blown police state in every horrific sense of that term. Already in 1791 this potential for political disaster was recognized in the debate in the House of Representatives on the First Bank of the United States, during which Representative Giles warned the country that:

“all the arguments adduced in favor of [a national bank], from whatever source they arise, if pursued, will be found to rush into the great one of expediency, to bear down all Constitutional provisions, and to end themselves in the unlimited ocean of despotism.”[4]

The question then becomes: Must the Axis of Financial Fraud be suffered to “crucify America on a cross of debt”?

The answer is NO! There is a way out. The purveyors of the culture of debt at both ends of the Axis of Financial Fraud have forgotten that their pyramids of phony paper promises are still subject to constitutional law. To smash the Axis once and for all, Americans must:

- (i) restore commodity money of silver and gold as the only official media of exchange for the General Government and the States;
- (ii) gradually displace and replace currency generated from debt with commodity money through competition in the free market;
- (iii) enforce the absolute separation of bank and state, so that common people are no longer compelled to underwrite the financial class’s Ponzi schemes; and
- (iv) declare uncollectible all unconstitutionally incurred debt.

The last entry in this list bears repetition and explanation: To declare uncollectible all unconstitutionally incurred debt is entirely different from “repudiating debt”. Repudiation of debt presumes that the debt was originally lawful, but that now, for some reason, the law must be set aside, or disregarded, or changed ex post facto. In contrast, declaring uncollectible all unconstitutionally incurred debt presumes that the debt was never valid at all. But how can this be accomplished? In at least two ways:

First, under the doctrine of the Supreme Court’s decision in *Craig v. Missouri*,<sup>[5]</sup> all contracts, agreements, or other arrangements in which any part of the consideration consists or consisted of the emission of unconstitutional “bills of credit” through or under the auspices of any Federal Reserve Bank, “member bank”, or “depository institution” within the Federal Reserve System are declared to be void ab initio and unenforceable in any court of the United States or of any State.

Second, all public debt obligations of the United States, howsoever made and in whatever form, that have been incurred for the purpose of raising revenue to be expended from the general fund of the Treasury in payment of costs arising under a particular budget of the United States are declared to be void ab initio and unenforceable in any court of the United States or of any State in the same percentage that the unconstitutional programs, activities, or expenditures in that budget bear to the total programs, activities, or expenditures therein. Every lender must be presumed to know the constitutional limits on the expenditures of money the General Government borrows, to the same extent that every official of that government knows those limits. So, if a lender extends a loan to public officials, knowing that his loan will be used for unconstitutional purposes, or with willful blindness to or reckless disregard of the unconstitutionality of those purposes, he is thereby a participant in a fraud against the American people. And for the repayment of such a loan, the American people cannot be held liable.

Plainly enough, though, the present Congress, President, and Supreme Court will never reform the contemporary monetary and banking systems, and reduce average Americans’ burden of debt, along these lines. That leaves it to the victims of the swindle: WE THE PEOPLE themselves. Which is quite appropriate.

After all, the real “federal government” is not the General Government alone—it is not the General Government and the States alone—rather, it is the General Government, and the States, and most importantly WE THE PEOPLE.

Most importantly, because the real “federal government” is not a pyramid in which power flows up from the bottom to concentrate at the top, with an all-seeing eye at its apex. For the strength of any pyramid is found not at its apex, but in its base. WE THE PEOPLE are the essential support of the entire structure, the source of its strength, the font of political power, the ultimate sovereigns.

All too many Americans for all too long have been conditioned to think of “the federal government” in terms of “higher” and “lower” levels as on some crude bureaucratic organizational chart: with Washington, D.C. at the top, the States and THE PEOPLE at the bottom. The correct description, however, takes into account degrees of authority: The truly “highest” level is the one closest to the well-spring of sovereignty, the “lower” levels the ones increasingly removed from that source. WE THE PEOPLE occupy the “highest” level in the real “federal government”, because WE THE PEOPLE not only originally “ordain[ed] and establish[ed] th[e] Constitution”, but also sustain—and must enforce—its authority every day. As the Supreme Court has held, “[t]he power to enact carries with it final authority to declare the meaning of the legislation”.<sup>[6]</sup> Moreover, as Sir William Blackstone taught the Founding Fathers, “whenever a question arises between the society at large and any magistrate vested with powers originally delegated by that society, it must be decided by the voice of the society itself: there is not upon earth any other tribunal to resort to”.<sup>[7]</sup>

To be sure, the partisans of the Federal Reserve System will contend that the System has been declared constitutional on numerous occasions, or at least is generally treated as constitutional, and that therefore its validity cannot now be contested. In fact, however, the Supreme Court has never heard a challenge to the central-banking scheme, or its irredeemable paper currency, on the numerous grounds of their greatest constitutional vulnerability. In any event, the very same legal gurus who tout the alleged legitimacy of the Federal Reserve System—as well as the propriety of the ever-expanding expenditures of the General Government that the Federal Reserve System finances through the banks’ “monetization” of public debt—also claim that America has a so-called “living constitution”, the meaning of which can change from time to time to meet differing circumstances.

If that is true, then no matter how many times in the past the Federal Reserve System and the General Government's expenditures have supposedly been declared constitutional, WE THE PEOPLE can decide tomorrow that circumstances demand reinterpretation of this "living constitution" in order to strike down the Federal Reserve System and those expenditures, and thereby to save this country from economic disaster. Or, WE THE PEOPLE can decide on the basis of the Constitution's "original intent" that the Federal Reserve System and expenditures of those kinds were never even arguably lawful in the first place. In either case, the Federal Reserve System and all such expenditures—and the huge mountain of ostensible public and private debt associated with them—can be eliminated

Why WE THE PEOPLE will take this course is obvious. As the old saw has it, "Nothing focuses a man's mind more than his impending hanging!" THE PEOPLE have been asleep for a long time. Now, however, as the economic screws tighten on every side, they have finally awakened to the danger confronting them. Everyone with an IQ even a single point higher than his age recognizes the utter and irremediable corruption of the Federal Reserve System and the entire financial and political régime centered around and dependent upon it: Consider the gargantuan "bail outs" that amount to the most mammoth, brazen, and insolent financial looting any society has ever suffered in the history of the world. Consider the régime's refusal to accept responsibility or to provide for accountability or even minimal transparency. Consider the régime's grab for ever-more-abusive powers, not only over the financial sector of the economy, but also over what remains of the industrial sector. In short, ordinary Americans are witnessing—and know they are witnessing—a war being waged against them by the racketeers of the financial class and rogue public officials in the outlaw city-states of New York and Washington, D.C. So far, it is a war in which only the aggressors are doing any fighting. But that disparity will not persist much longer.

As Jefferson predicted, now that THE PEOPLE are no longer making money, but instead are losing it hand over fist—and with it their jobs, their prosperity, their economic security, and their hopes for decent retirement—they have but one other alternative:

They must "think of uniting to effect a due respect for their rights". When they do, THE PEOPLE will recognize that the only way to restore their national independence, societal prosperity, and individual

liberty is to break the links once and for all between bank and state and between currency and debt, using the industrial-strength tools the Constitution supplies.

How will they do it? WE THE PEOPLE must first declare and then secure their economic and legal independence from the Federal Reserve System's régime of fiat currency and central banking within their own States and Localities. They can succeed in this endeavor because:

(i) THE PEOPLE do not need the advice, or the help, or the interference, or the direction, or least of all the dictation of anyone in Washington, D.C. or New York City to live as free and prosperous Americans in their own States and Localities.

(ii) THE PEOPLE vastly outnumber the totality of all public officials, politicians, financiers, bankers, and these parasites' clients, partisans, hangers-on, and touts.

(iii) THE PEOPLE physically control most of the property in this country—and actual “possession is nine-tenths of the law”. If THE PEOPLE en masse and through properly organized and authorized resistance simply refused to relinquish their physical possession in defiance of the financial class's merely paper claims, precisely what could the financial class do about it?

(iv) THE PEOPLE can still exercise an effective franchise in many States. And, most consequentially in the final analysis,

(v) THE PEOPLE constitute the Militia, which the Constitution declares to be “necessary to the security of a free State”, and to which institution alone the Constitution explicitly assigns the responsibility and the authority “to execute the Laws of the Union”.<sup>[8]</sup>

Combining THE PEOPLE'S actual possession of most of the property throughout America with their authority through the Militia “to execute the Laws” would mean that the financial class could not possibly maintain its stranglehold over the economy for a single minute after THE PEOPLE decided to declare uncollectible all unconstitutionally incurred debt.

The initial step on the long march to reform is to introduce, State by State, an alternative currency of silver and gold that can compete with, and shortly replace, the Federal Reserve Note in each State's public finances and private economy. This process must take place through the States, because:

(i) the States are large enough politically and economically to make it work;

(ii) the States have the undoubted legal authority to do it;

(iii) with respect to the choice of a currency for the performance of their own governmental functions, the States enjoy absolute legal immunity from interference by rogue public officials in the General Government;<sup>[9]</sup> and

(iv) the Militia, through which the alternative currency will quickly move into each State's private economy, are "the Militia of the several States".<sup>[10]</sup>

This plan is not some pie-in-the-sky vision. For several States—New Hampshire, Montana, Indiana, and Georgia, for instance—have already set out in the right direction (albeit only with halting steps so far). True enough, they and other States still have a long road to travel—but, as the Chinese say, even a journey of a thousand li begins with but a single step.

An alternative currency—introduced through the States' governments and spread throughout the economy by THE PEOPLE themselves in their Militia—is not simply an idea whose time has come. More than that, true constitutional monetary reform will be the new "shot heard 'round the world", the announcement of a new American declaration of independence from the corrupt alliance of politicians and financiers that has driven this country to the brink of irretrievable disaster.

Footnotes:

1, 9 December 1814

2, Quoted in Merrill D. Peterson, *Thomas Jefferson and the New Nation* (New York, New York: Oxford University Press, 1970), at 99

3, Article I, Section 8, Clause 5

4, *The Debates and Proceedings in the Congress of the United States* (J. Gales compilation, 1834), Volume 2, at 1942-1943.

5, 29 U.S. (4 Peters) 410 (1830).

6, *Propper v. Clark*, 337 U.S. 472, 484 (1949)

7, William Blackstone, *Commentaries on the Laws of England*, Volume 1, at 212.

8, U.S. Const. art. I, § 8, cl. 15 and amend. II.

9, *Lane County v. Oregon*, 74 U.S. (7 Wallace) 71 (1869).

10, U.S. Const. art. I, § 8, cls. 15 and 16, and art. II, § 2, cl. 1.

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Edwin Vieira, Jr., holds four degrees from Harvard: A.B. (Harvard College), A.M. and Ph.D. (Harvard Graduate School of Arts and Sciences), and J.D. (Harvard Law School).

For more than thirty years he has practiced law, with emphasis on constitutional issues.

In the Supreme Court of the United States he successfully argued or briefed the cases leading to the landmark decisions *Abood v. Detroit Board of Education*, *Chicago Teachers Union v. Hudson*, and *Communications Workers of America v. Beck*, which established constitutional and statutory limitations on the uses to which labor unions, in both the private and the public sectors, may apply fees extracted from nonunion workers as a condition of their employment.



He has written numerous monographs and articles in scholarly journals, and lectured throughout the country. His most recent work on money and banking is the two-volume Pieces of Eight: The Monetary Powers and Disabilities of the United States Constitution (2002), the most comprehensive study in existence of American monetary law and history viewed from a constitutional perspective.

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He is also the co-author (under a nom de plume) of the political novel CRASHMAKER: A Federal Affaire (2000), a not-so-fictional story of an engineered crash of the Federal Reserve System, and the political upheaval it causes. [www.crashmaker.com](http://www.crashmaker.com)

His latest book is: "How To Dethrone the Imperial Judiciary" ... and Constitutional "Homeland Security," Volume One, The Nation in Arms...

## **NOTICE OF DEMAND**

- a) WE THE PEOPLE DEMAND THE PROPER CREDITOR BE PAID, this creditor was not based upon slavery, predates the unlawful Federal reserve and began just after the civil war, during the era of reconstruction and helped fuel the economic dynamo of the American republics.
- b) WE THE PEOPLE DEMAND THIS COURT ISSUE LAWFULL ORDERS BASED UPON THE FINDINGS OF FACT THAT THE ENTIRE SET OF CRIMINALS ENUMERATED BE ARRESTED
- c) THE ORDERS ENUMERATED BY THE RESTORE AMERICA PLAN BE EXECUTED BY THOSE HAVING TAKEN AN OATH OF ALLEGIANCE TO THE PEOPLE OF THESE REPUBLICS
- d) THAT MARTIAL LAW BE CONSTITUTIONALLY OUTLAWED, BY AN AMENDMENT
- e) THAT THE ORIGINAL 13TH AMMENDMENT BE ENFORCED
- f) ALL WHO INTERFERE BE ARRESTED, INTEFERENCE WILL BE CONSIDERED AN ACT OF SEDITION

- g) THAT FORCE MAJEURE BE INSTITUTED ON ALL UNITED STATES ASSETS, BY ALL INSTRUMENTALITIES, AGAINST ALL CORPORATIONS, THE FEDERAL RESERVE, ALL MUNICIPAL ASSETS ETC. WHEREVER THEY BE FOUND WITHIN THE WORLD
- h) THAT THE PEOPLE OF THE AMERICAS INSTITUTE A NEW DEJURE TREASURY BASED UPON HONEST WEIGHTS AND MEASURES.....DEVOID OF USURY, MODEL PROVIDED BY THE RESTORE AMERICA PLAN
- i) THAT ALL CURRENT MEMBERS OF THE MILITARY BE ORDERED TO ASSIST WITH THE MILITIAS OF THE PEOPLE OF THE REPUBLICS TO EFFECT THESE CHANGES
- j) THAT NEW NATIONAL ELECTIONS BE INSTITUTED AFTER ALL LOBBYISTS ARE REMOVED AND AN HONEST SYSTEM OF VOTING BE ESTABLISHED
- k) THAT ALL STATE POLICE, MUNICIPAL POLICE ETC ASSIST IN MAINTAINING PEACEFUL ORDER AND ASSIST IN THE ARREST OF ALL KNOWN CRIMINAL OPERATIVES
- l) THAT THE PENTAGON BE ORDERED TO CREATE A CIVILIAN LIASON FOR FULL DISCLOSURE OF ALL CURENT SITUATIONS, WHICH SHALL TEMPORARILY BE UNDER THE CONTROL OF THE PEOPLES REPRESENTATIVES.
- m) THAT ALL COURT ISSUES WITHOUT AN INJURED PARTY BE TERMINATED, AND ORDERED CLOSED NUNC PRO TUNC.
- n) THAT ALL LAW ENFORCEMENT WILL BE UNDER THE LOCAL SHERIFF, DIRECTLY ACCOUNTABLE TO THE PEOPLE, WHO CAN REMOVE AND REPLACE WITHIN 21 DAYS BY A JURY TRIAL IF HIS PERFORMANCE IS QUESTIONED.
- o) ALL CURRENT STATUTES WILL BE CONSIDERED AS THE POLICY OF PUBLIC SERVANTS, NOT THEIR MASTERS.
- p) ALL LAW BEGINS WITH AND WILL BE IMPLEMENTED AT THE COUNTY LEVEL.
- q) ALL COURT CASES WILL BE DECIDED BY A JURY TRIAL, WHO WILL BE THE JUDGE OF THE FACTS AND THE LAW. Today in America most citizens don't even know the difference between a Grand Jury and a Trial Jury. Hardly any know that they have all the authority and duty to form Grand Juries themselves. Are you aware that Judges are not allowed to go anywhere near a Grand Jury? Do you know the Court is not responsible for managing a Grand Jury and neither is the District Attorney? Grand Jury's which predate the Magna Carta are a mandatory part of the Law dictated by the 5th Amendment to the Constitution for The

United States of America. Judges have no place in Grand Juries nor in Criminal Trials! The Founders knew corruption and they gave us all the tools to live lives of liberty free of unwarranted government intrusion. However, none of those liberties will be enjoyed by a populous who does not even know what the law is and who refuses to stand up with their fellow citizens and be the government that they are. This is a Nation government by we the people not they the government! You form Grand Juries, go out form them and shut down these public servants who have made themselves our sovereigns!

- r) All debts and obligations tied to the economic slavery system are void ab-inito
- s) All foreign enemies be classified as what they truly are; and justice sought within the international tribunals as crimes against humanity, being military in nature, upon the military styled tribunals of the Nurenburg trials.
- t) All past /present actors requiring such shall suffer immediate or retroactive impeachment.

This writer recognizes the inadequacy of the above, but for brevity has alluded to the dark nature of the world wide criminal conspirators involved. No allegations have been hastily made, yet after diligent research, this writer fully admits that in the absence of all needed evidence, much of which is / locked away or has been destroyed to keep this covert operations from discovery, errors can have been made.

What is painfully obvious is that those having the power to institute world wars must be restrained, until such matters be resolved. We suffer under the threat of conventional, Nuclear, biological, and psychological war, under despots having the ability to cause such destruction in positions of power.

Though I doubt the integrity of this court, or any like it world wide; I have no doubt the American people will now greatly resolve to right this plight upon mankind.

"Ignorance of Fact excuses; Ignorance of the Law excuses not.

Every man must be taken to be cognizant of the law; otherwise there is no saying to what extent the excuse of ignorance may not be carried."

Black's Law Dictionary Sixth Edition Centennial Edition (1981-1991) page 747

Knowledge will forever govern ignorance: And a people who mean to be their own Governors, must arm themselves with the power which knowledge gives.

James Madison, U.S. President and primary Author of the Federalist Papers. Letter to W.T. Barry, August 4, 1822.

We are all born ignorant, but one must work hard to remain stupid.

Benjamin Franklin

**PUBLIC LAW 97-280 – THE BIBLE IS “THE WORD OF GOD”**

Leviticus 19:36; Deuteronomy 25:15-16

I John 4:6

Wisdom is the principal thing; Therefore get wisdom. And in all your getting, Get understanding.

Proverbs 4:7

It is the common fate of the indolent to see their rights become a prey to the active. The condition upon which (Our Creator) hath given liberty to man is eternal vigilance; which condition if he break, servitude is at once the consequence of his crime and the punishment of his guilt. John Philpot Curran (1750-1817)

Find out just what any people will quietly submit to and you have found out the exact measure of injustice and wrong which will be imposed upon them, and these will continue till they are resisted with either words or blows, or with both. The limits of tyrants are prescribed by the endurance of those whom they oppress.

Frederick Douglass, "If There Is No Struggle, There Is No Progress".

**TO ALL OUR FELLOW Nations, We apologize for our lack of due diligence in these regards. We will diligently resolve to persevere toward a global alliance dedicated to peace and harmony.**

Attached as exhibit A - evidence of the UNITED STATES CORPORATE STATUS

Attached as exhibit B - FOIA on Cestui Que Vie Act of 1666

Attached as exhibit C - BRIEFING ON "BONUS 3392-1181"

Attached as exhibit D - Declaration of Public Record and Original Peruvian legislation (1875)

Attached as exhibit E - Certificate of Indebtedness of Peru and Mortgage on Bonus 3392-181

All other links and documents to be labeled consecutively as if fully incorporated herein.

We retain the right to add any and all exhibits, proofs and testimony required for full disclosure to the Court of International Trade, courts on the federal circuits, World Court and the grand jury / petit juries to be assembled within this nation.