

THIS BOOK IS COPYRIGHTED

UNITED STATES COPYRIGHT OFFICE

Nondramatic Literary Work

REG. No. TX 6-016-294

Date: 08-26-02

No part of this Book may be copied without the prior written permission of the Author.

Please do not make unauthorized copies. You will deprive the Author of his compensation for 15 years of research and work compiling this book.

If you would like additional copies of this book, please order from:

**Changing the Face of America
C/O 5837 Karric Sq. Dr. 140
Dublin, Ohio 43016**

Please include a Postal Money Order.

1-5 -- \$75 ea.

6-10 -- \$70 ea.

11-25 -- \$65 ea.

For larger quantities, please inquire.

Understanding a “Freeman”

A person in possession and enjoyment of all civil and political rights accorded to the people under a free
government.

“The Strawman”

A “front” as the “Enemy”

and

“The System”

The Federal Democracy.

A Compilation of evidence in Law

In support

of

Article III

Constitutional

Common Law Courts

By

Wm L. Wood

Government De Facto: A government of fact. A Government actually exercising power and control in the state, as opposed to the true and lawful government; a government not established according to the constitution of the state, or not lawfully entitled to recognition or supremacy, but which nevertheless supplanted or displaced the government de jure, a government deemed unlawful, or deemed wrongful or unjust which, nevertheless, receives presently habitual obedience from the bulk of the community. Aust. Jur. 324 ..

This Book is copyrighted under the common laws of copyright
united States of America Anno Domini 1999

By:
The Book Trust

This copy is the Second Edition

3rd Printing, April 2004

No Part of this Book may be reproduced by any means without the
express written permission of the author.

DISCLAIMER

THE QUOTATION OF THE PRIVATELY COPYRIGHTED
STATUTORY LEGISLATIVELY CREATED CASE LAW AND
STATE AND FEDERAL STATUTES PURSUANT TO PL 88-
244, DECEMBER 30, 1963, IS DONE WITHOUT INTENT TO
CREATE A “USE”, OR VIOLATE ANY PRIVATE
COPYRIGHT, AND STANDS SO UNLESS LAWFULLY
PROTESTED BY ANY CONCERNED PARTY(IES).

Table of Contents

| | |
|--|-----|
| Appendix “Outline of laws and legal relations” | 300 |
| Authorities | 311 |
| Case Law Authorities | 316 |
| Communist Goals | 14 |
| Definitions | 18 |
| Introduction | 6 |
| Preface | 40 |
| Quotes - Judges | 315 |
| Quotable Quotes | 294 |
| Recommended Reading | 320 |
| References | 319 |
| Soldiers Training Manual | 8 |
| | |
| Chapter 1 Where to begin ? | 43 |
| 2 The Meat of the Picture | 77 |
| 3 The Civil War & Permanent Emergency | 84 |
| 4 Banks | 107 |
| 5 The Bar | 123 |
| 6 Courts | 134 |
| 7 Slavery | 180 |
| 8 The Powers that Be | 214 |
| 9 Grand Juries | 229 |
| 10 Legislation | 243 |
| 11 Conclusions | 259 |
| 12 The Whole Picture | 270 |
| American Jurisprudence 1st, Volume 11 (Life, Liberty & Happiness) | 284 |
| A Juristic Inquiry | 307 |

It is not the critic who counts; not the man who points out how the strong man stumbles, or where the doer of deeds could have done them better. The credit belongs to the man who is actually in the arena, whose face is marred by dust and sweat and blood; who strives valiantly, who errors, and comes up short again and again because there is no effort without error and shortcomings, but who does actually strive to do the deeds, who knows the great enthusiasms, the great devotions, who spends himself in a worthy cause, who at the best knows in the end the triumph of high achievement, and who at the worst, if he falls, at least fails while daring greatly, so that his place shall never be with those cold and timid souls who know neither Victory or defeat.

Theodore Roosevelt.

INTRODUCTION

Proceeding "in Personam" is a Paramount Right preserved to the people by the Judicial Act of 1789, an Act of the Legislature of the Civil Government in Original Jurisdiction, passed no less by Esquires. It is the most Paramount Right you have, as all your other Rights, Benefits and Immunities under the Constitutional Republic are attached to your ability to "Proceed in Personam in the Common Law."

This book is made available from the many Years of late nights, grueling nights at 70 mph in mobile homes, cross country, years, months and hours of study, conversations, meetings, seminars, movies, legal dictionaries, books, laws, law books, legal books, congressional records, codes, statutes, court decisions, legislative acts, resolutions, house bills, senate bills, rules and regulations, court filings etc. both Federal and State searched out by people dedicated to the preservation of this once great **REPUBLIC** we call **America.**

This book is being written to help educate the common people of America about the **ILLUSION OF FREEDOM** they are currently living under. An **Illusion** created to keep the American people ignorant of who is really controlling America, behind the scenes. A Shadow Government so to Speak.

This book is dedicated to all those "Freemen" both past and present that have spent a good portion of their lives researching the policies and acts of the De Jure and Defacto state and federal governments to uncover the ILLUSION, and these "Freemen", are the core of maintaining any thought of "Freedom" as was the intent of the founding fathers. Researching the documents, forged by the blood of our forefathers, who's Acts were done to guarantee specific freedoms, governed under specific jurisdictions, **by and for the people.** Not By and for the Government. These "Freedoms" obtained by the blood of our

predecessors, all but forgotten by "**sheeple**" led astray by a godless "**System**" controlled by a "**MOB/CULT.**"

This cult or mob has subverted Law, as enacted by the founders, into Public Policy administered in perverted courts they control. They not only control the courts, they control "law enforcement," and the Executive, Legislative, and Judicial branches of government, at the state and federal level doing an "end around" the separation of powers clause of the Constitution as intended by the founding Fathers.

This CULT or MOB also controls Congress, the Senate, and the Executive, Legislative, Judicial and Administrative Branches of the Government at the Federal, the State, and County levels. We attempt to present to you, the reader, the documents that confirm that this country and all of its ills are the result of the people putting their trust in one faction of the society and allowing this faction of society, **to go unchecked**, and affect and control all aspects of government, contrary to the Constitutions, both Federal and State, allowing this "Cult/Mob" to subvert the LAW of the country into a "system" of legal plunder, preying on the people, the masses, for the benefit of the few.

This "System" that condones the murder of millions of innocent lives by abortion, promotes welfare and homosexuality, destroys families with liberal divorce decisions, destroys healthy families with financial disaster thru the use of unlawful taxation and the use of foreign agencies to collect defacto taxes. These **de facto** agencies known as the IRS, BATF, DEA, FEDERAL RESERVE, IMF, UNITED NATIONS, FEMA, NEA, CSS, CIA, OSHA, etc .etc. and many other foreign powers, disguised as government agencies with misleading names. Agencies thought to be of a legitimate government, indeed **defacto** and are controlled and run by people who were never elected, nor took an oath of office to the Constitution of the united States of America. Their oath they took was to uphold the UNITED STATES CODE, NOT the **Constitution for the united States of America.**

They are destroying the very fabric of the country in the name of "law enforcement" to supposedly PROTECT the people. It is nothing more than a system of LEGAL PLUNDER called a **DEMOCRACY and the biggest welfare system in the world.**

History, if you fail to follow and learn from it, has a way of repeating itself. This is currently occurring in America today in the year 2004. As the powers that be, are plunging, headlong into a series of events that will change the face of the greatest nation on earth. As the CULT/MOB " Club" has taken the country, away from being a **Republic**, away from rule" **by the people**" under Constitutional courts of Common Law, where trials were "**FAIR AND IMPARTIAL TRIALS BY A JURY OF PEERS**", by people "learned in

the Law", that judged both the Facts of the case, as well as the Law of the case in a Court of Law.

This MOB or Cult has taken us into a system of Contract Law, in corporate courts, using private copyrighted ,contract law, not constitutional law. There are hidden Adhesion Contracts established, which have placed you under the Law of Nations, the International Commercial Law (the Law Merchant), Commerce, (UCC) Uniform Commercial Code, commercial law . You use their commercial war script , *Notes* , promises to pay , which is imitation money of a Foreign owned Corporation, without protest. As a result , commercial controversies are litigated in Admiralty Military Prize Courts of Public Policy under the Commander-in-chief, operating under "Colorable Law" in **cult** controlled De Facto Courts operating pursuant to Roman Civil Law. Trying civilians as the *Enemy*, under International Bankruptcy Rules, in Military, Emergency War Power Prize Courts collecting booty under the control of the President and the executive Branch of Government thru the Department of Justice (Just-Us Esquires) and *not under the independent Judiciary* as the constitution demands. You have been mis-led to believe, that you are under the **Constitutional Judiciary** and you are not.

In 1938 the " **System**" was created utilizing colorable law , in Nisi Prius courts where only the Facts may be heard by the Jury, in a jury trial, (not in a trial by jury) in a court held by Club Members learned in Procedure in Colorable Law.

The CULT/MOB MEMBERS administer principles of Public Policy ,in a Roman Civil, Chancery, Admiralty/Maritime, Military Prize Tribunal under Military Martial Rule where a constitutional defense is not allowed. These Military Prize courts (look at the Presidential Military flag being flown) are courts under the Executive Branch, **administering principles of public policy**, under the **Trading With the Enemy Act , Sixty-Fifth Congress. Sess. I. Chs. 105,106. Oct. 6, 1917, as amended at 12 USC 95(a)**, and in accord with the Supreme Courts **Erie Railroad Co. v. Tompkins, 304 U.S. 64 (1938)** decision.

These courts are administering rules, upheld as law, in a colorable commercial jurisdiction, denying the people Judicial remedy in Law , contrary to the 7th Amendment to the Constitution, contrary to Article III Sec 2 of the Constitution, contrary to the Articles of Confederation , contrary to the Ordinance of 1787 (the Northwest Ordinance) and contrary to the State Constitutions and contrary to the Judicial Act of 1789 that established the Jurisdiction of the State and Federal courts. State Court decisions are to be in accord to the Common Law with no Jurisdiction in Actions in Rem and the Federal Courts are to operate according to Admiralty/Maritime (International Commercial Law of Nations).

Today's courts operate in an Administrative capacity within the "System" of Defacto quasi government agencies, of a corporation, called the "District of Columbia" established in 1871. The District of Columbia is a **Democracy** for the benefit of the people that profit off of this "**system**" they control. A **Republican** form of government is guaranteed. So what happened ?.

The Soldiers Training Manual issued by the War Department Nov. 30, 1928 Defines a **Republic**: Tm 2000-25:120-121," Republic- Authorities derived through the election by the people of public officials best fitted to represent them. Attitude toward property is respect for laws and individual rights, and a sensible economic procedure. Attitude toward law is the administration of justice in accord with fixed principles, and established evidence, with strict regard to consequences. A greater number of citizens and extent of territory may be brought within its compass. Avoids the dangerous extreme of either tyranny or **mobocracy**. Results in statesmanship, liberty, reason, contentment, and progress." (Bold by author)

The Soldiers Training Manual defines a **Democracy** as follows: TM -2000-25: 118-120, "Democracy: A government of the masses. Authority derived through mass meeting or any other form of direct expression. Results in **mobocracy**. Attitude toward property is communistic- negating property rights. Attitude toward law is that the will of the people shall regulate, wether it be based upon deliberation, or governed by passion, prejudice, and impulse, without restraint or regard to consequences. Results in demagogism, license, agitation, discontent, anarchy."

Willis A. Carto , founder of Liberty Lobby more recently redefined Democracy

" Democracy is control by capitalist ownership and control of the media, grants from tax free foundations, contributions and favorable press coverage for favored political candidates. Wide franchise to vote is given to the people to make them easier to control by making them think that they- "the people"- are responsible for the inevitable distortions and negative consequences of the disastrous policies the super- rich matoids impose in order to serve their own selfish interests. Democracy is the greatest political invention in history because it performs the miracle that all ruling classes want: it separates authority from responsibility, thus making it virtually impossible for the voters to reform the system. Those in authority (the matoids) have all authority and no responsibility. Those responsible (the politicians) have the responsibility but no authority and just follow orders because the plutocratic mattoids have the money and the press to assure re-election." Printed in the September 6,1999 Spotlight, page 18.

Which of those definitions sounds the most like America today 2004? You now have to have a license to do anything, and the countrymen of America are agitated and are anything but content, wouldn't you say ? In the last four (4) years the American people have been swindled out of 7.2 Trillion Dollars by the Esquires that control the Stock Market and the Big Corporations, and had our cities & embassies' bombed,(evidence now exposes that possibly our own government official may be involved) and been swindled out of \$86 Billion to rebuild Iraq, and that doesn't count the cost of the War on Iraq or the War on Afghanistan.

As we are shortly into a new Century, the government is currently involved in covert activities against the very people that they have taken an oath to protect and defend. Using lame excuses called "probable cause", for a breach of a corporate code or rule, (lawyer written statutes),they want you to believe is Law. The police have become no more than a rubber stamp for the court systems perverted decisions to uphold the bankruptcy of the "UNITED STATES", THE CORPORATION, to steal the wealth of and rule over the people for the benefit of themselves and the Bankers, Lawyers , Judges, Law Enforcement and other supporting Do-nothing , Know nothing Government Herd feeding at the Public Trough.

It's the same thing they put Germany through before World War II. The Stage is a different Stage and the Names are Different Names but the Plot is the Same Plot carried out in the same manner using People that fit the same profile as the people they used in Germany. The People that can not think or reason for themselves and will follow orders without question, do anything or almost anything they are ordered or told to do , because that is what they are supposed to do to get their pay check. It doesn't matter whether they breach all or half of your Constitutional Rights, destroy your family or send some innocent guy to the Hospital or Jail for life. Hell they were just doing their J. O. B.

We now (2002) even have "HOMELAND SECURITY", established under the very same name used by Adolph Hitler, has now been established in Amerika by George W. Bush. Just a coincidence? I don't think so.

Most Police officers, if asked, will tell you that they have never read the Articles of Confederation or the Declaration of Independence or the Constitution of The united States of America, or the Bill of Rights, never read American Jurisprudence, or the Constitution of their State, or the Jurisprudence of their State, or the Judicial Act of 1789, or the Northwest Ordinance 1787, the supreme laws of the land they think they have sworn an Oath to protect. How is it that if these Police (Law Enforcement) have never read these **Supreme Laws of the Land**, how could they ever know to enforce them or how?

Thus ignorant police officers just doing what they are told to do by the **Esquire** lawyers, "just doing my job" to get a paycheck, subvert the laws that are in place to protect the wealth and property of the people. The Bar Member , Esquire, Judges and Lawyers, (who constitute the MOB in mobocracy as stated in the above definition of Democracy) with the support of ignorant police, are plundering the people using "the System" for their benefit and protection! Today's Police Forces are there to PROTECT THE GOVERNMENT, not to protect the **people**, as we have been misled to believe.

Today as in 1997 "Law Enforcement" is one of the largest growth industries in the country. This Industry has to support all of the Judges, Lawyers, Attorneys, Bailiffs, Sheriffs and deputies, Police, Swat teams, FBI, BATF, all the Guards, Cooks, Maintenance personal, helicopters, police cars, radios, guns, ammo, laboratories etc. all the Jails and Prisons and all of the Clerical support personal such as the court Clerks and assistant clerks, receptionists etc. They have to keep creating more codes so the people can be convicted of more breaches of the code so they create more code "laws" (Statutes) for the people to breach, so that more police, enforce more laws (Statutes), so they can generate more fines and funding, to pay more police to enforce more laws so they generate more fines, so they generate more laws to fine more people to support more police....you get the picture don't you ?

It all amounts to a huge, huge budget that the people subsidize by the fines and taxes collected, for the so-called Crimes, that the people are accused of committing against the State. Over 70 % of all the people held in the Jails or Prisons in this country today are there because of some supposed "crime" they committed against the State by a breach of a Code (Statute) and they literally volunteered to go. They got a Lawyer.

Not because they committed some heinous crime that resulted in the injury to other people. These people did not injure anyone in person or property nor, in most cases was any valid, lawful, affidavit of complaint, signed under penalty of perjury declaring an injury, entered into the record of any court, to establish a lawful cause of action.

These so called Criminals, have had their lives ruined and their families destroyed for the sheer purpose of keeping the ILLUSION intact and supporting the Bankruptcy of the "UNITED STATES" the corporation and these know-nothing, do-nothing, just doing what I'm told to get a pay check "public servants" that leech the wealth out of this country in the name of "Law Enforcement", the "War on Drugs", the War on Cancer, the "War on Guns" the "War on Poverty" etc., to collect on the Bankruptcy of the UNITED STATES in 1933 on behalf of the Federal Reserve Banks.

IT'S A WAR ALRIGHT, AN ECONOMIC WAR ON THE PEOPLE, TO SUPPORT THE BIGGEST WELFARE SYSTEM IN THE WORLD, AMERICAS BANKING, LEGAL AND LAW ENFORCEMENT SYSTEMS.

The biggest beneficiaries of this welfare system are the **Bankers, Esquire Judges and Lawyers and other law enforcement personnel ,the Queen/King of England and the Vatican.** The judges and lawyers are responsible for the continuance of the **Illusion of Freedom** ,by failing to uphold constitutional law in the courts. Current day, so called courts, only uphold "Public Policy", the Code ie. The COLORADO or IOWA or OHIO Revised Code etc., the United States Code etc., and not the Law (Common Law of the Land). Next time you find yourself in a Court ask the Judge if you are in a Court of Law or a Court of Public Policy ? Go ahead I double dog dare you !

Most of these Public Servants, produce nothing and they provide little if any service to the populace, when it comes right down to the nitty gritty of the facts. Most people that are herded thru the supposed, Judicial system, are guilty of nothing more than a breach of some Code of the State Corporation, a fictional entity, made up by the Lawyers that control the corporation, for the benefit of the corporation and its corporate officers and employees called "public servants".

This book will help those seeking to understand what is happening to the freedoms that Americans have come to expect, how these freedoms are being taken away from an un-knowledgeable people, by a **CULT/MOB** we were warned against almost 2000 years ago in Luke 11:46 K.J.V.. Of the Holy Bible.....and were also told about the fate of the American Christian, "My people are destroyed for lack of knowledge" Hosea 2.6.- As well as what MOBocracy leads to by the definition of the term DEMOCRACY by our own United States military. But I thought America was a REPUBLIC ? ISN'T IT ?

The object is to present you the reader some knowledge, with a review of some of the Laws that established Americas legal system and how that judicial (legal) system is supposed to function, who may participate, how, under what jurisdiction which court is to function under and by what authority. From some 40,000 + pages out of the law books, we have tried to reduced down to a readable understanding in a short book for the people to read so they may understand the dilemma we are now facing. The hours of research already done for you.

You draw your own conclusion about the Courts of Common Law. Are they really of “no standing,” as the Media, Bankers, and Law Enforcement, Esquire Judges and Lawyers want you to believe. Or are the Common Law Courts under the **civil power of “we the people”**, pursuant to The Articles of Confederation, The Northwest Ordinance of 1789, Article IX & X of the Constitution, Article 7 of The Bill of Rights and the Judicial Act of 1789, held by “**Freemen**” in “**Freehold**” really the most powerful courts of law in the Country?

Blackstones’ Commentaries on the Common Law of England as adapted to the Constitution, are the Laws that the united States of America were founded under as the SUPREME LAWS OF THE LAND. Blackstones’ Book III, Chap. 4 (Private Wrongs), Pg. 35, says that, The Freeholders of the county are the real Judges in the county courts and the Sheriff is the ministerial officer. How many Judges sitting in the current courts which are monopolized by the Esquires of the Bar Association are Freeholders in your county?

You must decide for yourself and then support that decision with action. Action to inform people in your sphere of influence about the truth. Truth that can change this country back on the course of **freedom**, back to the wealthiest most loved nation on the planet as it once was. Suppressed truth and knowledge leads to slavery (communism) and servitude. There are many forms of slavery, the American people were volunteered into “economic slavery” without their knowledge. A slave that was born into slavery and does not know that he is a slave, is a happy slave.

Truth and Knowledge in the hands of the people creates freedom, freedom creates change.

Good Reading.

The Author

“It has been well said that, ‘The property which every man has in his own labor, as it is the original foundation of all property, so it is the most sacred and inviolable. The patrimony of the poor man lies in the strength and dexterity of his own hands, and to hinder his employing his strength and dexterity.. Is a plain violation of this most sacred property.’- Butchers’ Union Co. V. Crescent City Co., 111 U.S. 746, 757 (1883)

The following forty-five **COMMUNIST GOALS** were taken from Communist Party Publications and appeared in the Congressional Record on 1-10-63.

1. U.S. acceptance of coexistence as the only alternative to atomic war.
2. U.S. willingness to capitulate in preference to engaging in atomic war.
3. Develop the illusion that total disarmament by the United States would be a demonstration of moral strength
4. Permit free trade between all nations regardless of Communist affiliation and regardless of whether or not items could be used for war.
5. Extension of long-term loans to Russia and Soviet Satellites.
6. Provide American aid to all nations regardless of Communist domination.
7. Grant recognition of Red China and admission to the UN.
8. Set up East & West Germany as separate states in spite of Khrushchev's promise in 1955 to settle the Germany question by free elections under supervision of UN.
9. Prolong the conferences to ban atomic tests because U.S. has agreed to suspend tests as long as negotiations are in progress.
10. Allow all Soviet satellites individual representation in the UN.
11. Promote the UN as the only hope for mankind. If its charter is rewritten, demand that it be set up as a one-world government with its own independent armed forces.
12. Resist any attempt to outlaw the Communist party.
13. Do away with all loyalty oaths.
14. Continue giving Russia access to the U.S. Patent office.
15. Capture one or both of the political parties in the United States.
16. Use technical decisions of the courts to weaken basic American Institutions by claiming their activities violate civil rights.
17. Get control of the schools. Use them as transmission belts for socialism and current Communist propaganda. Soften the curriculum. Get control of teachers associations. Put the party line in textbooks.
18. Gain control of all student newspapers.
19. Use student riots to foment public protests against programs or organizations which are under Communist attack.
20. Infiltrate the press. Get control of book reviews assignments, editorial writing, policy making positions.
21. Gain control of key positions in radio, TV, and motion pictures.
22. Continue discrediting American culture by degrading all forms of artistic expression. An American Communist cell was told to "eliminate all good sculpture from parks and buildings, substituting shapeless awkward and meaningless forms."
23. Control art critics and directors of art museums. "Our plan is to promote ugliness, repulsive meaningless art."
24. Eliminate all laws governing obscenity by calling them "censorship" and a violation of free speech and free press.
25. Break down cultural standards of morality by promoting pornography and obscenity in books, magazines, motion pictures, radio and TV.
26. Present Homo-sexuality, degeneracy and promiscuity as "normal, natural, and healthy."
27. Infiltrate the churches and replace revealed religion with "social religion" Discredit the Bible and emphasize the need for intellectual maturity which does not need a "religious crutch."
28. Eliminate prayer or any phase of religious expression in the schools on the ground that it violates the principle of "separation of church and state."
29. Discredit the American Constitution by calling it inadequate, old-fashioned, out of step

with modern needs, a hindrance to cooperation between nations on a world-wide basis.

30. Discredit the American founding fathers. Present them as selfish aristocrats who had no concern for the "common man."

31. Belittle all forms of American culture and discourage the teaching of American history on the ground that it was only a minor part of "the big picture." Give more emphasis to Russian history since the Communist take over.

32. Support any socialist movement to give centralized control over any part of the culture-education, social agencies, welfare programs, mental health clinics, etc.

33. Eliminate the House Committee on Un-American Activities.

34. Eliminate all laws or procedures which interfere with the operation of the Communist apparatus.

35. Discredit and eventually dismantle the FBI.

36. Infiltrate and gain control of more unions.

37. Infiltrate and gain control of big business.

38. Transfer some powers of arrest from the police to social agencies. Treat all behavioral problems as psychiatric disorders which no one but psychiatrists can understand or treat.

39. Dominate the psychiatric profession and use mental health laws as a means of gaining coercive control over those who oppose Communist goals.

40. Discredit the family as an institution. Encourage promiscuity and easy divorce.

41. Emphasize the need to raise children away from negative influence of parents. Attribute prejudices, mental blocks and retarding of children to suppressive influence of parents.

42. Create the impression that violence and insurrection are legitimate and special interest groups should rise up and use "united force" to solve political or social problems.

43. Overthrow all colonial governments before native populations are ready for self-government.

44. Internationalize the Panama Canal.

45. Repeal the Connally Reservation so the U.S. cannot prevent the World Court from seizing jurisdiction over nations and individuals alike

As of the end of the year of 1995 most of the above had been achieved, including the Federal control of the Public Schools thru the National Education Association, a Communist organization from their own charter. Read the list carefully and determine how many of these Communist agendas have had a negative effect on your families lives. Then help expose and eliminate these Evil influences in America as they are repugnant to the Constitution and should be of no force or effect in Law.

This is not a "How to do it book."

This is a “How it was done book”

The information contained in this book could be hazardous to your health!

The information contained in this Publication is designed to provide the reader with accurate and authoritative information with regard to the subject matter contained herein. It is provided with the understanding that the author /publisher is not engaged in rendering legal advice or engaged in the practice of law. It is written for information/educational purposes only and is protected under the First Amendment of the Constitution for The united States of America , 1789 , exercising “Freedom of Speech” Guaranteed by the Constitution, Article 1 Bill of Rights 1791.

If legal or other expert professional assistance is required, the services of a competent professional should be sought, if you can find one. Ask how many cases they have won?

A special Thanks for their contributions in compiling this information goes to many numerous people who's names are purposely not divulged to protect them from possible and probable prosecution for their many hours of research in scouring the archives of State and Federal Public Records to be able to document the Acts of the Esquire controlled Legislatures of the numerous State and Federal Governments and the decisions of the Esquire controlled Courts, that are the basis for the contents of this book. My God Bless them all !

“If a nation expects to be ignorant and free it expects something it cannot be.”- Thomas Jefferson

“Liberty cannot be preserved without a general knowledge among the people.”- John Adams

For a better understanding of the contents of this book access to the legal definitions of many of the terms used in this book you may take for granted, may have a different "legal definition" that could effect your legal status and understanding of matters in general.

Definitions from Blacks Law Dictionary 2nd, 3rd, 4th & 5th.

Ab assutis non fit injuria :From things to which one is accustomed (or in which there has been long acquiescence) no legal injury or wrong arises. **If a person neglects to insist on his right, he is deemed to have abandoned it.**

Absolute law: The true and proper law of nature, immutable in the abstract or in principle, in theory, but not in application; for very often the object, the reason, situation, and other circumstances, may vary its exercise and obligation.

Admiralty (Maritime) Law: A tribunal exercising jurisdiction over all maritime contracts, torts, injuries, or offenses. "Admiralty" does not extend to all navigable waters, but is limited to the ocean, navigable rivers running into the ocean, and the Great Lakes and their connections.

Agreement: A coming or knitting together of minds; a coming together in opinion or determination; the coming together in accord of two minds on a given proposition; in law a concord of understanding and intentions between two or more parties with respect to the effect upon their relative rights and duties, of certain past or future facts or performances.

Assent: Compliance; approval of something done; a declaration of willingness to do something in compliance with a request; “Assent” is an act of understanding, while “consent” is an act of the will or feelings.

Implied Assent; That which is presumed by law.

Bailment: A delivery of goods or personal property, by one person to another, in trust for the execution of a special object upon or in relation to such goods, beneficial either to the bailor or bailee or both, and upon a contract, express or implied, to perform the trust and carry out such object, and thereupon either to redeliver the goods to the bailor or otherwise dispose of the same in conformity with the purpose of the trust.

Bailee: The party to whom personal property is delivered under a contract of bailment. One to whom goods are bailed

Barratry: The offense of frequently exciting and stirring up quarrels and suits, either at law or otherwise.

Bill of Attainder: A Bill of Attainder is a legislative act which inflicts punishment without a Judicial Trial. (definition from Ohio Jurisprudence)

Citizen: A member of a free city or jural society, (civitas) possessing all the rights and privileges which can be enjoyed by any person under its constitution and government, and subject to the corresponding duties; A member of a nation or body politic of the sovereign state or political society who owes allegiance. (Emphasis added)

Citizenship: The status of being a citizen. There are four ways to acquire citizenship: by birth in the United States, by birth in U.S. territories, by birth outside the U.S. to U.S. parents, and by naturalization.

Civil Action; At Common Law, One which seeks the establishment, recovery, or redress of private and civil rights. One brought to recover some civil right, or to obtain redress for some wrong not being a crime or misdemeanor.

Civil law: “Civil Law,” “Roman Law” and “Roman Civil Law” are convertible phrases, meaning the same system of jurisprudence.

Civil Power: Civilians engaged in the non-military pursuit of justice and self government, the first avenue of civilization, liberty, and cultural advancement, providing enhanced conditions for spiritual growth.

Claim : v. “To demand as one’s own; to assert, to state; to urge; to insist.

Claim n. “ A broad, comprehensive word.”

Color of law: The appearance or semblance, without the substance, of legal right. Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state, is action taken under "color of state law."

Common Law: As distinguished from law created by the enactment of legislatures, the common law comprises the body of those principles and rules of action, relating to the government and security of persons and property, which derive their authority solely from usage and customs of immemorial antiquity, or from the judgments and decrees of the courts recognizing, affirming, and enforcing such usages and customs: and in this sense, particularly the ancient unwritten law of England.

Common Law Larceny: Felonious taking and carrying away personal goods of another. It is obtaining possession of another's property by fraudulent trick or device, with intent to convert it to own use, removal of personality which trespasser knows to belong to another,...

(emphasis added)

Confusion of Rights: A union of the qualities of debtor and creditor in the same person. The effect of such a union is , generally, to extinguish the debt.

Corporation Courts: Certain courts in Virginia described as follows: " For each city of the state, there shall be a court called a 'corporation court', to be held by a judge, with like qualifications and elected in the same manner as judges of the county court."

Corporeal: A term descriptive of such things as have an objective, material existence; perceptible by the senses of sight and touch; possessing a real body. Opposed to incorporeal and spiritual.

Conspiracy: defined, n. A plot; a treasonable combination; an agreement among several people to do something evil.

Court : An incorporeal, political being, composed of one or more judges, who sit at fixed times and places, attended by proper officers, pursuant to lawful authority, for the administration of justice. An organized body with defined powers, meeting at certain times and places for the hearing and decision of causes and other matters brought before it.(emphases added)

Cult:(Websters Definition): A system of belief and worship; a subject of devoted study.

Deed: (Modern Rule) - A written instrument, signed, sealed and delivered, by which one person conveys land, tenements, or hereditaments to another. This is its ordinary modern meaning, at least in those jurisdictions which adhere to the common-law rule making a seal essential to the validity and operative effect of a deed of conveyance.

De Facto : In fact, in deed, actually. This phrase is used to characterize an officer, a government, a past action, or a state of affairs which must be accepted for all practical purposes, but is illegal or illegitimate.

De Facto Government: One that maintains itself by a display of force against the will of the rightful legal government and is successful, at least temporarily, in overturning the institutions of the rightful legal government by setting up its own in lieu thereof. (**our current day situation**) (**emphasis added**)

De Jure; Of Right; legitimate; lawful; by right and just title. In this sense it is the contrary to *de facto*. (See *de facto*)

Depositum: Lat. In the civil law. One of the forms of the contract of bailment, being a naked bailment of goods to be kept for the use of the bailor without reward; One of four real contracts specified by Justinian, and having the following characteristics: (1) the depositary or depositee is not liable for negligence, however extreme, but only for fraud, Dolus; (2) the property remains in the depositor, the depositary having only the possession.

District of Columbia: A territory situated on the Potomac river, and being the seat of government of the United States. It was originally ten miles square, and was composed of portions of Maryland, and Virginia ceded by those states to the United States; but in 1846 the tract coming from Virginia was retroceded. Legally it is neither a state nor a territory, but is made subject, by the Constitution, to the exclusive jurisdiction of Congress.

Domicile: That place where a man has his true, fixed, and permanent home and principal establishment, and to which whenever he is absent he has the intention of returning. "Domicile" and "residence" however are frequently distinguished, in that domicile is the home, the fixed place of habitation: while residence is a transient place of dwelling.

Due Process of Law/Due Course of Law: This phrase is synonymous with “due process of law” or “the law of the land,” and the general definition thereof is “law in its regular course of administration through courts of justice. “Due process of law in each particular case means such an exercise of the powers of the government as the settled maxims of law permit and sanction, and **under such safeguards for the protection of individual rights** as those maxims prescribe for the class of cases to which the one in question belongs. Whatever difficulty may be experience in giving to those terms a definition which will embrace every permissible exertion of power affecting private rights, and exclude such as is forbidden, there can be no doubt of their meaning when applied to judicial proceedings. *They then mean a course of legal proceedings according to those rules and principals which have been established in our systems of jurisprudence for the enforcement and protection of private rights.*”

Enclave:(Webster definition):A place surrounded entirely by the territories of another power.

Equity courts and law courts; The former being such as posses the jurisdiction of a chancellor, apply the rules and principles of Chancery (IE. Equity law,) and follow the procedure in equity; the latter, such as have no equitable powers, but administer justice according to the rules and practice of the common law. (emphasis added)

Fair and impartial trial: One where accused's legal rights are safeguarded and respected. A fair and impartial trial by a jury of ones peers....Such a trial contemplates a trial before a jury of 12 impartial and unbiased men, neither more or less, in the presence and under the superintendence of a judge having the power to instruct them as to the law and advise them in respect to the facts, and the establishment of guilt by a unanimous verdict of such jury.

Fiduciary; "A person having duty, created by his undertaking, to act primarily for an-others benefit in matters connected with such undertaking."

Federal Common Law; "is a body of decisional law developed by the federal courts untrammelled by state court decisions.

Fictio: In Roman law, a fiction; an assumption or supposition of the law. Such was properly a term of pleading, and signified a false averment on part of the plaintiff which the defendant was not allowed to traverse; as that the plaintiff was a Roman citizen, when in truth he was a foreigner. The object of the fiction was to give the court jurisdiction.(emphasis added) (see Strawman)

Fiction: An assumption or supposition of law that something which is or may be false is true, or that a state of facts exists which has never really taken place.

Fiction of Law: Something known to be false is assumed to be true.

Foreign laws: The laws of a foreign country, or of a sister state. In conflicts of law, the legal principles of jurisprudence which are part of the law of a sister state or nation. Foreign laws are seditious to our own laws, and in that respect are called " jus receptum".(emphasis added)

Fraud: An intentional perversion of the truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or **to surrender a legal right**. A false representation of a matter of fact, whether by words or by conduct, by false or misleading allegations, or by concealment of that which should have been disclosed, which deceives and is intended to deceive another so that he shall act upon it to his legal injury. Anything calculated to deceive, whether by a single act or combination, or by suppression of truth, or suggestion of what is false, whether it be by direct falsehood or innuendo, by speech or silence, word of mouth, or look or gesture. Delahanty v. First Pennsylvania Bank, N.A. 318 Pa. Super. 90,464 A.2nd 1243,1251.

Fraud in factum: Misrepresentation as to the nature of a writing that a person signs with neither knowledge nor reasonable opportunity to obtain knowledge of its character or essential terms.

Freehold: An Estate for life or in fee., A "freehold estate" is a right of title to land.

Freeman: A person in possession and enjoyment of all civil and political rights accorded to the people under a free government.

Government De Facto; A government of fact. A Government actually exercising power and control in the state, as opposed to the true and lawful government; a government not established according to the constitution of the state, or not lawfully entitled to recognition or supremacy, but which nevertheless supplanted or displaced the government de jure, A government deemed unlawful, or deemed wrongful or unjust which, nevertheless, receives presently habitual obedience from the bulk of the community. Aust. Jur. 324

Government De Jure; A government of right ; the true and lawful government; a government established according to the constitution of the state, and lawfully entitled to recognition and supremacy and the administration of the state, but which is actually cut off from power or control. A government deemed lawful, or deemed rightful or just, which nevertheless, has been supplanted or displaced; that is to say, which receives not presently (although it received formerly) habitual obedience from the bulk of the community. Aust. Jur. 324

Governmental Agency; A subordinate creature of the sovereign created to carry out a governmental function. Frequently a political subdivision or corporation.

Grand Jury: A jury of inquiry who are summoned and returned by the sheriff to each session of the criminal courts, and whose duty is to receive complaints and accusations in criminal cases, hear evidence adduced on the part of the state, and find bills of indictment in cases where they are satisfied a trial ought to be had. They first sworn, and instructed by the court. This is called a “grand jury” because it comprises a greater number of jurors than the ordinary trial or “petit jury.” At common law, a grand jury consisted of not less than twelve nor more than twenty-three men.

Hereditaments. Things capable of being inherited, be it corporeal or incorporeal, real, personal, or mixed, and including not only lands and everything thereon, but also heirlooms, and certain furniture, which by custom, may descend to the heir together with the land. **The term includes a few rights unconnected with land,** but is generally used as the widest expression of real property of all kinds...

Homo Ingenuus; A freeman. A free and lawful man.

Homo Liber; A free man; a freeman lawfully competent to act as juror. An allodial proprietor as distinguished from a vassal or feudatory.

Husbandry : Agriculture; cultivation of the soil for food; farming, in the sense of operating land to raise crops and livestock; Care of Household. Careful management of resources. (Blacks 4th annotated)

Incorporeal; Res Incorporeales: In the civil law, incorporeal things; things which cannot be touched; such as those things which consist in right. Such things as the mind alone can perceive. (emphasis added) (Like Incorporeal Hereditaments, your Rights)

Individual : As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. (See also person)

Inhabitant: One who resides actually and permanently in a given place, and has his domicile there.

In Personam: In the Roman Law, from which they are taken, the expressions “ in rem” and “ in personam” were always opposed to one another, an act or proceeding in personam being one done or directed against or with reference to a specific person, while an act or proceeding in rem was one done or directed with reference to no specific person,....

In Rem : A technical term used to designate proceedings or actions instituted against the thing, in contradistinction to personal actions, which are said to be in personam.

Judge De Facto: One who holds and exercises the office of a judge under color of lawful authority and by a title valid on its face, though he has not full right to office, as where he was appointed under an unconstitutional statute, or by an usurper of the appointing power, or has not taken the oath of office.

Judgement: The conclusion in a syllogism having for its major and minor premises issues raised by the pleadings and the proofs thereon. The formation of an opinion or notion concerning some thing by exercising the mind upon it.

Jurisdiction : It is the authority by which courts and judicial officers take cognizance of and decide cases.;It exists when court has cognizance of class of cases involved, proper parties are present, and point to be decided is within issues.

Jurisprudence: In the proper sense of the word, “jurisprudence” is the science of law, namely, that science which has for its function to ascertain the principles on which legal rules are based, so as not only to classify those rules in their proper order, and show the relation in which they stand to one another, but also to settle the manner in which new or doubtful cases should be brought under the appropriate rules.

Jury: A jury is a body of persons temporarily selected from the citizens of a particular district, and invested with power to present or indict a person for a public offense, or try a question of fact.

Justice: n. Proper administration of laws. In jurisprudence, the contrast and perpetual disposition of legal matters or disputes to render every man his due.

Law: The word may mean or embrace: body of principals, standards and rules promulgated by government. Command which obliges a person or persons and obligees generally to acts or forbearances of a class; constitution or constitutional system. Distinct and complete act of positive law; doctrine or procedure of the common law, from which equity is a departure; enrolled bill attested by presiding officers of two branches of General Assembly. General rule of human action, taking cognizance only of external acts, enforced by a determinate authority, which authority is human, and among human authorities is that which is paramount in a political society; grant by Legislature, rule of civil conduct commanding what is right and prohibiting what is wrong. **A concurrent or joint resolution of legislature is not “a law.” With reference to its origin, “law” is derived either from judicial precedents, from legislation, or from custom.**

Law Merchant or Mercantile Law: An expression substantially equivalent to the law-merchant or commercial law.

Legislative Courts: Courts created by Legislature not named or described by Constitution.

Laches: Neglect to assert a right or claim which, taken together with lapse of time and other circumstances causing prejudice to adverse party, operates as bar in court of equity. The neglect for an unreasonable and unexplained length of time under circumstances permitting diligence, to do what in law, should have been done.

License: Permission by some competent authority to do some act which, without such permission, would be illegal. Permission to do something which without the license would not be allowable.

Magistrate: Person clothed with power as a public civil officer. The word “magistrate” does not necessarily imply an officer exercising any judicial functions, and might very well be held to embrace notaries and commissioners of deeds.

Militia; The body of citizens in a State, enrolled for discipline as a military force, but not engaged in actual service except in emergencies, as distinguished from regular troops or a standing army.

Money; In usual and ordinary acceptation it means gold, silver, or paper money used as circulating medium of exchange, and does not embrace notes, bonds, evidences of debt, or other personal or real estate. (emphasis added)

Name: The designation of an individual person or of a firm or corporation. It is the distinctive characterization in words by which one is known and distinguished from others, **and description or abbreviation, is not the equivalent of a “name.”**(emphasis added)

National: The term “national” as used in the phrase “national of the United States” is broader than the term “citizen”.

Nisi: The word is often affixed, as a kind of elliptical expression, to the words “rule”, “order”, “decree” “judgment”, or “conformation” to indicate that the adjudication spoken of is one which is to stand as valid and operative unless the party affected by it shall appear and show cause against it, or take some other appropriate step to avoid it or produce its revocation. Thus a “decree nisi” is one which will definitely conclude the defendant’s rights , unless within the prescribed time, he shows cause to set it aside or successfully appeals. The word, in this sense, is opposed to “absolute.” And when a rule nisi is finally confirmed, for the defendants’s failure to show cause against it, it is said to be “made absolute.”

Nisi prius: The Nisi Prius courts are such as are held for the trial of issues of fact before a jury and one presiding judge. In America the phrase was formerly used to denote the forum (whatever may be its statutory name) in which the cause was tried to a jury, as distinguished from the appellate court.

Patriot: n. A person who loves his country and zealously defends its interests.

Patriotic: a. Actuated or inspired by the love of ones country; directed to the public welfare.

People: A state; as the people of the state of New York. A nation in its collective and political capacity. In a more restricted sense, and as generally used in constitutional law, the entire body of those citizens of a state or nation who are invested with political power for political purposes.

Person: In general usage, a human being (i.e. natural person), though by statute term may include labor organizations, partnerships, associations, corporations, legal representatives, trustees, trustees in bankruptcy, or receivers.

Peers: In feudal law, the vassals of a lord who sat in his court as judges of their co-vassals, and were called “peers”, as being each others equals, or of the same condition; those who are a mans equal in rank and station; thus “trial by jury of his peers” means trial by jury of citizens in their equal stations.

Personal Property: Personal property is divisible into (1) corporeal personal property, which includes movable and tangible things, such as animals, furniture, merchandise, etc.; and (2) incorporeal personal property, which consists of such rights as personal annuities, stocks, shares, patents, and copyrights.

Private Property: As protected from being taken for public uses, is such property as belongs absolutely to an individual, and of which he has the exclusive right of disposition. Property of a specific, fixed and tangible nature, capable of being in possession and transmitted to another, such as houses, lands, and chattels.

Prescription: (International Law) Acquisition of sovereignty over a territory through continuous and undisputed exercise of sovereignty over it during such a period as is necessary to create under the influence of historical development the general conviction that the present condition of things is in conformity with international order. The name given to a mode of acquiring title to incorporeal hereditaments by immemorial or long-continued enjoyment

Profit: The advance in the price of goods sold beyond the cost of purchase. The gain made by the sale of produce or manufactures, after deducting the value of the labor, materials, rents, and all other expenses, together with the interest of the capital employed.

Quasi: As if; almost as it were; analogous to. This term is used in legal phraseology to indicate that one subject resembles another, with which it is compared, in certain characteristics, but that there are intrinsic and material differences between them.

Quasi -Contractus (Lat.) In the civil law. An obligation similar in character to that of a contract, which arises not from an agreement of parties but from some relation between them, or from a voluntary and lawful act of one of them. An obligation springing from a voluntary and lawful acts of parties in absence of any agreement.

Quasi Judicial : A term applied to the action, discretion, etc. of public officers who are required to investigate facts, or ascertain the existence of facts, and draw conclusions from them, as a basis for their official action, and to exercise discretion of a judicial nature.

Res: In the civil law. A thing; an object.

Residence: As "domicile" and "residence" are usually in the same place, they are frequently used as if they had the same meaning, but they are not identical terms, for a person may have two places of residence, as in the city and country, but only one domicile.

Residence means living in a particular locality, but domicile means living in that locality with intent to make it a fixed and permanent home. Residence simply requires bodily presence as an inhabitant in a given place, while domicile requires bodily presence in that place and also an intention to make it one's domicile.

Sovereignty: defined, n. Supreme in power; dominion;

Stare Decisis, Doctrine that, when court has once laid down a principle of law as applicable to a certain state of facts, it will adhere to that principle, and apply it to all future cases, where facts are substantially the same.

State: A people permanently occupying a fixed territory bound together by common-law habits and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe.

Statute. An act of the legislature declaring, commanding, or prohibiting something; a particular law enacted and established by the will of the legislative department of government;This word is used to designate the written law in contradistinction to the unwritten law. (See Common Law)Foster vs. Brown, 199 Ga. 444,34 S. E.2d 530,535.....**Statute also means a kind of bond or obligation of record, being an abbreviation for “statute merchant” or “statute staple.”**(emphasis added)

Statute Staple: (General) **Law of Staple.** Law administered in the court of the mayor of the staple; the law-merchant.

Statutory Court: No Definition Found

Statutory law: That body of law created by acts of the legislature in contrast to constitutional law and generated by decisions of courts and administrative bodies.

Statutory Instruments. English administrative regulations and orders. The term applies especially to the administrative code, Statutory Rules and Orders.

Straw man: A “front”; a third party who is put up in name only to take part in a transaction.

Subrogation: The substitution of one person in the place of another with reference to a lawful claim, demand or right, so that he who is substituted succeeds to the rights of the other in relation to the debt or claim, and its rights, remedies, or securities. **A legal fiction through which a person who, not as a volunteer or in his own wrong, and in absence of outstanding and superior equities, pays debt of another, is substituted to all rights and remedies of the other, and the debt is treated in equity as still existing for his benefit, and the doctrine is broad enough to include every instance in which one party pays the debt for which another is primarily answerable, and which in equity and good conscience should have been discharged by such other.(see the rest of definition for more)**

Sovereign: A person, body, or state in which independent and supreme authority is vested; an chief ruler with supreme power; a king or other ruler in a monarchy.

Sovereignty: The supreme, absolute, and uncontrollable power by which any independent state is governed; supreme political authority; the supreme will; paramount control of the constitution and frame of government and its administration; the self-sufficient source of political power, from which all specific political powers are derived.

Suit, The witness or followers of the plaintiff.(Bl. Comm.295 See Secta;)

Suits or proceedings at law , Suits instituted and carried on in substantial conformity with the forms and modes prescribed by the common law or by the rules in chancery excluding cases instituted and carried on solely in accordance with statutory provisions.

Suit of a civil nature. A suit for the remedy of a private wrong, the test being whether the law is penal in the strict and primary sense and whether the wrong is to public or to the individual.

System: Orderly combination or arrangement ,as of particulars, parts, or elements into a whole.

Treason: n. A betrayal; breach of allegiance; treachery; disloyalty.

Trust: A right of property, real or personal, held by one party for the benefit of another

Tyranny: unjust exercise of power, oppressive rule.

United States: This term has several meanings. It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in family of nations, it may designate territory over which sovereignty of United States extends, or it may be collective name of the states which are united by and under the Constitution. *Hooven & Allen Co. v. Evatt*, U.S. Ohio, 324 U.S. 652,65 S.Ct. 870,880,89 L.Ed. 1252

Use; (Non-technical Sense) the “use” of a thing means that one is to enjoy, hold, occupy, or have some manner of benefit thereof.; Use also means usefulness, utility, advantage, productive of benefit.

Venue: Deals with locality of suit, that is, with question of which court, or courts of those that posses adequate personal and subject matter jurisdiction may hear the specific suit in question.

Venue Jurisdiction : Power of the particular court to function.

Vessel of the United States: Sixtieth Congress Sess.II Ch. 321 ,1909, Sec 310 “ The words “vessel of the United States” wherever they occur in this chapter, shall be construed to mean a vessel belonging in whole or in part to the United States, or of any State, Territory, or District thereof.”

Without Prejudice: Where an offer is made “without prejudice,” or a motion is denied or a suite dismissed “without prejudice,” it is meant as a declaration that no rights or privileges of the party concerned are to be expressly conceded or decided. The words “without prejudice” import into any transaction that the parties have agreed that as between themselves the receipt of money by one and payment by the other shall not of themselves have any legal effect on the rights of the parties, but they shall be open to settlement by legal controversy as if the money had not been paid. A dismissal “without prejudice” allows a new suit to be brought on the same action.

Without Recourse: Words that may be used by a drawer in signing a draft or check so as to eliminate completely the drawers secondary liability. This phrase, used in making a qualified indorsement of a negotiable instrument, signifies that the indorser means to save himself from liability to subsequent holders, and is a notification that, if payment is refused by the parties primarily liable, recourse cannot be had him. UCC 3-314(1)

Preface

The purpose of this writing is to inform the average hardworking American slave why he can no longer make ends meet, even with his wife working away from the home, why drugs, crime, and poverty are at an all time high, why this condition exists in the America, who is causing the problems, and what He (you) can do to remedy the problems if you value your freedom and that of your children and have the intestinal fortitude to do what is necessary. A slave that does not know that he is a slave is a happy slave.

The information herein is truthful, many of the organizations named herein may not be familiar to you, and this is not by chance. I assure you that they are NOT fictional. They are the cause and the reason that the Richest Nation in the World became the Largest Debtor Nation in the World in 10 short years and why the most loved Nation became the most hated. It did not happen by chance. What you are now seeing in the U.S.A. is the result of a PROCESS of GOVERNMENT, set upon the people of the U.S.A. in the early 1900's to merge the United states of America, Canada, Mexico, and South America with the Soviet Union and the rest of Europe and Asia into a One World Government or New World Order as coined by Mr. George Bush. Mr. George W. Bush , the son is now in 2004 full-filling the hard work of his predecessors in office to merge the united States of America with those mentioned above, using terrorism as the vehicle to further the merger, which will result in the destruction of American Freedoms as we have known them.

John F. Kennedy eluded to this in a speech at Columbia University just a few weeks before his assassination. He referred to how the Presidency of the United States had been used to undermine the sovereignty of America for this purpose.

Yes, a process to Socialize (Communize) the United States of America. Nikita Khrushchev, the communist leader, told the American people on National Television back around 1963 that they would win over this country from within our own institutions, but nobody was listening back then too much either.

Government today is not fighting Communism as they would have you believe, it is utilizing the Presidency of the United States and the Executive branch of government to promote Socialism and Socialistic Communism, known in America as “ Cooperative Federalism”, as described by the SUPREME COURT in the case of N.Y. v. United States 1992 on our unsuspecting citizens.

“We cannot expect the Americans to jump from Capitalism to Communism, but we can assist their elected leaders in giving Americans small doses of Socialism, until they suddenly awake to find they have Communism.” Nikita Khrushchev -before visiting America, to the Soviet Parliament

Who, you ask, would purposely conspire to miss-lead and to deceive to Socialize the U.S.A. and enslave it's people to foreign commercial paper they have been taught was MONEY and why would they do such a thing? The answer is easy. Who benefits from the deceit?

These and many more questions are answered for you if you read on. I would also hope that this information will inform you enough to encourage you to educate yourself, take action to help stop the wrongdoing, and put control of our country back in the hands of the people ,where it belongs, and out of the hands of the Corporations and their greedy Bar Member Lawyers and Attorney Esquires.

Get Back to the REPUBLIC with civil government .

Chapter 1

Where to begin ?

Where to start is the hard part, where to stop is probably harder yet. We could start long before 1913 and discuss the Secret Societies of the Illuminate, Cecil Rhodes and (Rhodes Scholars), the Round Table, the Bilderbergers, the Masons, or the more recent formation of Free Masonry , the Federal Reserve Bank, The International Monetary Fund, Trilateral Commission, and the Counsel on Foreign Relations or the (NEA), National Education Association and others, all of whom have a very great influence over the State Department of America and the Presidency of the United States.

Knowing the backgrounds of these organizations and how they play in the overthrow of our Republic are not a prerequisite to an understanding of where we are in the year 2004, but they should not be over looked in your research for understanding. The year 2000 was Sixteen years later than how our country was depicted by George Orwells' book "1984", but is exactly the situation as depicted in that infamous book and quite possibly in a worse situation.

If you have not had the pleasure of reading this prophesy please do so, if you can find one to read, it will help to open your mind.

Let us start at the beginning so we can see the whole picture and not just the landscaping, but the real meat of the picture and what lies behind the landscaping. You see the landscaping has purposely been designed to take your attention away from the real heart of the picture.

The landscaping, the *Illusion of Freedom*, was presented to your fathers, grand and great grand fathers and was and is presented to you and I and your children in our History or Political science classes in the Public School (Fool) System, on TV, in movies and in the print media.

The *Illusion of Freedom* is what they have used for almost two hundred years to keep our attention away from the real meat of the picture, the **Commerce**.

Every morning, noon, and night the Media programs the propaganda that they feed you, so you believe it is the truth because it is News. However it is one sided news. This is News that they want you to believe is true and it may be as far as they report it. On the other hand did you ever wonder why you never hear the other side of the story?

It's Media propaganda. That's why you never hear about the ending of the story, unless the ending is a bad ending for the people involved and a good ending for the government and law enforcement. This is why you never hear about the screw ups that government and Law Enforcement or the Courts and Prosecutors make that destroys peoples lives and the lives of their children without cause.

Complete and correct information would distort the illusion that they want you to see. The other side of the story may paint an entirely different picture that they don't want you to see. **The *Illusion of freedom*** may start to become apparent to you if both sides of the story are told.

In the beginning our country was founded as a **REPUBLIC** by the Pilgrims(Christians) who fled their country of England, first to Holland, then to America, to free themselves from excessive taxation under the Crown and it's **Admiralty Jurisdiction** and to rid themselves from a government that oppressed freedom of religion, freedom of speech, and freedom as an individual and the right to private property. The founders of America were Tax protesters. They hated direct taxes so much they formed a nation to rid themselves of direct taxation and taxation without representation.

These Pilgrims were men of God, that is they believed in God. This country was the first nation on the face of the Earth to be founded under the fundamental laws handed down by the Creator in the Holy Bible and referred to as Christianity. Jefferson referred to them as the "Ancient Principals".

America was founded as a Christian Nation by Christian People as a Republic. This was confirmed in 1982 by the Congress when it passed Public law No. 97-280.

Public law No. 97-280 States ;

“ Whereas the Bible, the word of God, has made a unique contribution in shaping the United States as a distinctive and blessed nation and people;

Whereas deeply held religious convictions springing from the Holy Scriptures led to the early settlement of our Nation;

Whereas Biblical teachings inspired concepts of civil government that are contained in our Declaration of Independence and the Constitution of the United States;

Whereas many of our great national leaders among them Presidents Washington, Jackson, Lincoln, and Wilson paid tribute to the surpassing

influence of the Bible in our country's development, as in the words of President Jackson that the Bible is "the rock on which our Republic rests;....."

This Public law should discourage anyone from stating anything to the contrary, but does not. The Media and Esquire politicians are trying very hard to convince the American people that America was not founded as a Christian Nation and has done a very good job, as they have convinced most Americans they were not made in the likeness of GOD-YaHWeH, but evolved from an ape. That life on Earth is IT, that to even think of eternal life is ludicrous, the Bible is just some novel, written by a bunch of delusional disenfranchised people.

These early settlers of our country believed in hard work. They established the first public schools under the religious guidance and funding by and of the church leaders. These schools, by the way, became the first free public education in the world. The Nation prospered and was at peace. For the first twenty five years of this country's existence after the Revolution, the practice of the profession of the Esquire Lawyers was forbidden from our soil and the people lived in fairly good harmony under the Common Law.

Then the Revolutionary War broke out and the Nation was thrust into defending what freedom and property they had acquired, from being taken by the British. The Revolutionary War was far from being a revolt, it was purely a defensive war for the Americans as they protected themselves and the country from being held in slavery by the British and their Esquires.

At the close of the American Revolution the informal national (federal) government ran under the Articles of Confederation. The Articles of Confederation allowed very narrow powers at the national government level and reserved very broad duties and powers with the States. The Articles of Confederation left little room for Foreign Corporations and Foreign Banks to get a foothold during the period before 1787 where the rights of the people were to be found in the individual States Charters or Bill of Rights, if the state had adopted one.

In 1776 The **united States of America**, a union of States, was founded by the writing of the Declaration of Independence to free us from the bonds of Tyranny and Taxation of the British government and the Admiralty Jurisdiction and Law of Prize of the Crown and its front men the Esquires. The country was founded by “Tax Protestors” and “Religious Protestors.”

In 1787 The Constitution for the united States of America was written shortly after the Northwest Ordinance was written and confirmed, then in 1791 the Bill of Rights was ratified to secure personal freedoms to the people. However shortly after writing the Constitution, in 1789 Congress passed the Judicial Act of 1789, this act left the right to the people, “the right to proceed in personam” to which all of your rights of the Constitution and the Bill of Rights are attached.

The Country was formed to **Free us from taxation and to insure religious freedom. Article I (the 1st. Amendment) of the Bill Rights** states: " Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof...."

At the beginning of this country, the Patriarch (father) of the household was legally considered the Overseer of a common-law Corporation Sole, as the head of his Family, exercising their religious beliefs. The Constitution upholds this theory with its' prohibition against "corruption of blood" which is one of the legal foundations and supports for the concept of corporations sole.

The founding fathers thought of the family as the basic Religious units in society, that united, made the churches, that addressed the principles the country was to live by. Such things as the Ten Commandments, the Golden Rule, truth in personal and business dealings, loyalty to family, friends, country and religion etc.

The family is acting in a fiduciary capacity for the family assets to be passed to the children and grandchildren of continuing generations of that families religious sect. No law shall impair the exercise of your religious beliefs or impair the obligation of contracts. However when one places their families property under a contract such as a mortgage, that property is no longer protected by the "corruption of blood" provisions of the Constitution. Taxation is the only way governments may work "corruption of blood."

Yet the Branch Davidians in Waco Texas were destroyed for their religious beliefs and for the exercise of their second Amendment rights to keep and Bear Arms, although, none of the outlawed guns on the BATF's list they said were at the Branch Davidians were found at Waco. They were Licensed and for sale at a gun show in New Orleans.

Between 1963 and 1968 all of the churches were turned into government churches, preaching a government humanist religion, the same religion taught in the public schools. The De Facto government and the IRS required that for a church to maintain its' privileges and tax free status it must become a 501 c 3 tax exempt corporation, thus forcing the churches to become agencies of the government to gain the new privileges and eliminating the FREE exercise of religion as the government placed a tax on the new corporate churches as they signed up to become government sanctioned entities. Today any church found to be preaching the holy gospel, exposing the true role our current De Facto government is playing in the overthrow of freedom, as foretold in the Bible, losses its tax exempt status. I don't think the people at Waco were a 501 c 3 tax exempt government church.

The First Amendment to the Constitution states; “ Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof;...” What part of "NO" don't the government Esquire lawyers, politicians and law enforcement personnel understand? The first part, or the last part?

The loose confederation of states that had been established by the Articles of Confederation , was not stringent enough and did not allow for a binding federal government. The new country was in great turmoil and the founders knew they must do something to bring the loose confederation into a binding form of government that would still allow the states to function independently of each other as separate nation states and at the same time be bound for the common welfare and defense of the people. Each state was to remain as a Foreign Government/ Republic state, separate from its neighboring Republic states, serving its people, while working together as a union of states(Federal Government, Republican) led by, “Statesmen” for benefit of

the states. “We the people” not “we the Esquires”

This led to the calling of a second convention to draw up a binding contract between the states. The Articles of Confederation that were in place was positive law and still is, The Articles have never been repealed and its provisions are still positive law in America today, however it was restrictive and gave little power to the federal government to interfere with the lives of the people in the states.

While waiting for all of the members of the congress to arrive, at the second convention, the seated Congress drew up the Ordinance of 1787 better known as the Northwest Ordinance for the territory Northwest of the River Ohio. It was the First written Law after the revolution, ordained by and handed down by our founding fathers, it established the laws in the northwest territories prior to drawing up the Constitution, it has never been repealed and it is also, still positive law today, yet not followed by current De Facto Democratic government, it gives too much power to We the people and none to the Esquires.

The result of the second convention, after the Northwest ordinance, was the **Constitution for the united States of America**, which was drafted by some of the most brilliant political minds the world has ever seen. It was the first time in the history of the world that a nation was founded under Christian Principles and the founding fathers declared in writing that the Rights of the people were granted by God and not by the government. The first ten amendments to the constitution, the Bill of Rights, are based on the Ten Commandments of the Holy Bible. As Jefferson put it, “The Ancient Principles. “

The whole purpose of the Constitution was to **PROTECT PEOPLE FROM GOVERNMENT, to LIMIT THE POWER OF GOVERNMENT** over the people, to make sure that they would NOT be controlled by Government but that **They, the People**, would control the Government. The Constitution and the Bill of Rights is the contract between the Civil government and the people to assure that this will take place.

LIMITED GOVERNMENT, to guarantee Life, Liberty, and the Pursuit of Happiness without Government intervention, was the purpose of the Constitution, to establish a **Republican** form of government. By the Constitution the united States of America is a **REPUBLIC**, not a Democracy, as present day politicians and the Media would have you believe.

Washington D.C. is the only democracy and that democracy is only inside it's " 10 miles square." Under the Constitution the Federal government has no jurisdiction in the States only to establish regulations related to commerce.

"I pledge allegiance to the Flag of the United States of America and to the **Republic** for which it stands....." Not Democracy.

The reason that this country was **not** founded as a democracy by our fore-fathers is that they knew from history that a democracy, as a form of government, would never last. It was too easy for corruption to take over in a democracy, too easy for Esquires and corrupt politicians to manipulate the law and enslave a population. Thru excessive taxation, combined with the ability to create controversies in commerce, which would then need to be adjudicated in an international commercial court; it would allow what amounts to legal plunder of private property to

oppress the citizenry... U.S. citizens.

A democracy, historically, has always lead itself down the path of self destruction, from its own corruption. Rome, a Republic, became in its time the greatest Nation on Earth and remained that way until it allowed a faction of the people to turn Rome down the Democratic road to destruction. For that, among many other reasons, this nation was founded as a Republic.

Ben Franklin, when asked what had been done at this second convention, commented by saying , “well, we’ve given you a Republic, if you can keep it.” We haven’t.

The Constitution was written to secure certain rights for the people, which are there for the people to use as a way to prevent the **PERVERSION of the LAW** so that they could remain free from the tyranny that historically follows in the path of a democracy, which we are finding today in America.

Due to a **democratic (Communistic/ Socialistic)** form of government that has been established in our country right under our noses,(Cooperative Federalism) we are seeing our rights taken away from us at an alarming rate. We are now Guilty until we are proven innocent, we are subject to arrest without warrant, we are convicted of crimes with no physical evidence and uncorroborated circumstantial evidence, police officers are taught that the people have no rights, and we have **all, law enforcement included**, been placed into voluntary economic servitude to a Foreign Banking cartel and it’s corporation called the Federal Reserve and its’ “Central Banking System”.

The Debt Instruments we use, (Federal Reserve Notes) that place us in a foreign commercial law jurisdiction, is in turn used against us in their courts of international commercial law known as “**Public Policy.**”

We are tried in Prize courts of Public Policy without the benefit of a jury of peers, (Trial by Jury). We have been lulled into accepting unconstitutional paper currency in place of money (see definition) that can be and has been inflated and deflated in its value; the very reason that, by Constitution, coins of silver and gold is the only legal tender allowed; because it can not be deflated in value while it is in the hands of the people.

We now have an illegal foreign private corporation called the Federal Reserve that controls our money and the economy, instead of congress, as the constitution says. Thomas Jefferson warned us of this when he said:

“If the American people ever allow private banks to control their currency, first by inflation then by deflation, the banks and corporations that grow up around them will deprive the people of all property until their children will wake up homeless on the continent their fathers conquered.” Thomas Jefferson.

This private corporation (Federal Reserve Bank) has placed a 90% tax on the economy by issuing paper currency that is not backed by gold or silver. It takes EIGHT to THIRTEEN Federal Reserve *Notes* to buy a United States of America Silver Dollar, coined by the mint. Hello !!!!! are you listening ??? 8 to 13 Federal Reserve promises to pay a dollar, to buy 1 real united States of America Dollar. Get the picture yet ?

It's called an exchange rate. In this exchange you lose a huge amount of VALUE. Value is buying power. If it takes 8 notes to buy a dollar every time you accept a note in lieu of a dollar you lost 7 dollars of buying power. The exchange rate was 8 to 1 or 8 notes for 1 Dollar. But you accept the notes for the face value and not the intrinsic value. A dollar is a dollar because of its intrinsic value. A note has no intrinsic value, its value is a perceived value based on the promise to pay.

The IRS then taxes you an additional 28% on the intrinsic value of a dollar when you get paid a note for a dollar, for what they have led you to believe is an income. They use this foreign private corporation, foreign because the IRS is not listed as an agency within the treasury, as the private collection agency for the Federal Reserve Bank, using unregistered foreign agents to make collections. The IRS, a foreign principal, is not a part of the De Jure government, and is used to collect an unlawful direct tax on the "Compensation for Labor," the wages of the people. The **Foreign Agents Registration Act of 1938, 22 U.S.C.A. §612**, requires these agents to register as foreign agents, but they don't. **You** mistakenly declare your **compensation for your labor, which is un-liable under constitutional law**, you declare it as Income, and subject yourselves to the unregistered collection agents. Which most every body does.

That's what we were all taught, right?

The Courts say different, but you have been too busy chasing the green pieces of paper to read any court decisions, haven't you? You always listen to what your Esquire lawyer or accountant tells you about Income Taxes, don't you?

Have you ever read the IRS Code for yourself, have you?

“The general term “income” is not defined in the Internal Revenue Code.”-

United States v. Ballard, 535 F.2d 400,405 (8th Cir 1976)

Title 15 of the United States Code sub section 17 says ;

“ The labor of a Human Being is not a commodity or article of commerce.”

If your labor is not a commodity or article of commerce how does an Excise Tax apply as a tax on income?

“Income is defined as the gain derived from capital, from labor or from both combined.-” **Doyle v. Mitchell Bros. Co., 247 U.S. 179,185 (emphasis added)**

If you trade your time and skills in exchange for Federal Reserve notes (promises to pay money) or chickens or anything else of value agreed on, is there a gain in the transaction or an even exchange. Most contracts are for an even exchange in the minds of the parties to the contract, so as there is no advantage for one over the other. In other words in the minds of the parties entering into the contract it is an even exchange. No gain for either side.

Would you sign a contract in which it was apparent to you that the other signing party was getting a greater value out of the exchange than you were ?

“Brushaber and the Congressional Record excerpt do indeed state that for constitutional purposes, the income tax is an excise tax”-

United States v. Gaumer, 972 F. 2d. 723,725 (6th Cir. 1992)

Excise taxes apply to articles of commerce.

In the decision of **Jack Cole Co. V. McFarland, 337 S.W. 2d. 453 (Tenn. 1960)** “ Realizing and receiving income or earnings is not a privilege that can be taxed.”

How then can your earnings or wages be subject to an excise tax and called income ? Especially when the paper currency that you receive for your wages says right on it that *it, the paper currency,* is a Federal Reserve Note.

A Note is defined by Blacks Law Dictionary as:
“ A unilateral instrument containing an express and absolute promise of signer to pay to a specified person or order, or bearer, a definite sum of money at a specified time.”

The court in **U.S. v. Gellman, 44 F Supp. 300,304**, stated:
“Money is defined as any material that by agreement serves as a common medium of exchange and measure of value in trade. The essential, natural functions of money may be stated as including these three: First, it is a commodity having value of its own; second, it is a common measure of value; third, it has general exchangeability, and is, hence, a general medium of exchange.”

Blacks Law Dictionary 4th defines Money: In usual and ordinary acceptance it means gold, silver, or paper money used as circulating medium of exchange, and **does not embrace notes, bonds, evidences of debt, or other personal or real estate.**

So a Federal Reserve Note, an "obligation of debt", it is not money, but a promise to pay money. (Look at one.) But you accept it as money.

If it is a promise to pay money, a debt, how did you generate a profit or gain from a debt ? How is a debt a profit?

So you received, not gold and silver (dollars) in return for your labor, but promises to pay dollars, but what kind of dollars?, that you agreed to exchange your labor for. . . and if you didn't earn them as a corporation selling products, and you didn't make a profit, how is it "taxable income ?

The Oregon Supreme Court has ruled that: " The individual, unlike the corporation, cannot be taxed for the mere privilege of existing. The corporation is an artificial entity which owes its existence and charter powers to the state; but the individual's Right to live and own property are natural Rights for the enjoyment of which an excise cannot be imposed..."**Redfield v. Fisher, Oregon Supreme Court, 292 at 813,817,819 (1930)**

The 1943 House Congressional Record, pg. 2578-2580 states:
The "income is not the subject of the income tax, and that the income tax is an excise relating to certain activities and privileges."

What activities and privileges ? How about the privilege of discharging debt instead of paying in real money?

The privilege they are taxing the "strawman" for is the USE of the notes to defer payment to a future date to the Federal Reserve Bank.

Every time you have received a ***Federal Reserve Note***, the person that gave it to you, did not give you money; they gave you a promise to pay money at some later date. You, received evidence of debt and likewise, have never paid money for anything, but have passed to other people an evidence of debt, a promise to pay money at a future date. The “Strawman” has been using a privilege of discharging debt with “notes”, instead of paying with money, gold and silver coin. Who is the promise to pay made by? The signer, who happens to not be you.

On a 1995 series One Dollar Bill, Mary Ellen Heathrow is the signer. So when is Mary Ellen Heathrow going to pay up on all of the instruments of obligation/evidence of debt she signed that you have been given in return for your labor? Better yet, if you have only received obligations/evidence of debt for your labors, are obligations/evidence of debt profit ? A debt could never be construed to be a profit could it ? It could if you declared that it was!

The debt instruments that you received (Federal Reserve Notes) are only one tenth to one fifteenth of the value of a real Dollar. You actually lose value in the exchange when you use and receive Federal Reserve Notes in return for your labors. You then pay a tax on the entire value of the notes you received not on the value of the notes in dollars that you are supposed to receive. If the FRN’s were equal in value to a dollar then they should exchange equally, right ? But they don’t. You will have to give up ten to fifteen Federal Reserve Notes to receive one (1) real American Dollar coined by the mint that you agreed to exchange your labor for. Understand your loss of value in the exchange now ? Oh, but you are taxed on the deflated value of the suppose “dollars” that you received, the number of “Notes” that you got not the number of dollars that the notes would buy. Remember it takes 10 to 15 FRN’s/ notes to equal 1 dollar. You are taxed on ten notes, not on the

one dollar the 10 notes would buy. You are taxed on the notes not the dollars.

If obligations of debt are not money and are not a profit, how could a tax ever be placed on a debt as if it were an income profit, when an income is defined as “a profit or gain from use of capital.”

If a debt is not a profit and not income how the hell does the IRS tax it as income ? Debts are not taxable, and you, my friend, have never received anything but instruments of debt in return for your labor. Have you been hoodwinked or what?

Yes, you were hoodwinked into declaring that your accumulation of debt instruments (checks and notes) you received over the course of a year in exchange for your compensation for labor were in fact income/profit, as you so stated on the 1040 form, which is a commercial presentment, that you voluntarily sent to the IRS in April, and because of this you are bound to pay the taxes **you** said you owed on your income declaration form. You know the form where you declared that you were a “Individual U.S. Income Taxpayer”.

Only corporations on an “accrual accounting systems” are required to pay income tax on obligations of debt.

“An excise tax is an inland impost on articles of manufacture or sale, and also upon licenses to pursue certain trades, or to deal in certain commodities, and property tax is a tax which is not a capitation tax or a direct tax on land or personality.” **Flynn, Welch & Yates v. State Tax Commission, 38 N.M. 131, 28 P.2d. 889,891**

An “excise tax” is often used as synonymous with “privilege” or “license tax” **Shannon v. Streckfus Steamers, 279 Ky. 649, 131 S.W. 2d 833,838**

So, has the IRS determined that you, a natural human, are indeed a corporation, a legal “Fiction in Law” manufacturing goods for sale operating on the accrual accounting basis exercising privileges without your knowledge, or was that hidden from you when you signed the commercial presentment that you made to the Social Security Administration for the Social Security Number and when you signed your first 1040 form commercial presentment? Are you a subject of Fraud in Factum? (See definition) No, you made the declarations, and did so voluntarily.

You made the statement that you were an “Individual”, **Title 5 of the UNITED STATES CODE,- GOVERNMENT ORGANIZATION AND EMPLOYEES §552(a)(2)** pg.595 states: “the term “individual” means a citizen of the United States or an alien lawfully admitted for permanent residence;”..... into the Democracy, the “UNITED STATES” as a government employee, subject to taxation for the use of all the privileges afforded a corporate (fiction in law) individual and the licenses he must hold. People born in America are not citizens of the UNITED STATES under the 14th Amendment, unless they were born in Washington D.C. its territories, enclaves etc.

Natural people, operating in the Republic are tax exempt. When you go to work for a corporation you volunteer to give your tax exemption to the corporation that hired you and you pay the tax on the money they pay you. You declared your wages to be income instead of compensation for labor. Remember, a natural person’s labor is not a commodity or article of commerce so an excise tax should not apply.

In the 1960 decision of the U.S. Supreme Court in the case **U.S. v. Flora, 362 U.S. 145, pg. 176** the court states;
“Our system of taxation is based on voluntary assessment and payment, not upon distraint.”

An IRS levy is distraint or a Notice of Levy that has been recorded as if it were a levy and has the same effect as a levy is also distraint. Most notices of levy from the IRS do not have a Judicial Judgement in supporting the validity and can be sued out under 26 U.S.C. 6301

The IRS has stated in the **Internal Revenue Manual, Sec 1111.1**;
“The mission of the Internal Revenue Service is to encourage and achieve the highest possible degree of ‘VOLUNTARY COMPLIANCE’ with the tax laws and regulations”.....
It is not voluntary for corporations “Fictions in Law” however.

The **Constitution** states at **Article I Section 8**: “**The Congress shall have Power to Lay and collect Taxes, Duties, Imposts and Excises, to pay the debts....**(emphasis added)

It does not say the Internal Revenue Service, I.R.S, IRS, irs, or any other entity has the ability & “Power To lay and collect Taxes”, that is the extent of the powers.

As **Benedict on Admiralty 1st Edition** states at **Chapter II §19, pg.12-**” The constitution of the United States grants to the Federal Government, judicial Power over ‘all cases of admiralty and maritime jurisdiction.’ **This is the whole of the grant of that branch** of judicial power, and brief and simple as it is...”(emphasis added)

Congress' grants of Power as defined by the constitution are the "whole of the grant...brief and simple as it is" per Benedict as is the Judiciaries'. Congress was not granted its power to defer its Power To lay and collect Taxes, to an Agency that does no belong to our government. Power that the IRS **does not** have because it is not ordained by an Act of Congress Assembled, therefore the IRS does not have the legal or lawful Authority to lay (determine) or collect Taxes, from American People/Nationals, especially when the IRS, is not a part of the government of the United States or the united States of America.

If you have never paid for anything with Silver or Gold Coin then you have never paid for anything, you have deferred payment to the Federal Reserve, a privilege, and joined the "debtors society" to pay your obligation for you, sometime in the future, with interest attached. Maybe sometime in your great, great grandchildren's lives . Maybe, but I doubt it. They make a killing on the value they gain on the exchange and the interest they charge the American people for the use of the foreign commercial debt instruments we circulate as if they were American Dollars.

Oh by the way all those obligations of debt that are in circulation (Federal Reserve Notes) is accumulating interest at the rate of around One Billion Dollars per Day, called the National Debt. This Debt is nothing more than a **Mortgage on our children and grand children's future wages**, to be collected, with interest, for the interest due on those Federal Reserve Notes **you** have been using. Those supposed dollars that we all use, equals a Debt to the Private Federal Reserve Corporation and its banks and constitutes a permanent Mortgage on every thing in the country. Makes you feel real good inside doesn't it ?

Real Dollars, Silver Dollars and Gold Dollars equal debt free "wealth" and they wouldn't want any of the American People to have any of that would they?

A Silver Dollar is a Dollar because it weighs a dollars worth of silver. And is issued by the U S Treasury. A paper dollar, issued by the Federal Reserve is a Note, a promise, evidence of debt to pay a Dollar, evidence of a debt obligation of the United States. A note that promises to pay a dollar, could not possibly be the Dollar that it promises to pay, could it ?? Only in Disneyland.

Yet some 300 million + people have been mislead into believing that the note (the promise) is in fact the dollar, that the note promises to pay. Red ain't Red , it's Blue, right ? Understand the fraud ?

Because of this debt and the hidden adhesion contracts associated with the commercial presentments that you unknowingly have made ,coupled with the use (see definition) of Federal Reserve Notes, you unknowingly gave up your rights, benefits, and immunities under the organic laws of the country. The use of the notes constitutes operating "within the United States" pursuant to **Title 28 U.S.C. § 1746 (2)**, as the notes represent Debt obligations of the Bankrupt corporate UNITED STATES, evidenced in Title 12 U.S.C.

Title 12 U.S.C. Chap. 3, Sub-chapter XII, Sec. 411. States; “Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System for the purpose of making advances to Federal reserve banks through the Federal Reserve agents as hereinafter set forth and for no other purpose, are authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal Reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.”

In the 1990 **U.S. v. Cooper** case, the assistant U.S. attorney for the Department of Justice, made a disclosure that “United States citizenship” was predicated strictly on contract and proclaimed that payment of F.I.C.A. taxes to the Social Security and use of the United States Postal Service constituted contracts as “co-surety” placing the user under federal jurisdiction and subject to income taxation. The U.S. District judge in the case also revealed that people born in one of the 50 several States in union are “American Citizens” confirming the existence of two different kinds of citizenship, “American Citizens” and “citizens of the United States.”

Concurrent with the disclosures in the Cooper case, we have “citizens of the United States” subject to Federal law enforcement agencies (IRS, BATF, FBI, CIA, KGB etc.) that no longer are required to have a **valid** search warrant or a **valid** arrest warrant to incarcerate the people engaged in these contracts as citizens of the United States. All they need is probable cause to plunder your life long accumulation of belongings because you did not fasten your seat belt or you didn't pay your property taxes on time or you didn't stack your firewood on

your property correctly or, god forbid, they found a Marijuana seed in the carpet of the old "57" you haven't driven in 20 years or you didn't file your 1040 return on time or..... the cop just didn't like your looks, or you fit a certain **profile**. Now with the new terrorism laws and the elimination of Constitutional provisions under the Patriot Act, put in place as a result of the destruction of the New York City Trade Towers the Esquires and Law Enforcement they control will devastate the American way of life, your freedoms, all but lost in a system of commerce placed over the slaves living under the Esquire's Control.

Law enforcement personal think because they are being paid to participate in this deceitful action against the American people that they themselves and their families will be exempt form the action they perpetrate. The Brown Shirts that Hitler used to perpetrate the same action against his people in Germany, found out different as they, the Brown Shirts, were eliminated after they were used to destroy dissidents and their families in Germany.

In addition, maybe you could lose your life for not having, heaven forbid, a state issued license plate on your car as, Michael Homer Hill in Ohio did, or drivers license, even though the Law and the Code book says you are not required to hold them unless you are actively engaged in commerce on the highways.

The legal definition of the term " License for the use of Streets and Highways" states :

"A permit to use street is a mere license revocable at pleasure. The privilege of using the streets and highways by the operation thereon **of motor carriers for hire** can be acquired only by permission or license from the state or its political subdivisions."--Blacks 4th annotated (emphasis added)

So if you are not actively engaged in the use of the highway for "HIRE" is a license needed ?

You have an unalienable right to travel upon them. A license is permission to do something that would otherwise be unlawful. Is it unlawful to travel ? I don't think so.

The **Ohio Revised Code section 4507.03** says that anyone engaged in the act of husbandry is exempt from being required to be licensed. Blacks Law Dictionary 4th annotated ,defines Husbandry as : "...Care of household. Careful management of resources." (see 11 Am Jur.§329)

Yet thousands of people are jailed every year just in Ohio for operating a motor vehicle without a drivers license, even though they are not using the highways for hire, and they are going to and coming from activities concerning care and management of their households.

If you ask a cop or a prosecuting attorney or a judge if driving is a privilege or a right, their answer is that it is a privilege granted by the state. However the **Constitution for the State of Ohio 1851 at Article I section 17**, states ;

“No hereditary emoluments, honors, or privileges, shall ever be granted or conferred by this State.”

So if the State of Ohio can not grant privileges, who granted the privilege of driving ? The corporate state “the state/this state” not Ohio State granted the privilege. The corporate Democracy, The STATE of OHIO, the military democracy, granted the privilege to the “Legal Personality”“Strawman”, not the constitutional Republic of Ohio state.

Just as the corporate state granted the license (privilege) to drive, so too, the corporate government instituted the unlawful direct tax on the people known as an income tax. A tax on the "Legal Personality" "taxpayer" "driver" for use of navigable waterway (highway) to collect a tax on the Federal Reserve Notes in use by "driver" to discharge debt, instead of having to pay debt with Gold and Silver coin.

It was 1942 when the American people were subjected to the graduated income tax, it was then and still is now, a **voluntary** "Victory Tax" to cover the unpaid cost of world war II. The tax, however, was not voluntary for Individuals, U.S. citizens, Federal Employees or corporations. Remember the definition of "Individual" in Title 5 U.S.C.

Prior to 1953 the Bureau of Internal Revenue was the taxing and collection agency of the Treasury of the United States of America. On July 9, 1953 G.M. Humphrey, Secretary of the Treasury, by the stroke of a pen, not by act of congress, created the Internal Revenue Service as the trustee of Puerto Rico Trust #62 (Internal Revenue) (**Title 31 USC § 1321**). If you consult the index to title 31 USC you will find that the IRS and Bureau of Alcohol, Tobacco and Firearms are not listed as agencies of the United States Department of the Treasury. (see **UNITED STATES OF AMERICA v. Kenny F. Moore, et al 95 CR-129 C**)

To confirm the fact that Congress never created the Internal Revenue Service, consult the **Federal Register at 36 F.R. 849-890 (C.B. 1971-1,6981, 36 F.R. 11946, C.B. 1971-2577, and 37 F.R. 489-490, and the Internal Revenue Manual 1100 at § 1111.2)**

No legitimate authority resides in or emanates from any office that was created and/or ordained by any state or national constitution or by legislative enactment, or from any office formed by legislative enactment from a non-legitimate De Facto legislature .

Further verification that the IRS does not have any legitimate authority over the natural people in America can be found in the **Parallel Table of Authorities & Rules 1995 Index, page 751 Code of Federal Regulations**. You will not find any regulations governing or supportive of **26 USC §7621,7801,7802 or 7803** the listings of these subsections are missing, go look for yourself, there are no regulations published in the Federal Register extending authority to the several states and the population of natural people at large to establish revenue districts within the several states, extending authority of the Department of the Treasury (Puerto Rico) to the several states, giving authority to the Commissioner of Internal Revenue and assistants within the several states, or extending authority of any Department of Treasury personnel to the several states.

This unconstitutional tax, without authority, is used to impose financial restrictions on the people, another control mechanism to deprive the people of the hard earned wages they receive for the energy they burn creating work, and designed to keep them Just Over Broke and keep them as hard working economic slaves.

“ Illegitimate and unconstitutional practices get their first footing in that way, by silent approaches and slight deviations from legal modes of procedure. This can only be obviated by adhering to the rule that constitutional provisions for the security of person and property should be liberally construed.”- **Boyd v. United States, 116 U.S. 616, 635 (1884)**

Not a government employee and not a corporation ? Don't like the Income Tax ? Don't volunteer. But you must be able to prove you are not a corporation !

If you can prove you are not a corporation, and your proof contains all the proper seals, tell them you're mad as Hell and you're not going to **volunteer** any more, in writing.

Then don't fill out the forms and sign up anymore. Quit making those commercial presentments to them that you have to fulfill, and places you under compelled performance.

Today, the IRS is used to steal your hard earned money, using an unconstitutional direct tax and using an unratified 16th amendment to justify the illegal taxation that allows them to plunder your earnings, contrary to Title 31 USC. ,Title 27 USC§ 1 and Title 26 USC. I believe the proper term for what the present day, I use the term loosely, Government, is doing is out and out Criminal Fraud. However you volunteered.

The next time one of these government thugs confronts you, ask him to produce his Delegation of Authority or Authorities to proceed against you, and remind him that if he can not produce the proper authorities, he has no immunity from prosecution and will be held accountable for his unauthorized actions.

The Esquires in Congress made their first attempt to initiate a federal tax on the people in 1787, however the bill was declared unconstitutional and failed. The next attempt was at the out set of the war with France on July 14, 1798, a 2 million dollar direct tax apportioned among the states, then again on July 22, 1812 to help pay the cost of the War of 1812, in August of that year the federal government created taxing districts with private tax assessors who earn commissions for collecting taxes. Again January 1815 a 6 million direct tax is imposed on the states to pay the costs of the War of 1812. August 5, 1861 at the outbreak of the civil war a 20 million direct tax, the Act also created a new form of taxation on the income of the captured people in the south, now known as the income tax. This new tax, to avoid apportionment requirements under the Constitution was classified as an indirect tax, instead of its' proper classification of a direct tax, and was not challenged until 1871, which the delay allowed a precedent to be established in the Esquire controlled Congress to incorrectly classify the taxes, to bypass the Constitutional restrictions of federal taxes.

In 1895 in the case of **Pollock v. Farmers' Loan & Trust Co.** The Supreme Court Ruled that general income taxes are unconstitutional because they are unapportioned direct taxes on the labor of the people. This ruling has never been overturned

In 1913 the Esquires strike again with the supposed ratification of the 16th Amendment which supposedly creates a federal internal income tax and in the same year the Esquire controlled Congress passes the Federal Reserve Act. This Act imposes interest on the Private currency put into circulation by the Federal Reserve Central Bank.

However the 1916 decisions of the **Brushaber v. Union Pacific R.R. 240 U.S. 1**, and **Stanton v. Baltic Mining, 240 U.S. 103**, the U.S. Supreme Court ruled that the 16th Amendment (the ‘income’ tax amendment) did not over-rule the Courts decision in the **Pollock v. Farmers’ Loan & Trust** case, and that the 16th Amendment created no new power of taxation and that it did not amend or nullify the constitutional prohibition against direct taxation of the people within the states of the union. The Court ruled that the “income” tax is constitutional as an indirect excise tax on the receipts of foreigners, but not as a direct tax on the American people.

You must be the foreigner, or is it your strawman that is ? And you must not produce any labor as a human.

In **Flint v. Stone Tracy Co. ,220 U.S. 107**, the U.S. Supreme Court defined “an “excise” as a tax on activities involving the exercise of a privilege.”

Natural People, Humans, born in America, have Rights Benefits and Immunities and the State has no authority to grant privileges to humans, only to corporations and fictions in law.

The Straw men, the “Legal Personalities” are the ones involved in the exercise of the privilege of discharging debt with notes.

1939 the Esquires pass the Public Salary Tax, taxing the salary of public workers.

1940 the Buck Act is passed. (**Title 4 U.S.C.§105-113**) taxing federal workers living in the states and allows states to tax the federal operations within the states.

1942 the Victory Tax Act is passed to pay for the costs associated with World War II as a voluntary tax withholding program. This allowed workers across the nation to volunteer to pay their “fair share” in installments. The program is a success as they suck 62% of the American workers into this diabolical system.

In **1944 the Victory Tax and Voluntary** withholding laws were repealed under Constitutional provisions, however the Esquires in government now had control and continue to this day to collect taxes claiming its authority to do so under the 16th Amendment which the Supreme Court ruled, did not grant any new taxing authority, and now has been proven, was never ratified by the states as an Amendment to the Constitution.

IRS Agents are un-registered foreign agents under the **Foreign Agents Registration Act, see 22 U.S.C. 612 (g)** and they are paid by and represent several "Foreign Trusts", domiciled in either Puerto Rico, Guam, the Virgin Islands or the Philippines and as such are required to carry a green card.

The privileged in government, and international bankers use the volunteered funds of the American people to further their own worldly interests to the detriment of our own people, by using the volunteered money to fund NATO, The UNITED NATIONS, the Council on Foreign Relations, Trilateral Commission, the Bilderbergers and the IMF, NEA, the controlled Media, covert black operations in other countries and covert surveillance on the American people, etc. and the 60 plus wars it is currently waging against Christians in many nations around the world including our own.

Go ahead look at the back of the last check you sent to the IRS or was it the “ i r s ” that got you . Look at the back of that check and see if it was indorsed by any government agency, or was it paid to the Federal Reserve Bank ?

It is said that today in America there are some 30 Million families almost starving in order to keep a roof over their head, and that the numbers of jobless and homeless on the streets is at an all time high, while at the same time the very government that is supposed to protect us is the very reason that these families are in peril.

Now Communist China has “Favored Nation Trade Status” with America. How is it that a nation known to be communistic, a system millions of our fore-fathers, brothers, and sisters lost their lives defending against, is now a favored trade nation ? If we ourselves are not also a communist America?

Kind of makes all the hardships those families suffered, all the lost lives fighting communism, in both World Wars, Bosnia, Desert Storm, Korea, Vietnam etc. etc., all worthless loss of life, wouldn't you say ?

NAFTA & GAT and the World Trade Organization have made it possible, and more profitable, for corporations to go to the third world countries and produce goods using what amounts to slave labor. Then our government allows these corporations to bring the slave labor products made in those third world foreign countries back here, duty free in a lot of cases, to sell to the American people for a bigger profit. Thus putting many hundreds of thousands of the American people out of work. Many of those displaced workers have years of loyalty to the same corporations that put them out of work, when they moved their factories to China and Tiawian.

For nearly two centuries The united States of America was the richest most powerful nation on earth. We were looked up to as a model society, a Republic, THE CHRISTIAN NATION. We had the lowest poverty rate, the lowest crime rate, the highest standard of living of any country in the world, under a system of free enterprise and unrestrained competition. A nation blessed by the Lord and his Laws that the Nation followed. Our economy was universally recognized as the most efficient economy in the world. We produced low-cost, well made, mass-produced consumer items. We were the world leaders in the export of consumer products, we were the envy of the world.

To think that this great nation has come from that status to our present day situation as the largest debtor nation in the world, falling down an a- moral sewer of Liberalism, to become now the most hated nation, happened by chance, is ludicrous.

We keep electing new Presidents, Congressmen and Senators, State and County representatives who promise faithfully to halt the world wide advance of Communism, put the blocks on extravagant government spending, stop the fire of inflation, put our economy back on an even keel, balance the budget, and reverse the trend that has turned our country into an a-moral sewer. Yet, despite the high hopes and all the glittering campaign promises, the very problems, that numerous Presidents have vowed to stop, continue to worsen and it does not matter who we vote into office. Each new administration, Democratic or Republican continues the same basic policies as that of the previous one, which they so thoroughly denounced in their campaigns to get elected or re-elected. Is there any plausible reason that the trend continues? Are we supposed to think that it is all accidental and a coincidence that nothing is ever done about the problems and that there is nothing that can be done about it?

Franklin D. Roosevelt once said " In politics, nothing happens by accident. If it happens, you can bet it was planned that way."

This is the same President that was used to permanently enslave the American people to the green paper of the Federal Reserve Banks.

Part of the problem is that the so - called two party political system that started out two party, is no longer two parties, only in the landscaping. Behind the landscaping, the two party system is controlled by several organizations that are controlled by a single body that is responsible for placing the two Party Candidates, for the unsuspecting voters, to elect. You can vote for the "Party" of your choice that you believe will remedy the socio - political problems that plague this once great but floundering Nation and change nothing.

Today it does not matter whether you vote for a Democ-rat or a Republi-con candidate, both parties are controlled and tied to the Trilateral Commission and the Council on Foreign Relations, most all members of both associations are also members of an exclusive **cult/mob** (see definition) called the Bar Association and controlled by the foreign banking cartel, the Federal Reserve Banks and their collection and intelligence agencies the IRS/CIA/BATF.

These organizations and the candidates they place in the landscaping for your viewing and voting pleasure are subverting the laws for increased control over the common herd of men for the benefit of their Esquire members and the bankers that control everyone's credit.

“ By thus dividing voters, we can get them to expend their energies in fighting over questions of no importance to us, except as teachers to the common herd. Thus, by discrete action, we can secure all that has been so generously planned and successfully accomplished.”

Bankers Manifesto of 1892