Chapter 3 The Civil War and the Permanent Emergency

During the Civil War the North was financed by the Rothchilds (the Bank of England) through their American agent August Belmont and the South was financed by the Erlangers, relatives of the Rothchilds, all Europeans, primarily Jews residing in Britain.

The Rothchilds are of the Jewish race (not to be confused with the Jewish faith, Christ was a Hebrew that was <u>slain</u> by the Jews (the race, that did not believe or accept him as the son of God) and are involved in the ownership, as private corporations, of the central banks of several European nations. The Bank of England, Bank of France and the Bank of Germany were not, are not owned by their respective governments, but by the Rothschild family and it's cadre, as they are also, thru their agents, the primary holders of power in the Federal Reserve Bank in America.

Jesus referred to them, (Jews), as the money changers and threw them out of the church.(temple)

This is the same family/cadre that we Americans also allow to control our Banks. This cadre is the same cadre who financed the death and destruction of Americans on both sides of the Mason Dixon line in the Civil War to gain control of Americas Banks and currency thru the Bank of the United States.

After the war the South and the people living there were declared the Enemy of the UNITED STATES and were required to pay all costs of the war and the confederate money was declared void. In 1867 an act entitled "An Act to provide for the More Efficient Government of the States in Rebellion" made the southern states a prize of war, a captured nation, and was subsequently divided into 5 military district states.

Remember Washington earlier had overlain the Original Thirteen states with Districts.

Lincoln convened a military congress made up of Military officers assigned to sit in the vacated seats of the delegates from the southern states, (the original congress adjourned "sine die" March 27th, 1861) and "this congress," with its representatives of the military districts, that had been established, ratified the 14th amendment. The 14th Amendment was never ratified by elected representatives of the people of the several states in Union, the Civil government.

On April 15th, 1861 President Lincoln executed Executive Order # 1 and seized far reaching powers over the Legislative and Judiciary which were in place on July 4th 1863 when Lincoln convened the congress composed of Northern military officers seated in the vacated seats of the Southern representatives.

It was, as it is today, a congress made up of officers, then, they were officers of the military and the President is still the commander and chief but the representatives in congress are now officers of the court, as most all Congressmen and Senators are all also officers of the court and members of the same Cult/Mob, called the Bar Association.

On April 24, 1863 Lincoln, understanding that his executive order # 1 had been declared unconstitutional by the Supreme Court, in Ex Parte Merrymen, and no longer had any force under constitutional law, implemented General Orders #100 as a special code to govern his actions under martial law, to justify his seizure of power to extend the laws of the District of Columbia and to implement the provisions of Article I, Section 8, Clauses 17-18 of the constitution beyond the boundaries of Washington District of Columbia into the states.

Near the close of the Civil War Lincoln in 1865, disclosed plans for a new "Monetary Policy";

"The government should create, issue, and circulate all currency and credits needed to satisfy the spending power of the Government and the buying power of consumers. By the adoption of these principles, the taxpayers will be saved immense sums of interest. Money will cease to be master and become servant of humanity..... The privilege of creating and issuing money is not only the supreme prerogative of government, but it is the governments' greatest opportunity."- Abraham Lincoln

Lincoln was however, assassinated before he could effectively restore the Union under Constitutional provisions. The European banker/ Esquires in Congress had a different idea to reconstruct the union and shortly thereafter passed the Reconstruction Act that had far reaching effect on the formation of a new unconstitutional form of government thrust upon the American people in 1865 and still operating today.

Now that the bankers had control, in 1866 the process to enslave the people to the bankers negotiable instruments was started with the Civil Rights Act;

"All persons born in the United States and not subject to any foreign power are declared to be citizens of the United States."

(Positional States and States and States and not subject to any foreign power are declared to be citizens of the United States."

(Revised Statutes section 1992, 8 U.S.C. annotated section 1)

Two years later July 28, 1868 the 14th Amendment was ratified under martial law in the Southern states, a further attempt to enslave American Nationals living in the states to the Federal jurisdiction the bankers had seized control of;

"All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside." - 14th Amendment.

This Act, made the former free citizens of the southern states that had been "captured" as a result of the outcome of the Civil War to became 14th Amendment citizens, "citizens of the United States", federal slaves.

The Fourteenth Amendment created and defined citizenship of the "United States." The 14th amendment supposedly made the federal government more powerful than the states that created it, and placed all the American people in the position of being a citizen/subject of the UNITED STATES, the FEDERAL DEMOCRACY.

However the 14th amendment was ratified by "the Congress" which had Northern Military soldiers seated in the vacated seats of the southern states when the act was passed. So was the 14th Amendment passed by the civil congress with representatives of the people in Constitutional Union, or by a quasi Military congress representing the Federal Government? Was it a lawfully passed amendment?

United States v. Anthony, p. 80 held that;

"it had long been contested and had been held by many learned authorities and never been judicially decided to the contrary, that there was no such thing as a citizen of the United States, except by first becoming a citizen of some state."

As captured property, the South and it's "citizens of the United States" were set upon by the North's revenue agents known as carpetbaggers to collect revenue to pay for the war.

Shortly thereafter the 16th amendment was supposedly ratified by the States to establish a taxing authority to cover the war script (currency) issued by the North, thru the then European British Banking system called the Bank of the UNITED STATES, <u>already established</u> in the North.

The 14th & 16th Amendments could not possibly have been ratified by a quorum of representatives of the states because the seats of the Southern States had Northern Military Officers seated in place of the civil representatives of the people of the Southern States. Kind of like having your Cake and Eating it too or stacking the deck in your favor in a game of poker.

Mr. Benson has proved through researching the archives of all of the states that the states never ratified the 16th amendment, and has the proof. Read his book "The Law that Never Was."

The 14th Amendment enslaved the States and the white people that lived in them, as well as the blacks. However, it subjected us all to a different form of slavery. We have all become voluntary Economic Slaves.

Before the 14th Amendment of 1868, there were only, "state-only citizens," residing in one of the Union States, after the 14th Amendment was passed, under Title 8 U.S.C.§ 1408. Congress had the power to create two types of "Statutory citizenship", "U.S. Nationals" and "citizens of the United States", people that reside in the District, Territories, Enclaves etc. etc. "Legal Personalities", subjects of Statutory provisions of Congress and the Federal Government to bind and control their activities, and behavior, under International Commercial Law.

However in 1898 the Federal Courts ruled, "in analyzing the first clause, observed that:

"the phrase 'subject to the jurisdiction thereof' was intended to exclude from its operation children of ministers, consuls, and <u>citizens or subjects of foreign states</u>, born within the United States." U.S. v. Wong Kim Ark, 169 U.S. 649, 18 S. Ct. 456; 42 L. Ed. 890 (1898)

Citizens and subjects of foreign states" would include those "stateonly citizens mentioned earlier, exempting them from Federal Statutes, would it not? The Constitution says involuntary servitude is illegal, voluntary servitude however is just fine.

We are Slaves to the Constitutionally illegal paper notes issued by a foreign banking cartel now known as the Federal Reserve bank, known then as the Bank of the United States. Through compelled performance under Statutory provisions we are subject to fines and punishment, that under constitutional law, we are to only be subject for the most part, to the common law.

Lincoln was under the thought of having the U.S. Treasury issue U.S. Treasury Notes to *Restore* the Union and start the long process of removing the Banking Leaches from our country, but the Bankers and the Kings Esquires had a different plan, a plan to *Reconstruct* the Union, and had Lincoln assassinated for daring to alter their plans for reconstruction, not restoration, of the union of States.

Lincoln had ordered the U. S. Treasury to Print U.S. Treasury Notes, as a later President had also done and they were both snuffed out. That later president was John F. Kennedy. (Research the Kennedy's)

The Civil War was fought for the control of the American Economic "System" not over slavery. Lincoln wanted to *Restore* the Union of the Several States. To restore the *Civil Government* where the people were in control. Restore the kind of civil government that was in place prior to the war, not to replace it with a Military government, a **Democracy**.

The Bankers and Esquire Lawyers wanted to <u>restructure or</u> <u>reconstruct</u> the Union, a Union that they (the Esquires) could control, a union of states operating under international commercial law, law of nations, and did so, after sending John Wilkes Booth to do their dirty work.

The Warburgs, as part of the Rothschild empire (Bank of England), not only financed the Civil War but also financed Adolph Hitler in W.W.II. There were very few, if any, members of the Rothschild or the Warburg people in Nazi prison camps during that war. This just shows how ruthless these people are, not only did they finance both sides of the Civil War here, they financed the death of their own countrymen in WW I & II for control of the money in those European countries.

Reginald Mckenna, a Rothschild agent and president of the Midlands Bank of England once said;

"Those that create and issue the money and credit, direct the policies of government and hold in their hands the destiny of the people." Once a government is in debt to the bankers, the government, and the people are at their mercy.

The fifth plank of the communist manifesto reads: "Centralization of credit in the hands of the state, by means of a national bank with state capital and <u>an exclusive monopoly</u>." (see Exhibit "A" Pg. 92)

Lenin very accurately described the banking system in America today. He later said that the establishment of a central bank was ninety percent (90%) of communizing (socializing) a country.

Chert complied by The Jubilee Staff

Sedition Act. 1798 also used in ACCOMPLISHED BY Women in the work place 1920's 1880 - 1990's (Title 17 "zoning") Took hold 1910 -1990's 16th Amend. U.S. Const. 1913 apprenticeships. Creation of state controlled apprenticeships. | Fair Labor Standards Act 1937 Title 17 health and safety code 14th Amend, U.S. Const. 1868 19th Amend. U.S. Const. 1920 The Commissions Act 1934 Federal Reserve Act 1913 Federal Reserve Act 1933 Horace Mann 1837-1848 John Dewey 1870 -1910 Public law 99-570 1986 Civil Rights Act 1964 Social Sec. act 1936 Established 1902 Established 1903 Established 1862 Established 1869 Established 1848 Established 1970 Established 1905 Established 1849 1940's and 1988 Estate tax 1916 JHR 192, 1933 1870's - 1890's ICC Act 1887 Est. 1938 Est. 1958 501 (c) (3) corporate churchexbusinesses Incometax -IRS (Title 26) Fed. tax cantake up to 88% of income RICO Act (Racketering Influenced & Corrupt Organizations) Imprisonment of 'terrorist' and those who write or speak against Federal Reserve Banks, All local banks use credit & are mem-"Bureau of Land Management "Forest Service "Bureau of Reclamation Children now work with state approval. Abolition of private Farms lost to "the subscrbs" and manufacturing/commercialism. bers of Fed. Reserve System and regulated by the U.S. Govt. IRS Confiscation of private property without due process "Two income families" because of inflation and Ntl. debt. Confiscation of drug-merchant property "War on drugs. Bureau of Mines "Ni'l. Park Service "Fish & Wildlife Service. Federal Deposit Insurance Corporation (FDIC) National Farmers Alliance and Industrial Union Federal Communication Commission (FCC) Zoning, school tax, (from property "rents") DEMOCRACY Equitable interest in land, no alodial title Limited inheritance via inheritance tax Intl. Workers Of The World (Chicago) Perverted technology/corporate farms. Public policy (state police powers) Interstate Commerce Commission (Nothing to eat on stupidity street!) Socialized/progressive education Federal Aviation Agency (FAA) State run, tax financed schools. Child Labor Act, Pennsylvania Dept. of Commerce and Labor US Civil Acronautics Dept. of Agriculture Women's Sufferage Affirmative Action Dept. of Interior. the government. Socialist Unions Anti-trust Acts No freeholders Social Security Confiscation of the property of all emigrants and Centralization of credit in the hands of the state, by means of a national bank with state capitial and an Abolition of property (rights)* in land and applica-Extension of factories and instruments of production owned by the state; the bringing into cultivation dustries; gradual abolition of the distinction be-tween town and country, by a more equitable of wastelands, and the improvement of the soil Establishment of industrial armics, especially for Combination of agriculture with manufacturing in-Abolition of children's factory labor in its present tion of all rents (taxes) of land to public purposes. Free education for all children in public schools. Centralization of the means of communication distribution of the population over the country. Equal liability of all to labor (for the Ntl. debt). A heavy progressive or graduated income tax. generally in accordance with a common plan. Combination of education with industrial and transport in the hands of the state. COMMUNISM Abolition of all right of inheritance. -phenchetted remarks by Johnson exclusive monopoly. production. agriculture. PLANK THEE FOUR SEVEN ONE DWL W FIVE NINE TEN Six

EXHIBIT

tabbles.

Today in America, as a direct result of the 1867 Reconstruction Act and the subsequent reconstruction, not restoration of the Union, after the Civil War, the private banking cartel, the Federal Reserve Banks, (contrary to the Constitution) have created a monopoly on the currency in our country for the benefit of the King of England and the Vatican and their Banking Empires, pursuant to the Charter of 1213 and other charters mentioned earlier. And, the Esquires (Lawyers) and their Bar Associations have taken over our courts for the benefit of themselves, Law Enforcement, the Crown, and the Vatican, and support the central banking system as described in the fifth plank of the Communist Manifesto.

The Federal Reserve Act of 1913 was the act of legislation that they used to permanently establish this unconstitutional system of control over the people. Your usage of the currency, without legal dissent, or Lawful Protest, constitutes a contract for the payment of the interest on the debt you defer to the Federal Reserve Banks, and consent to be taxed on the privilege of discharging debt with notes of a foreign power.

But monopolies are illegal in this country, aren't they? Yes the Sherman Act outlawed monopolies.

The Federal Reserve Act is also un-constitutional, as it allowed someone other than Congress to control the money of the country, contrary to the Constitution. For the proof we must look to one of the most tested cases of Stare Decisis in the country. Tested in the courts over 3 thousand times and upheld every time is the case of Marbury vs. Madison, 5 U.S. (2 Cranch) 137,174,176 (1803);

"All laws which are repugnant to the Constitution are null and void."

Furthermore the case of Norton vs. Shelby County, 118 U.S. 425,442 states;

"An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed."

Miranda vs. Arizona, 384 U.S. 436,491 states;

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."

And, American Jurisprudence (the science of American Law) at 16 Am Jur 2d, Sec 177 late 2d, Sec.256 states;

"The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. No one is bound to obey an unconstitutional law and no courts are bound to enforce it"

Today in America, the Federal Reserve Act and all ten Planks of the communist Manifesto have been passed into law (statutes) called Public Policy and are being upheld, prosecuted and enforced as Law in our courts by the Esquire Judges, Lawyers and Attorneys, contrary to the above.(see Exhibit "A" pg. 92)

Are these laws of the Communist Manifesto concurrent with the laws of the Constitution or repugnant to the Constitution? If they are repugnant to the constitution are they valid or void?

In 1836 President Andrew Jackson threw the Rothchilds and their banking establishments out of the country. It took the foreign bankers 77 years, until 1913 to regain control of our money again.

This time with the help of such eminent men as J. Pierpoint Morgan, the top agent for the Rothchilds, Senator Robert Owen, coauthor of the Federal Reserve Act of 1913, Paul Warburg, Max Warburg, and J.P. Morgan who helped precipitate the panic of 1907 to kill off rival banks and consolidate the preeminence of the banks within J.P. Morgans influence.

Working with the Warburgs, Nelson Aldrich was appointed by the Senate (ESQUIRES) to head the National Monetary Commission.

After two years in Europe "studying" the communistic central banking system, then working behind the scenes two years after his return from Europe, Aldrich penned what became the Federal Reserve Act of 1913.

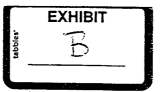
With the control of the entire economy of the united States of America in the balance, Aldrich sent out confidential invitations to a secret meeting to be held at Jekyll Island, Georgia. Those invites went out to Henry P. Davison of J.P. Morgan & Co., Frank A. Vanderlip, president of National City Bank (Rockefeller owned), Benjamin Strong of the Morgans Bankers Trust Co. Paul Warburg and A. Piatt Andrew, Assistant Sec. of the Treasury, to write the final recommendations of the National Monetary Commission report. Out of this meeting came the report and a bill that stressed their Central Bank should not be referred to as a "Central Bank" but should be called a "regional reserve" system so as not to be compared to the communistic European central banks that had already destroyed the economies of Europe. The bill was

first to be known as the Aldrich Bill and failed in Congress at its first attempt of passage.

Renamed the Federal Reserve Act, it was reintroduced into Congress, and taking advantage of Congress' desire to adjourn for the holidays, on December 22, 1913 the Federal Reserve Act was passed into law by a hand full of remaining loyal communist Esquire congressmen who had not gone home for Christmas and remained in the House. With its "passage", the European bankers Private Corporation, (a joint stock trust) "The Federal Reserve Bank", had control of our country's money and credit once again.

The Joint Stock Trust, The Federal Reserve, had been established years in advance, in 1870, the same year the Dept. Of Justice appeared.

Joint Stock Trusts were conveniently made illegal for all U.S. citizens and residents by congress in 1873. A Joint Stock Trust, is exempt from regulation by the securities regulations other corporations are under. The purpose?, to issue war script, with no collateral backing it, (currency in place of money, gold and silver coin) to finance World War I.(Exhibit B, pg 97,98)



United States Congressional Record, March 17, 1993 Vol. 33, page H 1303

Speaker_Rep. James Traficant, Jr. (Ohio) addressing the House:

"Mr. Speaker, we are here now in chapter 11. Members of Congress are official trustees presiding over the greatest reorganization of any Bankrupt entity in world history, the U.S. Government. We are setting forth hopefully, a blueprint for our future. There are some who say it is a coroner's report that will lead to our demise."

It is an established fact that the United states Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 stat. 1, Public Law 89 719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress m session, June 5, 1933 Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.

The receivers of the United States Bankruptcy are the International Bankers, via the United Nations, the World Bank and the International Monetary Fund. All United States Offices, Officials, and Departments are now operating within a de facto status in name only under Emergency War Powers. With the Constitutional Republican form of Government now dissolved, the receivers of the Bankruptcy have adopted a new form of government for the United States. This new form of government is known as a Democracy, being an established Socialist/Communist order under a new governor for America. This act was instituted and established by transferring and/or placing the Office of the Secretary of Treasury to that of the Governor of the International Monetary Fund. Public Law 94 564, page 8, Section H.R. 13955 reads in part: "The U.S. Secretary of Treasury receives no compensation for representing the United States?

Gold and silver were such a powerful money during the founding of the united states of America, that the founding fathers declared that only gold or silver coins can be "money" in America. Since gold and silver coinage were heavy and inconvenient for a lot of transactions, they were stored in banks and a claim check was issued as a money substitute. People traded their coupons as money, or "currency." Currency is not money, but a money substitute. Redeemable currency must promise to pay a dollar equivalent in gold or silver money. Federal Reserve Notes (FRNs) make no such promises, and are not "money." A Federal Reserve Note is a debt obligation of the federal United States government, not "money. The federal United States government and the U.S. Congress were not and have never been authorized by the Constitution for the united states of America to issue currency of any kind, but only lawful money, _gold and silver coin.

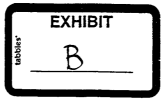
It is essential that we comprehend the distinction between real money and paper money substitute. One cannot get rich by accumulating money substitutes, one can only get deeper into debt. We the People no longer have any "money." Most Americans have not been paid any "money" for a very long time, perhaps not in their entire life. Now do you comprehend why you feel broke? Now, do you understand why you are "bankrupt," along with the rest of the country?

Federal Reserve Notes (FRNs) are unsigned checks written on a closed account. FRNs are an inflatable paper system designed to create debt through inflation (devaluation of currency), when ever there is an increase of the supply of a money substitute in the economy without a corresponding increase in the gold and silver backing, inflation occurs.

Inflation is an invisible form of taxation that irresponsible governments inflict on their citizens. The Federal Reserve Bank who controls the supply and movement of FRNs has everybody fooled. They have access to an unlimited supply of FRNs, paying only for the printing costs of what they need. FRNs are nothing more than promissory notes for U.S. Treasury securities (T_Bills) _ a promise to pay the debt to the Federal Reserve Bank.

There is a fundamental difference between "paying" and "discharging" a debt. To pay a debt, you must pay with value or substance (i.e. gold, silver, barter or a commodity). With FRNs, you can only discharge a debt. You cannot pay a debt with a debt currency system. You cannot service a debt with a currency that has no backing in value or substance. No contract in Common law is valid unless it involves an exchange of "good & valuable consideration." Unpayable debt transfers power and control to the sovereign power structure that has no interest in money, law, equity or justice because they have so much wealth already.

Their lust is for power and control. Since the inception of central banking, they have controlled the fates of nations.



The Federal Reserve System is based on the Canon law and the principles of sovereignty protected in the Constitution and the Bill of Rights. In fact, the international bankers used a "Canon Law Trust" as their model, adding stock and naming it a "Joint Stock Trust." The U.S. Congress had passed a law making it illegal for any legal "person" to duplicate a "Joint Stock Trust" in 1873. The Federal Reserve Act was legislated post_facto (to 1870), although post_facto laws are strictly forbidden by the Constitution. [1:9:3]

The Federal Reserve System is a sovereign power structure separate and distinct from the federal United States government. The Federal Reserve is a maritime lender, and/or maritime insurance underwriter to the federal United States operating exclusively under Admiralty/Maritime law. The lender or underwriter bears the risks, and the Maritime law compelling specific performance in paying the interest, or premiums are the same.

Assets of the debtor can also be hypothecated (to pledge something as a security without taking possession of it.) as security by the lender or underwriter. The Federal Reserve Act stipulated that the interest on the debt was to be paid in gold. There was no stipulation in the Federal Reserve Act for ever paying the principle.

Prior to 1913, most Americans owned clear, allodial title to property, free and clear of any liens or mortgages until the Federal Reserve Act (1913) "Hypothecated" all property within the federal United States to the Board of Governors of the Federal Reserve, _in which the Trustees (stockholders) held legal title. The U.S. citizen (tenant, franchisee) was registered as a "beneficiary" of the trust via his/her birth certificate. In 1933, the federal United States hypothecated all of the present and future properties, assets and labor of their "subjects," the 14th Amendment U.S. citizen, to the Federal Reserve System.

In return, the Federal Reserve System agreed to extend the federal United States corporation all the credit "money substitute" it needed. Like any other debtor, the federal United States government had to assign collateral and security to their creditors as a condition of the loan. Since the federal United States didn't have any assets, they assigned the private property of their "economic slaves", the U.S. citizens as collateral against the unpayable federal debt. They also pledged the unincorporated federal territories, national parks forests, birth certificates, and nonprofit organizations, as collateral against the federal debt. All has already been transferred as payment to the international bankers.

Unwittingly, America has returned to its pre_American Revolution, feudal roots whereby all land is held by a sovereign and the common people had no rights to hold allodial title to property. Once again, We the People are the tenants and sharecroppers renting our own property from a Sovereign in the guise of the Federal Reserve Bank. We the people have exchanged one master for another.

This has been going on for over eighty years without the "informed knowledge" of the American people, without a voice protesting loud enough. Now it s easy to grasp why America is fundamentally bankrupt. Why don't more people own their properties outright?

Why are 90% of Americans mortgaged to the hilt and have little or no assets after all debts and liabilities have been paid? Why does it feel like you are working harder and harder and getting less and less?

We are reaping what has been sown, and the results of our harvest is a painful bankruptcy, and a foreclosure on American property, precious liberties, and a way of life. Few of our elected representatives in Washington, D.C. have dared to tell the truth. The federal United States is bankrupt. Our children will inherit this unpayable debt, and the tyranny to enforce paying it.

America has become completely bankrupt in world leadership, financial credit and its reputation for courage, vision and human rights. This is an undeclared economic war, bankruptcy, and economic slavery of the most corrupt order. Wake up America! Take back your Country.

President Roosevelts' "New Deal" handed the foreign bankers their final coupe-de-grace against the American people on March 9, 1933 by proclamation # 2039 the Emergency Banking Relief Act (Bankruptcy) which permanently removed peace time money (gold & silver coin) from circulation under Emergency War Powers and placed the Foreign Federal Reserves Emergency War Script into circulation. These acts placed the American people in a permanent state of economic bondage to the Federal Reserve, in the name of the Bankruptcy of the "UNITED STATES", the Municipal Corporation, declared by treaty in 1930 and again by act of legislature (executive, esquire legislation) in 1933, and effectively made all U.S. citizens Enemies of the "UNITED STATES", the corporation, A.K.A./ District of Columbia, which just happens to be domiciled in Washington District of Columbia and is nothing more than the Corporation established in 1871. The District of Columbia, a Municipal Corporation, doing Business as "the UNITED STATES" The Bankruptcy was established pursuant to Executive Orders # 6073, 6102, 6111, 6260, of March 9, 1933.

The people became the Enemy of the United States on March 9th, 1933, by amending the **Trading with the Enemy Act of October 6**, **1917 as amended at 12 U.S.C. 95 a; 50 U.S.C. App.5 b**

For proof of the Bifurcation of government we must look to the records of the Forty-First congress Sess. III Ch. 62 of 1871 it states; "An Act to provide a Government for the District of Columbia.- Be it enacted by the Senate and House of Representatives (who's representatives?) of the United States of America in Congress assembled, That all that part of the territory of the United States included within the limits of the District of Columbia be, and the same is hereby, created into a government by the name of the District of Columbia, by which name is hereby constituted a body corporate for

municipal corporation not inconsistent with the Constitution and laws of the United States and the provisions of this act." (emphasis added)

Do you suppose an unsuspecting man or woman might not see or understand the difference between the entities "Washington, District of Columbia," and "District of Columbia" (the corporation), or "THE UNITED STATES," "The united States" and "united States of America," and which was which and who was acting in what capacity for who's benefit and when?

For more proof of the bifurcation and constructive fraud we must look to **Title 31 of the United States Code** (**U.S.C.**) at Section 1537 we find the Heading "Services between the United States Government and the District of Columbia government." "Statute (a) To prevent duplication and to promote efficiency and economy, an officer or employee of- (1) the United States Government may provide services to the District of Columbia government; and (2) the District of Columbia government may provide services to the United States Government."

So the Esquires strike again, which government is operating for who's benefit and when, and who's interest is which government serving and when?

Do you suppose that the average American could not recognize the difference between the two governments and not know who was doing what to whom or when it was being done or for who's benefit?

Do you suppose under these circumstances the Esquires could pull the wool over the American peoples eyes and have them (the American people) believing things were done for the peoples benefit when in reality it was not for the benefit of the people but for the benefit of the Esquires and their King, and the Vatican, and their Banking establishments, do you suppose?

You see the loyal English, Esquire, Bar Member Lawyers in Congress took it upon themselves to establish another Government to be housed in Washington District of Columbia, a Municipal Corporation named The District of Columbia in 1871. (See Forty First Congress, Sess. III Ch. 62 -1871 Pg. 419 as stated above.) This second entity, a corporation could be and would be readily confused with the government of the Union of states, referred to as the "united States of America" who's' name had been shortened to "United States."

The Corporation "UNITED STATES" declared Bankruptcy because all the Gold the "Foreign owned Banks" had been allowed to receive as deposits from the American people had been sent over to Europe. Back in 1929 when the people went to the banks to redeem the gold certificate notes issued by the foreign bankers operating their banks in America, the gold was gone, had been shipped to Europe.

All Hell broke loose, hundreds of Banks Closed over night and Millions of people lost everything they owned to the Bankers that screwed them over. What is wrong with this picture?

Roosevelt bailed out his buddy European bankers who had funded his election and declared a national banking holiday and national banking emergency under emergency war powers, and the rest is history.

The "UNITED STATES" the corporation seized control and placed the "united States of America" (civil government) into receivership as a Bankrupt entity to the Federal Reserve Bank, to control the Bankruptcy and issue currency on behalf of the bankrupt entity, under international commercial bankruptcy laws.

"By virtue of the authority vested in me by section 5(b) of the Act of October 6, 1917 as amended by Section 2 of the Act of March 9, 1933, entitled "An Act to Provide Relief in the Existing Emergency in Banking, and for other purposes" in which Amendatory Act Congress declared that a serious emergency crises, I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist, and pursuant to said Section do hereby prohibit the hoarding of gold coin, gold bullion, and gold certificates within the continental United States by individuals, partnerships, associations and corporations, and hereby prescribe the following regulations for carrying out the purpose of this Order.... Section 2, All persons are hereby required to deliver on or before May 1, 1933, to a Federal Reserve Bank or branch or agency thereof or to any member bank of the Federal Reserve System all gold coin, gold bullion or gold certificates now owned by them or coming into their ownership on or before April 23, 1933."

So, after the Federal Reserve Bank owners stole all of the gold that had been deposited in their banks and the people demanded their money back and started a run on the banks to get back their money, Roosevelt ordered all of the people in the country to turn in all of the remaining gold in their possession to the very banks that stole the money on deposit in the first place.

Thus taking away the peoples ability to pay their debts with real money, and enriching his foreign banker friends pockets at the expense of the entire nation.

To confirm this for yourself find **Senate report 93-549-1973** which states;

"Since march 9, 1933 the <u>United States has been in a state of declared national emergency."</u> (notice the Capital U)

To confirm the Bankruptcy see Perry v. United States, 294 US 330-381, (1935);79 L.Ed. 912 (Also see exhibit B pg. 97&98)

We remain so today, as the only way a declared state of emergency can be stopped is for a President of the United States to declare the emergency over. No President since Roosevelt, has declared the emergency to be over. Why would a dictator remove himself from being a dictator with ultimate power over the people, placing himself back to being the servant of the people. Ultimate power corrupts as we have seen with our current so called President.

Absolute power corrupts, absolutely!

In a declared state of emergency the Constitution is suspended and the president(s) maintain a status of Dictator /Executive Commander and Chief over congress and the people. This is why Clinton can send American troops into undeclared war without the consent of congress or the Senate and turn over control of American troops to a foreign power as Clinton has done by executive order and placed control of the U.S. military to the United Nations.

You see the present day government is not a government by and for the people, but is an Executive / Military/ Maritime Federal Corporation, operating out of prescription, exercising the Law of Prize, because the people of America have been lulled into a stupor and have failed to re-establish a proper civil government. They have unknowingly, contracted, through commercial presentments made with this corporation that they were led to believe was the peoples government called the "united States of America," when in fact, because of events that took place, for the most part, before they were born and out of sheer ignorance of the fraud that has been perpetrated against us, we have contracted with an Esquire Lawyer run corporation, The UNITED STATES, a bifurcated trust, and have volunteered to become fiduciaries for their Cesti Ques Trusts (the Straw Man) with the Social Security Number and the Drivers License, who volunteers to fill out the 1040, W-2 and other forms and contracted with the Bank for the use of the Federal Reserve System Notes, to discharge his debt with the use of the foreign paper currency established in our strawman names for us, by our beloved Esquire lawyers in government.

Under Maritime procedures administered under an Admiralty jurisdiction, the Birth Certificate supports the presumption that you are a "vessel" of the United States, and the Drivers License is constructive evidence of the existence of the trust, duly registered with a Title, your capitalized name, with a certificate of a "Date of Birth", your launching date. Thus the creditors of the federal United States can act against your property (vessel or vassal) by making claims against your "strawman legal personalities", arresting and seizing your name as prize, in their prize courts under Vice Admiralty Jurisdiction/ Inland Admiralty/maritime jurisdiction.

The Birth Certificate has all of the elements of an "express trust" regulated by statute and the "birth date" indicates the birth of the trust as a "legal person" launched into commerce as "a vessel of the UNITED STATES" not a "natural person".

The "birth date" on the drivers license and other legal documents is presumptive evidence of the existence of the "trust instrument" as recorded by the "Birth Certificate" with the Department of Commerce, via the County Recorder and Department of health etc. which created the intangible "Res in Law", under the law of trusts, that forms a quasi in Rem jurisdiction that the government uses against the "Legal Personalities" "citizens of the United States" and U.S. citizens, the Res, which in turn, the government Esquires control the Res thru Licensing and statutory codes created by Act of the Legislature.

The federal United States (the Corporation), as holder of the trust, is the "beneficiary" of the "trust" which you operate in commerce, on their behalf as the "trustee" of record. You are the Agent, the responsible party. As a result your life, liberty, productivity, labor have been transferred to the foreign principals/creditors and you are indebted as chattel property of the federal corporate UNITED STATES. Your "trust" was then pledged as collateral to the Federal Reserve for the printing of the Notes put into circulation used as "money". Thus they own your rights.

However, because the trust was created in fraud, under Restatement of the Law Second, the creator of the trust is the liable party and you were not the creator of the trust. But they got you to volunteer to become a replacement for the Res. Trusts (straw men, legal personalities) have no Rights or Benefits or Immunities but rather have Privileges, Obligations and Duties. We contracted our Rights away!

We have failed to PROTEST lawfully against what this corporation has done and is doing. As a result of our failure to make "Lawful Protest" everything the Esquire Lawyers and Attorney Legislators do becomes law out of prescription.

Prescription by the way, is a Common Law Process.

We have unknowingly made Commercial Presentments to this Foreign Jurisdiction which have been accepted for Value by the Corporation Esquires and as such we are bound to perform under the commercial law we made the presentment to, the Public Policy, Commercial Code Contracts, IE. Ohio Revised Code, U.S. Code. Etc.

What is even more important is that the people, by not protesting, have committed treason against the original jurisdiction by accepting and voting for this foreign jurisdiction of the international law merchant (Democracy) and allowing it to replace the Republic, and have thus made themselves criminals/slaves under the code. That is why all breaches of the state or federal codes are tried as criminal cases even though no injury to person or property occurred. No criminal act took place; Only a breach of the code, but, by a criminal to his original law. Y O U!

Think About it!

Study About it!

Do Something About It!