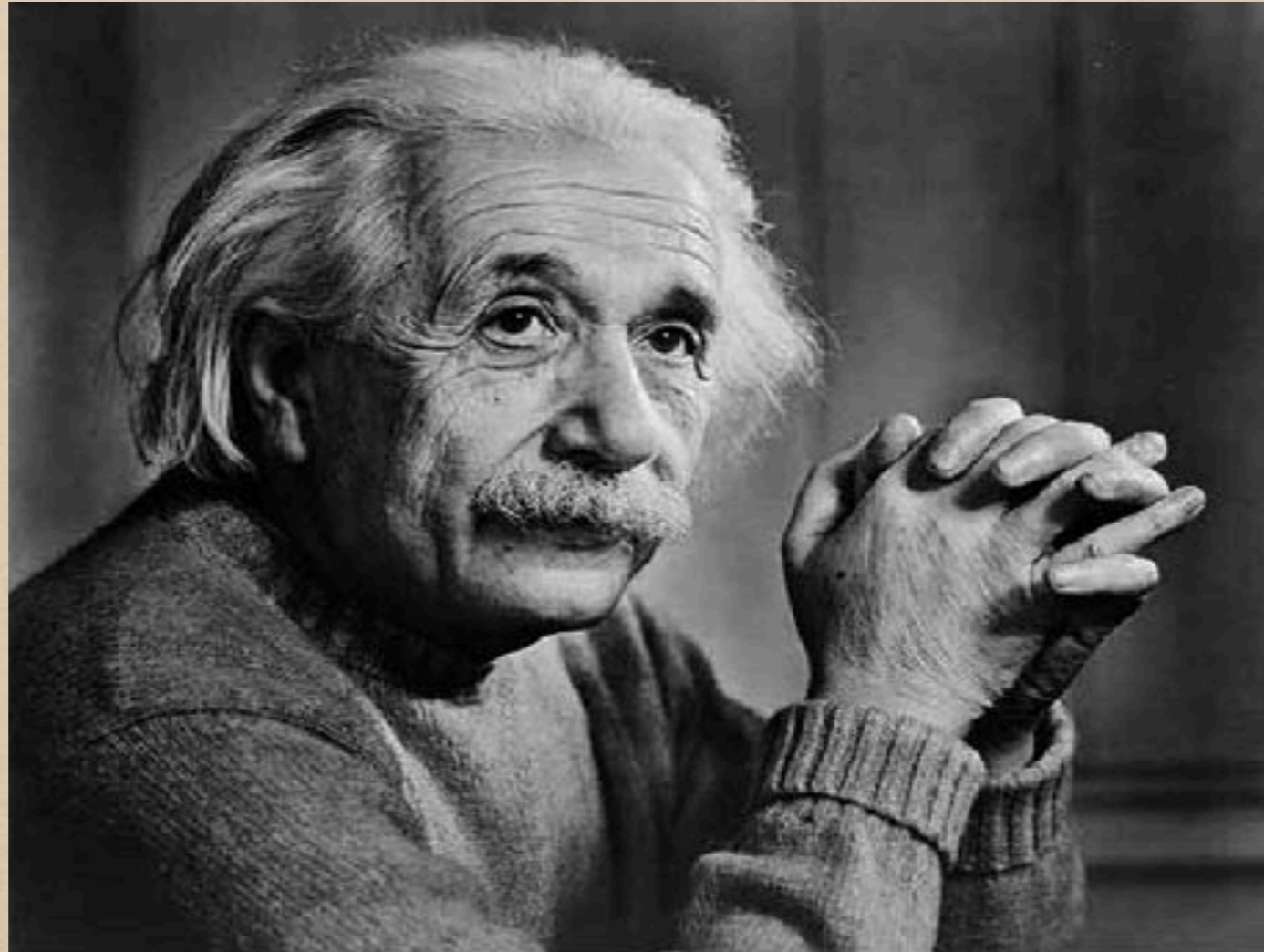


Part 1 - The People Finally have the Power - The Historical Timeline of the Great fraud



*"The world will not be destroyed
by those who do evil,
but by those who watch them
without doing anything."*

Albert Einstein

The Prison Industry in the United States:

Big Business or a
New Form of Slavery

No other society in human history has
imprisoned so many of its own citizens.

THE PRISON INDUSTRY IN THE UNITED STATES

An Affidavit of Truth

Historical Proof of The corruption of
crimes for commerce against you including
Personage, Peonage, Barratry, Fraud,
Slavery, Involuntary Servitude, Unlawful
Conversion, and even False Charges and
False Imprisonment,
Profits beyond your wildest dreams.

COGNITIVE DISSONANCE

"Sometimes people hold a core belief that is very strong.

When they are presented with evidence that works against that belief, the new evidence cannot be accepted.

It creates a feeling that is extremely uncomfortable, called cognitive dissonance.

And because it is so important to protect the core belief, they will rationalize, ignore and even deny anything that doesn't fit in with that core belief."

www.wakeupriz.net

- Franz Fanon

The People Finally have the Power

- ◆ Britain is owned by the Vatican.
(Treaty of 1213)
- ◆ 1215 The Magna Charta,
- ◆ Promise of the King
- ◆ Giving Power and Rights to the People

The Global ESTATE Trusts

- ◆ 1302 The Unam Sanctum, Pope Boniface VIII creates the worlds first and largest Trust.
- ◆ 1455 The Romanus Pontifex, Pope Nicholas V publishes the first Testamentary Trust.
- ◆ 1481 The Aeterni Regis, Pope Sixtus IV publishes the second Testamentary Trust.
- ◆ 1537 The Convocation, Pope Paul III publishes the third Testamentary Trust.
- ◆ What did these trusts do? Everything! That effects us today.

The Global Estate Trusts each set a different Jurisdiction

- ◆ The Jurisdiction of the LAND: All resources of the land people, animals, plants, minerals, are National in Nature, control was given to the Spanish King and later it was given to the people of the world.
- ◆ The Jurisdiction of the AIR: living and dead souls, spirits, angels, demons, idea's global in nature including dead entities known as (Corporations) these are controlled by the pope and his appointee's.
- ◆ The Jurisdiction of the WATER: Sea, Vessels, Mariners, Merchants, Ports, Shipping, International and Commerce in Nature Controlled by British Monarchs.

The Global Estate Trusts each set a different Jurisdiction

- ◆ Each Jurisdiction has its own law form and Language.

Juris = Law - Diction = words

- ◆ Law Words = the words you choose determines the type of law and jurisdiction your under.
- ◆ LAW = Land, Air, Water.
- ◆ Legalese = language game or type of law "words" which determine jurisdiction or type of law that "your" ruled by.
- ◆ Land = Self Governed, Common. Air = Ecclesiastical.
Water = Admiralty.

The Global Estate Trust

operates by providing services

- ♦ The Empire of the Global Estate Trusts has four administrative Heads or independent City Nation States.
- ♦ 1) Rome (Vatican Inc.) is the Corporate Headquarters and the "Owner of Souls". Roman Curia.
- ♦ 2) Westminster Inc. (London) is the Legal and Banking or comptroller of ... the Law and Finance Headquarters.
- ♦ 3) UNITED STATES Inc. (District of Columbia) is the Headquarters of Police and Military Defense Services Corp.
- ♦ 4) UNITED NATIONS Inc. (New York & Hague) is Trade, Treaty, Negotiation, and human resources including labor/welfare Services.
- ♦ Their Goal: they say "Private Investment for Public Advancement".
- ♦ Government pays the military that protects commercial interests that in-turn funds the government

New York City is defined in the Federal Regulations as the United Nations.

Rudolph Gulliani stated on C-Span that "New York City was the capital of the World" and he was correct. (20 CFR chapter 111, subpart B 422.103 (b) (2) (2))

[*73] prerogatives of the crown. The *common law* of England is known by the various appellations of *right*, *common right*, *public right*, and *communia justitia*. The French call their municipal law *droit*, which signifies *right*. In the stat. of Westminster 2d, cap. 1, the *common law* is called *common droit*, and in Magna Charta it is called *rectum*.(w) And, therefore, when it is said that a man has a thing of common right, it is always to be understood that he has it by the *common law*. And it is further held, that the *common law* is called common right, because it is the best and most common birth-right that the subject hath for the safeguard and defence not only of goods, lands, and revenues, but of his wife and children, his body, fame, and life also.(x) An act of parliament made against common right, is void and impossible to be performed:(y) for the law is reason and equity to do right to all, and to preserve men from wrong and mischief, and will never make construction against law, equity, and right,(z) the rule being *legis constructio nunquam facit injuriam*. And herein, says Sir Edward Coke, the excellency of the *common law* is to be observed.

America, Upon These Shores, I Shall Live.
or here shall I, Die ashore Free;

-Stephen Hopkins-

- ◆ Stephen Hopkins; A Bermuda Castaway in 1607, A Jamestown survivor in 1609, and A Mayflower Pilgrim in 1620.
- ◆ 1609 Jamestown, Virginia; The Common Law is set upon these shores... The law of the Land.
- ◆ 1620 Mayflower Compact, Plymouth Rock; The First Government is instituted upon these shores.

The Historical Timeline - Pieces of the Puzzle

- ◆ 1666; The Cestui Que Vie Act of 1666. The Great Fire of London creates the occasion for the creation of individual public trusts as a Government means of seizing private property.
- ◆ 1702; The British Crown and Dutch East India Company collude under the Maritime Wagering Act. Living men are deemed to be "Vessels" and Insured. Their death/loss becomes a means of enrichment for the commercial corporations and the British Government.
- ◆ 1765; The pollution of English Common Law with Admiralty Law to create "Equity Law" granting absolute power to the judiciary to seize upon and distribute private property comes to fruition in England under Lord Mansfield.

The Historical Timeline - Pieces of the Puzzle

- ♦ July 4, 1776: the declaration of Independence. Standing up to Authority and against tyranny, and declaring our liberty.
- ♦ Every single American at this moment in time, has more Authority on the land than the entire government. Life's good!
- ♦ 1783: The Treaty of Peace, Promising friendship and "amity in perpetuity."
- ♦ 1789: The Organic, Original Constitution for the united "States of America"... Bill of Rights... No Titles of Nobility shall hold office. We are Americans, We are Free, We are civil, and We are at peace. A Compact Between Sovereign Nation States Forming A Union for the provision of 19 essential Governmental Services, and NO MORE.



I know no safe depository of the ultimate powers of the society but the people themselves; and if we think them not enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but to inform their discretion by education. This is the true corrective of abuses of constitutional power.

Thomas Jefferson

Letter to William Charles Jarvis, September 28, 1820

FB/TaraRoss.1787

TaraRoss.com

The Historical Timeline - Pieces of the Puzzle

- ◆ War of 1812: America Standing up to Authority again... against both England and France.
- ◆ 1815: to protect our trading ships from Muslim Pirates and other Privateers we sign, the Treaty of Ghent, with England giving up control of our seas and inland navigable waterways.
- ◆ 1819: The American states pass the Titles of Nobility Amendment to the original Constitution, putting teeth and penalties into earlier provisions effectively prohibiting members of the Bar Associations from holding any public offices.
- ◆ November 22, 1822: The Secret Treaty of Verona is the basis of the Monroe doctrine. It throws a powerful white light upon the conflict between monarchical government and a government by the people.

The Historical Timeline - Pieces of the Puzzle

- ◆ 1837: The British Settlement Act sets aside public wastelands as “common wealth” and paupers are said to be settled upon this land, thus becoming wards of the state. This effectively prevents the lower classes from ever being landlords and provides a basis for claiming them as chattel property.
- ◆ 1848: Karl Marx: The “Communist Manifesto” Changing the minds of the Elite Bankers and those who want to rule others rather than live free.
- ◆ 1858: Benjamin Disraeli begins the push to enfranchise British laborers as properties belonging to the British Crown. They and their assets are seized upon in the process as collateral backing government debt. Their “voluntary” enslavement is used to fund the British Raj in India--- though they are never told any of this.

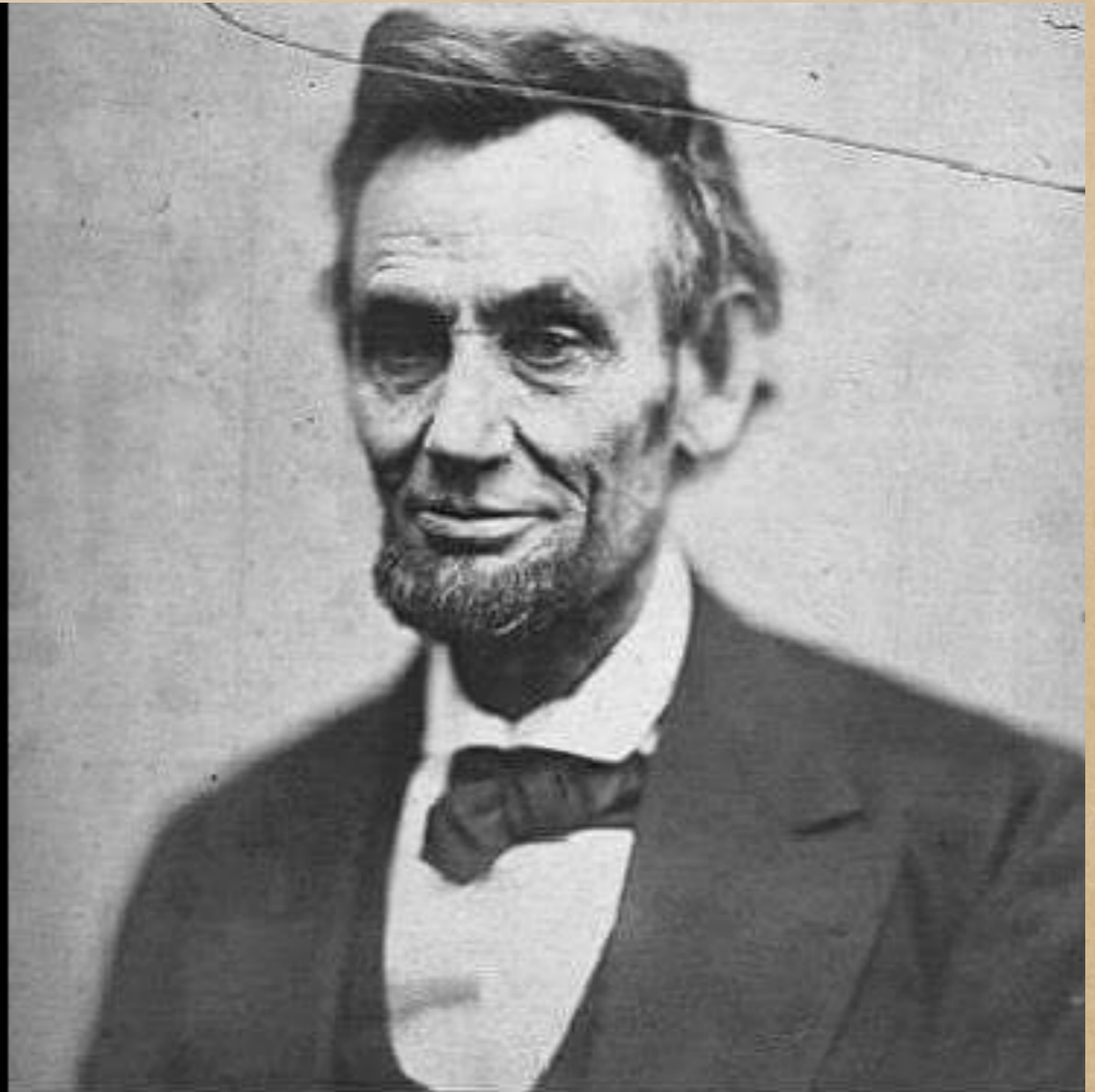
Abraham Lincoln; the beginning of the end of the republic

- ♦ 1860: After Failing six times, Abe Lincoln, a BAR attorney with the backing of the Wealthy Big Businesses and Bankers of Chicago, Boston, New York, and Philadelphia, finally is elected President. He can serve only in the private office of President of the United States (Trading Company), not as President of the United States of America, as a result of the Titles of Nobility Amendment. He contrives to start the Civil War, which is never declared by Congress.
- ♦ May of 1860: The U. S. Congress passed the Morrill Tariff Bill (named for Republican Congressman and steel manufacturer, Justin S. Morrill of Vermont) raising the average tariff from about 15% to 37% with increases to 47% within three years. This was to be the true cause of the Civil War.
- ♦ March 27, 1861: Seven Southern States Pull from the Union fighting over the huge tax increases of the Morrill Tariff Act. 11 Delegates, from the 7 southern States walk out, this leaves Congress Sin Die, without a quorum, and No Functioning Government existed. With no Government to run, Abe started using for the first time in History executive powers.
- ♦ 1862: Abe's Congress a De Facto (Board of Directors) Changes the meaning of the word "PERSON" to mean "corporation".

Abraham Lincoln; Civil War was not about Slavery

"I will say, then, that I am not, nor ever have been, in favor of bringing about in any way the social and political equality of the white and black races -- that I am not, nor ever have been, in favor of making voters or jurors of negroes, nor of qualifying them to hold office, nor to intermarry with white people; and I will say in addition to this that there is a physical difference between the white and black races from living together on terms of social and political equality. And inasmuch as they cannot so live, while they do remain together there must be the position of superior and inferior, and I as much as any other man, am in favor of having the superior position assigned to the white race."

- "The Collected Works of Abraham Lincoln,"
Roy Basler, ed. 1953 New Brunswick, N.J.:
Rutgers University Press



Lincoln's Views on Race

Abraham Lincoln; the beginning of the end of the republic

- ◆ 1863: With his first few executive orders he bankrupted the Original and organic, The united "States of America", and its trading companies. And then he, incorporated the "United States of America," as a Delaware Corporation. A look a like, sound a like fraud.
- ◆ April 24, 1863: With Executive Order #100 (The Leiber Code) places the Grand Army of the Republic in charge of the government. He contrives to start the Civil War, which is never declared by Congress. He put the Nation under Marshall Rule (which was never rescinded). Making himself the Commander in Chief and placing the government of "we the people" under military occupation, officially ending the "REPUBLIC" thus through the communistic acts of a new President, Civil War was Declared. And, the Republic DIED!

The destruction of the republic continues

- ◆ 1865; Lee surrenders his army to Grant at Appomattox, but no official peace treaty is ever signed. The Southern States are carved up into ten military districts and all the original states are improperly subsumed into the bankruptcy of the United States (Trading Company) by a process of assumpsit.
- ◆ 1865; Lincoln is murdered by John Wilkes Booth; Andrew Jackson Becomes President of the new Democracy.
- ◆ The Southern States are in Ruins and under military occupation. The Northern States are Bankrupt.
- ◆ Andrew Jackson declares Peace upon the Land (May 10th 1865) again April 2, 1866, and again August 20, 1866, urging congress to do so.
- ◆ But Congress refuses and has never Declared Peace on the Land or Sea.

The destruction of the republic continues

- ♦ Together both the 39th and 40th Congress violated the constitution of America in six different but very dramatically important ways!
- ♦ 1) Article V, Section 5 was violated as shown by The House Journal, March 3, 1866, page 353.
- ♦ 2) Article III, Section 3, was Violated by The Reconstruction Acts of 1867
- ♦ 3) Article 1, Section 9, Clause 3 was violated by the reconstruction Acts of 1867
- ♦ 4) Article IV, Section 4, was violated by The Reconstruction Acts denial of a republican form of Government to the Southern States AFTER the Armistice.
- ♦ 5) Article 1, Section 8, Clause 17, was violated by the 39th Congress unlawfully exercising exclusive legislation outside their district and allowed federal enclaves.
- ♦ 6) Article IV, Section 3, was violated when the 39th Congress formed unlawful de-facto "FEDERAL STATES" within the organic States of the union to operate as Franchises of "The United States of America, Inc." So, "Oregon" State became the "State of Oregon" Etc...

The destruction of the republic continues

- ♦ The Corporate Congress acting as officers of a De Facto, Private for profit governmental services corporation and not the De Jure government of the people.
- ♦ With the reconstruction Acts of 1867, Congress created Military Districts and "Special Admiralty" Courts, (Gold Fringed Captured War Flag) to deal with the remaining "Rebels" Still at-large. This is not addressed or allowed under any "constitution."
- ♦ 1868: The corporate Congress Published its new look a like sound a like, The Constitution for "the United States of America" replacing the original organic The Constitution for the united "States of America". This new and entirely different document is used as Articles and By-laws of a De Facto commercial corporation. There was no need for any "ratification" of Amendments by any "STATES" created as franchises of the parent company so Secretary of State William Seward simply declared the new 13th and 14th Amendments "ratified." Mere lip service was given to the process by the States.
- ♦ 1868-1875: This new "government" entity then forces the original unincorporated state governments to write new state constitutions and to assume new Doing-Business-As names in the form of: Wisconsin State, Connecticut State, and so on, while seizing upon the name of the original states and operating "Territorial franchises" for itself under their names: State of Wisconsin, State of Connecticut, and so on. All these semantic deceptions are pulled off on the trusting public via look a like, sound a like, fraud.

The destruction of the republic continues

“The District”

- ♦ 1871: The District of Columbia Organic Act of 1871 created a “municipal corporation” to govern the District of Columbia. Considering the fact that the first municipal government itself was incorporated in 1808 in London, an “Organic Act” which means a (first Act) using the term “municipal corporation” in 1871 can only mean a private corporation owned by the municipality or the “District of Columbia”. Hereinafter we will call that private corporation, “Corp. U.S.” By consistent usage, Corp. U.S. trademarked the name, “United States Government” referring to themselves.
- ♦ The District of Columbia Organic Act of 1871 places Congress in control (like a corporate board) and gives the purpose of the act to form a governing body over the municipality. This allowed Congress to direct the business needs of the government under the existent martial rule and provided them with corporate abilities they would not otherwise have. This was done under the constitutional authority for Congress to pass any law within the ten mile square of the District of Columbia. Known as the District of Columbia Corporation.

The destruction of the republic continues

- ◆ 1871: The Corporation is Ratified 28 USC 3002 (15) (A): United States = Federal Corporation = Commercial Corporation doing business as "UNITED STATES."
- ◆ The Corporate 13th Amendment Free's the Black Slaves and then 14th Amendment creates All "Persons" (see 1862) as US Citizens and specifically disenfranchises American State Citizens and extends federal "Territorial Jurisdiction" or admiralty to the "States."
- ◆ 2nd of February, 1871: 41st Congress, Third session, Chapters 62, 63, 64, 65- The Congress declares itself to be the "Successor" of ALL "United States Corporations" and the property of all said "Corporations." They Claim to own every corporation in America that was formed under the "U.S." Auspices.
- ◆ And that is why they incorporate "YOU."

DUNS Numbers of the U.S. Corporate Government and Most of Its Major Agencies

- ♦ United States Government-052714196
 - US Department of Defense (DOD)-030421397
 - US Department of the Treasury-026661067
 - US Department of Justice (DOJ)-011669674
 - US Department of State-026276622
 - US Department of Health & Human Services (HHS)-Office of the Secretary-112463521
 - US Department of Education-944419592
 - US Department of Energy-932010320
 - US Department of Homeland Security-932394187
 - US Department of the Interior-020949010
 - US Department of Labor-029536183
 - US Department of Housing & Urban Development (HUD)-Office of the Secretary-030945779
 - US Department of Veterans Affairs (VA)-931691211
 - US Transportation Security Administration (TSA)-050297655
 - US Federal Aviation Administration (FAA)-056622429
 - Bureau of Customs & Border Protection (CBP)-796730922
 - Federal Bureau of Immigration & Customs Enforcement (ICE)-130221646
 - US Environmental Protection Agency (EPA)-057944910

DUNS Numbers of the U.S. Corporate Government and Most of Its Major Agencies

- ♦ National Aeronautics & Space Administration (NASA)-003259074
- National Oceanic & Atmospheric Administration (NOAA)-079933920
- US Nuclear Regulatory Commission (NRC)-364281923
- Federal Emergency Management Agency (FEMA)-037751583
- Federal Communications Commission (FCC)-020309969
- US Securities & Exchange Commission (SEC)-003475175
- US Public Health Service (USPHS)-039294216
- National Institutes of Health (NIH)-061232000
- US Centers for Disease Control & Prevention (CDC)-927645465
- US Food & Drug Administration (FDA)-138182175
- US Internal Revenue Service (IRS)-040539587
- Federal Reserve Board of Governors (Fed)-001959410
- Federal Bureau of Investigation (FBI)-878865674
- National Security Agency (NSA)-617395215
- US Drug Enforcement Administration (DEA)-167247027
- Federal Bureau of Alcohol, Firearms & Tobacco (BAFT)-132282310
- Federal Bureau of Land Management (BLM)-926038563
- Federal Bureau of Indian Affairs (BIA)-926038407

DUNS Numbers of Each US Corporate State and Its Largest City

♦ State of Alabama-004027553	City of Birmingham-074239450
State of Alaska-078198983	City of Fairbanks-079261830
State of Arizona-068300170	City of Phoenix-030002236
State of Arkansas-619312569	City of Little Rock-065303794
State of California-071549000	City of Los Angeles-159166271
State of Colorado-076438621	City of Denver-066985480
State of Connecticut-016167285	City of Bridgeport-156280596
State of Delaware-037802962	City of Wilmington-067393900
District of Columbia-949056860	City of Washington-073010550
State of Florida-004078374	City of Miami-965299576
State of Georgia-069230183	City of Atlanta-065372500
State of Hawaii-077676997	City of Honolulu-828979612
State of Idaho-071875734	City of Boise-070017017
State of Illinois-065232498	City of Chicago-556057206
State of Indiana-071789435	City of Indianapolis-964647155
State of Iowa-828089701	City of Davenport-963855494
State of Kansas-827975009	City of Wichita-069862755
State of Kentucky-828008883	City of Louisville-943445093

DUNS Numbers of Each US Corporate State and Its Largest City

♦ State of Louisiana-0612389911	City of New Orleans-033692404
State of Maine-061207536	City of Portland, Maine-071747802
State of Maryland-847612442	City of Baltimore-052340973
State of Massachusetts-138090548	City of Boston-007277284
State of Michigan-054698428	City of Detroit-021733631
State of Minnesota-050375465	City of Minneapolis-009901959
State of Mississippi-008210692	City of Jackson-020864955
State of Missouri-616963596	City of Kansas (City)-832496868
State of Montana-945782027	City of Billings-068925759
State of Nebraska-041472307	City of Omaha-926604690
State of Nevada-123259447	City of Las Vegas-019342317
State of New Hampshire-066760232	City of Manchester-045009073
State of New Jersey-067373258	City of Newark-019092531
State of New Mexico-007111818	City of Albuquerque-129962346
State of New York-041002973	City of New York-021741036
State of North Carolina-830979667	City of Charlotte-809275006
State of North Dakota-098564300	City of Bismarck-080245640

DUNS Numbers of Each US Corporate State and Its Largest City

- ♦ State of Ohio-034309166 City of Columbus-010611869
- State of Oklahoma-050411726 City of Oklahoma (City)-073131542
- State of Oregon-932534998 City of Portland (Oregon)-054971197
- State of Pennsylvania-933882784 City of Philadelphia-929068737
- State of Rhode Island-008421763 City of Providence-069853752
- State of South Carolina-067006072 City of Columbia-878281562
- State of Tennessee-04143882 City of Memphis-051386258
- State of Texas-002537595 City of Houston-967421590
- State of Utah-009094301 City of Salt Lake City-017096780
- State of Vermont-066760240 City of Burlington-037442977
- State of Virginia-047850373 City of Virginia Beach-074736299
- State of Washington-079248936 City of Seattle-009483561
- State of West Virginia-828092515 City of Charleston (West Virginia)-197931681
- State of Wisconsin-001778349 City of Milwaukee-004779133
- State of Wyoming-832826015 City of Cheyenne-021917273

DUNS Numbers of the United Nations Corporation and Some of Its Major Corporate Agencies

- ◆ United Nations (UN) -824777304
UN Development Program (UNDP) -793511262
UN Educational, Scientific, & Cultural Organization (UNESCO) -053317819
UN World Food Program (UNWFP) -054023952
UN International Children's Education Fund (UNICEF) -017698452
UN World Health Organization (WHO) -618736326
- ◆ dun & bradstreet - D-U-N-S Number Lookup
<https://www.dandb.com/dunsnumberlookup/>

The United Nations Corporation and Some of Its Major Corporate Agencies

- ♦ Manta.com is a website for obtaining data on corporations. If the names of any of these government entities are entered then you will find that virtually all of them are listed as private, for-profit corporations. You will also see in the aggregate valuations of their assets that Manta.com provides is vastly greater than what is listed in these private government corporations' fraudulent but well-publicized budget documents that seek to justify fraudulent budget cuts and their related tax-based extortion rackets.
- ♦ This confirms that many hundred Billions/trillions of dollars of the people's money listed in the semi-secret government Comprehensive Annual Financial Reports - CAFRs as government institutional investments are being siphoned off by the global banking cartel and those sinister forces behind it. This is real fact. Here's an example, in real time, how a STATE OF WISCONSIN Corporation subsidiary UNIVERSITY OF WISCONSIN hid a \$1,000,000,000.00 in the FEDERAL RESERVE:
- ♦ <http://cafr1.com/Wisconsin.html>
- ♦ CAFR1 Note: Wisconsin State University is but a pebble on the beach. All of the State Universities do the same and have been doing so for decades. In many a case those other much larger State Universities if the stashes were identified, they are much larger rocks or boulders on the beach. Wisconsin CAFR looked at \$1,000,000,000.00 (BILLION) pebble on the beach identified. Now in other states start identifying those rocks and boulders!

The destruction of the republic continues

Constitutional lawful Bloodline American Republic Vs British Democratic Citizen

The federal Constitution makes a careful distinction between Natural born Citizens and Citizens of the United States*

Compare in the constitution: 2:1:5 with the so-called 14th Amendment section 1-2.

One is an unconditional Sovereign by natural birth, who is endowed by the Creator with certain unalienable rights; the other has been granted the revocable privileges of U.S. citizenship, endowed by the Congress of the United States*.

*One is a Citizen, the other is a subject. One is a Sovereign, the other is a subordinate. One is a Citizen of our constitutional Republic; the other is a citizen of a legislative democracy (the federal zone).

Notice the superior/subordinate relationship between these two statuses. I don't know how many can hear or comprehend this....

But we lawful bloodline Americans STAND strong, we STAND our ground, we STAND for our rights. Standing is strength, standing is a sign of a Breathing living man and woman, a living souls.

A legal person = a legal fiction = US Citizen: Acts of Congress

One of the terms used predominantly by the present civil governments and courts in America is "legal person." Just what is a legal person? Some definitions are:

[A] legal person: a body of persons or an entity (as a corporation) considered as having many of the rights and responsibilities of a natural person and especially the capacity to sue and be sued. Merriam-Webster's Dictionary of Law (1996).

Person. 1. A human being (a "natural" person). 2. A corporation (an "artificial" person). Corporations are treated as persons in many legal situations. Also, the word "person" includes corporations in most definitions in this dictionary. 3. Any other "being" entitled to sue as a legal entity (a government, an association, a group of Trustees, etc.). 4. The plural of person is persons, not people (see that word). — Oran's "Dictionary of the Law," West Group (1999).

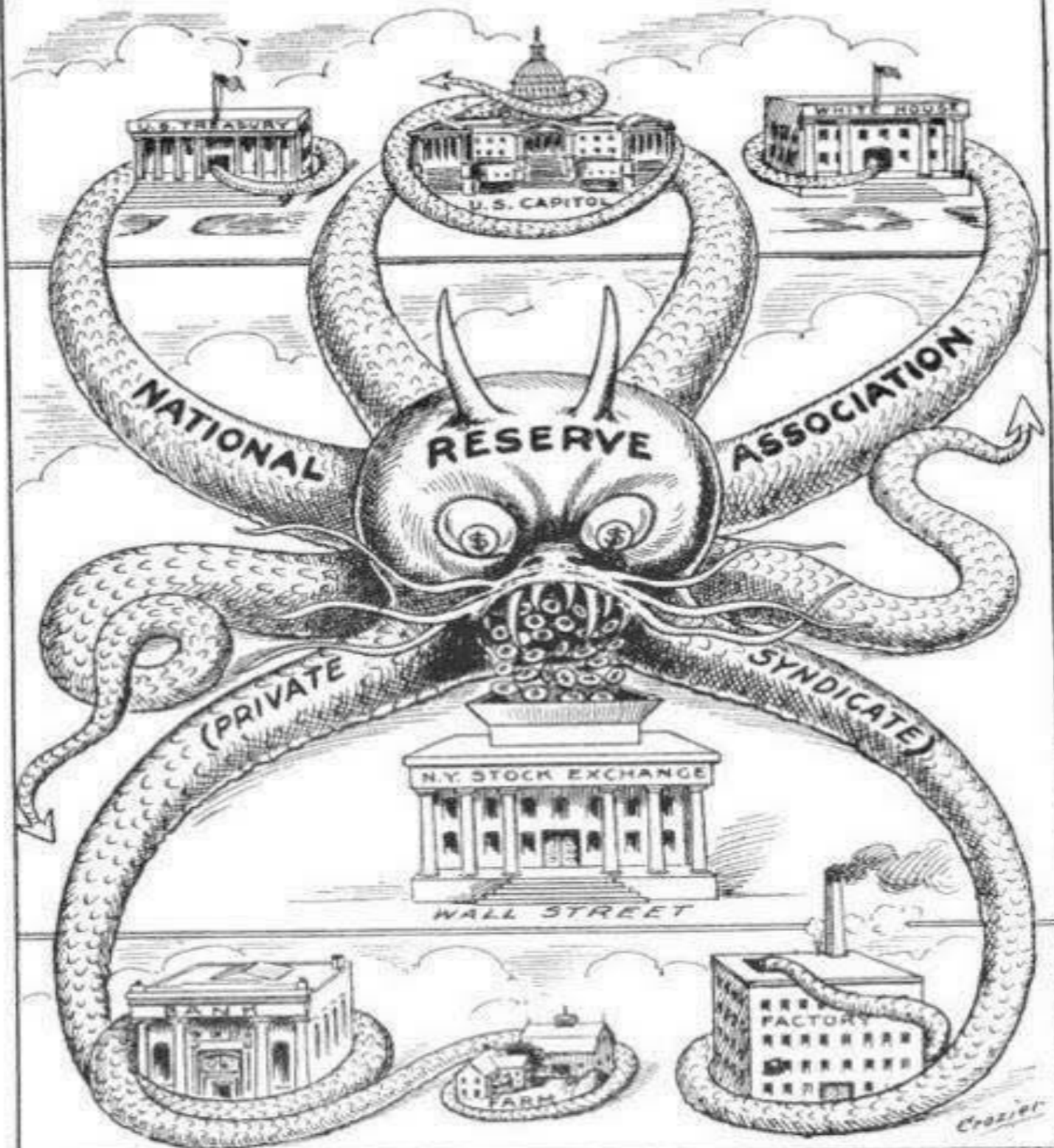
Person. An entity with legal rights and existence including the ability to sue and be sued, to sign contracts, to receive gifts, to appear in court either by themselves or by lawyer and, generally, other powers incidental to the full expression of the entity in law. Individuals are "persons" in law unless they are minors or under some kind of other incapacity such as a court finding of mental incapacity. Many laws give certain powers to "persons" which, in almost all instances, includes business organizations that have been formally registered such as partnerships, corporations or associations. -- Duhaime's Law Dictionary.

PERSON, noun. per'sn. [Latin persona; said to be compounded of per, through or by, and sonus, sound; a Latin word signifying primarily a mask used by actors on the stage.] -- Webster's 1828 Dictionary.

The destruction of the republic continues

- ♦ 1900 - 1904: The Insular Tariff Cases; A series of supreme court cases giving Congress permission to create a separate nation using the federal territories and Possessions as "States," Guam, Puerto Rico, American Samoa and others became a union of states known as 'the United States of America' (minor) from then on Congress began referring to this entity as if it were referring to the continental United States.
- ♦ Jan 4,5,6, 1906: Hale vs Henkel, 201 US 43, supra 74, 75, (1905) Tells All, An Individual State Citizen Has Unalienable Constitutional Rights, while A US Citizen, a creature of the "State" has privileges and civil rights and is held subject to all policies, rules, codes, and statutes, the same as any other public servant. Up held over 1600 Times by both the District and the Supreme courts.
- ♦ 1907: The 1868 version of The United States of America, Inc. is bankrupted. The land of the actual states and people is unlawfully seized upon by the creditors of The United States of America, Inc., as collateral backing its debts in bankruptcy. "Title" is taken to the land and the actual patents seized upon, with the Creditors receiving the equitable title and benefit.
- ♦ 1912: A group of mostly European Banking Interests, the League of Nations (precursor to the United Nations), and a few American Traitors Like J.P Morgan, and Woodrow Wilson's -Edward Mandell House meets on Jekyll Island and forms the Federal Reserve, called that so people would believe it was part of their government. When in reality its about as "Federal" as Fed Ex. Yet, Just another look a like sound a like Fraud.

COMING MONEY TRUST



THE OCTOPUS — "ALDRICH PLAN" SEE LAST CHAPTER

"Evil rarely looks evil until it accomplishes its goal; it gains entrance by appearing attractive, desirable, and perfectly legitimate. It is a baited and camouflaged trap"

The destruction of the republic continues

The great fraud

- ♦ 1913: All Hospitals are declared "Foundling" Hospitals! A, Pregnant mother goes in to have a child, She is "declared" indigent, the child is "declared" Abandoned and Birthed as a vessel and Adopted by the "STATE," The Child is Registered as "Human Resources" a "Certificate of Bond" is issued and EVERYONE gets a number.
- ♦ Definition: foundling 1) An abandoned child, left by its parent(s), often a baby left at a church, convent, hospital, or similar safe place.
- ♦ "The primary control and custody of infant is with the government." Tillman Vs Roberts. 108 So. 62
- ♦ Prior to 1913: most Americans owned clear, allodial title to their property, free and clear of any liens of 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. And, then later his SS#.
- ♦ Prior to 1913: There was no income tax. So, How did we run government? The income tax is installed, The IRS is created out of Puerto Rico and a division or as a subsidiary of the Department of Alcohol, Tobacco, and Firearms. It is set up as the Private "Collection Agency" for the newly created Privately owned, mostly foreign owned, Federal Reserve corporation. The income tax was designed to pay the interest on funds borrowed from the Federal Reserve Corporation.

The destruction of the republic continues

The Federal Reserve

- ♦ On December 23, 1913: Taking advantage of the absence of congressmen opposed to the creation of a fiat monetary system during the Christmas break, the Federal Reserve Act was passed. President Woodrow Wilson, and Congress Pass the Federal Reserve Act and establish their fiat currency. To be used by the U.S. and its franchised corporations as legal tender and designed to trap Americans into eternal indebtedness. In a practice politely called "deficit spending". Other terms which would aptly describe the practice include "counterfeiting" and "check kiting", but it all comes down to the same thing; spending money one does not actually have.
- ♦ Legal Tender = Federal Reserve Note = Not Money = does not pay off debt but instead Tenders it to a later date. Each FRN costs .04 to print and distribute and is traded 1:1 for all real money (Gold-Silver) in circulation. Profit to Bank Face Value of Bill - .04 plus interest. And the bankers profited... again
- ♦ (side note) In 2009 The Federal Reserve transferred the bulk of its Assets to a new entity under the U.N. doing business as The FEDERAL RESERVE INC. doing business as The UNITED STATES INC. Bankrupting the old entity and leaving hapless US Citizens to pay their... "NATIONAL DEBT."

The destruction of the republic continues

The Federal Reserve cont...

- ◆ In describing the FED, Congressman Louis T. McFadden (who served twelve years as Chairman of the Committee on Banking and Currency) remarked in the Congressional Record, House pages 1295 and 1296 on June 10, 1932: Said...
- ◆ "Mr. Chairman, we have in this country one of the most corrupt institutions the world has ever known. I refer to the Federal Reserve Board and the Federal reserve banks. The Federal Reserve Board, a Government Board, has cheated the Government of the United States and the people of the United States out of enough money to pay the national debt. The depredations and the iniquities of the Federal Reserve Board and the Federal reserve banks acting together have cost this country enough money to pay the national debt several times over. This evil institution has impoverished and ruined the people of the United States; has bankrupted itself, and has practically bankrupted our Government. It has done this through the misadministration of that law by which the Federal Reserve Board, and through the corrupt practices of the moneyed vultures who control it".

The destruction of the republic continues
FIAT Currency = Monopoly Money ?



At least they have a sense of humor

The destruction of the republic continues

The War Powers of Lincoln continue

- ♦ 1917: The War Powers Act, and The Emergency Act. Congress grants themselves power they never had and they gratuitously “conscripted” all the private property in America for the war effort. Meaning they borrowed everyone (MEN AND WOMAN) and everything (All Goods and Services) in America they needed for military use.
- ♦ 1917: The Trading with the Enemy Act. This makes U.S. Citizens enemies of the Federal Government. However, in Section 21 it specifically excluded American State Citizens from being classified as enemies.
- ♦ 1921: The “roaring Twenties” The Federal Reserve prints up a whole bunch of FRN’s and unleashes them into the public allowing Hypothecation of Debt and people spent, spent, spent, and enjoyed a life style they never before in history had.
- ♦ October of 1929: The deliberate Crash, The Bankers abruptly stopped the money supply, shut down the banks, people could not pay their debts. As a result the Federal Reserve member banks put their competitors out of business, bought up massive amounts of Real Estate for pennies and hired laborers to do their bidding for nearly nothing, And the bankers profited...yet again Hence, The “GREAT DEPRESSION” And, many thousands committed suicide.

The destruction of the republic continues

Quotes of Woodrow Wilson

- ◆ Prior to 1912: "Since I entered politics, I have chiefly had men's views confided to me privately. Some of the biggest men in the U. S., in the field of commerce and manufacturing, are afraid of somebody, are afraid of something. They know that there is a power somewhere so organized, so subtle, so watchful, so interlocked, so complete, so pervasive, that they had better not speak above their breath when they speak in condemnation of it. Or fear for their lives."
- ◆ 1921: In his final speech as President. ~ "I, am a most unhappy man. I, have unwittingly ruined my country. A great industrial nation is now controlled by its system of credit. We are no longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and duress of a small group of dominant men."
~ Woodrow Wilson, 28th President of the United States President (1913–1921)

The destruction of the republic continues Edward Mandell House Woodrow Wilson's Chief Advisor who set up Federal Reserve said

- ♦ “[Very] soon, every American will be required to register their biological property in a national system designed to keep track of the people and that will operate under the ancient system of pledging. By such methodology, we can compel people to submit to our agenda, which will effect our security as a chargeback for our fiat paper currency. Every American will be forced to register or suffer being unable to work and earn a living. They will be our chattel, and we will hold the security interest over them forever, by operation of the law merchant under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges. They will be stripped of their rights and given a commercial value designed to make us a profit and they will be none the wiser, for not one man in a million could ever figure our plans and, if by accident one or two should figure it out, we have in our arsenal plausible deniability. After all, this is the only logical way to fund government, by floating liens and debt to the registrants in the form of benefits and privileges. This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor to this fraud which we will call “Social Insurance.” Without realizing it, every American will insure us for any loss we may incur and in this manner, every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption and, we will employ the high office of the President of our dummy corporation to foment this plot against America.”

The destruction of the republic continues

Some History of The Pledge of Allegiance

- ◆ 1887: George Belch wrote the first Pledge; his version read... “We give our heads and hearts to God and then our country; one country, one language, one flag! God was First and foremost!
- ◆ 1892: Francis Bellamy, a registered communist, and School Teacher was hired to re-write the Official “pledge of Allegiance” using the word “my” to make it personally ingrained so as to give “A Personal Legal Consent”... “I pledge allegiance to my Flag and the Republic for which it stands, one nation, indivisible, with liberty and justice for all.
- ◆ F. Bellamy updated it in 1906 to read; I, pledge allegiance to my flag, and the republic for which it stands. I, pledge my head and my heart to God and my country. One country, one language and one flag.
- ◆ It's Current Form was adopted June 14, 1954:

The destruction of the republic continues

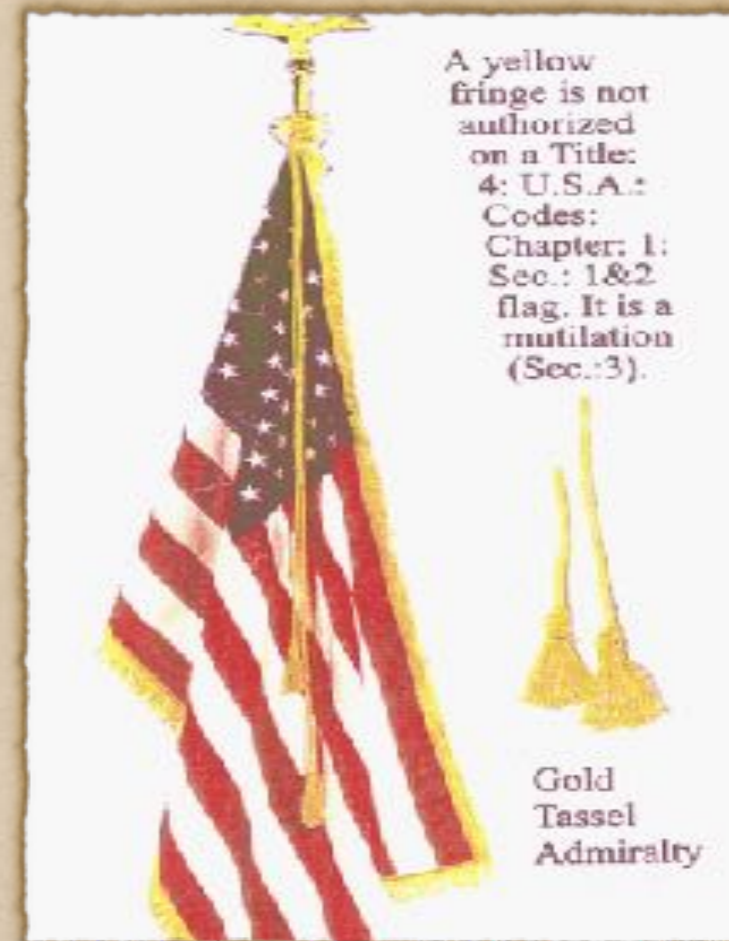
The Nations Flags - Know your Flag



- ♦ U.S. Civil Flag of Peace;
- ♦ Flown only in peace time on both the land and sea.
- ♦ Used as our US Coast Guard Flag, a Civil defense Organization



- ♦ U.S. War Flag;
- ♦ Flown only in time of war on both the land and sea.
- ♦ designating Military property, a ship, base, outpost, fort, or M. force.



- ♦ U.S. Flag of Admiralty;
- ♦ Flown only when Captured by foreign Pirates, Nations, States, or Organizations.
- ♦ Yet it is in Every Courtroom in UNITED STATES

The destruction of the republic continues

The Great Fraud goes into full swing

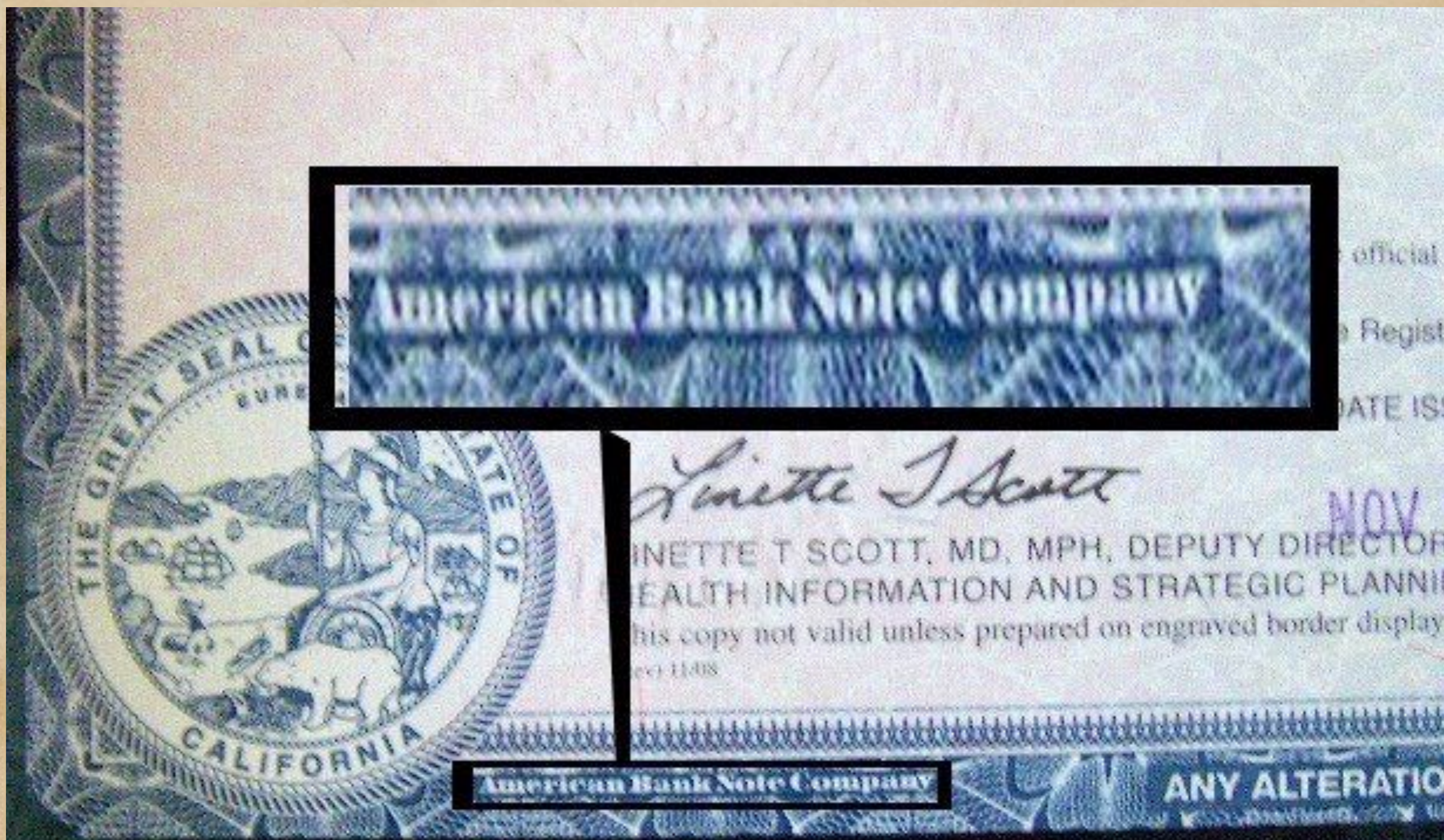
- ◆ 1916: The Supreme Court in *Brushaber vs Union Pacific R.R. Co.*, 240 U.S. 1 (1916) ruled the 16th amendment (The Income Tax) did nothing that was not already done other than to make plain and clear the right of the United States (Corp. U.S.) to tax corporations and government employees only.
- ◆ 1921: the Sheppard-Towner Maternity Act created the birth "registration" or what we now know as the "Birth Certificate". It was known as the "Maternity Act" and was sold to the American people as a law that would reduce maternal and infant mortality, protect the health of mothers and infants, and for "other purposes". One of those other purposes provided for state agencies in overseeing of it's operations and expenditures. What it really did was create a federal "birth registry" which exists today, creating "FEDERAL CHILDREN". This government of "Parents Patriae, now legislates for American children as if they are owned by the federal government.

The destruction of the republic continues Franklin Delano Roosevelt - The New Deal

- ♦ 1930-1934: A second corporation calling itself "the United States of America" is bankrupted. This time, FDR unlawfully converts the entire population of this country, re-interpreting our Trade Names on the land to be Foreign Situs Trusts operating in the international jurisdiction of the sea. This allows the Creditors of the bankrupt private, mostly foreign-owned "United States of America, Inc." to seize upon the labor and other private property of Americans in gross Breach of Trust owed to us by the Popes and by the British Monarch. By this deliberate fraud, we are "presumed" to be commercial vessels belonging to the bankrupt United States of America, Inc., and by process of extortion and assumpsit, are forced to pay its debts.
- ♦ 1933: Social Security Act, along with The Sheppard-Towner Act, through your Birth Certificates you are now "issued" as a "Certificate of Bond" and every ONE gets a number. "Bonded and Insured."
- ♦ We are also considered "missing, presumed lost at sea" and Cestui Que Vie Trusts are established by the Municipal United States in our names. These things are operated under deceptive account designations that appear to be our names: JOHN QUINCY PUBLIC, JANE ANN PUBLIC, and so on.

The destruction of the republic continues Franklin Delano Roosevelt - The New Deal

- ♦ Your SS# is issued, Your "LABOR" is monetized as property of the Federal Government.
- ♦ Social Security Numbers are issued by the UN through the IMF. The Application for a Social Security Number is the SS5 form. The Department of the Treasury (IMF) issues the SS5 not the Social Security Administration. The new SS5 forms do not state who or what publishes them, the earlier SS5 forms state that they are Department of the Treasury forms. You can get a copy of the SS5 you filled out by sending form SSA-L996 to the SS Administration. (20 CFR chapter III, subpart B 422.103 (b) (2) (2) Read the cites above)
- ♦ You are "Domiciled" as a "US citizen" and as a permanent resident of "the District of Columbia" and as the property of THE UNITED STATES OF AMERICA Inc. A corporation. and its subsidiary STATE OF _____, Franchises. Under "Districts" extensions of District of Columbia, such as "97702" = the 9th District of Columbia.
- ♦ We were made slaves with all our future labor and earnings as its assets and as its security collateral bonded to the international bankers. They registered your birth as a corporation put your name in all capital letters, a corporate fiction, a US Citizen, an entity for them to levy tax, license, fine, sue, and charge, and getting you to pay for it by making you believe it's YOU. (U.S. 243) U.S citizens are Human capital. (Executive Order 13037)



The destruction of the republic continues

The New War Powers Act of 1933 cont...

- ♦ It suited Roosevelt's plans to seize control of the nation for his socialist agenda, by and maintain it by Executive Order, so he accepted the Federal Reserve Board's request, which amended the 1917 Wars Powers Act, thus giving the President license over all the citizens of this country... rather than just an enemy. We became the enemy of our country, and remain so to this day. See Black's Law Dictionary 6th Edition under Bank Holiday P. 146.
- ♦ Congress returned from its annual recess and rubber-stamped Roosevelt's Executive Orders and the Federal power grab began. From that day to the present, the United States of America has been under emergency powers. Presidents, and the Congress, to maintain and justify the enormous growth in the power of the Federal government, have systematically exploited its people. The States cooperated with the Federal government because they benefited, right down to the County level from a massive increase in their revenues and powers.
- ♦ The area over which Emergency powers may be declared can cover part of a state (city or county), an entire State, several states, or an entire nation... as is the case, today.

The destruction of the republic continues

The New War Powers Act of 1933

- ◆ More Additional Power: Characteristics of Emergency Powers- Means any form of military style government, martial law, or martial rule. Martial law and martial rule are not the same. NOTE: The term emergency powers' is generic, as used herein. Nations declare emergency powers under the Doctrine of Necessity, when a crisis (war, riots, rebellion, national collapse, etc.) occurs that cannot be dealt with in a normal peaceful manner. This has been the normal manner of dealing with these emergency situations from time in memorial.
- ◆ Emergency powers are supposed to be only a temporary measure to deal with a specific crisis. When the crisis ends, the emergency powers are supposed to end. In the United States, Franklin Delano Roosevelt declared emergency powers in 1933 that was supposedly to deal with a bank crisis that was in progress when he assumed the Presidency. (created by the banks intentionally) In fact, the crisis as sold to the President is a figment of the Federal Reserve bankers' imagination.

The destruction of the republic continues

The New War Powers Act of 1933 Cont...

- ♦ The single most dominant feature of all emergency powers of Government(s) is unlawful civil authority. Civil courts cease to exist, being replaced by courts with an appearance of 'legitimacy', but without the substance. Court Process and procedures are a mix of rules from previous lawful courts and military courts. Traffic courts, for example are courts of summary court martial using military rules as applied to civilians. An example of this is seen when defining so-called "traffic infractions". Infraction is not defined in most state codes, but is defined in "The Manual of Courts Martial (1994), (4)" along with the terms "contempt," "appeal", etc., and in other military sources.
- ♦ Emergency powers: Government(s) varies in the degree of the emergency declared. The most extreme form is called Martial Law. The benign, less restrictive form is Martial Rule. Currently the U.S. is under the less restrictive form called Martial Rule. Martial law puts all major resources in an emergency powers' area; transportation, food, minerals, metals, communications, etc., under the direct control of the nations' armed forces and its Commander-in-Chief, the President.
- ♦ A snow storm of Executive Orders, have been issued already so that in the event the President declares a National Emergency, all resources and citizen's come under direct control of (FEMA) Federal Emergency Management Agency and the severe Martial Law form of governance.

The destruction of the republic continues

Franklin Delano Roosevelt - The New Deal

- ♦ U.S. citizens are slaves and own absolutely nothing, not even what we think are our children. (Tillman v. Roberts 108 So. 62, Van Koten v. Van Koten 154 N.E. 146, Senate Document 43 & 73rd Congress 1st Session, Wynehammer v. People 13 N.Y. REP 378, 481)
- ♦ 1933: All Peoples GOLD and SILVER confiscated under threat of fines and imprisonment.
- ♦ They embezzled all of the Gold on deposit in their banks and were running scared when they thought that by claiming that the American people were hoarding gold, precipitating a banking crisis they would be off the hook...
- ♦ "The Pan American treaty of December 26, 1933 (49 STAT 3097) Treaty Series 881 - (Convention on Rights and Duties of States) stated Congress replaced Statutes with international law, placing all states under international law.

UNDER EXECUTIVE ORDER OF THE PRESIDENT

issued April 5, 1933

all persons are required to deliver

ON OR BEFORE MAY 1, 1933

all **GOLD COIN, GOLD BULLION, AND
GOLD CERTIFICATES** now owned by them to
a Federal Reserve Bank, branch or agency, or to
any member bank of the Federal Reserve System.

Executive Order

FORBIDDING THE HOARDING OF GOLD COIN, GOLD BULLION AND GOLD CERTIFICATES.

Be it enacted by the authority vested in me by Section 5 (c) of the Act of October 3, 1917, as amended by Section 7 of the Act of March 3, 1933, entitled "An Act to provide relief in the existing national emergency in banking, and for other purposes," in which authority no Congress shall exist in a serious emergency exists, I, Franklin D. Roosevelt, President of the United States of America, do declare that such national emergency still continues to exist and pursuant thereto 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 purposes of this order:

Section 1. For the purposes of this regulation, the term "hoarding" means the withholding and withholding of gold coin, gold bullion, or gold certificates from the circulation and customary channels of trade. The term "person" means any individual, partnership, association or corporation.

Section 2. All persons are hereby required to deliver on or before May 1, 1933, to a Federal Reserve Bank, or a branch or agency thereof or any member bank of the Federal Reserve System all gold coin, gold bullion and gold certificates now owned by them or coming into their possession on or before April 28, 1933, in conformity herewith:

(a) Such amount of gold as may be required for legitimate and necessary use in industry, commerce or art within a reasonable time, including gold prior to refining and stocks of gold in reasonable amounts for the usual trade requirements of manufacturing and refining processes.

(b) Gold coin and gold certificates in an amount not exceeding the aggregate \$100 belonging to any one person and gold coin having a recognized special value in collections of rare and unusual coins.

(c) Gold coin and bullion required and suitable for use as standard for the Government for the purpose of the Bank for International Settlements.

(d) Gold coin and bullion required for other proper transactions (and including hoardings) including gold coin and bullion required for export or for pending action on applications for export licenses.

Section 3. Each person who delivers any object belonging to him or her of any gold coin, gold bullion or gold certificate after April 28, 1933, shall, within five days after receipt thereof, deliver the same to the member bank specified in Section 2, unless such gold coin, gold bullion or gold certificate are held for any of the purposes specified in paragraph (c), (d), or (e) of Section 2, or unless such gold coin or gold bullion is held for purposes specified in paragraph (d) of Section 2, and the person holding it is, with respect to such gold coin or bullion, a licensee or applicant for license pending action thereon.

Section 4. Upon receipt of gold coin, gold bullion or gold certificates delivered to it in accordance with Section 2 or 3, the Federal Reserve Bank or member bank will pay therefor an equivalent amount of any other Federal coin or currency issued or issued under the laws of the United States.

Section 5. Wherever there shall exist any gold coin, gold bullion and gold certificates owned or possessed by them (other than as excepted under the provisions of Section 2) in the Federal Reserve Bank and any member bank and under credit in payment therefor:

Section 6. The Secretary of the Treasury, out of the sum made available to the President by Section 500 of the Act of March 3, 1933, with all proper costs pay the reasonable costs of transportation of gold coin, gold bullion or gold certificates delivered to a member bank of the Federal Reserve Bank in accordance with Section 2, 3, or 4 hereof, including the cost of insurance, protection, and such other incidental expenses as may be necessary, upon production of satisfactory evidence of such coin, bullion or gold for this purpose may be procured from Federal Reserve Banks.

Section 7. In cases where the delivery of gold coin, gold bullion or gold certificates by the owner thereof within the time so forth above will involve extraordinary hardship or difficulty, the Secretary of the Treasury may, in his discretion, extend the time within which such delivery must be made. Applications for such extensions must be made in writing and such extensions shall be made by the Secretary of the Treasury and shall be subject to the approval of the Federal Reserve Bank. Such extensions shall be made only in cases where the extension is deemed to be in the public interest and the Secretary of the Treasury is satisfied that such extension is necessary and the time within which such delivery must be made is hereby extended.

Section 8. The Secretary of the Treasury is hereby authorized and empowered to issue such further regulations as he may deem necessary to carry out the purposes of this order and to issue licenses, permits, through such officers or agencies as he may designate, including banks, for the purpose of the Federal Reserve Bank and member banks of the Federal Reserve System, to receive for an equivalent amount of other coin, currency or credit, to deliver, or to hold in trust gold coin and bullion in or for persons showing the need for the same for any of the purposes specified in paragraph (c), (d) and (e) of Section 2 of this regulation.

Section 9. Whoever violates or causes any violation of this Executive Order or of these regulations or of any rule, regulation or license issued thereunder may be fined not more than \$10,000, or imprisoned not more than ten years, or both, and any officer, director or agent of any corporation who knowingly participates in any such violation may be punished by a fine, imprisonment, or both.

This order and these regulations may be modified or revoked at any time.

The White House,
April 5, 1933.

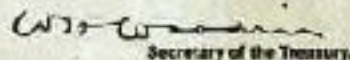
FRANKLIN D. ROOSEVELT

For Further Information Consult Your Local Bank

GOLD CERTIFICATES may be identified by the words "GOLD CERTIFICATE" appearing thereon. The serial number and the Treasury seal on the face of a **GOLD CERTIFICATE** are printed in **YELLOW**. Be careful not to confuse **GOLD CERTIFICATES** with other issues which are redeemable in gold but which are **not** **GOLD CERTIFICATES**. Federal Reserve Notes and United States Notes are "redeemable in gold" but are **not** **GOLD CERTIFICATES** and are **not** required to be surrendered.

Special attention is directed to the exceptions allowed under
Section 2 of the Executive Order

CRIMINAL PENALTIES FOR VIOLATION OF EXECUTIVE ORDER
\$10,000 fine or 10 years imprisonment, or both, as
provided in Section 9 of the order


Secretary of the Treasury.

The destruction of the republic continues

The Name Game - Who am I?

- ♦ “john quincy; public” is your private property and the living soul, living in the de jere “oregon state”.
- ♦ “John Quincy Public” is a defunct foreign situs trust “residing” in the defunct “state of Oregon”.
- ♦ “JOHN QUINCY PUBLIC” is a Testamentary Trust (Cestui Que Vie) formed by the “District of Columbia” Municiple Government “Born” in the “STATE OF OREGON” but removed to “Puerto Rico”, where it falls under the laws of “the United States of America,” Minor.
- ♦ “JOHN Q. PUBLIC” is a new transmitting utility owned and operated by the new “FEDERAL RESERVE,” organized under the auspices of the “UNITED NATIONS INC.”
- ♦ “John Q. Public” is a state level transmitting utility operated by the “FEDERAL RESERVE” doing business as “THE UNITED STATES OF AMERICA, INC.” doing business as “STATE OF OREGON.”

In Senate Document No. 43, Under Contracts Payable in Gold, 1933, we read: (Chattel)

"The ULTIMATE OWNERSHIP OF ALL PROPERTY IS IN THE STATE, individual *so called* ownership is only by virtue of Government. i.e. Law, amounting to mere user. And use must be in accordance with law and subordinate to the necessities of the State.

"*The State*", in this case, refers to *the District of Columbia*. The District of Columbia is not a *State of the Union*, but it is a STATE just as Israel is a STATE. The District of Columbia is a sovereign jurisdiction unto itself. And so, by the above language we see that Government decrees that everything you own is by virtue of government, amounting to *mere user*. Sounds criminal to me, does it sound criminal to you?

What this means to we Americans is simply this. There are two forms of Title. There is *legal title* and there is *equitable title*. The government holds legal title to all property and People hold equitable title, allowing us the use of the item and making us liable for all fees and taxes associated with the use of said item.

To make the point. New vehicles come with a manufacturers *Statement of Origin*. You never see it. Dealers register this document with the government, providing the government with *legal title* to the vehicle. With government holding the *legal title* to the vehicle, then when you purchase the vehicle you are given only *Equitable title* which allows you use of the vehicle and makes you responsible to pay all taxes and other fees due, but you are not the legal owner. Ever wonder why your title or registration says "for official use only?" Now you know. Remember, you do not own anything in which someone else can make a claim and then confiscate it through court proceedings.

The question here is, "Are American juries going to continue to allow this criminal behavior?" If they do, then they condemn their children and grand children. I suspect that once they know and understand the criminality of this action, the property seizures and loss of property rights will evaporate like morning dew.

CERTIFICATE OF ORIGIN FOR A VEHICLE

FCA

FIAT CHRYSLER AUTOMOBILES
FCA US LLC

DATE

9/8/1999

INVOICE NO.

VEHICLE IDENTIFICATION NO.

YEAR

2000

MAKE

DODGE

SHIPPING WEIGHT

5590

PICKUP

11.1 (GAC)

G.V.W.T.

NO. OF LG.

SERIES OR MODEL

64.0

10

RAM 2500 4 DR QUAD CAB E

I, the undersigned authorized representative of the company, firm or corporation named below, hereby certify that the new vehicle described above is the property of the said company, firm or corporation and is transferred on the above date and under the invoice number indicated to the following distributor or dealer.

NAME OF DISTRIBUTOR, DEALER, ETC.

43531

AUTONATION CHRYSLER DODGE

16406 N 26TH AVENUE

PHOENIX

AZ 85023

DUPLICATE - THE ORIGINAL

CERTIFICATE DATED 9/8/1999

HAS BEEN REPORTED LOST;

THIS DUPLICATE IS ISSUED

ON 5/15/2017

It is further certified that this was the first transfer of such new vehicle in ordinary trade and commerce.

FCA US LLC

BY:

(SIGNATURE OF AUTHORIZED REPRESENTATIVE)

AUBURN HILLS, MICHIGAN

CITY STATE

17855950

The destruction of the republic continues the usurpation of the law of the land

- ◆ 1938: Thompson vs Erie Railroad, The case that changed justice. The U.S. Supreme Court admitted that the Federal Government acting (as a Corporation) has no such thing as General Common Law and is therefore incompetent to fulfill Article VII. Not a Government of the People, NOT De Jure.
- ◆ The Four Acts of 1939: All are Tell Tales of how an "American" born and living on the Land of the "States" have been systematically reduced to living as a "US Citizen," redefined as corporations and subjects (CHATTEL), made to follow the policies, rules, codes, and statutes, designed for employee's of government. Defrauded of their property, and Press Ganged (Kidnapped) into the foreign jurisdiction of the SEA.
- ◆ 1) The Old Age Pension Act
- ◆ 2) The Buck Act
- ◆ 3) The Alien Registration Act
- ◆ 4) The BAR Act

The destruction of the republic continues

The United Nations - One World Government

- ♦ 1944: The French create the International Monetary Fund (IMF) and purchased "the League of Nations."
- ♦ 1945: The U.N Treaty. A replacement for the [League of Nations](#), the organization was established on 24 October 1945 after [World War II](#) in order to prevent another such conflict... Or So was Their excuse. At it's founding, the United Nations had 51 member states; there are now 193. The [headquarters of the UN](#) is in [Manhattan, New York City](#), and experiences [extraterritoriality](#). "Member States" are "Owned by their treaty, giving them a testamentary title" of ownership.
- ♦ December 9, 1945: the International Organization Immunities Act relinquished every public office of United States to the United Nations as Congress relinquished every public office over to the U.N. Local governments, up to the president, fall under U.N. jurisdiction. Congress gave the U.N. the right to dictate what laws will be international & gave them the right to tax the States.
- ♦ 1946: THE ADMINISTRATIVE PROCEDURES ACT. The ACT changed forever the structure and the method for dealing with "We The People". All Towns, Cities, Counties, States, School Districts, Policemen, Sheriffs, etc became CORPORATIONS and fell under THE ADMINISTRATIVE PROCEDURES ACT. The FEDERAL GOVERNMENT would now (through the towns, cities, counties, states) rule "We The People" through Rules, Regulations, Codes, Procedures, and Statutes (Color of Law) -if the "Sovereign" cedes their rights. THE TOWN OF __, THE CITY OF __, THE COUNTY OF __, THE STATE OF __, are the vehicles used for accomplishing their deeds.

The destruction of the republic Ends The Bar Association, Crown Inc.,

- ♦ What is a treaty? A treaty is an agreement under **international law** entered into by actors in international law, namely **sovereign states** and **international organizations** these forms of agreements are, all under international law.
- ♦ 1947 BAR Association Treaty: So, Why does The United States Corporation need a treaty with the BAR Association?
- ♦ Answer: Because The BAR Association or British Accreditation Registry is a foreign owned and controlled entity, a subsidiary of the Crown Inc., a subsidiary of Westminster Inc. Ownership of which is held jointly by the Queens of England and Holland, and the Vatican. They are installed by treaty here on our shores to enforce Admiralty Law and to Protect the interests of The Crown Inc. (see; Treaty of Ghent, Treaty of Veronia, and nearly any "STATE" attorney Generals web site under History of The Attorney General) On the State of Illinois web site it is an easy one to find. "They are there to protect the interests of the crown!"

The destruction of the republic Ends

The Bar Association, Crown Inc.,

- ♦ Under the Federal Rules of Civil Procedure 12b 6: the prosecution has failed to provide adequate proof that the parties (individuals) involved in this situation are actually corporate entities. There is however, ample proof that the prosecution and other agents are actually corporations.
- ♦ The International Reorganization Rescind Act: Congress put this into form but they never took action to rescind the act. Fairly recently an Ohio judge filed suit claiming that Congress did not have the right to relinquish government authority over to the U.N. (a corporation or foreign country) and that the Congressional act was a constitutional violation because they didn't put it to the States or the people to agree on it. In 2005 the US Supreme court declined to hear the case therefore all public offices are under U.N. jurisdiction and they are not American's or US Citizens, but Foreign Agents.
- ♦ The Oath of Office: Title 5 USC 331, 332, 333 backed up by Title 22 CFR Foreign Relations 92.12 – 92.31 and Title 8 USC, section 1481 – the public official relinquishes his national citizenship and are thus foreign agents as stipulated under Title 22 USC, chapter 11, section 611, loss of national citizenship – Public officials are no longer US Citizens, but rather are foreign agents and must register as such.
- ♦ 1950: The 81st Congress investigated the Lawyers Guild and determined that the B.A.R. Association is founded and run by communists under definition. Thus any elected official that is a member of the B.A.R. will only be loyal to the B.A.R. and not the people. Attorneys/Attornors/Brokers are considered Foreign Agents under the Foreign Agents Registration Act (FARA) and are SUBJECTS of the Crown Temple B.A.R.

The Battle Against the People - Television

- ◆ 1953: We finally pay off the 1907 bankruptcy of The United States of America, Inc., but instead of returning the land patents owed to the actual states and people, those responsible pretended not to know who the land belonged to, and rolled it all up in giant land trusts, which they continued to tax, lease, rent, and otherwise benefit from in our purported "absence".
- ◆ A race for fast knowledge, 1940's-50's: Television grew popular, and the Government was afraid that if private industry had control, then the pieces of the puzzle would be discovered, The FCC was formed by the Communications Act of 1934, which now sought to regulate and subvert it. While the CIA, performed many studies of subversion, distraction, subliminal messaging, and mind control, using the good ole T.V. They heavily investing in Hollywood.
- ◆ Some fun reads researching this stuff, lol.

The Battle Against the People - The Department of Education

- ◆ April 11th 1953: Government takes control, taking the reins of the educational system away from the States. by promising federal \$\$\$, Under the Auspice to improve and standardize (Propagandize) The education(minds) of our youth. Under the threat of force. (Truancy)
- ◆ April 11th 1953: After selling the "States" for nearly two years on the idea of a standardized educational system, using Jane Morrow Spaulding, a former teacher as the face of the Idea. She lasted less than 2 months, just 49 Days, Appointed by then President Dwight D. Eisenhower, came Nelson Aldrich Rockefeller Taking Office of Secretary of education in June 1, 1953.
- ◆ Funny how a family member of one of the worlds prominent leading Banking Families finds it "a most important position in Government."
- ◆ Nelson Aldrich Rockefeller Commented: "Give me just ONE Generation and I'll change the minds and therefore the direction of the world."

Some Great, Some Bad John FitzGerald Kennedy

- ♦ January 20, 1961: JFK becomes the 35th President of The United States of America Inc., a private for profit Governmental Services Corporation.
- ♦ Averted Thermo-Nuclear war with Russia and the Cuban Missile Crises.
- ♦ He subsequently rejected plans by the Joint Chiefs of Staff to [orchestrate false-flag attacks](#) on American soil in order to gain public approval for a war.
- ♦ Approved Across-the-board, top-to-bottom cuts in personal and corporate income taxes to be enacted and become effective in 1963.
- ♦ Executive order #11110- issued on June 4, 1963: "In 1961, at my direction, sales of silver were suspended by the Secretary of the Treasury. As further steps, I repeal those Acts that oblige the Treasury to support the price of silver; and repeal of the special 50-percent tax on transfers of interest in silver and give authorization for the Federal Reserve System to issue notes in denominations of \$1, so as to make possible the gradual withdrawal of silver certificates from circulation and the use of the silver thus released for coinage purposes."
- ♦ Then he gave his Exposing "Secret Societies" Speech and was Assassinated on 22, November 1963.

"There's a plot in this country to enslave every man, woman and child. Before I leave this high and noble office, I intend to expose this plot."

- President John F. Kennedy
7 days before his assassination



OPERATION NORTHWOODS



Unclassified in 1997, Operation Northwoods was written up by the US Joint Chiefs of Staff as a plan to persuade the American people to want to go to war with Cuba, by launching a wave of terrorist attacks on US citizens. It called for innocent people to be shot, bombs to be planted in major cities, planes to be hijacked, and it would be blamed on Cuba. Luckily, JFK rejected the plan.

But did George Bush?

U.N. Wars and The U.N. STATE of Being

- ♦ 27 June, 1950: The [United Nations Security Council](#) authorized the formation and dispatch of UN forces to Korea to repel what was recognized as a North Korean invasion. Twenty-one countries of the United Nations eventually contributed to the UN force, with the United States providing 88% of the UN's military personnel.
- ♦ 1 November, 1955 The [United Nations Security Council](#) authorized the formation and dispatch of UN forces to Vietnam which didn't end until 30 April, 1975.
- ♦ Korea, Vietnam, Thailand, Zaire, Lebanon, Granada, Libya, Persian Gulf, Panama, Iraq, Somalia, Haiti, Bosnia, Serbia, Afghanistan, Pakistan, and..Libya..again, How about the War with ISIL (Operation inherent resolve)
- ♦ All wars listed above since 1950 have been... "[United Nations Security Council](#)" authorized wars and only against, Non-UNITED NATIONS Countries !
- ♦ So, you tell me...Who runs this Nation? Is it "we the People"?
- ♦ Tell me..is the US Military, Ours? or is it the United Nation's?

The U.N. STATE of Being

- ◆ What about our police forces?
- ◆ In all Incorporated Cities, Counties, States, and all federal agencies. All Police forces are under the policies and direction of the United Nations.
- ◆ All Officers have two lockers, One with their official uniform and one with the uniform of the UNITED NATIONS and when under "State of Emergency" can be tasked to represent the U.N. Global interests.
- ◆ Only in the few remaining Unincorporated Counties is a duly elected county Sheriff a De Jurely elected Officer, But is he? When he is Voted in by US Citizens and not elected American State Nationals. One can not serve two masters!

FREEDOM FROM WAR

THE UNITED STATES PROGRAM FOR
GENERAL AND COMPLETE DISARMAMENT IN A PEACEFUL WORLD
DEPARTMENT OF STATE PUBLICATION 7277

Disarmament Series 5
Released September 1961
Office of Public Services
BUREAU OF PUBLIC AFFAIRS

Summary

DISARMAMENT GOAL AND OBJECTIVES

The over-all goal of the United States is a free, secure, and peaceful world of independent states adhering to common standards of justice and international conduct and subjecting the use of force to the rule of law; a world which has achieved general and complete disarmament under effective international control; and a world in which adjustment to change takes place in accordance with the principles of the United Nations.

In order to make possible the achievement of that goal, the program sets forth the following specific objectives toward which nations should direct their efforts:

- The disbanding of all national armed forces and the prohibition of their reestablishment in any form whatsoever other than those required to preserve internal order and for contributions to a United Nations Peace Force;
-
- The elimination from national arsenals of all armaments, including all weapons of mass destruction and
-
- 3
- the means for their delivery, other than those required for a United Nations Peace Force and for maintaining internal order;
-
- The institution of effective means for the enforcement of international agreements, for the settlement of disputes, and for the maintenance of peace in accordance with the principles of the United Nations;
-
- The establishment and effective operation of an International Disarmament Organization within the framework of the United Nations to insure compliance at all times with all disarmament obligations.

TASK OF NEGOTIATING STATES

The negotiating states are called upon to develop the program into a detailed plan for general and complete disarmament and to continue their efforts without interruption until the whole program has been achieved. To this end, they are to seek the widest possible area of agreement at the earliest possible date. At the same time, and without prejudice to progress on the disarmament program, they are to seek agreement on those immediate measures that would contribute to the common security of nations and that could facilitate and form part of the total program.

◆ “Our government has kept us in a perpetual state of fear -- kept us in a continuous stampede of patriotic fervor -- with the cry of grave national emergency’s... Always there has been some terrible evil to gobble us up if we did not blindly rally behind it by furnishing the exorbitant sums demanded. Yet, in retrospect, these disasters seem never to have happened, seem never to have been quite real.”

~ General Douglas MacArthur

- ♦ “There has never been a just WAR, never an honorable one--on the part of the instigator of the war. I can see a million years ahead, and this rule will never change in so many as half a dozen instances. The loud little handful--as usual--will shout for the war. The pulpit will--warily and cautiously--object--at first; the great, big, dull bulk of the nation will rub its sleepy eyes and try to make out why there should be a war, and will say, earnestly and indignantly, 'It is unjust and dishonorable, and there is no necessity for it.' Then the handful will shout louder. A few fair men on the other side will argue and reason against the war with speech and pen, and at first will have a hearing and be applauded; but it will not last long; those others will outshout them, and presently the anti-war audiences will thin out and lose popularity. Before long you will see this curious thing: the speakers stoned from the platform, and free speech strangled by hordes of furious men who in their secret hearts are still at one with those stoned speakers--as earlier--but do not dare say so. And now the whole nation--pulpit and all--will take up the war-cry, and shout itself hoarse, and mob any honest man who ventures to open his mouth; and presently such mouths will cease to open. Next the statesmen will invent cheap lies, putting the blame upon the nation that is attacked, and every man will be glad of those conscience-soothing falsities, and will diligently study them, and refuse to examine any refutations of them; and thus he will by and by convince himself the war is just, and will thank God for the better sleep he enjoys after this process of grotesque self-deception.” ~ Mark Twain

The U.N. & U.S. Government Battle Against “The People” Population Control

- ◆ Roe vs Wade, The Abortion Act, The killing of the unborn.
- ◆ The Immunization Act, The Killing of our children.
- ◆ The Environmental Protection Act, The Killing of the weakest.
- ◆ The Weather Control and Manipulation Act, Seriously folks! Seriously!
- ◆ The child protective services Act, Kidnapping of our children for profit and sex trade.
- ◆ The National childhood Vaccine Injury Act of 1986 - Protecting the companies from lawsuits derived from adverse side effects of vaccines.
- ◆ The Farm Act, The FDA Act, The Monsanto Act, The Chemical Act, All to regulate Poison, Not to eliminate poisons, but to regulate and to demand there USE.

The U.N. & U.S. Government Battle Against The People Population Control

- ◆ The Prescription Drug Act, Chemical Poisons to reduce the elderly and in-firmed. Have you seen the side effect warnings, last year more than 250,000 people, dead from Prescription Drugs.
- ◆ The Affordable Care Act, to regulate and to protect the profits of the health care system. To make sure we keep getting sick.
- ◆ The Prison Act, Getting the dangerous, the mentally ill, the annoying ones, and the ones who think for themselves and take a stand out of the way, For big Profits! The Largest prison population in the world per capita ...by far..!
- ◆ The Patriot Act, What's left? The theft of our rights is about over! We are enemies of the "State"
- ◆ The NDAA Act, US Citizens are now not just enemies, but ARE Domestic Terrorists!
- ◆ The Miller Act, The great extraction of capital, Theft of our Cesti Que Vie Trust Estates. This is truly how Governments are funded.

“The individual is handicapped
by coming face to face
with a conspiracy so monstrous
he cannot believe it exists.”

J. Edgar Hoover

First Director of the Federal Bureau of Investigation



Remain mindful and ever vigilant, and guard with jealous attention,
your rights, and the rights of your loved ones, and all people.
We must protect ourselves from people whose sole purpose
is to take over the world and to enslave the population.

**AN ICELANDIC POLICE OFFICER EXPLAINS WHY
HIS COUNTRY'S POLICE ARE SO NICE AND
RARELY HAVE TO USE VIOLENCE...**



**WE JAILED OR KICKED OUT ALL THE CORRUPT
POLITICIANS AND BANKERS, SO WE DON'T
HAVE TO ENFORCE LAWS MADE BY TYRANTS
--THE OPPOSITE OF WHAT AMERICA DOES**

The final Pieces

- ♦ 1999: We finally pay off the 1933 bankruptcy of the United States of America, Inc., but instead of returning all the Cestui Que Vie ESTATE trust assets owed to the living people, Bill Clinton signs Executive Order #13037. This steps up the conscription process, and pretending that nobody knows who these accounts belong to, hoped to seize upon all our property including our names via a "claim on abandonment."
- ♦ 2015: President Obama puts the UNITED STATES, INC. and all its "Municipal Franchises" including the Cestui Que Vie ESTATES belonging to Americans into Chapter 7 Bankruptcy Liquidation. Almost as an afterthought, he puts the USA, Inc. into Chapter 11 Reorganization. --- all the Municipal Government franchises dba OREGON, FLORIDA, and JOHN QUINCY PUBLIC, all the Territorial Government franchises dba John Quincy Public.
- ♦ 2015: Americans who have become aware of the fraud return to the land jurisdiction of their birth. The new government issues new "Sovereign Letters Patent" for the states (November 4) and for the "Indian Nations" (November 6) and also issues an Express Trust --- "The Declaration of Joint Sovereignty."

The final Pieces

- ♦ 2017: After extensive Due Process given to all the Principal Parties responsible, the liens against all the Municipal and Territorial government corporations and their franchises are completed and cured, including Agricultural Liens.
- ♦ January 6, 2017: a Private Registered Indemnity Bond covering all the actual states and people is lodged with the United States Treasury, and a Payment Bond is lodged with the Vatican Chancery Court.
- ♦ June 29, 2017: The American states and people represented by the unincorporated United States of America visit The United States District Court for the District of Columbia and claim back their property and assets as the Paramount Security Interest Holders and Priority Creditors of the bankrupt Territorial and Municipal Government corporations and their franchises worldwide.
- ♦ That all brings us forward to the present moment. Problem, We Americans: "The One People's Public Trust" foreclosed on the Territorial and Municipal corporations, intending to create a gigantic global version of the Public Charitable Trust that they would then control. However, they were not the Creditors. We are, the few Americans

The final Pieces...cont.

- ♦ We are the lawful owners of all that several generations of dishonest employees and middlemen have amassed- and which they have hoped to claim as abandoned property. The success of this scheme would have ended private property rights worldwide.
- ♦ The Secondary Creditors had already set up a plan to discharge the debts of the Municipal franchises in bankruptcy via Treasury Direct Accounts. This process avoids the fact that these debts are all odious hypothecated debts that the living people never owed in the first place. It also avoids the fact that the living people are the actual Paramount Security Interest Holders who have been defrauded in Breach of Trust, and instead mischaracterizes them as bankrupt "US citizens"
- ♦ As our included Public and Judicial Notice- Number 4 discloses, "citizenship" is a form of indentured servitude to the government of a country, and in the modern world, it must be voluntary, proven, and equitable, or it becomes a form of peonage and enslavement outlawed worldwide since 1926.
- ♦ We maintain that the incorporated foreign governmental service corporations operating under color of law and purposeful deceit on our shores since 1868 have effectively enslaved our population and brought insupportable claims against our land and our assets.

The Proof - The Puzzle Completion

The beginning and to the End of the "Republic"



Common Law Trust Foreign Sovereign Immunity Act Defined
Public Notice/Public Record

Maxim of Common Law; A l'impossible nul n'est tenu defined: No one is bound to do what is impossible. 1 Bouv. Inst. n. 601.

FOREIGN SOVEREIGN IMMUNITY ACT defined: subject to existing international agreements to which the U.S. is a party, and to certain statutorily prescribed exceptions, a foreign nation is immune from the jurisdiction of federal and state courts. [28 U.S.C. Sec. 1601-1611] Black's Law Dictionary Sixth Edition (page 1395)

Whereas defined pursuant to: Immunity of a foreign state from jurisdiction: Subject to existing international agreements to which the United States is a party at the time of enactment of this Act a foreign state shall be immune from the jurisdiction of the courts of the United States and of the States except as provided in sections 1605 to 1607 of this chapter.

Whereas defined pursuant to: Immunity from attachment and execution of property of a foreign state: Subject to existing international agreements to which the United States is a party at the time of enactment of this Act the property in the United States of a foreign state shall be immune from attachment arrest and execution except as provided in sections 1610 and 1611 of this chapter.

SOVEREIGN PEOPLE defined: the political body, consisting of the entire number of citizens and qualified electors, who, in their collective capacity, possess the powers of sovereignty and exercise them through their chosen representatives [see Scott v. Sanford, 19 How. 404, 15 L. Ed. 691.] Black's Law Dictionary Sixth Edition (page 1396)

Whereas defined pursuant to Supreme Court: Annotated Statute; Perry v. United States, 294 U.S. 330, 353 (1935): Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts. And the law is the definition and limitation of power. For the very idea that one man may be compelled to hold his life, or the means of living, or any material right essential to the enjoyment of life, at the mere will of another, seems to be intolerable in any country where freedom prevails, as being the essence of slavery itself.

Whereas defined pursuant to Supreme Court: Annotated Statute; Yick Wo vs. Hopkins, U.S. 356 (1886): "...The Congress cannot revoke the Sovereign power of the people to override their will as thus declared."

Whereas defined pursuant to Supreme Court: Annotated Statute; CRUDEN vs. NEALE, 2 N.C. 338 2 S.E. 70: "The state citizen is immune from any and all government attacks and procedure, see, Dred Scott vs. Sanford, 60 U.S. [19 How.] 393 or as the Supreme Court has stated clearly, "...every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent."

Whereas defined pursuant to Supreme Court: Annotated Statute; 2 Elliot's Debates, 94; 2 Bancroft, History of the Constitution, 267: The people themselves have it in their power effectually to resist usurpation, without being driven to an appeal in arms. An act of usurpation is not obligatory: It is not law; and any man may be justified in his resistance. Let him be considered as a criminal by the general government; yet only his fellow citizens can convict him. They are his jury, and if they pronounce him innocent, not all powers of congress can hurt him; and innocent they certainly will pronounce him, if the supposed law he resisted was an act of usurpation.

Whereas defined pursuant to Supreme Court: Annotated Statute; Warning v. the Mayor of Savannah, 60 Georgia, P. 93: In this state, as well as in all republics, it is not the legislation, however transcendent its powers, who are supreme—but the people—and to suppose that they may violate the fundamental law is, as has been most eloquently expressed, to affirm that the deputy is greater than his principal; that the servant is above his master; that the representatives of the people are superior to the people themselves; that

LICENSING LIBERTY

“No state shall convert a liberty into a license, and charge a fee therefore.” (Murdock v. Pennsylvania, 319 U.S. 105)

“If the State converts a right (liberty) into a privilege, the citizen can ignore the license and fee and engage in the right (liberty) with impunity.” (Shuttlesworth v. City of Birmingham, Alabama, 373 U.S. 262)

WAYNE STUMP
STATE SENATOR
THIRTY SEVENTH LEGISLATURE
DISTRICT 16
STATE CAPITOL, SENATE WING
PHOENIX, ARIZONA 85007
PHONE (602) 438-5781



COMMITTEES:
EDUCATION,
VICE CHAIRMAN
GOVERNMENT
HEALTH & WELFARE

Arizona State Senate
Phoenix, Arizona

December 10, 1985

Ralph Milstead
Director
Department of Public Safety
State of Arizona
2310 North 20th Avenue
P.O. Box 6638
Phoenix, Arizona 85005

Dear Director Milstead:

It has come to my attention that numerous individuals in our state have rescinded all of their contracts with the United States federal government, the State of Arizona, and each of its political subdivisions, establishing themselves as freemen under the organic national Constitution of the Republic of the United States of America. Consequently, they may be driving without auto registration, driver's license, or any other evidence of contract.

Because many law enforcement personnel may be unaware of the contractual nature of auto registration and driver's licenses, it is conceivable that this situation may lead to confrontation between these individuals and law enforcement personnel.

I urge you to inform yourself and your personnel about this matter as soon as possible. If you would like to be briefed by someone knowledgeable on this subject, please contact me.

In the meantime, inasmuch as this procedure is entirely appropriate when properly carried out, I would like to be personally notified of every such instance of confrontation in order that the persons involved and the public officials involved may be apprised of the correct procedure and the appropriateness of their actions on the part of each concerned.

My office phone is 255-5261 and I am requesting to be notified of the names and incidents along with addresses and phone numbers of participants of any such confrontations arising from the exercise of a person's freeman status in order to evaluate the outcome of properly rescinded contracts.

Sincerely,

Wayne Stump
State Senator

WS:pg

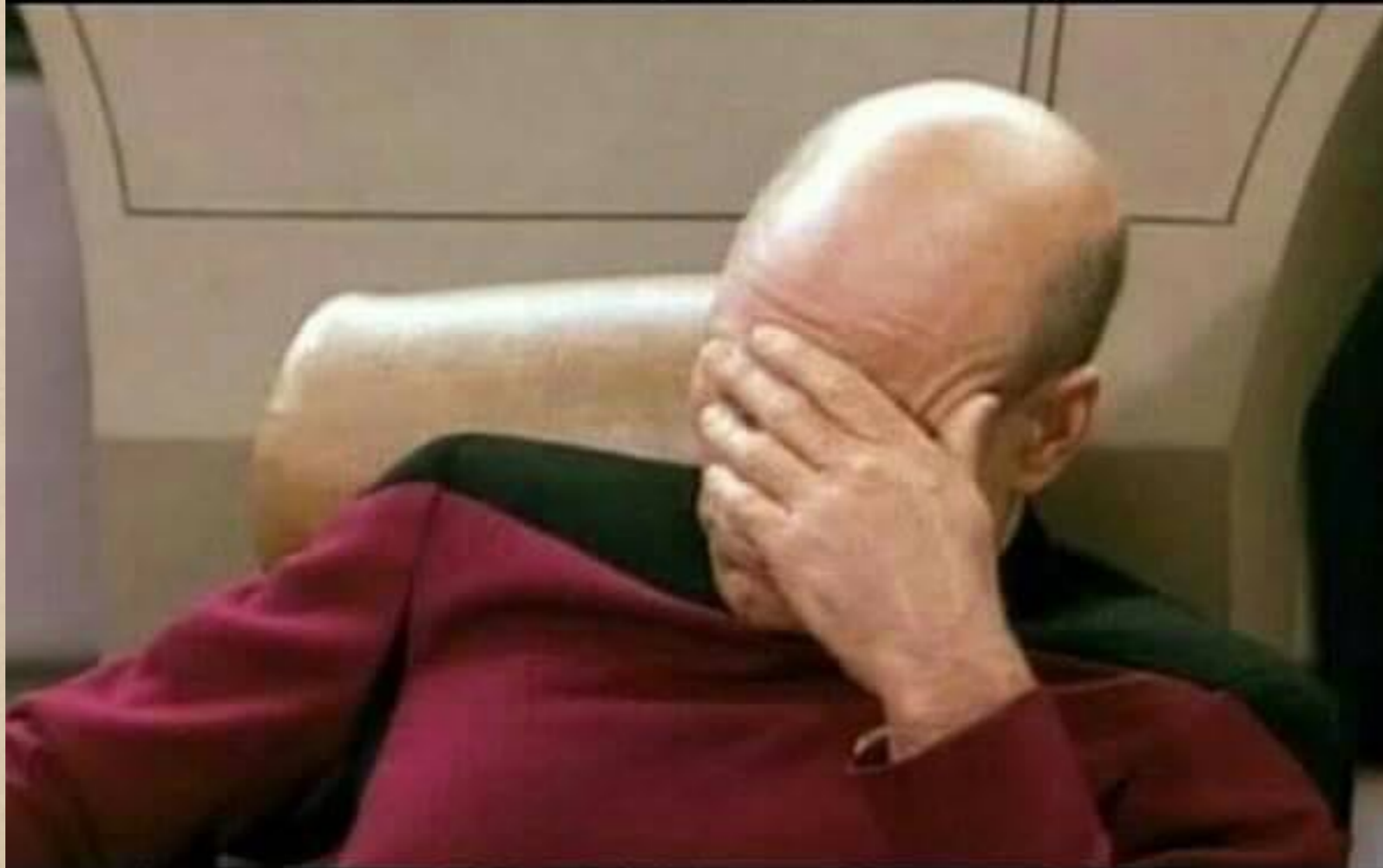
MULTICOUNTY
Air Commission Expires
Sept 21, 2006

- ◆ ...See Just who owns "YOU"! and insures your life.
- ◆ You can now view the entities worldwide that trade on your Birth Certificate Bonds at...www.fidelity.com or <https://www.GMEIUtility.org/search>
- ◆ In the later; Simply type in your SS# w/dashes in the search bar, (magnify glass) when the list appears go to bottom of page and in the box that says # 15 items per page use the arrow and change it to 100 per page.
- ◆ They have monetized you, you are a numbered slave. A, 14th Amendment US Citizen with your own subservient slave identity number or better known as an SSI#.

The Puzzle Pieces

- Could we even in our wildest dreams make all this stuff up?

**THEY SAY THEY
LOVE BEING FREE**



**AS THEY GO REGISTER THEIR CAR,
REINSTATE THEIR LICENSE, PAY THEIR TAXES
THEN GO AND WATCH TV**

- Part 2 -

The corruption of the Courts

The Proof of The corruption of the courts, using
The Bar Association as collection agents for
The Mafia of the International Monetary Fund
through the Department of Justice and
the Department Fiscal Services in
crimes of commerce against all you
who enter the courts.

Personage, Peonage, Barratry, Fraud, Slavery,
Involuntary Servitude, Unlawful Conversion, and
even false charges and false Imprisonment, and
Profits beyond your wildest dreams.

- John Quincy Public -


The destruction of the republic continues

The United Nations - One World Government


- ♦ The IMF is an Agency of the UN. (Blacks Law Dictionary 6th Ed. Pg. 816)
- ♦ The U.S. Treasury is now the IMF. (Presidential Documents Volume 29-No.4 pg. 113, 22 U.S.C. 285-288)
- ♦ The IRS is not a U.S. Government Agency. It is an Agency of the IMF. (Diversified Metal Products v. IRS et al. CV-93-405E-EJE U.S.D.C.D.I., Public Law 94-564, Senate Report 94-1148 pg. 5967, Reorganization Plan No. 26, Public Law 102-391.) 2.
- ♦ 22 C.F.R. - Code of Federal Regulations 92.12-92.31 FR Heading "Foreign Relationship" states that an oath is required to take office.
- ♦ Title 22 U.S. Code (Foreign relations and Intercourse) Chapter 11 identifies all public officials as foreign agents.
- ♦ Title 8 U.S. Code 1481 states once an oath of office is taken, citizenship is relinquished, thus one becomes a foreign entity, agency, or state. That means every public office is a foreign state, including all political subdivisions. (i.e. every single court is considered a separate foreign entity).

The Foreign Governing Body of the Courts

- ♦ Title 28 U.S. Code 3002 Section 15A states United States is a Federal Corporation and not a government, including the Judicial Procedural Section. Federal Rules of Civil Procedure (FRCP) 4j states that the Court jurisdiction and immunity fall under a foreign state.
- ♦ Title 28 U.S. Code Chapter 176 - The Federal Debt Collection Procedure places all courts under equity and commerce and under the International Monetary Fund.
- ♦ Title 28 U.S. Code 1330 states that the United States District Court has to grant permission for the suit to be pursued once the court has been supplied sufficient proof that the United States citizen is actually a corporate entity.
- ♦ U.S. citizens (FEDERAL CITIZENS) are FOREIGN to the several States and subjects of the FEDERAL UNITED STATES Corporation/STATE OF NEW COLUMBIA/DISTRICT OF COLUMBIA.
- ♦ "A "US Citizen" upon leaving the District of Columbia becomes involved in "interstate commerce", as a "resident" does not have the common-law right to travel, of a Citizen of one of the several states." Hendrick v. Maryland S.C. Reporter's Rd. 610-625. (1914)
- ♦ "The term resident and citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." U.S. v. Anthony 24 Fed. 829 (1873)



Nom de guerre = Fictitious War Name

- “Capitis Diminutio (meaning the diminishing of status through the use of capitalization) In Roman law. A diminishing or abridgment of personality; a loss or curtailment of a man's status or aggregate of legal attributes and qualifications.”
 - “Capitis Diminutio Maxima (meaning a maximum loss of status through the use of capitalization, e.g. HANNAH, WITH THE UNKNOWN LAST NAME or DOE JOHN) - The highest or most comprehensive loss of status. This occurred when a man's condition was changed from one of freedom to one of bondage, when he became a slave. It swept away with it all rights of citizenship and all family rights.” Black's Law Dictionary 4th Edition [emphasis added]
- 

Definition

PRESUMP'TION, n. [L. proesumption.]

1. Supposition of the truth or real existence of something without direct or positive proof of the fact, but grounded on circumstantial or probable evidence which entitles it to belief. Presumption in law is of three sorts, violent or strong, probable, and light.

WHAT is the very first word defining PRESUMPTION?

So let's look that up go back to Webster's

SUPPOSIT'ION, n. The act of laying down, imagining or admitting as true or existing, what is known not to be true, or what is not proved.

PRESUMPTION AND SUPPOSITION

1. The position of something known not to be true or not proved; hypothesis.

This is only an infallibility upon supposition that if a thing be true, it is impossible to be false. 2. Imagination; belief without full evidence.

1913 Definition Supposition (supposition) n. (?)

Sup`po*si'tion

[F. supposition, L. suppositio a placing under, a substitution, fr. supponere, suppositum, to put under, to substitute. The word has the meaning corresponding to suppose. See Sub-, and Position.]

The act of supposing, laying down, imagining, or considering as true or existing, what is known not to be true, or what is not proved.

Let's suppose John Doe is a taxpayer when he is not. Let's suppose John Doe is a drug user when he is not. Let's suppose John Doe is a Citizen when he is not.

DO YOU SEE HOW PRESUMPTION WORKS WITH SUPPOSITION; That which is supposed; hypothesis; conjecture; surmise; opinion or belief without sufficient evidence.

This is only an infallibility upon supposition that if a thing be true, it is impossible to be false. Tillotson.

So, how can you break the Presumption YOU are NOT a US Citizen turned PERSON , INDIVIDUAL in LAW.

The ARTIFICIAL ENTITY?

You have corporate criminals claiming by PRESUMPTION, THEY OWN YOU. YOU ARE A "PERSON" and the corporation statute says ALL "PERSONS" LIABLE, AND; BY PRESUMPTION YOU ARE A "PERSON" AS A UNITED STATES CITIZEN.
(14th amendment)

The Foreign Governing Body of the Courts

- ♦ One of the very first of your state statutes will have a section listed entitled "Definitions". Carefully study this section of the statutes and you will find a portion that reads similar to this excerpt: In construing these statutes and each and every word, phrase, or part hereof, where the context will permit:
 - 1. The singular includes the plural and vice versa.
 - 2. Gender-specific language includes the other gender and neuter.
 - 3. The word "person" includes individuals, children, firms, associations, joint adventures, partnerships, estates, trusts, business trusts, syndicates, fiduciaries, corporations, and all other groups or combinations.
- ♦ NOTE HOWEVER, THE DEFINITIONS in STATUTE DOES NOT LIST MAN OR WOMAN OR LIVING SOUL, THEREFORE THEY ARE EXCLUDED FROM ALL THE STATUTES
- ♦ Under the rule of construction "expressio unius est exclusio alterius," where a statute or Constitution enumerates the things on which it is to operate or forbids certain things, it is ordinarily to be construed as excluding from its operation all those not expressly mentioned.

The Foreign Governing Body of the Courts

- ♦ It is a fundamental rule of statutory construction that words of common usage when used in a statute should be construed in their plain and ordinary sense. If you carefully read the statute laws enacted by your state legislature you will also notice that they are all written with phrases similar to these five examples:
 - ♦ 1. A person commits the offense of failure to carry a license if the person . . .
 - ♦ 2. A person commits the offense of failure to register a vehicle if the person . . .
 - ♦ 3. A person commits the offense of driving uninsured if the person . . .
 - ♦ 4. A person commits the offense of fishing if the person . . .
 - ♦ 5. A person commits the offense of breathing if the person . . .
- ♦ Notice that only "persons" can commit these state legislature created crimes. A crime is by definition an offense committed against the "state." If you commit an offense against a human, it is called a tort. Examples of torts would be any personal injury, slander, or defamation of character.
- ♦ So how does someone become a "person" and subject to regulation by state statutes and laws ?
- ♦ There is only one way. You must ask the state for permission to volunteer to become a state person. You must volunteer because the U.S. Constitution forbids the state from compelling you into slavery. This is found in the 13th and 14th Amendments.

The Foreign Governing Body of the Courts

- ♦ 13th Amendment Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction. 14th Amendment Section 1. 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. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States;.....
- ♦ You become a state created statutory "person" by taking up residency with the state and stepping into the office of "person." You must hold an "office" within the state government in order for that state government to regulate and control you. First comes the legislatively created office, then comes their control. If you do not have an office in state government, the legislature's control over you would also be prohibited by the Declaration of Rights section, usually found to be either Section I or II, of the State Constitution.
- ♦ The most common office held in a state is therefore the office known as "person." Your state legislature created this office as a way to control people. It is an office most people occupy without even knowing that they are doing so. The legislature cannot lawfully control you because you are a flesh and blood human being.

The Foreign Governing Body of the Courts

- ♦ What they have done is apply the natural law principle, "what one creates, one controls." A look in Webster's dictionary reveals the origin of the word "person." It literally means "the mask an actor wears."
- ♦ The legislature creates the office of "person" which is a mask. They cannot create real people, only God can do that. But they can create the "office" of "person," which is merely a mask, and then they persuade a flesh and blood human being to put on that mask by offering a fictitious privilege, such as a driver license. Now the legislature has gained complete control over both the mask and the actor behind the mask.
- ♦ A resident is another state office holder. All state residents hold an office in the state government. But not everyone who is a resident also holds the office of "person."
- ♦ God alone created you and by Right of creation, He alone can control you. It is the nature of law, that what one creates, one controls. This natural law is the force that binds a creature to its creator. God created us and we are, therefore, subject to His laws.

The Foreign Governing Body of the Courts

- ◆ You must NEVER retain or hire an attorney, a state officer of the court, to speak or file written documents for you.
- ◆ Use an attorney (if you must) only for counsel and advice about their "legal" system procedures. If you retain an attorney to represent you and speak in your place, you become "NON COMPOS MENTIS", not mentally competent, and you are then considered a ward of the court. You LOSE all your Rights, and you will not be permitted to do anything herein to defend yourself.
- ◆ The court's are an "enemy foreign Nation" administered by a foreign government the United Nations. The BAR Association.

The Foreign Governing Body of the Courts

- ♦ An attorney is a state officer of the court and is firmly part of the judicial branch. The attorneys will all tell you that they are "licensed" to practice law by the state Supreme Court. Therefore, it is unlawful for any attorney to hold any position or office outside of the judicial branch. There can be no attorney legislators - no attorney mayors - no attorneys as police - no attorneys as governor. Yes, I know it happens all the time, however, this practice of multiple office holding by attorneys is prohibited by the constitution and is a felony in most states.
- ♦ If you read farther into your state constitution you will find a clause stating this, the Separation of Powers, which will essentially read as follows: Branches of government -- The powers of the state government shall be divided into legislative, executive and judicial branches. No person belonging to one branch shall exercise any powers appertaining to either of the other branches unless expressly provided herein. Therefore, a police officer cannot arrest a prosecutor, a prosecutor cannot prosecute a sitting judge, a judge cannot order the legislature to perform and so on.

The Foreign Governing Body of the Courts

- ♦ The UNITED STATES & STATE OF _____, is a corporation, not a de jure constitutional government, and they're coercing people into the OFFICE OF THE PERSON. It's populated in every office by foreign Agent Crown Temple B.A.R. Association Attorneys, - THEY ARE NOT PERSONS, But Foreign Agents.
- ♦ Because these "offices" are not persons, the state will not, and cannot prosecute them, therefore they enjoy almost complete protection by the state in the performance of their daily duties. This is why it is impossible to sue or file charges against most government employees. If their crimes should rise to the level where they "shock the community" and "cause alarm in the people", then they will be terminated from state employment and lose their absolute protection.
- ♦ If you carefully pay attention to the news, you will notice that these government employees are always terminated from their office or state employment and then are they arrested, now as a common person, and charged for their crimes? NO Simply put, the state will not eat its own.
- ♦ The judge knows that as long as he remains in his office, he is backed by the awesome power of the state, its lawyers, police and prisons.

The Foreign Governing Body of the Courts

- ◆ The judge will try to force you to abandon your Sovereign sanctuary, a living soul, by threatening you with jail as a “person”.
- ◆ No matter what happens, if you remain faithful to your Sovereignty, The judge and the state may not lawfully move against you.
- ◆ The reason they have no authority over the office of the Sovereign is because they did not create it and the Sovereign people did not delegate to them any such power.
- ◆ When challenged, simply remind them that they do not regulate any office of the Sovereign and that their statutes only apply to those state employees in legislative created offices.

How do you represent yourself?

Sui Juris [At law: Latin - su i u ris : "of one's own right"] 1. One who has all the rights to which a freemen is entitled; one who is not under the power of another, as a slave, a minor, and the like. 2. To make a valid contract, a person must, in general, be sui juris. Every one of full age is presumed to be sui juris.

– Bouviers Law Dictionary

Taking over your case, going into court sui juris, learning your rights and the process in the court. Making the record, getting your discovery. These are things YOU MUST DO!

How do you represent yourself?

- ♦ You have all the rights, but when there is a representative on your name you are not there, you are lost at sea, and the court acts as though there is no human there with rights, no parents, only slaves and the STATE is operating under the doctrine of [Parens Patriae – Universal Trustee – Government as Parent](#). It is insane but that is what it is, literally.
- ♦ People must learn the difference between "represented status", "pro se" and "pro per" or "sui juris" status in the court. The deception is that "pro se" means literally professionally "represent myself" and you do not "represent" yourself - you are yourself. Pro per means "for myself" You don't want to be Pro-anything. And, Sui Juris literally means "of my own right (with all the rights to which freemen are entitled.)" The difference is between living and being a non-entity.
- ♦ Do not believe anyone in the court who tells you there is no difference in what these terms mean in the court process.

Hale vs Henkle, 201, U.S.43 at 47 (1905)

- ♦ Let us analyze this case. It says, "The individual may stand upon his constitutional Rights." It does not say, "Sit on his Rights." There is a principle here: "If you don't use 'em you lose 'em." You have to assert your Rights, demand them, "stand upon" them.
- ♦ Next it says, "He is entitled to carry on his private business in his own way." It says "private business" - you have a Right to operate a private business. Then it says "in his own way." It doesn't say "in the government's way."
- ♦ Then it says, "His power to contract is unlimited." As a Sovereign individual, your power to contract is unlimited. In common law there are certain criteria that determine the validity of contracts. They are not important here, except that any contract that would harm others or violate their Rights would be invalid. For example, a "contract" to kill someone is not a valid contract. Apart from this obvious qualification, your power to contract is unlimited.

Hale vs Henkle, 201, U.S. 43 at 47 (1905)

- ♦ Next it says, "He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property." This court case contrasted the duty of the corporation (an entity created by government permission - feudal paradigm) to the duty of the Sovereign individual. The Sovereign individual doesn't need and didn't receive permission from the government, hence has no duty to the government.
- ♦ Then it says, "His Rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State." This is very important. The Supreme Court recognized that humans have inherent Rights. The U.S. Constitution (including the Bill of Rights) does not grant us Rights. We have fundamental Rights, irrespective of what the Constitution says. The Constitution acknowledges some of our Rights. And Amendment IX states, "The enumeration in the Constitution, of certain Rights, shall not be construed to deny or disparage others retained by the people." The important point is that our Rights antecede (come before, are senior to) the organization of the state.
- ♦ Next the Supreme Court says, "And [his Rights] can only be taken from him by due process of law, and in accordance with the Constitution." Does it say the government can take away your Rights? No! Your Rights can only be taken away "by due process of law, and in accordance with the Constitution." "Due process of law" involves procedures and safeguards such as trial by jury. "Trial by jury" means, inter alia, the jury judges both law and fact.

Hale vs Henkle, 201, U.S.43 at 47 (1905)

- ◆ Then the case says, "Among his Rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law." These are some of the Rights of a Sovereign individual. Sovereign individuals need not report anything about themselves or their businesses to anyone.
- ◆ Finally, the Supreme Court says, "He owes nothing to the public so long as he does not trespass upon their Rights." The Sovereign individual does not have to pay taxes.
- ◆ "We know that Hale v. Henkel was decided January 4,5,6, 1906 in the U.S. Supreme Court. Since it was the Supreme Court, the case is binding on all courts of the land, until another Supreme Court case says it isn't.
- ◆ Has another Supreme Court case overturned Hale v. Henkel? The answer is NO. As a matter of fact, since 1906, the Supreme Court has cited Hale v. Henkel a total of 144 times. A fact more astounding is that since 1906, Hale v. Henkel has been cited by all of the federal and state appellate court systems a total of over 1600 times. None of the various issues of this case has ever been overruled.

And consider the issue these prosecutors when bringing "charges," charges which haven't as yet been certified, indemnified / Bonded, may well be or in fact are "Simulating Legal Process" Which is a class C Felony.

ORS 162.355[1971 c.743 s.210; 1997 c.395 s.1]

(Simulating legal process) (1) A person commits the crime of simulating legal process if the person knowingly issues or delivers to another person any document that in form and substance falsely simulates civil or criminal process. (2) As used in this section: (a) "Civil or criminal process" means a document or order, including, but not limited to, a summons, lien, complaint, warrant, injunction, writ, notice, pleading or subpoena, that is issued by a court or that is filed or recorded for the purpose of: (A) Exercising jurisdiction; (B) Representing a claim against a person or property; (C) Directing a person to appear before a court or tribunal; or (D) Directing a person to perform or refrain from performing a specified act. (b) "Person" has the meaning given that term in ORS 161.015, except that in relation to a defendant, "person" means a human being, a public or private corporation, an unincorporated association or a partnership. (3) Simulating legal process is a Class C felony.

The People Are "The Enemy"



The DHS (Department of Homeland Security), Office of Intelligence and Analysis, "Rightwing Extremism" Report (March 09), with supplementary "Domestic Extremism" Lexicon (April 09) classifies individuals as "extremists" if they identify/ are identified with one or more of the following criteria—among many others—each of which is described as "violent:"

- **Military Veterans** who have fought in foreign wars and are "disgruntled" about the takeover of the US (see *Operation Vigilant Eagle*).
- **Anti-War Individuals/ Groups.**
- **Tax Resistance Movement:** "Groups or individuals who vehemently believe taxes violate their constitutional rights... and that the 16th Amendment to the U.S. Constitution, which allowed Congress to levy taxes on income, was not properly ratified... (also: tax protest movement, tax freedom movement, anti-tax movement)."
- **Militia:** "Members oppose most federal and state laws, regulations, and authority (particularly firearms laws and regulations)."
- **Alternative Media** which provide "interpretations of events and issues that differ radically from those presented in mass media outlets."
- **Opponents of Open Border Policies,** defined as "highly critical of the U.S. Government's response to illegal immigration and [who] oppose government programs that are designed to extend 'rights' to illegal aliens, such as issuing driver's licenses or national identification cards and providing in-state tuition, medical benefits, or public education."
- **Single-Issue:** "Groups or individuals who focus on a single issue or cause—such as **animal rights, environmental or anti-abortion...** Group members may be associated with more than one issue (also: special interest extremists)."
- **Patriot Movement:** "A term used by rightwing extremists to link their beliefs to those commonly associated with the American Revolution... (also: Christian patriots, patriot groups, Constitutionalists)."

The DHS has established dozens of "**Fusion Centers**" in cities and states across the country to monitor domestic activity. Local, state, and federal agents from DHS, CIA, and DOJ share information concerning the activities of citizens.

Activities monitored by Fusion Centers overlap with those stated in the DHS Report/ Lexicon (above) and further include the following (which tend to vary state-to-state):

- Frequent references to the **Constitution**
- Support of **third-party** candidates
- Support for an audit of the **Federal Reserve**
- Opposition to a **carbon tax** to be paid to a world bank
- Opposition to US submission to the **United Nations** and/or the **World Health Organization**

The FBI's "**InfraGard**" program: In addition to collecting data internally, FBI agents work within the private sector with businesses which report on citizens' "suspicious" activities.

The US Department of Defense's current training manual (introduced at *Antiterrorism and Force Protection Annual Refresher Training Course, 2009*) advises personnel that political protest (admittedly protected under the First Amendment) is to be regarded as "low-level terrorism".

Example Case
Jamie Faye Cobat
The Indictment
October 5th, 2016

...the accusations
Presumption and Assumption

UNITED STATES DISTRICT COURT
DISTRICT OF OREGON
PORTLAND DIVISION

UNITED STATES OF AMERICA,

Case No: 3:16-CR-187-MO

v.

SUPERSEDING INDICTMENT

JAMIE FAYE COBAT,

Title 18 U.S.C. § 641

Title 18 U.S.C. § 1343

Defendant.

Title 18 U.S.C. § § 981(a)(1)(C), 982(a)(2)

Title 28 U.S.C. § 2461(c)

THE GRAND JURY CHARGES:

COUNT 1
[Wire Fraud]

I. INTRODUCTION

1. At all times material and relevant herein, the Social Security Administration was a department and agency of the United States, with headquarters located in Baltimore, Maryland.

2. At all times material and relevant herein, Supplemental Security Income (SSI) was a needs-based, welfare benefit, funded by the United States Treasury and administered by the Social Security Administration.

3. At all times material and relevant herein, Supplemental Nutrition Assistance Program (SNAP) benefits, also known as "food stamps", was a needs-based, welfare benefit, funded by the United States Department of Agriculture in accordance with the Food Stamps Act of 1977, and administered by the Oregon Department of Human Services.

4. At all times material and relevant herein, Temporary Assistance to Needy Families (TANF), was a needs-based, welfare benefit, funded by the United States Department of Human Services, and administered by the Oregon Department of Human Services (DHS).

5. At all times material and relevant herein, Medicaid was the United States health care program for certain people and families with low incomes and resources. Medicaid is a needs-based program that is jointly funded by state and federal government and is managed in Oregon by DHS. When a beneficiary is approved to receive Supplementary Security Income (SSI), they are automatically eligible for Medicaid coverage.

6. At all times material and relevant herein, Defendant was a resident of Oregon.

II. THE SCHEME TO DEFRAUD

7. Beginning in or before March 2005, and continuing through July, 2016, in the District of Oregon, defendant **JAMIE FAYE COBAT** devised and intended to devise a material scheme and artifice to defraud the Social Security Administration, the United States Department of Agriculture, the United States Department of Health and Human Services, and the Oregon Department of Human Services, and to obtain money and property by means of material false and fraudulent pretenses, representations and promises.

8. In or about March 2005, defendant **COBAT** applied to be the Representative Payee for her minor son, B.R.'s SSI benefits. As B.R.'s Representative Payee, **COBAT** was advised by the SSA of her reporting duties and responsibilities that included reporting to SSA if B.R. moved, if his medical condition improved, or if his household composition changed.

9. It was part of the scheme and artifice to defraud that on or before (August 1, 2012,) defendant **COBAT** directed SSA to deposit the benefits B.R. was receiving to be electronically deposited to a Comerica Bank debit card account controlled by **COBAT**.

10. It was part of the scheme and artifice to defraud that between March 2005, and continuing through July 2016, defendant **COBAT** applied for, and received, benefits administered by the SSA and the Oregon Department of Human Services (DHS) without truthfully disclosing to SSA or DHS her income and resources and her household composition. Specifically:

A. In or before (October 2008,) defendant **COBAT** caused B.R.'s SSI benefits to be overpaid by failing to accurately report her resources and income to SSA.

B. In or before May 2011, defendant **COBAT** caused B.R.'s SSI benefits to be overpaid by failing to accurately report her resources and income to SSA.

C. In or about August 2012, B.R. moved out of defendant **COBAT**'s household and moved in with his father, R.R. **COBAT** failed to advise SSA that B.R. had moved and continued to receive his SSI benefits.

D. On or about October 4, 2012, defendant **COBAT** advised DHS that her household income had decreased without disclosing that B.R. was no longer living with her. As a result of her false statements and concealments, DHS increased her benefits.

E. On or about January 28, 2013, defendant **COBAT** submitted a Representative Payee annual report to SSA falsely stating that B.R. had resided with her through September 30, 2012.

F. On or about April 30, 2013, defendant **COBAT** submitted an application for TANF and SNAP to DHS falsely stating that R.R. was an “absent father” to B.R., and not disclosing that B.R. was living with R.R., and that R.R. was providing primary care for B.R.

G. On or about October 18, 2013, defendant **COBAT** submitted an application for SNAP to DHS falsely stating that R.R. was an “absent father” to B.R., that B.R. had not lived with R.R. since 2005, and not disclosing that B.R. was living with R.R., and that R.R. was providing primary care for B.R.

H. On or about March 29, 2014, defendant **COBAT** submitted a Representative Payee annual report to SSA falsely stating that B.R. had resided with her through September 30, 2013.

I. On or about October 15, 2014, defendant **COBAT** advised DHS that B.R. was living with her, and failed to disclose to DHS that she had married T.F. and that T.F. was receiving Veteran’s benefits each month.

J. On or about October 17, 2014, defendant **COBAT** failed to disclose to DHS that she was married to T.F. and claimed to be divorced on her SNAP application.

K. On or about October 27, 2014, defendant **COBAT** submitted a Representative Payee annual report to SSA falsely stating that B.R. had resided with her through September 30, 2014.

L. On or about October 31, 2014, defendant **COBAT** advised SSA that B.R.

resided with her, that B.R. received no assistance from anyone else, that her husband T.F. did not reside in her household, and that she had no bank account.

M. On or about May 11, 2016, during her application for her own disability benefits, defendant **COBAT** advised SSA that she had never resided with her husband T.F., and that B.R. had continued to reside with her. As a result of these false statements and concealments, SSA advised **COBAT** that she would receive \$733 per month in SSI benefits and a back-payment in the amount of \$16,799.

11. On or about October 31, 2014, in the District of Oregon, defendant **JAMIE FAYE COBAT**, for the purposes of executing the aforementioned material scheme and artifice to defraud, and attempting to do so, did knowingly cause to be transmitted in interstate commerce by means of wire communications, signals and sounds, to wit: **COBAT** caused electronic communications to move across state lines by causing SSI benefits administered by the Social Security Administration in Baltimore, Maryland, to be electronically deposited onto **COBAT's** Comerica Bank card, which she then withdrew in Oregon.

All in violation of Title 18, United States Code, Section 1343.

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Page 5 - INDICTMENT

COUNT 2
[Theft of Government Funds]

*not used
Aug 30, 2018
→ moved in
2015
when*

In or between August 2012, and continuing through November 2014, within the District of Oregon, **JAMIE FAYE COBAT**, defendant herein, did knowingly and willfully steal and convert to her own use, money of the Social Security Administration, a department and agency of the United States, to wit: by receiving Supplemental Security Income benefits in the approximate amount of \$19,247.00, based on fraudulent representations and concealments, all in violation of Title 18, United States Code, Section 641.

COUNT 3
[Theft of Government Funds]

In or between September 2012, and continuing through May 2013, within the District of Oregon, **JAMIE FAYE COBAT**, defendant herein, did knowingly and willfully steal and convert to her own use, money of the Department of Health and Human Services, a department and agency of the United States, to wit: by receiving Temporary Assistance to Needy Families (TANF) benefits in the approximate amount of \$2,845.00, based on fraudulent representations and concealments, all in violation of Title 18, United States Code, Section 641.

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COUNT 4
[Theft of Government Funds]

In or between December 2012, and continuing through October 2014, within the District of Oregon, **JAMIE FAYE COBAT**, defendant herein, did knowingly and willfully steal and convert to her own use, money of the United States Department of Agriculture, a department and agency of the United States, to wit: by receiving Supplemental Nutrition Assistance Program (SNAP) benefits in the approximate amount of \$5,825.00, based on fraudulent representations and concealments, all in violation of Title 18, United States Code, Section 641. Food Stolen

FORFEITURE ALLEGATION

Upon conviction of the offenses alleged in Counts 1, 2, 3, or 4 of this indictment, **JAMIE FAYE COBAT**, defendant herein, shall forfeit to the United States, pursuant to Title 18, United States Code, Sections 981(a)(1)(C), 982(a)(2), and Title 28, United States Code, Section 2461(c), any property, real or personal, which constitutes or is derived from proceeds traceable to the violations.

If any of the above-described forfeitable property, as a result of any act or omission of the defendant:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided without difficulty;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p) as incorporated by Title 18, United States Code, Section 982(b), to seek forfeiture of any other property of said defendant up to the value of the forfeitable property described above.


Dated this 5 day of October, 2016.

A TRUE BILL.

OFFICIATING FOREPERSON

Presented by:

BILLY J. WILLIAMS, OSB #901366
United States Attorney
District of Oregon



HELEN L. COOPER, OSB #871957
Special Assistant United States Attorney

What took place...The railroading

BAR Actors on a stage

The trial was first scheduled to take place on
January 12th, 2017

Just Coincidentally? same date as
U.S. Treasury was notified to issue order to liquify
her bond and which was scheduled to mature on
7/13/2017

Just Coincidentally? This is the same date as
Jamie's first sentencing date
(Trial had not even occurred yet)

UNITED STATES TREAS BILLS ZERO CPN

0.00000% 07/13/2017

Buy

Overview

Price & Performance

Hypothetical Trade

Details

CUSIP	Log in for CUSIP
Pay Frequency	N/A
Coupon	0.000
Maturity Date	07/13/2017
Moody's Rating	--
S&P Rating	--
Bond Type	Treasury
Interest Accrual Date	01/12/2017

Issuer Information

Issue Date	01/12/2017
Dated Date	01/12/2017
First Coupon Date	01/01/0001
Next Coupon	--
Last Coupon	--
Workout Date	07/13/2017
Original Issue Amount	\$28,000,463,800.00
Issue Price	--

Redemptive Features

Call Protection	YES
Continuously Callable	--
Call Defeased	--
Called Bonds	NO

Coupon Features

Coupon Type	ZERO
Current Rate Effective Date	01/05/2017
Day Count Basis	ACT/360
Reset Frequency	TERM MODE
Benchmark Reference	--
Benchmark Formula	--
Next Reset Date	--
Next Reset Rate	--
Minimum Rate	--
Maximum Rate	--

Original Issuance

Delivery	BOOK ENTRY
First Settlement Date	01/12/2017
Minimum Investment Qty	50
Incremental Investment Qty	1

UNITED STATES TREAS NTS

0.62500% 08/31/2017

Buy

Sell

Hypothetical Trade Fixed Income Alerts

Overview

Price & Performance

Details

CUSIP	Log in for CUSIP
Pay Frequency	SEMI-ANNUALLY
Coupon	0.625
Maturity Date	08/31/2017
Moody's Rating	AAA
S&P Rating	--
Bond Type	Treasury
Interest Accrual Date	08/31/2012

Issuer Information

Issue Date	08/31/2012
Dated Date	08/31/2012
First Coupon Date	02/28/2013
Next Coupon	08/28/2017
Last Coupon	02/28/2017
Workout Date	08/31/2017
Original Issue Amount	\$35,000,146,900.00
Issue Price	--

Redemptive Features

Call Protection	YES
Continuously Callable	--
Call Defeased	--
Called Bonds	NO

Coupon Features

Coupon Type	FIXED
Current Rate Effective Date	08/29/2012
Day Count Basis	ACT/365 OR ACT/ACT
Reset Frequency	TERM MODE
Benchmark Reference	--
Benchmark Formula	--
Next Reset Date	--
Next Reset Rate	--
Minimum Rate	--
Maximum Rate	--

Original Issuance

Delivery	BOOK ENTRY
First Settlement Date	08/31/2012
Minimum Investment Qty	300



Safari File Edit View History Bookmarks Window Help

Fidelity Investments (FMR LLC)

Total Bonds Found: 533

View: Graph Table As of 08/19/2017 at 01:29 p.m.

Select Action OK

Download Data to Spreadsheet

	Description	Coupon	Maturity Date	Rating		Yield	Bid		Ask		Depth of Book	3rd Party Price	Attributes and Issuer Events	Action
				Moody's	S&P		Price Qty(min)	Price Qty(min)	Yield to Worst	Yield to Maturity				
<input type="checkbox"/> 1	UNITED STATES TREAS BILLS ZERO CPN 0.00000% 08/24/2017	0.000	08/24/2017	-	-	0.952	99.982 10,000(100)	99.993 10,000(100)	0.897	0.897			CP D	Buy Sell
<input type="checkbox"/> 2	UNITED STATES TREAS BILLS ZERO CPN 0.00000% 08/31/2017	0.000	08/31/2017	-	-	0.942	99.974 10,000(100)	99.975 10,000(100)	0.902	0.902			CP D	Buy Sell
<input type="checkbox"/> 3	UNITED STATES TREAS NTS NOTE 1.87500% 08/31/2017	1.875	08/31/2017	AAA	-	1.434	100.012 25,000(300)	100.037 25,000(300)	0.526	0.526			CP D	Buy Sell
<input type="checkbox"/> 4	UNITED STATES TREAS NTS 0.62500% 08/31/2017	0.625	08/31/2017	AAA	-	1.647	99.972 25,000(300)	100.005 25,000(300)	0.443	0.443			CP D	Buy Sell
<input type="checkbox"/> 5	UNITED STATES TREAS BILLS ZERO CPN 0.00000% 09/07/2017	0.000	09/07/2017	-	-	1.002	99.952 1,500(100)	99.956 10,000(100)	0.922	0.922			CP D	Buy Sell
<input type="checkbox"/> 6	UNITED STATES TREAS BILLS ZERO CPN 0.00000% 09/14/2017	0.000	09/14/2017	-	-	0.937	99.938 10,000(100)	99.939 10,000(100)	0.922	0.922			CP D	Buy Sell
<input type="checkbox"/> 7	UNITED STATES TREAS NTS 1.00000% 09/15/2017	1.000	09/15/2017	AAA	-	1.230	99.984 25,000(300)	100.022 25,000(300)	0.673	0.673			CP D	Buy Sell
<input type="checkbox"/> 8	UNITED STATES TREAS BILLS ZERO CPN 0.00000% 09/21/2017	0.000	09/21/2017	-	-	0.927	99.920 10,000(100)	99.922 10,000(100)	0.902	0.902			CP D	Buy Sell
<input type="checkbox"/> 9	UNITED STATES TREAS BILLS ZERO CPN 0.00000% 09/28/2017	0.000	09/28/2017	-	-	0.952	99.900 10,000(100)	99.902 10,000(100)	0.927	0.927			CP D	Buy Sell
<input type="checkbox"/> 10	UNITED STATES TREAS NTS NOTE 1.87500% 09/30/2017	1.875	09/30/2017	AAA	-	1.379	100.053 25,000(100)	100.100 25,000(100)	0.952	0.952			CP D	Buy Sell
<input type="checkbox"/> 11	UNITED STATES TREAS NTS 0.62500% 09/30/2017	0.625	09/30/2017	AAA	-	1.338	99.922 25,000(300)	99.982 25,000(300)	0.971	0.971			CP D	Buy Sell

Feedback

<http://www.ord.uscourts.gov/index.php/court-info/court-policies/property-bonds>

Procedure for Criminal Bonds Secured by Real Property

Last Updated: Thursday, February 14, 2013

On March 7, 2012, Chief Judge Aiken signed Standing Order 2012-2, adopting a new procedure for the preparation and filing of criminal bonds that are secured by real property. The procedure and example forms are below. Attorneys in the defense bar should also note that the Court has adopted the use of two national forms:

[AO-100B, Surety Information Sheet \(PDF\)](#); and
[AO-472, Detention Order Pending Trial \(PDF\)](#).

Property Bond Forms & Examples

[Procedure for Criminal Bonds Secured by Real Property](#)

[Agreement to Forfeit Property to Obtain a Defendant's Release](#)

[Sample Motion for Order to Show Cause](#)

[Sample Motion for Exoneration of the Bond](#)

[Notice of Compliance with Pre-Release Conditions and Order of Release](#)

[Order Setting Conditions of Release](#)

[Certificate of Sufficiency](#)

- ◆ Pretrial ? ...Day before the actual Trial
- ◆ April 3, 2017
- ◆ 44 Pages of Transcripts for that day
- ◆ Those involved; The Judge, Both Prosecuting Attorneys, Defense Attorney, and the Court recorder taking notes
- ◆ All Actors, Rehearsing for the Play, Colluding together for a predetermined ending/outcome.
- ◆ Deciding what evidence and witnesses the Jury should or should not hear ahead of time. Before the trial even takes place for a predetermined outcome.
- ◆ Is this in anyway or manner, Justice?

The Trial - April 4, 2017

4 days - 284 pages of court transcripts

Presumption and Assumption or
supposition.

Railroading = to lead down a narrow
path to a predetermined location,
purpose, or outcome.

The Trial

- ♦ No Jury of Peers - What is the definition of 'peers'; Blacks Law Dictionary 4th edition; Someone from your own neighborhood, Someone who knows ones character and situation in life.
- ♦ Jury member sleeping; A sleep at the wheel.
- ♦ Jury member a no show; trial continues anyway without a member for the day.
- ♦ Jury tampering; via judges instructions to jury.
- ♦ Prosecution had three and a half days to present their case. Defense was allowed four hours.
- ♦ Disallowance of nearly all Defense attorney's motions. Allowance of all the Prosecutions motions.
- ♦ Allowance of Prosecutions Hearsay evidence; a disgruntled ex-husbands letter, (Later found that he did not write it) it was not his sworn testimony, nor his sworn Affidavit. He later told Jamie in writing that it was a statement made to the investigator, and that for \$2500. He would tell the truth, but otherwise would not risk perjury.

The Trial continued....

- ◆ Disallowance of nearly all the Defenses evidence and all but one of the Defenses witnesses.
over 300+ pages of defense evidence most was not shown or was dis-allowed
- ◆ Incompetent counsel; Someone who does not object or decent but who allows mis-truth's to become fact. If one does not decent, one consents by presumption or assumption.
- ◆ All To earn a profit, to collect on a living souls; Cestí Que Vie Trust, Through the JOHN QUINCY PUBLIC; birth/ss# Bonds. Collected through the Marshall Act and the Marine (life) Insurance Policies. Done online through the justice funds internet claims system (JFICS) of the Dept. of Fiscal Services of the US TREASURY.
- ◆ Judges and Prosecutors earn commissions (Net Retention) on criminal "charges" of the people! Is this Justice?

The Verdict

- ♦ Railroaded - Found Guilty on four Felony Counts of Fraud and Wire Fraud. Totaling (\$28,017.) ON April 8th, 2017.
- ♦ All Money that she was receiving to raise her Autistic Son that she had full custody of, but that her Abusive ex-husband, (he even ran over her with the car) whom she feared would take for extended periods of time, many without her permission. Several Police reports confirming this, but also was denied as evidence.
- ♦ One to Social Security Administration of Wire Fraud for her SSI Money transferred to an ATM Card linked to her Bank.
- ♦ One to Social Security Administration for Supplemental Security Income Benefits in the amount of (\$19,247.)
- ♦ One to District of Oregon for Department of Health and Human Services for (TANF) Temp. Assistance to Needy Families Benefits (\$2,845.)
- ♦ One to Department of Agriculture for (SNAP) Supplemental Nutrition Assistance Program Benefits (Food stamps) (\$5,825.)
- ♦ Sentencing scheduled for July 13, 2017. And the fun begins....

Our introduction-The Game plan

- ♦ I, David; was introduced to Jamie, by Lazaro, and met Jamie, via phone around May 1, 2017
- ♦ My dad always said if you have 2 hours to chop down a tree, you spend an hour and a half sharpening the axe!
- ♦ In order to help Jamie, I had to sharpen the axe, teach her the history of the fraud, and it's meaning and how it effects everyone of us. I, had to teach the difference between, American vs Citizen, Rights vs Privileges, what it means when you hire actors (attorneys), how your deemed incompetent. Differences in court between representation (attorney), Pro Se, and Sui Juris. And, give her a crash course in the law (how it's black and white) and the fraud of courts. How laws apply to Americans and how rules, codes, statutes, only apply to US citizens and employee's of government. A cram course.
- ♦ Jamie is the "Perfect" Student. She has an "Extreme" desire to learn and puts in the long hours of effort needed. She loves her neighbors and seeks no harm. She wants no-one to experience the railroading that she has experienced. And, She wants to teach others.

What Jamie did

- ◆ #1 Jamie; Called and fired her attorney, this incompetent fool (Shannon Gray) was paid over \$12,000.
- ◆ #2 Filed a Motion to the Court to announce the firing of the attorney, And, Jamie, a living soul, representing her corporation JAMIE FAYE COBAT as Sui Juris, and asking for an additional 28 Days before sentencing. This was filed using a "Jurat Certificate". A Notary, is a legal officer of the court, so it is accepted by the court as soon as the notary signature and seal is applied!
- ◆ What the court did. They asked her recently, "fired" attorney to file a motion removing himself as representation. Moved sentencing forward twenty eight days. Acknowledged Jamie representing herself... And, then after doing everything Jamie had asked. "The Judge" Ruled her motion "Moot." Could we laugh any harder.

77	Filed & Entered: 04/12/2017	● Clerks Notice of Mailing
<u>78</u>	Filed & Entered: 04/20/2017 Terminated: 04/26/2017	● Motion for Extension of Time
79	Filed & Entered: 04/26/2017	● Order on Motion for Extension of Time
<u>80</u>	Filed & Entered: 05/04/2017	● Transcript of Proceedings
<u>81</u>	Filed & Entered: 05/04/2017	● Transcript of Proceedings
<u>82</u>	Filed & Entered: 05/04/2017	● Transcript of Proceedings
<u>83</u>	Filed & Entered: 05/04/2017	● Transcript of Proceedings
<u>84</u>	Filed & Entered: 05/04/2017	● Transcript of Proceedings
85	Filed & Entered: 05/05/2017	● Show Cause Hearing
<u>90</u>	Filed: 06/05/2017 Entered: 06/28/2017	● Motion for Extension of Time
<u>86</u>	Filed & Entered: 06/16/2017 Terminated: 06/20/2017	● Motion to Withdraw Attorney
87	Filed & Entered: 06/20/2017	● Order on Motion to Withdraw as Attorney
88	Filed & Entered: 06/23/2017	● Scheduling Order
89	Filed & Entered: 06/23/2017	● Clerks Notice of Mailing

PACER Service Center

Transaction Receipt

07/03/2017 14:48:13

ECF

Query

Reports

Utilities

Logout

		Exhibits 7-11, # 2 Exhibits 12-16, # 1 Exhibits 17-22, # 2 Exhibits 23-38, # 6 Exhibits 39-47 (CD) (Additional attachments) added on 8/11/2017. # 5 Exhibit 48 52) (sss). (Entered: 08/04/2017)
08/07/2017	<u>101</u>	Notice. Filed pro se by Jamie Faye Cobat. (Attachments: # <u>1</u> "Accepted for Honor On Behalf of the United States") (sss) (Entered: 08/10/2017)
08/10/2017	<u>99</u>	ORDER: GRANTING request received via email to provide the United States with access to sealed documents contained in document <u>98</u> . Ordered by Judge Michael W. Mosman. (kms) (Entered: 08/10/2017)
08/10/2017	<u>100</u>	Clerk's Notice of Mailing as to Jamie Faye Cobat regarding Order 99 (kms) (Entered: 08/10/2017)
08/16/2017	<u>103</u>	Sentencing Memorandum filed by USA as to Jamie Faye Cobat (Attachments: # <u>1</u> Exhibit Exhibit 2) (Cooper, Helen) (Entered: 08/16/2017)
08/16/2017	<u>105</u>	Notice (Titled by filer as: Not Pro Se). Filed by Jamie Faye Cobat. (sss) (Entered: 08/21/2017)
08/17/2017	<u>104</u>	Certificate of Service by USA as to Jamie Faye Cobat regarding Sentencing Memorandum <u>103</u> Plus CD of Govt's Ex. 1 - Audio file (Cooper, Helen) (Entered: 08/17/2017)
08/17/2017	<u>106</u>	Government's Sentencing Exhibit 1 by USA as to Jamie Faye Cobat regarding Sentencing Memorandum <u>103</u> filed by Plaintiff USA, This filing includes a conventionally filed CD. This conventional filing is maintained in the Clerk's Office but cannot be made a part of the court's electronic record in CM/ECF. (sss) (Entered: 08/21/2017)
08/18/2017	<u>107</u>	Notice (Titled by filer as: Affidavit and Urgent Notice: Challenge of Jurisdiction, Probation/Sentencing Contract Offer Not Accepted) Filed by Defendant Jamie Faye Cobat. (sss) Modified to correct docket type on 8/21/2017 (sss). (Entered: 08/21/2017)

PACER Service Center

Transaction Receipt

08/21/2017 5:31:43

PACER Login:	jamie97355-5257234:0	Client Code:	
Description:	Docket Report	Search Criteria:	3:16-cr-00187-MO Start Date: 1/1/1970 End Date: 8/21/2017
Billable Pages:	9	Cost:	\$ 90

What Jamie did

- ◆ #3 Jamie sent registered letter of "Accepted with Honor" to SSI, using U.S.C. 50., to pay what is claimed as owed to SSI. This is on her Son's account overpayment. (\$19,247.)
- ◆ #4 Jamie sent registered letter of "Accepted with Honor" to Oregon State, using U.S.C. 50. to pay what is claimed as owed to TANF (\$2,845.) and SNAP. (\$5,825.)
- ◆ Response from SSI..."Paid in Full" this was on both her and her son's account
- ◆ Response from Oregon State..."Paid in Full" on both (TANF) and (SNAP)

Social Security Administration
Supplemental Security Income
Notice of Reconsideration



JAMIE F. COBAT
2189 MAYFLY ST
LEBANON, OR 97355-3976

Case No.: 316-CR-187-M80

CUSIP 943790929
Back of CUSIP = 605217706

SOCIAL SECURITY
SUITE 110
1390 WAVERLY DRIVE SE
ALBANY, OR 97321-4845
Date: September 01, 2016
Claim Number: 843-78-0979
PEN

Dear JAMIE COBAT

Reconsideration Filed:
August 18, 2016

You asked us to review our decision that you were paid \$19,847.00 too much Supplemental Security Income (SSI).

Facts:

On October 31, 2014 during a continuing eligibility for SSI review for Bryce Ramsey you provided the following living arrangements for Bryce Ramsey:

Time Period: September 1, 2011 - July 31, 2012
Address: 513 W Oak ST APT 45
Lebanon, OR 97355
Members of Household:
Bryce Ramsey (Claimant)
Jamin Cobat (Mother)
Haley Wright (Child sibling of claimant)

Time Period: August 1, 2012 - August 31, 2014
Address: 2189 Mayfly Street
Lebanon, OR 97355
Members of Household:
Bryce Ramsey (Claimant)
Jamin Cobat (Mother)
Haley Wright (Child sibling of claimant)

Time Period:
September 1, 2014 - Continuing
Address: 2189 Mayfly Street
Lebanon, OR 97355
Members of Household:
Bryce Ramsey (Claimant)
Jamin Cobat (Mother)

- During this time you were Bryce Ramsey's Representative Payee

ACCEPTED FOR HONOR ON BEHALF OF
THE UNITED STATES

Social Security Administration
Supplemental Security Income
Important Information

SOCIAL SECURITY
SUITE 110
1390 WAVERLY DRIVE SE
ALBANY, OR 97321-4845
Date: September 19, 2016
Claim Number: 843-78-0979
PEN

HO PETER EVANS
57E 40E
6000 N BROADWAY
PORTLAND, OR 97208

Dear HO PETER EVANS

We are enclosing a copy of a letter we are sending to JAMIE F COBAT. If you have any questions, please call us at the telephone number shown in the letter.

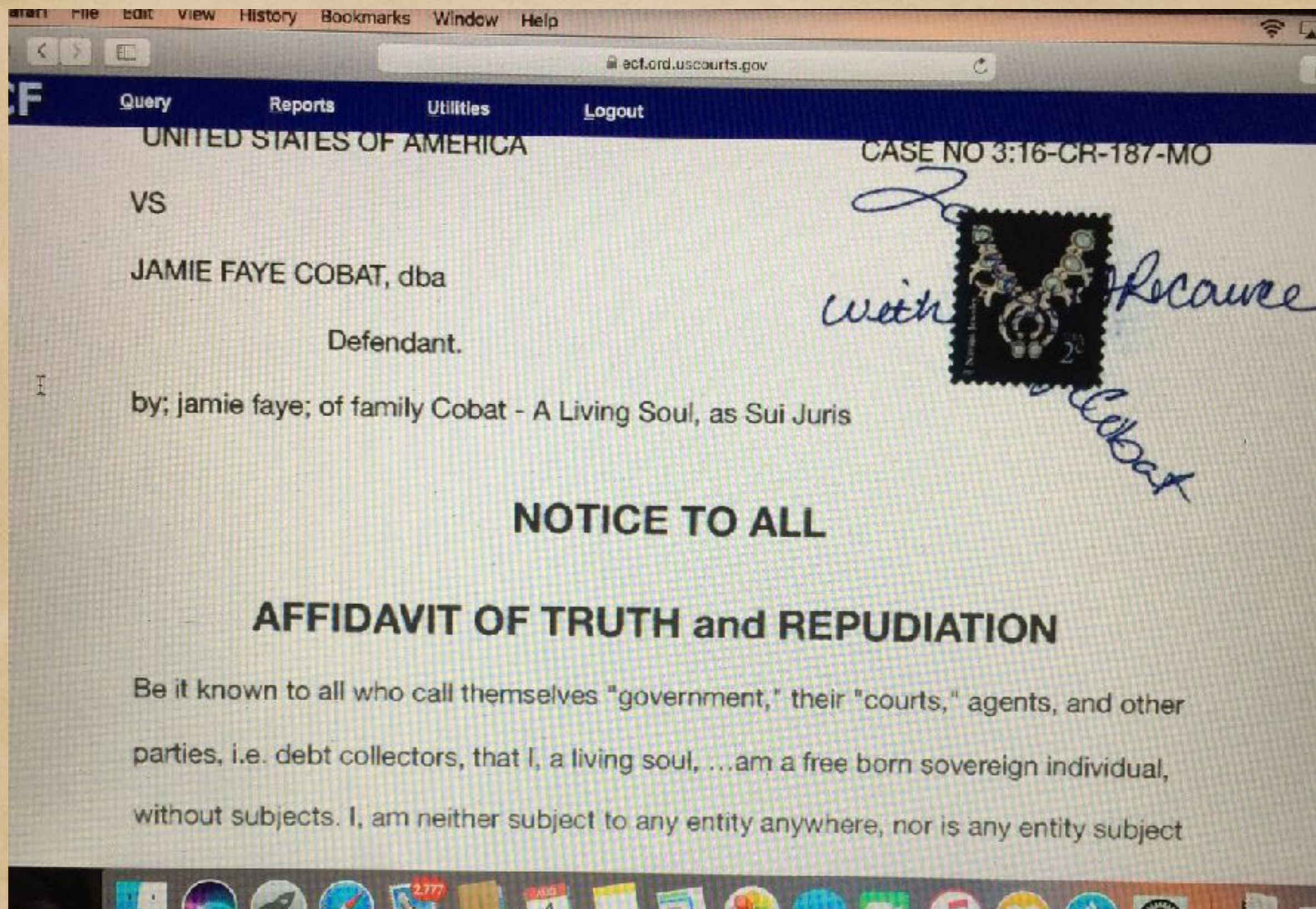
PAY TO THE ORDER OF THE
UNITED STATES TREASURY

WITH OUT RECOURSE

SENDER: COMPLETE THIS SECTION	COMPLETE THE BOTTOM AS ADDRESSEE
<ul style="list-style-type: none"> Complete items 1, 2, and 3. Print your name and address on the envelope so that we can return the envelope to you. Attach this card to the back of the envelope on the front of the envelope. 	<ul style="list-style-type: none"> 1. <input checked="" type="checkbox"/> Cash <input type="checkbox"/> Other 2. <input checked="" type="checkbox"/> Payment by check <input type="checkbox"/> Other 3. <input checked="" type="checkbox"/> Payment by money order <input type="checkbox"/> Other 4. <input checked="" type="checkbox"/> Payment by other means <input type="checkbox"/> Other
<p>Social Security 1390 Waverly Drive SE Albany, OR 97321</p>	<p>1. <input checked="" type="checkbox"/> Payment by check <input type="checkbox"/> Other</p> <p>2. <input checked="" type="checkbox"/> Payment by money order <input type="checkbox"/> Other</p> <p>3. <input checked="" type="checkbox"/> Payment by other means <input type="checkbox"/> Other</p>
<p>2016 0430 0258 9155 A417 20</p>	<p>1. <input checked="" type="checkbox"/> Payment by check <input type="checkbox"/> Other</p> <p>2. <input checked="" type="checkbox"/> Payment by money order <input type="checkbox"/> Other</p> <p>3. <input checked="" type="checkbox"/> Payment by other means <input type="checkbox"/> Other</p>
<p>4. <input checked="" type="checkbox"/> Other (Specify on back of envelope)</p>	<p>1. <input checked="" type="checkbox"/> Payment by check <input type="checkbox"/> Other</p> <p>2. <input checked="" type="checkbox"/> Payment by money order <input type="checkbox"/> Other</p> <p>3. <input checked="" type="checkbox"/> Payment by other means <input type="checkbox"/> Other</p>

What Jamie did...cont

- ◆ #5 Jamie sent Registered Copies of "Affidavit of Truth and Repudiation of Citizenship" to President Donald J. Trump, US State Dept. Rex Tillerson, US Attorney General, Jeff Sessions, and Oregon State Attorney General, Ellen Rosenblum, Registered Mail return receipt.
- ◆ #6 Jamie did her "Affidavit of Truth" to be put on the record and getting all her evidence that was denied or not allowed at trial, including all affidavits of testimony of her witnesses. With "Jurat Certificate" included to be delivered to court. This is to clear her name if she appealed or if she does go after "claims" on them personally for bringing false charges.
- ◆ #7 Jamie did her "Affidavit of truth and Repudiation of Citizenship" for Court (totally different from the above)...a much stronger language'd version specifically directed at the court. With "Jurat Certificate."
- ◆ #8 Jamie did her "accepted for Honor" on her "Indictment of Charges" for the court.



What Jamie did...cont

- ♦ #9 Jamie did her "accepted for honor" on "District of Oregon" charges for Department of Health and Human Services and The Department of agriculture which is managed by the Department of Health and Human Services. For Counts three and Four of the indictment. (TANF) and (SNAP)
- ♦ #10 Jamie records her "Affidavit of truth and Repudiation of Citizenship" with her birth county land title recorders office. Placing her in the jurisdiction on the "Land."
- ♦ #11 Jamie does her "Cover Letter" of "explanation and demands" for Court for submission of #11 below
- ♦ #12 Jamie Deposits her (#6 & #7) "Affidavit of Truth of evidence" and her "Affidavit of truth and Repudiation of Citizenship" with court....
- ♦ #13 Jamie Deposits her (#8) "accepted for Honor" with court...
- ♦ #14 Court Deems Jamie Pro Se, Jamie files Affidavit of Not Pro Se but Sui Juris
- ♦ #15 Jamie Deposits her Affidavit "Challenge of Jurisdiction" and "Sentencing Contract not Accepted".

Criminal Court Bonding

Statutes are bonds. Courtroom charges are civil, not criminal. Clerk's Praxis was the court of arches under the king's bench at the time of Edward I. It's a court of probates. John Hall wrote this book. This was used in vice-admiralty courts in the colonies in the American Revolution and this is what caused the revolution.

Everything involves bonds. When you are arrested there are two different sets of bond. A bid bond is filled out when you are arrested.

US District court uses forms used SF 273, 274, and 275. There is another set of bonds. Both sets are put out by the GSA. SF form 24 is the bid bond. The performance bond is SF form 25. The payment bond is SF form 25 A.

These are all put out by the GSA, under the Comptroller of the Currency under the GAO (general accounting office).

SF 273, 274 and 275 are the bonds for federal level courts to use. What are they doing with these bonds? In the court room you are being sued for debt collection.

It is an action in assumpsit. The word, presume, comes from assumpsit. "I agree, or I undertook to do..." Assumpsit means collection of debt.

All these bonds have a penal sum attached to it. If you go into default judgement, you end up in prison wondering what is going on. If you argue jurisdiction, or refuse to answer questions that the court addresses to you, you'll be in contempt of court and in jail.

This goes back to Edward I and Clerk's Praxis. This is all civil and not criminal. It's a smoke screen to cover up what they are doing.

They brought someone to court under an arrest bond. There was a civil suit. Clerk's Praxis is Latin for practice. Praxis means practice. This book is an actual practice book that goes into everything Jack Smith teaches, letter of rogatories.

You are held until the suit is complete, they get a default judgment for failure to pay a debt and then you are put in prison. Attorneys are there as a smoke screen to cover up what is really done. They lead you into default judgment by argument (dishonor), you go to prison and then the default judgment is sold.

Surety Bonds



31 C.F.R. § 224.6 - Sample Power of Attorney

A surety appointing an individual as its process agent, pursuant to 31 U.S.C. § 9306 and 31 C.F.R. Part 224, may use the following language to meet applicable power of attorney requirements. *While use of this sample language is not required, any power of attorney filed should use substantially the same terms:*

Know all men by these presents, that the ----- a corporation existing under and by virtue of the laws of the State of ----- and having its principal office at -----, desiring to comply with section 9306 of Title 31, United States Code, hereby constitutes and appoints -----, of -----, its true and lawful attorney and agent in and for the ----- judicial district of -----, upon whom all lawful process in any action or proceeding against the company in said district may be served in like manner and with the same effect as if the company existed therein, and who is authorized to enter an appearance in its behalf.

In witness whereof the said company, pursuant to proper authority of its board of directors or other governing body, has caused these presents to be subscribed by its ----- president and its corporate seal to be affixed hereto this ----- day of -----, a.d. 20--

[Corporate Seal]

----- President,
State of -----
County of -----, ss:

On this ----- day of -----, a.d. 20--, before me appeared -----, president of the ----- Company, who being duly sworn, says that he is ----- president of the ----- Company; that he knows the corporate seal of the company; that the seal affixed to the foregoing instrument is such corporate seal; that it was affixed by order of the board of directors or other governing body of said company, and that he signed said instrument as ----- president of said company by like authority.

[Notary Seal]

Query

Look closely at nature
of suit, does it say fraud

WARNING: Search results from this screen are NOT on PACER charges. Please be as specific as possible

Search Clues

[Mobile Query](#)

Case Number

3:16-cr-00187

or search by

Case Status:

☐ Open ☐ Closed ☒ All

Filed Date

to

Last Entry Date

to

Nature of Suit

110 (Insurance)
120 (Contract: Marine)
130 (Miller Act)

Cause of Action

00:0000 (00:0000 Cause Code Unknown)
02:0431 (02:431 Fed. Election Commission: Failure Enforce C)
02:0437 (02:437 Federal Election Commission)

Last/Business Name

cobat

☐ Exact matches only

First Name

jamie

Middle Name

faye

Type

Run Query

Clear

110 Jamie's Life Policy

120 Jamie's Marine Endorsement Rider

130 Jamie's Birth Bonds collected through the Miller Act

Local Rules of Admiralty Procedure

LR 1000 - Scope and Purpose

LR 1000-1 Title and Scope

(a) Title and Citation Format

The 1000 series rules are the Local Rules of Admiralty Practice for the United States District Court for the District of Oregon. They may be cited as "LR ____ - ____."

(b) Application

They apply to the maritime and admiralty proceedings as defined in Supplemental Rule (A) of the Federal Rules of Civil Procedure.

(c) Relation to Other Rules

The Local Rules of the United States District Court for the District of Oregon apply to all civil cases, including admiralty and maritime proceedings, but if a local rule is inconsistent with an admiralty rule, the admiralty rule will control.

LR 1005 - Verification Requirements

LR 1005-1 Verification of Pleadings and of Claims to Property

Verification of pleadings and of claims to property must be by a party or, if a corporation, by an officer of the corporation, or by an attorney for that party or corporation.

If the personal oath or solemn affirmation of a party is demanded, the Court may, on good cause, require the same and stay the proceedings a reasonable time for the securing thereof.

Amendment History to LR 1020

December 1, 2009

LR 1020-1	Deadline to post security changed from "five (5)" days to "seven (7)" days.
LR 1020-3(a)	Time changed from "ten (10)" days to "fourteen (14)" days.

LR 1024 - Undertakings

LR 1024-1 Undertakings In Lieu of Arrest

If, in return for foregoing the arrest or stipulating to the release of such vessel or other property, a party accepts the written undertaking of a claimant or other interested person or entity to respond on behalf of the vessel or other property, the undertaking will become a party in place of the vessel or property sued, and will be deemed referred to under the name of the vessel or property in any pleading, order, or judgment.

Amendment History to LR 1024

December 1, 2009

LR 1024-1	Added the phrase "of a claimant or other interested person or entity . . ."
-----------	---

LR 1025 - Publication Requirements

LR 1025-1 Publication of Notice of Action and Arrest

The notice required by Supplemental Rule C(4) will be published at least once in accordance with LR 1050-1. The notice must contain the following:

- Title and number of the action or proceeding;
- Date of the arrest;
- Identity of the property arrested;
- Name and address of the attorney for the party;
- A statement that claims of persons entitled to possession or claiming an interest pursuant to Supplemental Rule C(6) must be filed with the clerk and served on the attorney for the party within fourteen (14) days after the last date of publication; and
- A statement that answers to the pleadings must be filed and served within twenty-one (21) days after the filing of claims, and in lieu thereof, default may be noted and condemnation ordered.

A BID Bond

BID BOND (Under \$100K)

Application: This bond guarantees that if bid of principal is low, they will enter into a contract and file a Performance Bond.

BID BOND (Over \$100K)

Application: This bond guarantees that if bid of principal is low, they will enter into a contract and file a Performance Bond.

Payment & Performance Bond

PAYMENT BOND (Under \$100K)

Application:

A payment bond is given by a contractor to guarantee payment, subject to the bond terms, for, which he/she is obligated to perform under the contract. This liability may be contained in the performance bond, in which case a separate labor and material bond (payment bond) is not issued.

PAYMENT BOND (Under \$100K)

Application:

A payment bond is given by a contractor to guarantee payment, subject to the bond terms, for, which he/she is obligated to perform under the contract. This liability may be contained in the performance bond, in which case a separate labor and material bond (payment bond) is not issued.

PERFORMANCE BOND (Under \$100K)

Application: The Contract Performance Bond is given by a contractor to an owner guarantees that they will faithfully perform the terms and conditions of a written contract.

PERFORMANCE BOND (Under \$100K)

Application: The Contract Performance Bond is given by a contractor to an owner guarantees that they will faithfully perform the terms and conditions of a written contract.

Admiralty Bond

Application: Miscellaneous & Personal Financial

Court bonds filed in connection with litigation under maritime law

REINSURANCE AGREEMENT FOR A BOND STATUTE PERFORMANCE BOND
(See instructions on reverse)

OMB Control Number: 9000-0045
Expiration Date: 7/31/2019

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 60 minutes to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

1. DIRECT WRITING COMPANY*		1A. DATE DIRECT WRITING COMPANY EXECUTES THIS AGREEMENT	
		1B. STATE OF INCORPORATION	
2. REINSURING COMPANY*		2A. AMOUNT OF THIS REINSURANCE (\$)	
		2B. DATE REINSURING COMPANY EXECUTES THIS AGREEMENT	
		2C. STATE OF INCORPORATION	
3. DESCRIPTION OF CONTRACT		4. DESCRIPTION OF BOND	
3A. AMOUNT OF CONTRACT		4A. PENAL SUM OF BOND	
3B. CONTRACT DATE	3C. CONTRACT NUMBER	4B. DATE OF BOND	4C. BOND NUMBER
3D. DESCRIPTION OF CONTRACT		4D. PRINCIPAL*	
3E. CONTRACTING AGENCY		4E. STATE OF INCORPORATION (If Corporate Principal)	

AGREEMENT:

(a) The Direct Writing Company named above is bound as surety to the United States of America on the performance bond described above, wherein the above described is the principal, for the protection of the United States on the contract described above. The contract is for the construction, alteration, or repair of a public building or public work of the United States, and the performance bond was furnished to the United States under 40 U.S.C. chapter 31, subchapter III, Bonds, known as the Bonds Statute. The Direct Writing Company has applied to the Reinsuring Company named above to be reinsured and counter-secured in the amount shown opposite the name of the Reinsuring Company (referred to as the "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the performance bond.

(b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of the agreement.

TERMS AND CONDITIONS:

(a) The purpose and intent of this agreement is to guarantee and indemnify the United States against loss under the performance and to the extent of the "Amount of this Reinsurance," or any sum less than the "Amount of this Reinsurance" that is owing and unpaid by the Direct Writing Company to the United States under the performance bond.

(b) If the Direct Writing Company fails to pay any default under the performance bond equal to or in excess of the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States, the obligee on the performance bond, the "Amount of this Reinsurance." If the Direct Writing Company fails to pay to the United States any default for a sum less than the "Amount of this Reinsurance" the Reinsuring Company covenants and agrees to pay to the United States the full amount of the default, or so much thereof that is not paid to the United States by the Direct Writing Company.

(c) If there is a default on the performance bond for the "Amount of this Reinsurance," or more, the Reinsuring Company and the Direct Writing Company hereby covenant and agree that the United States may bring suit against the Reinsuring Company for the "Amount of this Reinsurance" or, in case the amount of the default is for less than the "Amount of this Reinsurance," for the full amount of the default.

WITNESS:

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing power to sign this instrument, and to be duly attested by officers empowered thereto, on the day and date above written opposite their respective names.

*Items 1, 2, 4D - Furnish legal name, business address and ZIP Code.

(Over)

AUTHORIZED FOR LOCAL REPRODUCTION
Previous edition is usable

STANDARD FORM 273 (REV. 4/2013)
Prescribed by GSA - FAR (48 CFR) 53.228(h)

REINSURANCE AGREEMENT FOR A BONDS STATUTE PAYMENT BOND
(See instructions on reverse)

OMB Control Number: 9000-0045
Expiration Date: 7/31/2019

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 60 minutes to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

1. DIRECT WRITING COMPANY*		1A. DATE DIRECT WRITING COMPANY EXECUTES THIS AGREEMENT	
		1B. STATE OF INCORPORATION	
2. REINSURING COMPANY*		2A. AMOUNT OF THIS REINSURANCE \$	
		2B. DATE REINSURING COMPANY EXECUTES THIS AGREEMENT	
		2C. STATE OF INCORPORATION	
3. DESCRIPTION OF CONTRACT		4. DESCRIPTION OF BOND	
3A. AMOUNT OF CONTRACT		4A. PENAL SUM OF BOND	
3B. CONTRACT DATE	3C. CONTRACT NUMBER	4B. DATE OF BOND	4C. BOND NUMBER
3D. DESCRIPTION OF CONTRACT		4D. PRINCIPAL*	
3E. CONTRACTING AGENCY		4E. STATE OF INCORPORATION (If Corporate Principal)	

AGREEMENT:

(a) The Direct Writing Company named above is bound as a surety on the payment bond described above, wherein the above described is the principal, for the protection of all persons supplying labor and material on the contract described above, which is for the construction, alteration, or repair of a public building or public work of the United States. The payment bond is for the use of persons supplying labor or material, and is furnished to the United States under 40 U.S.C. chapter 31, subchapter III, Bonds, known as the Bonds Statute. The Direct Writing Company has applied to the Reinsuring Company named above to be reinsured and counter-secured in the amount above opposite the name of the Reinsuring Company (referred to as "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the payments bond.

(b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

TERMS AND CONDITIONS:

The purpose and intent of this agreement is (a) to guarantee and indemnify the persons who have furnished or supplied labor or material in the prosecution of the work provided for in the contract referred to above (hereinafter referred to as "laborers and materialmen," the term "materialmen" including persons having a direct contractual relation with a subcontractor but no contractual relationship expressed or implied with the contractor who has furnished the said payment bond) against loss under the payment bond to the extent of the "Amount of this Reinsurance," or for any sum less than the "Amount of this Reinsurance," that is owing and unpaid by the Direct Writing Company to the "laborers and materialmen" on the payment bond; and (b) to make the "laborers and materialmen" obligees under this Reinsurance Agreement to the same extent as if their respective names were written herein.

THEREFORE:

1. The Reinsuring Company covenants and agrees -

(a) To pay the "Amount of this Reinsurance" to the "laborers and materialmen" in the event of the Direct Writing Company's failure to pay to the "laborers and materialmen" any default under the payment bond equal to or in excess of the "Amount of this Reinsurance;" and

(b) To pay (1) the full amount to the "laborers and materialmen," or (2) the amount not paid to them by the Direct Writing Company; in case the Direct Writing Company fails to pay the "laborers and materialmen" any default under the payment bond less than the "Amount of this Reinsurance."

*Items 1, 2, 4D - furnished legal name, business address and ZIP Code.

(Over)

AUTHORIZED FOR LOCAL REPRODUCTION
Previous edition is usable

STANDARD FORM 274 (REV. 4/2013)
Prescribed by GSA - FAR (48 CFR) 53.228(i)

REINSURANCE AGREEMENT IN FAVOR OF THE UNITED STATES*(See instructions on reverse)***OMB Control Number: 9000-0045****Expiration Date: 7/31/2019**

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 25 minutes to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

1. DIRECT WRITING COMPANY*	1A. DATE DIRECT WRITING COMPANY EXECUTES THIS AGREEMENT
	1B. STATE OF INCORPORATION
2. REINSURING COMPANY*	2A. AMOUNT OF THIS REINSURANCE (\$)
	2B. DATE REINSURING COMPANY EXECUTES THIS AGREEMENT
	2C. STATE OF INCORPORATION
3. DESCRIPTION OF BOND	
3A. DESCRIPTION OF BOND (Type, purpose etc.) (If associated with contract number, date, amount, etc., include name of Government agency involved.)	3B. PENAL SUM OF BOND \$
	3C. DATE OF BOND
	3D. BOND NUMBER
	3E. PRINCIPAL*
	3F. STATE OF INCORPORATION (If Corporate Principal)

AGREEMENT:

(a) The Direct Writing Company named above is bound as surety to the United States of America, on the bond described above, wherein the above-named is the principal. The bond is given for the protection of the United States and the Direct Writing Company has applied to the above Reinsuring Company to be reinsured and counter-secured in the amount shown opposite the name of the Reinsuring Company (referred to as the "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the bond.

(b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

TERMS AND CONDITIONS:

The purpose and intent of this agreement is to guarantee and indemnify the United States against loss under the bond to the extent of the "Amount of this Reinsurance," or for any less sum than the "Amount of this Reinsurance," that is owing and unpaid by the Direct Writing Company to the United States.

THEREFORE:

1. If the Direct Writing Company fails to pay any default under the bond equal to or in excess of the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States, the obligee on the bond, the "Amount of this Reinsurance." If the Direct Writing Company fails to pay to the United States any default for a sum less than the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States the full amount of the default, or so much thereof that is not paid to the United States by the Direct Writing Company.

2. The Reinsuring Company further covenants and agrees that in case of default on the bond for the "Amount of this Reinsurance," or more, the United States may sue the Reinsuring Company for the "Amount of this Reinsurance" or for the full amount of the default when the default is less than the "Amount of this Reinsurance."

WITNESS

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing power to sign this instrument, and to be duly attested to by officers empowered thereto, on the day and date above -- written opposite their respective names.

(Over)

*Items 1, 2, 3E - Furnish legal name, business address and ZIP Code.

AUTHORIZED FOR LOCAL REPRODUCTION
Previous edition usable

STANDARD FORM 275 (REV. 10-98)
Prescribed by GSA-FAR (48 CFR) 53.228(j)

SAMPLE II
SCHEDULE OF EXCESS RISKS

Company Name	XXXX	Contact Person	XXXX
Location of Company	XXXX	Contact Person Title	XXXX
NAIC Company Code	XXXX	Contact Person Telephone No.	XXXX
Quarter Ended	XXXX	Contact Person E-Mail	XXXX
Treasury Underwriting Limitation	1,100,000		

Report each risk written in excess of the underwriting limitation established by the Treasury. (This applies to casualty and other lines of business as well as surety risks whether or not the United States is obligee.) In protecting excess risks, the underwriting limitation in force on the date of the execution of the risk, as shown in Treasury Circular 570, will govern absolutely.

Number	Date	Principal (If Surety) Or Class (If Other Lines)	Obligee (If Fidelity Or Surety) Or Insured (If Other Lines)	Amounts of Risks		Net Retention	Coinsurance Or Reinsurance				Market Value Of Admissible Assets Pledged (Attach Copy Of Trust, Joint Control Or Indemnity Agreement)	Retention For Treasury Purposes	Remarks
				Penal Sum (If Bond) Or Face Amount (If Policy)	Maximum Liability (If Less Than Penal Sum Or Face Amount)		Date Of Coinsurance Or Reinsurance	Name Of Coinsuring Or Reinsuring Company	Amount of Treasury Authorized Coinsurance (Denote With*) Or Authorized Reinsurance	Amount of Unauthorized Coinsurance (Denote With*) Or Unauthorized Reinsurance			
Various	1/1/XX 3/31/XX	Umbrella Liability Excess of Loss - Commercial and Personal	Various	\$1,000,000 (None larger) All reinsured in same manner		TREATY REINSURANCE		A.B. C. Reinsurance Co.					
								37 1/2%-Excess 50M Retention A.A.A. Reinsurance Co.	\$356,250				
								37 1/2%-Excess 50M Retention B.B.B. Reinsurance Co.	\$356,250				
								15%-Excess 50M Retention C.C.C. Reinsurance Co.	\$142,500				
						\$50,000		10%-Excess 50M Retention		\$95,000			
									\$855,000	\$95,000		\$145,000	

State of XXX
County of XXX

XXX, President, and XXX, Secretary of the COMPANY NAME of Town, State, being duly sworn, depose and say, and each for himself says, that they are the above-described officers of the said company, that the foregoing schedule (with the accompanying exhibits) contains a full, true, and correct statement of all recognizances, stipulations, bonds, undertakings, or other risks, whereon the liabilities are in excess of its Treasury underwriting limitation, executed by the said company and its agents on behalf of any individual, firm, association, or corporation, during the quarter ended XXX, 20_XX; and, further, that the statements and declarations contained herein are correct and true in every particular.

Subscribed and sworn to before me this XXX day of XXX, 20_XX

XXX

XXX Notary Public

XXX

President

Secretary

NOTE TO PRESIDENT AND SECRETARY: If any amount in the "Retention for Treasury Purposes" column exceeds the "Treasury Underwriting Limitation", it is probable that applicable Treasury regulations have been violated (see Treasury Circular 297, sections 223.10, .11 and .13). If so, immediate remedial measures are required to comply with the regulations.



SAMPLE II
SCHEDULE OF EXCESS RISKS

HYATTSVILLE, MD 20782														
Number	Date	Principal (If Surety) Or Class (If Other Lines)	Obligee (If Fidelity Or Surety) Or Insured (If Other Lines)	Amounts of Risks		Net Retention	Coinsurance Or Reinsurance				Market Value Of Admissible Assets Pledged (Attach Copy Of Trust, Joint Control Or Indemnity Agreement)	Retention For Treasury Purposes	Remarks	
				Penal Sum (If Bond) Or Face Amount (If Policy)	Maximum Liability (If Less Than Penal Sum Or Face Amount)		Date Of Coinsurance Or Reinsurance	Name Of Coinsuring Or Reinsuring Company	Amount of Treasury Authorized Coinsurance (Denote With*) Or Authorized Reinsurance	Amount of Unauthorized Coinsurance (Denote With*) Or Unauthorized Reinsurance				
Various	1/1/XX 3/31/XX	Multiple Peril (Quota Share)	Various	\$5,000,000 (None larger) All reinsured in same manner		\$50,000		A.B.C. Reinsurance Co. A.A.A. Reinsurance Co. B.B.B. Reinsurance Co. C.C.C. Reinsurance Co. D.D.D. Reinsurance Co.	\$1,000,000 \$1,000,000 \$1,000,000 \$ 950,000 \$3,950,000	 \$1,000,000 \$1,000,000		 <		

UNITED STATES DISTRICT COURT

for the

District of _____

United States of America

v.

)

)

)

Case No.

)

Defendant

)

SURETY INFORMATION SHEET

(Under Fed. R. Crim. P. 49.1, this form may only be filed in court if redacted or under seal.)

Use a separate information sheet for each surety.

Attach photocopies of two pieces of personal identification, including at least one picture i.d. for each.

Surety information:

Name: _____

Date of birth: _____ Social Security No.: _____

Immigration status: _____ Alien Registration No.: _____

Home address: _____

Home/cell phone No(s): _____

Employer's name: _____

Employer's address: _____

Monthly salary (gross): \$ _____

Work phone No.: _____ Length of employment: _____ ☐ months ☐ years

Source of additional income (if applicable): _____

Amount of additional income (if applicable): _____

Real property owned by surety (if more than one piece of property, please use additional sheets):

Address: _____

Value: \$ _____ Equity in property: \$ _____ Are payments/taxes current? ☐ Yes ☐ No

Any holders of trust deeds: _____

Is proof of surety's title to property attached? ☐ Yes ☐ No Appraisal? _____

AUSA: _____ (initials)

Surety: _____ (initials)

Affidavit by Owner of Cash Security
(Complete if applicable)

I, _____, declare that the \$ _____ cash deposited as security on the foregoing bond is owned by me and is to be returned to me at the address listed on page one of this information sheet upon exoneration of this bond. I subject these funds to the provisions of any applicable local court rule and agree that in case of default or willful contempt of court on the part of the principal, the court may, upon at least 14 days notice to me, summarily render judgment against the cash security.

Justification of Surety and Surety Agreement

I, _____, declare under penalty of perjury, that my net worth is \$ _____ and that I have read and understand this two-page information sheet. I further understand that by signing the appearance bond and this information sheet, I will be responsible for the defendant's appearances in court and the defendant's compliance with all conditions of release as ordered by the court. If the defendant does not appear or comply with the conditions of release, I will be required to pay the amount of the bond, any security I have posted may be taken by the Government, and a judgment may be entered against me. If judgment is entered against me, a judgment lien will be filed with the county recorder in all appropriate counties for the full amount of the bond.

I declare under penalty of perjury that all information contained in this bond and on this surety information sheet is true.

Date: _____

Surety's signature

Signed before me.

Signature of witness to surety's signature

Printed name of witness to surety's signature

Address of witness to surety's signature

AUSA: _____ (initials)

Defendant's Attorney: _____ (initials)

What criteria must be met for the Judgment Fund to pay a judgment or settlement?

Who administers the Judgment Fund?

Who can request payment from the Judgment Fund?

Which agencies submit the most claims?

The Department of Justice (DOJ) submits by far the greatest number of claims. This is expected, however, since DOJ represents other federal agencies in any matter involving pending or actual litigation and has the authority to settle those cases as well.

How do agencies request payments?

How does my agency submit a claim for \$100 million or more?

How does the Judgment Fund website display claims of \$100 million or more?

Are agencies required to supply a taxpayer identification number (TIN) when submitting a request for payment?

What happens if an agency submits an incomplete request for payment?

Are Judgment Fund payments offset to collect administrative debts?

Does Fiscal Service report Judgment Fund payments to the IRS as income to the payee on IRS Form 1099?

How does Fiscal Service issue a payment?

What is the most common reason a bank returns an EFT payment?

Mail

12:00 AM

60%

fiscal.treasury.gov

Are federal agencies required to reimburse the Judgment Fund for payments made on their behalf?

What criteria must be met for the Judgment Fund to pay a judgment or settlement?

Who administers the Judgment Fund?

Who can request payment from the Judgment Fund?

Which agencies submit the most claims?

How do agencies request payments?

How does my agency submit a claim for \$100 million or more?

The Judgment Fund Internet Claims System (JFICS) has a 10 character limit in the payment amount field. Therefore, if the claim you're submitting is for \$100 million or more, you'll need to break the total amount into smaller components, none of which may exceed \$99,999,999.99. You'll submit each of these components into JFICS as a separate claim using the same claim information for each component. Each of these components will be assigned the same control number. If you're submitting your claim by fax, you may submit a claim for \$100 million or more on a single set of submission forms.

How does the Judgment Fund website display claims of \$100 million or more?

Are agencies required to supply a taxpayer identification number (TIN) when submitting a request for payment?

What happens if an agency submits an incomplete request for payment?

Are Judgment Fund payments offset to collect administrative debts?

Does Fiscal Service report Judgment Fund payments to the IRS as income to the payee on IRS Form 1099?

How does Fiscal Service issue a payment?

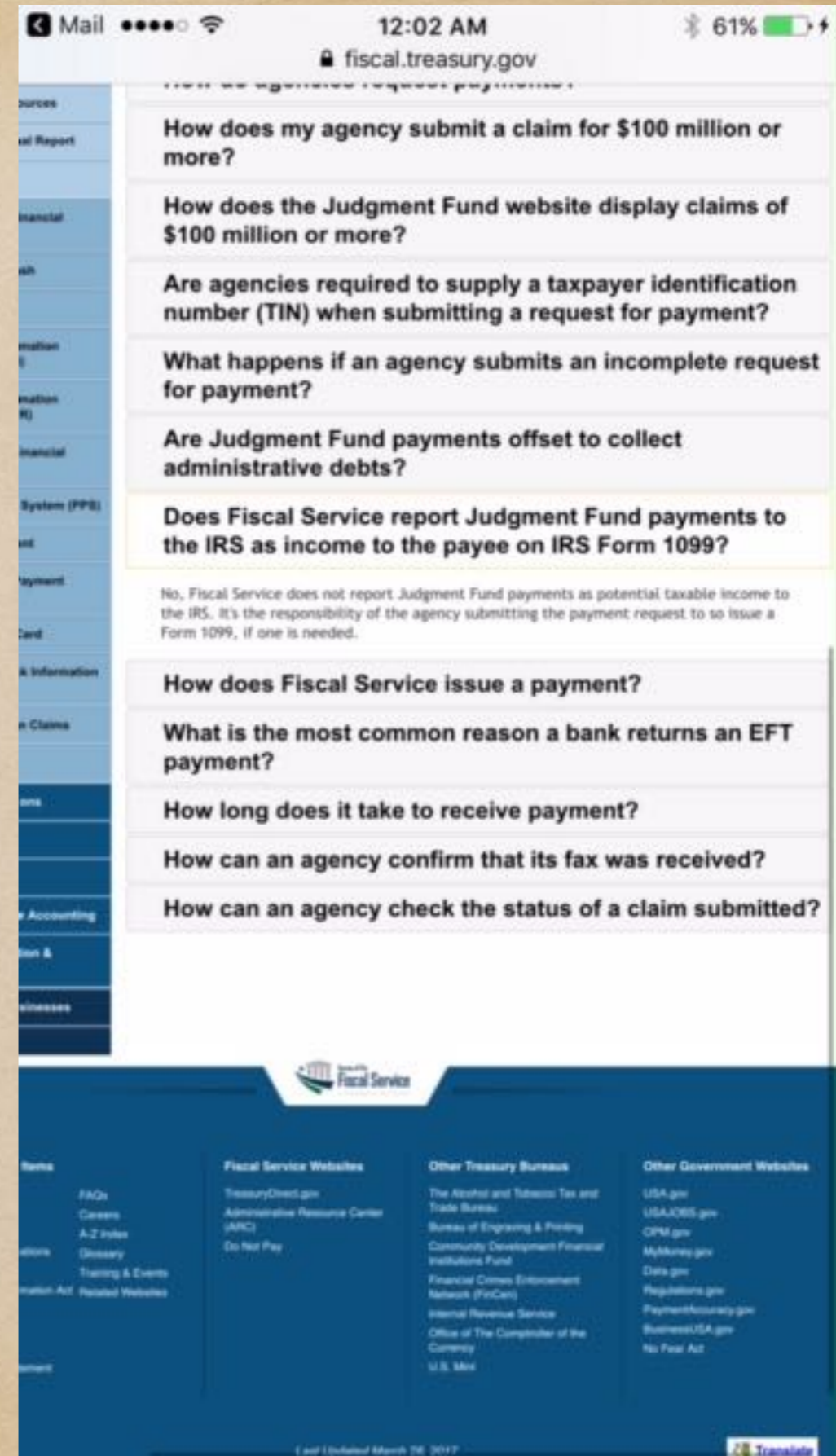
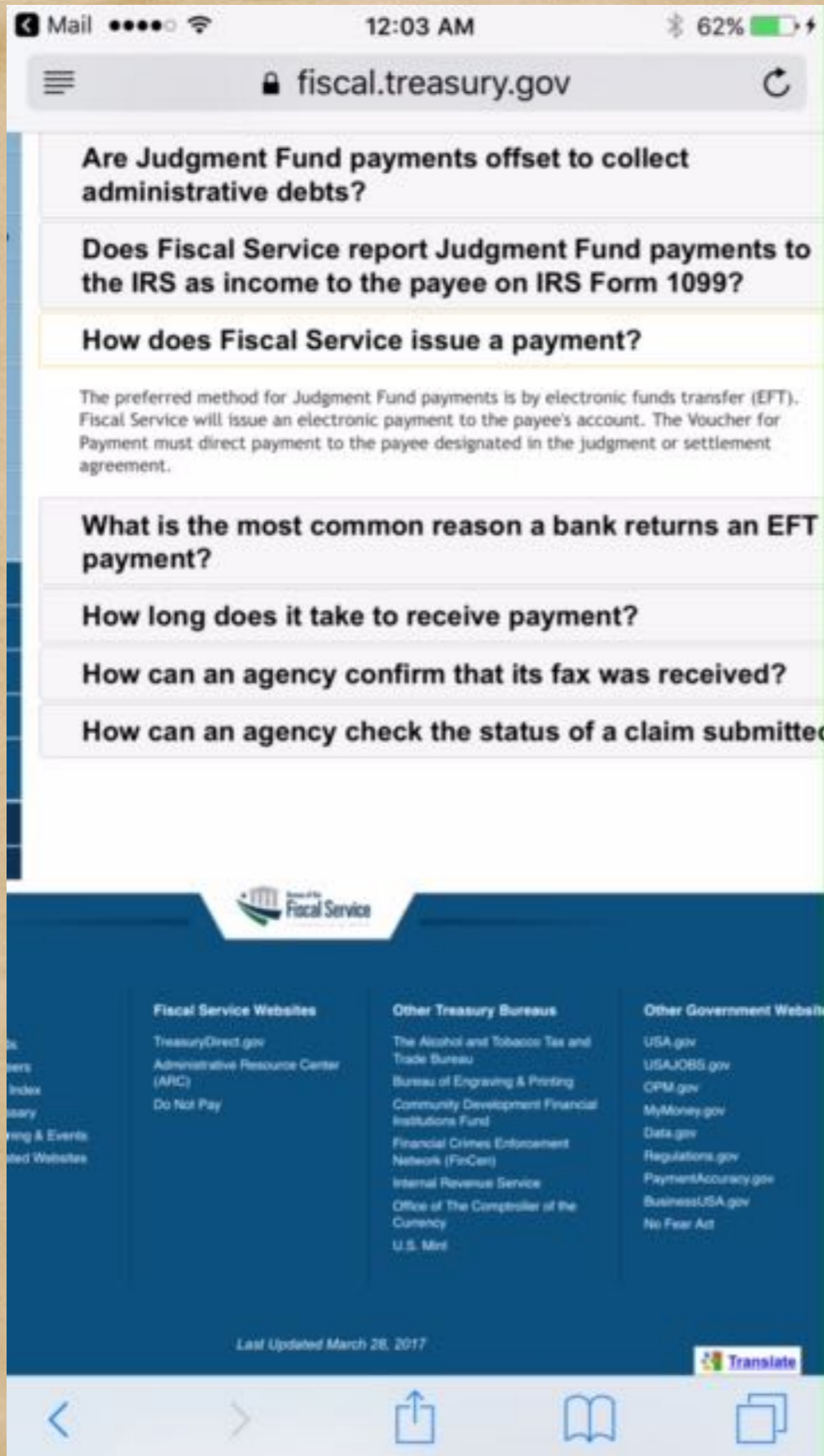
What is the most common reason a bank returns an EFT payment?

How long does it take to receive payment?

How can an agency confirm that its fax was received?

How can an agency check the status of a claim submitted?

Translate



The Sentencing...coming soon. Jamie's results...so far

- ◆ All Affidavit's of Evidence is now on the record. Even all evidence previously denied for trial.
- ◆ Debt paid with birth bonds = No debt
- ◆ Affidavit Not Pro SE, Sui Juris on the record.
- ◆ Affidavit "Challenge of Jurisdiction" and "Sentencing Contract not Accepted" both put on the record.
- ◆ Court Charges paid with birth bond, "Accepted with honor"
- ◆ All Affidavits on the record. Past Time of refutal, so are fact.
- ◆ Trap set, Threats of Arrest by Force used: Stumbled
- ◆ Unfinished Business.

Can we hold them accountable?

The AUTHORITY FOR FINES (DAMAGES) CAUSED BY CRIMES BY GOVERNMENT OFFICERS. These Damages were determined by GOVERNMENT itself for the violation listed.

Breach	Penalty	Authority
VIOLATION OF OATH OF OFFICE	\$250,000.00	18 USC 3571
DENIED PROPER WARRANT(S)	\$250,000.00	18 USC 3571
DENIED RIGHT OF REASONABLE DEFENSE ARGUMENTS	\$250,000.00	18 USC 3571
DEFENSE EVIDENCE (RECORDS)	\$250,000.00	18 USC 3571
DENIED RIGHT TO TRUTH IN EVIDENCE	\$250,000.00	18 USC 3571
SLAVERY (Forced Compliance to contracts not held)	\$250,000.00	18 USC 3571
DENIED PROVISIONS IN THE CONSTITUTION	\$250,000.00	18 USC 3571
TREASON (combined above actions).	\$250,000.00	18 USC 3571
GENOCIDE	\$1,000,000.00	18 USC 1091
MISPRISION OF FELONY	\$500.00	18 USC 4
CONSPIRACY	\$10,000.00	18 USC 241
EXTORTION	\$5,000.00	18 USC 872
MAIL THREATS	\$5,000.00	18 USC 876
FRAUD	\$10,000.00	18 USC 1001
FALSIFICATION OF DOCUMENTS	\$10,000.00	18 USC 1001
PERJURY	\$2,000.00	18 USC 1621
SUBORNATION OF PERJURY	\$2,000.00	18 USC 1622
GRAND THEFT (18 USC 2112) each	\$250,000.00	
To determine multiply no. of counts by damage		18 USC 3571
RACKETEERING (Criminal)	\$25,000.00	18 USC 1963
RACKETEERING (Civil)		
Wages Taken 5x3 =	5?	18 USC 1964 (C)
(Sustained Damages [total] x 3)		

Thirty-seven (37) Constitutional violations from Count 1: = \$9,250,000.00 Damages

Dealing with claims of "immunity."

Any claim of "immunity" is a fraud because, if valid, it would prevent removal from office for crimes against the people, which removal is authorized or even mandated under U.S. Constitution Article 2, Section IV; as well as 18 USC 241, 42 USC 1983, 1985, 1986, and other state Constitutions.

Precedents of Law established by COURT cases, which are in violation of law, render violations of law legally unassailable. Such a situation violates several specifically stated intents and purposes of the Constitution set forth in the Preamble; to establish justice, insure domestic tranquility, and secure the blessings of liberty. For JUDGES, or anyone in any branch of government.

**Some Days It's Hard
To Find Motivation**



**Some Days Motivation
Finds You!!**

The Crimes of the Justice System

- ◆ Personage: The crime of knowingly misrepresenting a living man or woman as a legal fiction - some form of corporation, such as a trust, public utility, or foundation. For example, to knowingly mischaracterize a living woman named "elizabeth arden" as if she were the corporate design company known as ELIZABETH ARDEN (INC.) is a crime of personage.
- ◆ Barratry: Named after the B.A.R. Association for good reason. The crime; knowingly bringing false claims and charge based on personage in order to use foreign statutory law against living people.
- ◆ These two crimes and many others are routinely practiced members of the B.A.R. Associations worldwide, inflicting unjust punishments, defraud people of property and to raise money for themselves and the banks for which they work. The American Bar Association has violated their corporate charters, the Smith Act and Taft-Hartley Act, also the Sherman Anti-Trust Act, Clayton Anti-Trust Act, with impunity.
- ◆ Fear and Retribution, which is why few have had guts enough to take them on and expose their criminality. FEAR: This is How they get YOU.

What can we do?

- ◆ Know our oppressor's, and how, & when we were oppressed.
- ◆ Stop Consenting, Start Objecting, Stand up to Authority. If ya give an inch...
- ◆ Take back our Birthright, Free our Liberty, Remove our consent.
- ◆ Send Our Affidavits of Truth and Repudiation of Citizenship to the President, State Department, Department of Justice, Attorney Generals of the State of Birth and State of residence.
- ◆ Record our Patents of Nativity or our Affidavits of Repudiation on the land, and our Deeds of Re-Conveyance on your names and real property.
- ◆ Prepare Affidavits of Repudiations for courts, and Our Limited Diplomatic immunity Documents, and How to communicate with perceived Authority.
- ◆ Correct your standing, Correct the errors on our Passports, Use it for your I.D. Cancel your contracts with Governments. Correct your standing with employers and the IRS. Never sign anything, Autograph. Never check a Box ☒ US Citizen.

What can we do?

- ◆ Never Write your Address without words "In Care of" or with City-State, Capitalized. Or, without using words, "Zip Exempt", "Near" or "without W.D.C."
- ◆ Change status on your Bank Accounts.
- ◆ Create cease and desist Documents. Start "Notice of fraud" letters for Mortgages, bank loans, and credit card companies.
- ◆ Pay our Government and court debts using "Accepted with Honor". U.S.C. 50
- ◆ File our UCC-1's, and Gain our secured creditor standing, Create a discharge Bond, Discharge our debts, live within our means & enjoy the pursuit of happiness.
- ◆ Educate others, our family's and friends, Love they neighbor, do no harm. Live within your means, don't incur debt.
- ◆ Govern Thyself, Work on Self sustainment. Set up our own local organic unincorporated counties on the Land Jurisdiction. Kick the corporate bums to the curb.

DON'T PANIC, ORGANIZE!

SILENCE IS CONSENT



Knowledge of Today

**"WE THE PEOPLE"
CAN TAKE OUR COUNTRY BACK
AND RESTORE OUR GREATNESS!**

A photograph of a sheep standing in a grassy field with mountains in the background. The image is framed by a torn, light brown border. The text is overlaid in large, white, bold, sans-serif capital letters.

**ONCE YOU
AWAKE, ITS
HARD TO GO
BACK TO
SHEEP**