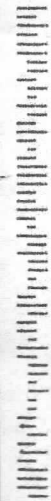


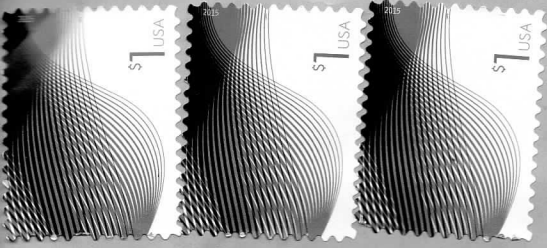
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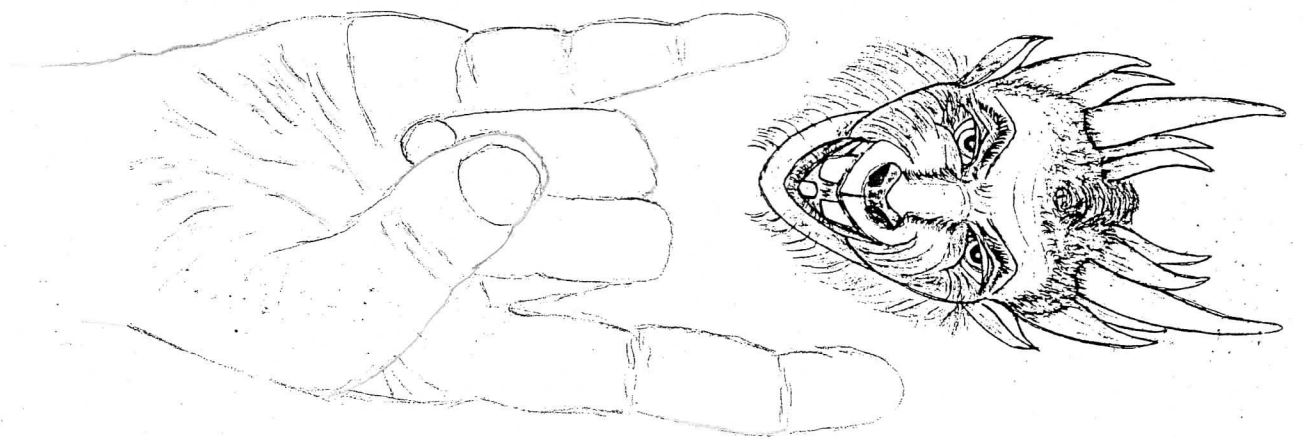
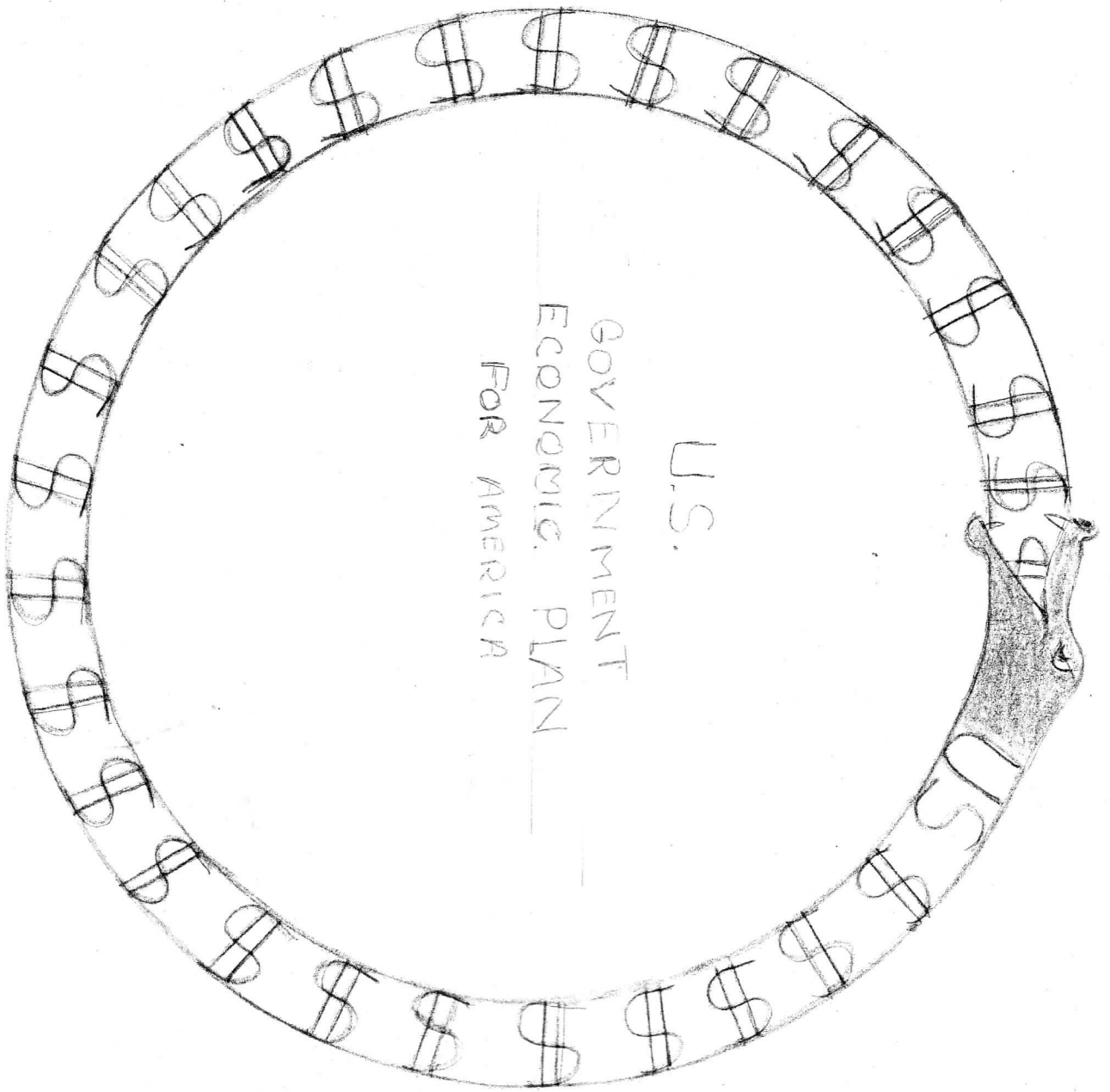
Brown Edward Lew  
Poff#6000 Federal C  
Sovereign  
Glennville, WV 26351  
United States



⇒03923-049⇐

Rudy Davis  
PO BOX 2088  
Forney, TX 75126  
United States





February 21, 2019

Dear Erin and Rudy:

We have been going out for a year now and I have learned a great deal from the info you've sent me.

We've had a few bumps and hopeful moments but overall it appears that we can take our relationship to the next level. What do you think? and what is the next level?... But all kidding aside thanks you've been great and so you really, really, really, really, really, really should know. I SEE EVERYTHING!

Now come the days of awakening. This case I am filing is to get people to begin to look in the right places, and really pay attention. Don't worry about not knowing the law Rudy, I don't know it either. But I'm learning. Right now I know as much as they do but I'm still trying to understand their procedure in court.

The Shinola info is shockingly revealing and sharply accurate.

Erin

"Shinola"

January 18, 2019.

Dear ERin and Rudy:

My heart is breaking for what the Khazarian Zionists have done to America and where they are taking us. I need not write out any long letters, briefs, manuals or opinions on the subject matter. It has been done many times by many generations.

So I will just present you with one of the definitive and horror... and resolution of what is going on for fact. I have much more to add to this.

I present you 'Shinola' and a copy of Mr. Benjamin Freedman's expose' of the Khazarian Zionist who have also taken control of the Vatican - Jesuits. Please see that this is given to all.

By Brown, Edward Lewis

Authorized Representative of  
The EDWARD LEWIS BROWN Corporation  
and 'Castro Que Vie Trust'

Because of Jesus

You all need to sit down with this.  
It will change your world, for the Better  
Ed.

# The Great Fraud

Who Are You? Really?  
SS. CARD

Most of us identify with our name. Even those who have popular names like "Don Johnson" and "Joe Smith" are vaguely surprised and uncomfortable when they meet someone who has the same name. Most of us would feel angered and frightened by the idea of someone else using our name to conduct business, and with good reason. Long before the information age brought us the plague of computerized identity theft, the greatest practitioner of the art was the US Government.

Shinola 101

By

Gary R. Owen

Somewhere in America

When you sign up with the Social Security Administration, having been told (falsely) that it is a condition of employment and that you have to have a Social Security Number before you can have a job, you are issued a number and a name. Look at your Social Security Card. There's your number and your name, right? It looks like your name, doesn't it? The only difference is that it is printed in all capital letters like this: DON JOHNSON.

Published by the German Poor Orphans Society

Copyright Unlimited

Page 12. Filing B.S.

Page 14. U.S. corp citizen all dead.

Page 18 entire national debt owed to American people

You must learn to write your name correctly every time, on documents. Never abbreviate.

OVI  
TAM

This is called "*Capitis Dominatio Maxima*" and it is the time-honored way used around the world to name corporate entities---corporations, trusts, transmitting utilities, foundations, and numerous other forms of legal fictions---are all and always named using *all capital letters*. When we see the name Elizabeth Arden, we should know we are talking about a living person, but when we see ELIZABETH ARDEN we should equally know that we are talking about a corporation.

Seeing our own names in all capital letters on our Social Security Card should immediately tell us that the name on the card represents a corporate entity, and in this case, though you are never told this, the corporate entity is a trust and transmitting utility.

What? I'm a trust and transmitting utility?

No, you're not, but you've been given notice and proof printed on that little card that there is a corporate entity that is using your name, and if your name is Felix L. Schnickelgruber, its name is FELIX L. SCHNICKELGRUBER. This is called "mirroring" and it is the first step toward two highly illegal financial practices called "twinning" and "unlawful conversion", both of which are about to

Commerce: An interchange of goods or commodities especially on a large scale between countries or parts of the same country, Trade, business.

2. Social relations, especially the exchange of views and attitudes.
3. Sexual intercourse.
4. Intellectual or spiritual exchange, communion.
- (cap.) 5. Also called Commerce department
6. to trade together, : to buy, deal, <sup>disin or</sup> <sup>Mercantile.</sup> deal in commerce to make a profit

Trade: The Act or Process of buying, selling, or exchanging commodities, at either retail or wholesale, within/without a country, or between.

2. Purchase or sale of items or transaction
3. An exchange of items usually ~~without~~ the payment of money! Barter: To trade or exchange of goods.
4. any occupation pursued as a business or livelihood.
5. Some line of skilled manual or mechanical work craft.
6. People engaged in a particular line of Business

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# The Great Fraud

2

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OVI  
TAM



be practiced upon you by banks and corporations masquerading as your lawful government.

U.S. Citizen established

As soon as you signed up with the Social Security Administration a number of things happened---chief among them, you were identified as a "US citizen" and as a person who voluntarily submitted to federal jurisdiction (that's the "voluntary" part of "voluntary income tax").

Next, your name was given to the Secretary of the Treasury (of Puerto Rico) and the Department of the Treasury (of Puerto Rico) drafted up the paperwork to establish a trust and transmitting utility using your name. When they hand you your Social Security Card they are introducing you to a trust and transmitting utility that is using your name and is associated with a nine-digit number written in the form XXX-XX-XXXX. T.I.N. Number

Neg

This Social Security Number is also a Taxpayer Identification Number, and when it is written in this form with all the dashes, it represents the negative side of an account ledger, the debt side. This is the number that is always used when making payments to the US Treasury. When it is written with a zero in front of it and no dashes, this same number becomes an Employer Number, and that is used when receiving payments from the US Treasury.

POS

This isn't your account we are talking about. You, the living person, don't have a Social Security Number or a Taxpayer Identification Number or an Employer Number, either. These are all things belonging to and only associated with the trust and transmitting utility that the Department of the Treasury (of Puerto Rico) created using your name.

Red

Trust

This trust belongs to the government. The government created it, and the government is the beneficiary of it. You, the Living Person, are the trustee, which means that you hold the legal title and have to do all the work and hold the responsibility for administering the operations of the trust, paying its bills, defending its interests, etc., while the government holds the equitable title and gets the cream. Let this be very clear: the beneficiary receiving all the assets and benefits of the FELIX L. SCHNICKELGRUBER trust and transmitting utility is

state trust the federal government. The incorporated State government owns a subsidiary trust called by a slightly different name: SCHNICKELGRUBER, FELIX L.

Being a trust, it doesn't really matter what they call it. They could call it the "XLT Trust and Transmitting Utility" but they don't. They use your name on purpose, so that you think their trust is equivalent to and the same as you, the Living Person.

That's how they get Felix to both pay and obey.

bank account Your bank account belongs to this trust and transmitting utility. You have been donating 100% of your paycheck to this trust regularly for years, thinking that it was your bank account and your money, but no, it all belongs to you-know-who. Just look at your checks, your bank statements, all your records are clearly addressed in *Capitis Dominatio Maxima*. You have merely been left in control of the money in "your" account as an agent appointed by the government to pay bills and take care of the trust's property and business.

If you don't believe this, haul out what you presume to be your "personal" check book, get out a good magnifying glass, and examine what appears to be the signature line on the check. It's not a solid line. In microprint it says, "Authorizing Signature". Now, you might think, what's the big deal about that? Of course, I am "authorized" to write checks on my own account...why would the bank find it necessary to say so in such tiny print?

The reason this is so obscured, is that you are "authorized" by the government to act as its agent and discharge all its debts. You have lost 100% of your ownership interest in the assets you have deposited with the bank. From now on, you merely act as an unpaid agent of the government. You are allowed to write checks on the account, because they let you, not because you own the assets anymore.

On the good side, all "your" debts belong to the trust and transmitting utility, too. You only think you owe the IRS and the mortgage company and the car dealership and the credit cards and the college loans you racked up. In truth, just as the trust and transmitting utility owns your bank account, your house, your land, your car, your college loan, and your labor, the trust also owes all those debts.

As you can see, you've been donating all your money to this trust and transmitting utility that belongs to the US Treasury, and working yourself senseless to pay all the debts it owes, when what you should be doing is acting as a conscious Acceptance Agent, discharging the debts of this trust and transmitting utility, and making the US Treasury pay for its franchise's expenses.

If the US Treasury owns everything, the US Treasury can pay for it.

Yes, you've been very busy working to promote the interests of the trust and transmitting utility established using your name. Of course, you do it all voluntarily and never charge the FELIX L. SCHNICKELGRUBER Trust and Transmitting Utility a dime for completing his taxes on time, cleaning his rain gutters, and paying his bills.

You're quite a volunteer, Felix. You give everything you own to the government, work for the government for free while taking care of all its property, then on top of it, you pay them for the *privilege* of giving them your money and "importing" it to the ownership of their Puerto Rican trust.

Technically, as you'll learn, all IRS cases are prosecuted as failures to pay an import duty on revenue. When you unwittingly dump your paycheck into a bank account owned by a Puerto Rican trust operating under your name, you have exercised the *privilege* of importing revenue to Puerto Rico and owe an import duty.

They tax you for giving them your money.

At the end of the day, they give you a thousand bucks a month as Social Security. That's your "equitable consideration" for fifty years as a debt slave and giving them title to everything you own.

#### "Payments"

Actually, technically, nobody can make any "payments". "Pay" is a word associated with transactions that use real money. Since 1933, America has increasingly functioned by using the equivalent of paper casino chips that represent debt and credit. Since 1971, these paper casino chips called "Federal Reserve

Re-Venue  
neighbor-  
hood

Note!

Notes" have been the primary, though by no means the only, legal tender in America.

Federal Reserve Notes are a bank script, issued by the privately owned Federal Reserve Banks. The Federal Reserve itself is an association of private banks and is as "federal" as Federal Express. The Federal Reserve is owned as an organizational structure by the International Monetary Fund, and it also runs an international bank called the Bank of International Settlements (BIS) in addition to its American operations.

Just as the name of this organization is a purposeful semantic deception, the Federal Reserve Notes (FRNs) are a physical deception. Everyone calls them "dollars" but they only bear a physical resemblance to real "US Dollars" which remain the Reserve Currency of the entire world.

That's right. You *have* a national currency, but you don't use your own national currency. You use "Federal Reserve Notes" instead. The US Dollar is mirrored by the Federal Reserve Note, just as you, the Living Person, are mirrored by the dummy trust and transmitting utility in Puerto Rico.

Federal Reserve Notes are in-house tokens. They don't meet the legal definition of a "note" because they don't promise to deliver anything to anyone upon presentment. The one thing that the Federal Reserve Notes *do* represent is debt.

Whose debt?

FRNs individually represent debts of the Federal Reserve Banks, because a debt for them is a credit for you. This is why this form of monetary system is called "a debt credit system". Everything is reduced down to either a debt or a credit, and there are only three things that can be done with a debt or a credit.

They can be transferred, converted, or exchanged.

Transfers are uni-directional. Think of a game of hot potato. It's the same game whether you are transferring debts or credits. Each time you move a debt or a credit it is a discrete little bundle going in one direction, either to or from someone or something else.

## credit and debt

• • • Conversions are where debts turn into credits and vice versa. The debt of the Federal Reserve Banks creates a credit for you, while your debt creates a credit for them.

• • • Exchanges are trades that go in two directions and cancel each other out. When you give a clerk at a sandwich shop \$5 and he gives you a sandwich, you are both pleased with the result and you both get something out of it, but any gain is merely subjective. It's a "zero sum transaction".

• Keep these three possible things that you can do with a debt or a credit firmly in mind: transfers, conversions, and exchanges. Additionally, you need to recognize that there are two realms of commerce using these debts and credits.

• The realm of public sector commerce is inhabited entirely by corporate entities---corporations, trusts, foundations, transmitting utilities-----and each one of these organizes its financial operations around a fiscal year that they set to suit themselves. Corporate entities have the privilege of corporate indemnity. If a corporate entity goes broke or accumulates insurmountable debt the public takes the loss and the corporate shareholders, officers, and investors are protected from losing their own private property as a result. All such privileges are taxable. Corporate entities operate using transfers of debts and credits, and if they show a profit, that accrual is known as "income". Only corporate entities have "income". Only corporate entities have privileges that are subject to an excise tax-----an "income tax".

## property

• The realm of private commerce is equally well-defined. It is inhabited entirely by Living Persons, operates according to the universal calendar year, operates only via exchanges, and when a gain is realized, it accrues as "property". Living persons operating in private sector commerce receive no relief from their debts. If they produce a bad product, they can be sued and can lose everything they own. There is no privilege involved, and any private property arising from private commerce is not taxable by definition.

• • • The US Supreme Court has ruled on this exact topic many, many times and the answer has always been the same: "property" includes all wages and the earnings of any kind, gained in private sector commerce, and property is not

wages are not taxable

Public

Private

Read!  
very  
carefully

This is  
part of  
your reward.

INCC  
TAJ

taxable. See *Eisner v. Macomber* 252 US 189 (1918), *Coppage v. Kansas*, 236 US 1, *Staples v. United States*, 21 F.Supp 737 at 739, *Slaughterhouse Case*, 16 Well. 36, 130; *Stratton's Independence v. Howbert*, 231 US 399, *Butcher's Union Co. v Crescent City Co.* 111 US 746, *Adair v. United States*, 208 US 161, 172, et alia.

Public and Private: coming together

Strictly speaking, the realms of private commerce and public commerce are mutually exclusive. You are by definition operating in one realm or the other. DON JOHNSON is a public sector operative, a corporate entity earning income, while Don Johnson, the Living Person, slogs along in the private sector accruing property.

Here it comes - income TAX

By now you are thinking---so how is it that I am stuck paying an income tax, when "income" by definition is a uniquely corporate thing? The only corporate entity that I am in any way associated with is the trust and transmitting utility that the Department of the Treasury (of Puerto Rico) created using my name, and which they own. I have never received a penny of corporate "income" from it in my life.

What's going on here?

Unlawful conversion.

Conversion is one of the three things you can do with a debt or a credit---you can convert one into the other by swapping ownerships. The private sector credit owned by Marvin Felsen, the Living Person, is "converted" into public sector credit owned by MARVIN FELSEN, the trust and transmitting utility, every time Marvin mistakenly deposits his paycheck into MARVIN's account.

\* Additionally, because Marvin has the bad luck of depositing his private property into a look-alike offshore trust's bank account, he has to pay the Puerto Rican import duty on revenue, aka, the federal income tax. Technically, you are being charged the income tax for the privilege of giving them ownership of your money. \*

This is all supposedly made legal because you accepted that little Social Security card, announcing the birth of this trust and transmitting utility. It's presumed that you agreed to act as its agent. You also agreed to be a faithful

member of the National Banking Association (Title 12) and to pay all the income taxes that this trust and transmitting utility may owe (Title 26) and in many other ways you didn't expect, you unwittingly "redefined" who you are.

Without knowing it, you went from being a free and lawful sovereign in your own country to being a debt slave literally owned by a foreign government.

That may sound too shocking to be true, but it is true.

"You" defined as a trust and transmitting utility are owned as a franchise of the Department of the Treasury of Puerto Rico as a debt slave and that federal franchise is owned by a government that is foreign with respect to you, calling itself the "United States of America".

This other version of "United States" is comprised of "the District of Columbia, Guam, Puerto Rico and other Insular states" – not the 50 States United. This other United States is an unsavory character that traffics in slaves and drugs and weapons, and is ruled by a despotic oligarchy called the US Congress.

You did this terrible thing to yourself.

note! → It's not illegal, because you are the only one harmed by it, and strictly speaking, it's not illegal to harm yourself. People do it every day. Your right to contract is unlimited. If you want to donate 100% of your paycheck to a foreign government and obligate yourself to a lifetime of debt slavery in exchange for a really shoddy retirement plan, who is to stop you? If you want to pay rent forever on your own house and land as a tenant instead of being a landowner, well, it's a free country. You can do that. Who is going to complain, if you don't?

The corporation offering you this slick deal isn't obligated to warn you that it is selling a poor product. So long as it provides some reasonable shadow of the product they are advertising (Medicare, Social Security, etc.) they can charge whatever price they like as long as you are willing to pay it.

There are, however, a couple of issues to be addressed.

The first issue is that you were coerced into enrolling in Social Security under false pretenses. Undeclared agents of the federal government, that is,

USA CORP. citizen: slave

employees of a corporation calling itself the UNITED STATES OF AMERICA, told you and your parents and everyone else, including all your prospective employers, that enrollment in Social Security is a *requirement* of having a job--- and they implied that it was a requirement of having *any* job. ❖

❖ The only jobs that more or less require you to enroll in Social Security are federal government jobs, and there's a very good reason for this. Social Security is a program designed for: (1) government employees, (2) foreigners, and (3) welfare recipients---and of those three groups, the only people who are truly required to enroll are the foreigners and welfare recipients. See 42 USC 405(c) (2) (b) (i). ❖

❖ Even for federal employees, Social Security is voluntary, though it is voluntary in the same sense as driving a Ford car is "voluntary" if you work an UAW job at a Ford auto plant. ❖

❖ ❖ ❖ ❖ Technically, it's *illegal* for John Johnson, the mechanic at Mike's Garage, to be enrolled in Social Security. He's not a federal government worker, not a foreigner needing public assistance, and not a welfare recipient. He's a middle-aged skilled mechanic hauling down \$70,000 a year in private commerce and doesn't meet the program requirements at all. In his entire working life, he has *never* objectively met the Social Security program requirements. ❖ ❖ ❖ ❖

❖ So why did he (and you) get the bum's rush to join Social Security? You weren't applying for a federal job when you started washing dishes at Maybelle's Family Diner. Equally, if Social Security is a program only for federal employees, how could you be enrolled? You've never held a federal government job in your life.

❖ Wonders abound. You, John Johnson, *can't* enroll in Social Security unless you are defined as a federal employee, a foreigner, or a welfare recipient somehow.

❖ So far as you know, you are a Living Person, working in the private sector, living in your own country, and paying your own bills, thank you very much.

❖ However....you purportedly agreed to act as an agent for JOHN JOHNSON, a trust and transmitting utility owned as a franchise by the Department of the Treasury of Puerto Rico, so you are deemed to be a "federal employee" even



PROOF OF  
different  
jurisdiction →

though you are blissfully unaware of the fact, and even though you never get paid for doing this particular job. Plus, because John Johnson the Living Person is a "foreigner" with respect to the "United States of America" defined as the District of Columbia, Guam, Puerto Rico, et alia, he can sign up for Social Security as a foreigner. No problem. And, then too, John Johnson can technically be considered a welfare recipient, because he is signed up to receive benefits from the Public Charitable Trust, whether he receives any benefits from it or not.

\* They hand you a little card in the mail with no explanation whatsoever, and then the banks and the title companies are allowed to presume that you are knowingly and willingly giving up all your private property, and all your Constitutional rights, and that you agree to a lifetime of debt slavery, all in exchange for a miserable excuse of a retirement program that you pay for.

\* That sounds like the same deal they gave the slaves on the Southern Plantations back in the day, and it's not a coincidence that it does.

Note!

Most of this constructive fraud got its start during Reconstruction, in the South, after the Civil War, and it has been embroidered by generations of Southern Democrats afterward. People are so ignorant of history that they cuddle up to the Democratic Party, thinking that the Democrats represent the common people, when history blatantly shows a very different story.

The South was and is the home turf of the Southern Democrats, the progeny of men like Edward Rutledge, who guaranteed that slavery would be allowed under the original Constitution, and who have *to this day* prevented the lawful recognition of the Natural and Unalienable rights of black people in America.

*To this day*, all black people in America have is a guarantee of "equal civil rights". The Natural and Unalienable rights of Black Americans as Living Persons on the Land have *never* been recognized and they *still* aren't.

In case you never asked, "What are civil rights?" -- Civil rights are privileges conferred by the government, and what the government gives the government can take away, redefine, and alter at whim. As you stand there wearing your "Agent of the Federal Government" hat, representing the corporate entity JOHN JOHNSON, you have civil rights. Like all the black people in

America, you White Boy slave. John Johnson, have nothing but "civil rights" and Congress can redefine your civil rights at will, so long as everyone is mistreated equally. ☹

corp. 0050  
 ☹ The gigantic all-devouring corporation calling itself the UNITED STATES OF AMERICA is the doing business name of the "other" United States of America composed of "the District of Columbia, Guam, Puerto Rico...." The legal status of this multi-national conglomerate is on the same par as McDonald's, Boeing, or Sears, only larger and more complex and far less efficient. ☹

☹ ☹ ☹ This corporate entity abuses the usufructuary rights it obtained as a result of being named your trustee by your unwitting Mother. As your trustee, it can use your name, so it creates a trust and transmitting utility using your name as a franchise benefiting itself, then foists all the responsibilities and costs onto you, tricks you into giving this thing they've created on paper all your money and private property, charges you 7% of what you think of as your gross income each year to pay for Social Security "coverage", and another 30% or so as "federal income tax" and another 10%-15% in assorted other hidden federal taxes, plus claiming a 100% ownership interest in everything you own, right down to the toenails on your feet. ☹

☹ It's okay for the federal government to own you as a debt slave, so long as you can be classified as a "US citizen". As you are beginning to understand "US citizens" aren't Americans in the way you think of it. They are Americans in the same sense as "South Americans" are "Americans". ☹

☹ The federal government, most particularly, Congress, has found ways around all the hurdles and dived headlong into your pocketbook. They've stolen your identity as a free American and turned you into a card-carrying "US citizen" debt slave. In the absence of proof otherwise, the court presumes that you agreed to all of this, and the judges get very frustrated when you then walk in and start spouting off about the Bill of Rights. ☹

☹ Don't you know that the Bill of Rights no longer applies to you? You cashed all that in for \$1000 a month in retirement benefits and a bed to die in. ☹

Additional presumption is accrued every time you vote in a US election, because only "US citizens" are allowed to vote in US elections. Normal Americans who live in the 50 States United are disenfranchised. Read Section 2 of the 14<sup>th</sup> Amendment.

Everyone knows that you were lied to and railroaded into enrolling in Social Security under false pretenses. We all heard the same story and went through the same drill. Unfortunately, until you stand up and oppose the presumption of "US citizenship" and waive any unearned benefit from the Public Charitable Trust, the "United States of America" and its minions can freely assert that you are a Blue-Butted Kangaroo, and that you owe them money for eating grass.

Once you know what is being alleged against you, that is, that you willingly and knowingly signed up and agreed to be a debt slave, and that you voluntarily signed over ownership of all your property to the trust and transmitting utility the government established using your name, you can raise another issue in your defense. Not only were you misinformed and coerced, none of this cozy arrangement benefiting the federal government was ever disclosed.

For any contract to be legal and binding, it has to be fully disclosed.

The government gets around this by never letting you know that the contract exists. You can't complain that the contract wasn't disclosed, if you don't know the contract exists.

The judges employed by all the courts owned and operated by the corporation calling itself the UNITED STATES OF AMERICA know that this contract is merely presumed to be valid, and they presume it against Americans every single day. They presume it so often they get *bored* enforcing this one contract over and over again. Many attorneys know it, too, but there's an odd thing that prevents them from speaking up.

All attorneys in America are required to be members of the British Bar Association, and as soon as an attorney passes the Bar Exam, he or she is inducted into this professional cabal. As part of their induction they swear an oath, known as "the Guild Oath" and part of the Guild Oath is a tiny little phrase that commits them all to support the bankrupting of America and Americans. They are too green

BAR

at the time to know what they are saying, or what the oath is talking about, but they swear it anyway, and are trapped forever afterward between being an American and practicing law.

• Perfidious Albion, again. \*

• • • So the federal government and the banks and the lawyers are conspiring to cheat you, and doing a good job of it, too. The government has its excuse lined up.

When you signed up for Social Security---according to them----you asked them to set up the trust and transmitting utility in your name, because you officially applied to be recognized as a "US citizen" and to participate in all the obligations and benefits thereof, and by "accepting" that little Social Security card in the mail, you additionally agreed to act as an unpaid agent for the government's brand new franchise---you.

You also thereby signed up to receive benefits from the Public Charitable Trust set up to provide social welfare relief to freed black slaves after the Civil War.

According to the federal government, you the Living Person, have been a foreign-born freeloader living on their dole all your life. "Foreign" from their perspective, because you were born in one of the 50 States United, not DC, Guam, Puerto Rico, etc., and a freeloader, too, because you are signed up to receive benefits from the Public Charitable Trust.

Read the Expatriation Act, the Civil Rights Act of 1866, and both the 13<sup>th</sup> and the 14<sup>th</sup> Amendment. The elite white folk could bail out, using the Expatriation Act.

The 14<sup>th</sup> Amendment conferred the *legal status* of "US citizen" on everyone else, and from then on, it was just a process of getting each new generation to give their official *individual* consent to being a "US citizen". According to the government, you knowingly did this when you enrolled with the Social Security Administration.

What you mean by "US citizen" is that you live in one of the 50 States United. What the federal government means by "US citizen" is that you (1) were

Fraud

Fraud

Fraud



born in DC, Guam, Puerto Rico...or you (2) accepted the *legal status* of "US citizen" conferred by the 14<sup>th</sup> Amendment and don't object to it, even though it means giving up 100% of your ownership interest in everything you think you own, and even though it means that you will live in peonage and debt slavery benefiting the UNITED STATES OF AMERICA throughout your working life, and even though you will have only "civil rights" and no recourse to defend yourself from other slave-related requirements like Selective Service. \*

\* The only ones truly obligated to be "US citizens" are those born in the Territories owned by the federal corporation. They are the only true "US citizens". \*

\* People born in the 50 States have a natural "State" citizenship. That's why your vital statistics and records are always kept in the state where you were born. State citizenship is the natural citizenship status of Americans, but the 14<sup>th</sup> Amendment placed an overlay claim on Americans, a blanket assertion that you are instead a "US citizen"----which is a legal status in your case, and not a true citizenship at all.

\* Specifically, it's the second class government-sponsored substitute for real American Citizenship, which the Southern Democrats initially drummed up as a means of keeping the freed black slaves down on the farm after the Civil War, and which other parties then expanded to apply to every American. \*

\* As you will realize from reading the historical documents, the fix was in even way back in 1868. While loudly proclaiming the abolishment of slavery in America with the 13<sup>th</sup> Amendment, the criminals in Congress opened up the door to a new and much broader kind of slavery with the 14<sup>th</sup> Amendment.

\* *Private* ownership of slaves was outlawed, but a new era of *public* ownership of slaves was just beginning, and this time, people of any color could be owned by the government.

\* Where do you think the trendy term "human resources" comes from? That comes from looking at people as property in exactly the same way that we speak of "natural resources". There are only two elements to any economy----natural resources and labor.

Public slaves citizens

• The 19<sup>th</sup> century industrialists were keenly aware of that fact, and so was the government. The wealth of the Southern States wasn't only in land and crops. It was also in labor. Seizing hold of the *collateral* represented by the labor force of the freed slaves represented a very major economic benefit to the victors. The government didn't have to direct the activities of the slaves to reap the benefits of owning them. They could simply borrow against the value of the slaves on the world market, and nobody would be the wiser.

• The slaves themselves thought they were free. ■

Having lined their pockets with credit made available by borrowing against the value of the slaves newly acquired by the federal government, the question then became----how can the government further expand on this theme and extract the wealth that is inherent in labor from the whole population?

• Establishing some basis for a claim on the People's labor was the first job to be done, and the 14<sup>th</sup> Amendment accomplished that aim. By establishing this new class of citizenship and the Public Charitable Trust that went with it, the government could claim the existence of a contract.

• First, as we've seen, it could claim that US citizens had only "civil rights", not Natural and Unalienable Rights, and could impose Territorial law on them instead of obeying the limits of the Constitution. •

• Second, because civil rights are privileges granted by the government, the government can redefine the rights of "US citizens" at whim. All the Civil Rights Movement accomplished was to guarantee that all "US citizens" are abused equally, black and white. •

• Third, the government could claim the existence of a contract based on "equitable consideration". You are presumed to have agreed to donate your labor and all your private property to the government in exchange for the benefits you receive from the Public Charitable Trust, though in fact you receive no equitable consideration at all and pay your share of any benefit. •

• In order for any contract to be valid, it must be entered into knowingly, willingly, and under conditions of full disclosure, and it must represent equitable

Public Slaves

contract

contract

contract failure

consideration to both parties--- in other words, it must be fair, not grossly and self-evidently benefiting one party over the other.

Well, what do you say? When you signed up for Social Security, did you knowingly, willingly, and under conditions of full disclosure agree to waive your Natural and Unalienable Rights and give all your property, including your labor and military service, to the government? Did anyone ever tell you any of this?

No. That's the whole point. You were never meant to know.

If you knew, you could stand up and say, "With respect to the United States of America, I am a non-citizen National as defined by Title 8, Section 1101(21) (a) et Seq. I am also defined in Title 26 as a "non-resident alien". I am not a "US citizen" and I never was and I never want to be. I do not consider it a valuable or prized status, and for the record, I don't live in Puerto Rico."

Your bank also has a plausible deniability excuse in place to explain away their part in enabling the unlawful conversion of your private property.

They presume that you are knowingly acting as an "Acceptance Agent" for the trust and transmitting utility that was created in your name, and they misunderstand on purpose when they create a bank account for MARVIN FELSEN instead of Marvin Felsen.

If you want to give all your money away to a Puerto Rican trust and transmitting utility named after you, you are free to do so. The bank will let you. It's a free country.

You've got a Social Security card, so you must have agreed to all this, right?

So now you know how your non-taxable property earned in private sector commerce---your earnings and wages and salaries---gets converted into public sector corporate income and thereby becomes taxable for the purposes of the federal income tax, which is technically an import duty on revenue being imported to Puerto Rico.

There's just one other thing you need to know. The IRS works as a collection agency for the banks and every penny of "federal income tax" you have

Non-Resident / non-citizen  
Alien / National  
not a citizen

Banks

SS

Taxes

IRS-BANKS OUI-TAM

ever paid has gone directly into the pockets of the same privately owned banks enabling this conversion.

• In other words, the banks get a very substantial benefit from converting your private property into corporate income. By making your assets taxable, they get the resulting "tax" money. The Grace Commission confirmed this thirty years ago.

• There is one other major scam that misrepresents you, the Living Person, in a way analogous to this. It results from the first dirty trick the corporation masquerading as the federal government plays on you.

• The government claims that your Birth Certificate is in fact a Berth Certificate, a type of docking manifest used by the shipping industry worldwide. After all, you arrive via a "birth canal" and are received by a "doc(tor)"...and so this additional fanciful and self-interested constructive fraud plays out. The government actually claims that you are a "US vessel" in the Merchant Marine Service, and that you, the Living Person, are a federal employee, specifically a "master" in the Merchant Marines representing the jolly *M/V FELIX L. SCHNICKELGRUBER*.

• This time, your name is abused in all capital italics, the naming convention used to designate boats in maritime commerce.

• The set up is very similar to the trust and transmitting utility sting. In that case, the government claims that you are an Acceptance Agent and General Partner of a federally owned franchise organized as a trust and transmitting utility operating under the same name as yours in Puerto Rico. In the Merchant Marine scam, the federal government claims that you are a Merchant Mariner acting as the "master" of a US vessel having your name.

• The trust and transmitting utility set up is used against you at the initial level of an IRS claim entered with the foreign statutory court called the US Tax Court, operating under Treaty akin to an embassy, and restricted to operate only in Washington, DC. If you fail to nip their presumptions about you in the bud, and continue to fight a tax charge, they kick you upstairs to the US District Court, which then acts as a foreign corporate tribunal operating under International Admiralty jurisdiction.

Banks  
Admiralty-merchant jurisdiction

qui tam - evidence



• These crazy claims about you, the Living Person, are necessary because the perpetrators cannot enforce any claim against you otherwise. • Statutory courts can only address corporations and have no jurisdiction over Living Persons whatsoever.

STAND under

→ To make you "stand under" their statutory law, they have to "redefine" you as a "statutory citizen"---that is, a corporate entity. • Admiralty courts can only address maritime subjects and have no jurisdiction over you as a Living Person on the Land. It is the same story there. To enforce a claim against you, the Living Person, they have to cook up a claim that you, the Living Person, are actually a "US vessel", and then explain away your presence in the courtroom as a member of the Merchant Marine acting as a salvage officer.

Jurisdiction

• When a Judge asks you if you "understand" the charges against you, you should immediately realize that he or she is asking you if you "stand under" the charges, that is, if you submit to their jurisdiction and accept being tried in their court? •

Fraud - courts

Admiralty - merchant

Well, Felix, do you? Are you a Merchant Mariner? A trust?

SOVEREIGNS

• By long-standing international declaration, all Americans are sovereigns. You are not a corporation, not a marine vessel, and, you are not obliged to be a citizen of the "United States", either. Yet, all these things are being presumed against you under conditions of non-disclosure by the federal government and its court system, and if you don't have sense enough to deny it, too bad. •

• • If you are ever brought to trial in an Admiralty Court (US District Courts are all Admiralty Courts without exception) you may "interpreted" by the court under either equity or admiralty jurisdiction, and the judges love to flip back and forth without telling you or announcing it in court. • To change the jurisdiction the judge gets up from his chair, goes into his chambers, and comes back out. Presto! We just went from equity to Admiralty in the twinkling of an eye. Each time they do this, they "reinterpret" you and your role. • •

EQUITY

• If they try you under equity, you are presumed to be an Acceptance Agent of the FELIX L. SCHNICKELGRUBER Trust, a federal employee who is unaccountably not doing your job and refusing to discharge the lawful debts of the

note! The psych evaluation was to confirm that I understand... stand under the jurisdiction.

trust. Of course, you don't have a clue that this is being alleged, that the trust exists, that you are an agent of the federal government, etc., and so you are left to assume that you, the Living Person, have to pay the tax out of your own pocket.

That is, of course, precisely what they want you to think and do.

If they try you under admiralty, you are presumed to be a "master" in the Merchant Marine service, acting as a Salvage Agent for a missing vessel named the *M/V DON JOHNSON* or whatever you name is, when you walk through the door. You are attending a probate hearing in civil maritime jurisdiction and facing a marine salvage lien posed by the Federal Reserve Banks.

Long ago, the Federal Reserve bought a security interest in the *M/V DON JOHNSON* from the government when Don Johnson was a baby, but when Don grew up and became defined as a trust and transmitting utility instead, the corpus backing that investment "disappeared". Thereupon, the Federal Reserve asked the court to declare the "US vessel" lost at sea and presumed "dead" and established a civil maritime salvage lien against the vessel's estate.

By the time you land in US District Court facing an income tax charge, your name has been declared legally dead for a number of years, so it is "impossible" for you to be recognized by the court as Don Johnson, unless you present the court with irrefutable proof that you are alive and are not a "US Vessel" operating under the same name. Most people don't know how to do that, so they are stuck playing it out as a Salvage Agent and discharging the debt as a loss against the US Treasury, or, paying off the salvage lien themselves with private sector credit.

The last choice is what the court expects you to do, and in nearly 100 out of 100 cases, that's what you'll be forced to do, because you can't imagine much less reply to the long-established constructive fraud they have built up all around you.

You also assume that the "US District Court" is being run by your legitimate government. It never occurs to you that the court itself is instead operating as a corporate administrative tribunal "representing" and "standing for" the lawful Article III court you are owed and expecting as a non-citizen National.

Stop a moment and take in the view.

we trusted the court.  
we no longer assume the court is being run by a Legitimate Gov.

Dead - courts  
Admiralty - merchant Jurisdiction  
ART III COURT

Judicial

CONFLICT OF INTEREST

USA  
CORP.

The "US District Court" is an in-house corporately-owned and operated tribunal of a corporation calling itself the UNITED STATES OF AMERICA. The same entity that owns the courthouse and pays the judge is named as the plaintiff against you, yet hardly anyone recognizes this conflict of interest and moves to change the venue to State Superior Court.

STATE CORP.

You aren't guaranteed any fair treatment there, either, but at least the conflict of interest is not as direct. The incorporated State government is a municipal franchise of the UNITED STATES OF AMERICA and is usually as subservient as Igor to Dr. Frankenstein, but at least your judge's paycheck won't be drawn directly from the US Treasury.

COURT IS IN ADMIRALTY / ROMAN MERCHANT

In order to enforce any of their frauds against you, the perpetrators must rely on the Law of International Admiralty and the Roman Merchant Law, neither one of which apply to Living Persons born in one of the 50 States United----only to "US vessels" and to corporations, respectively.

challenge - Remedy

It is essential that you immediately challenge the jurisdiction of these courts and never let them bring you into their venue. You have to do this on your own. No lawyer will do it for you. You do this by insisting and proving that "you" were declared legally dead in error, and that as a Living Person, you are a "non-citizen National" and a foreigner with respect to the "United States of America" dba UNITED STATES OF AMERICA.

U.S.C. TITLE 8 SEC 1101(21)

The existence of "non-citizen Nationals" is proven by the 14<sup>th</sup> Amendment itself, which disenfranchises you, and by Federal Code, which defines you.

You address these courts via notarized Affidavit and identify yourself as a Living Person making a Special Appearance challenging their jurisdiction. You send them a certified copy of your Birth Certificate, an Ecclesiastical Deed Poll "signed" only with your thumbprint in red ink, and a sworn statement from two Witnesses that they know you, know your family, and confirm that Don of the Family Johnson is not only alive, but a person of good repute. Your witnesses sign this Statement of Identity with their own autographs and red-ink thumbprints.

fraud  
State  
Gov.

D.B.A.  
who you see  
non-citizen  
National

Remedy  
Affidavits  
Notary

Pay close attention!  
Don't get stupid here  
Learn this by heart  
'state only to court'

If, by chance, you get an especially rabid or stupid judge, and they continue to come after you or force you to appear in their courtroom, identify yourself only as an Agent for the Accused or, if you can't avoid it, Defendant in Error.

Special Appearance only

You never, ever voluntarily submit to their jurisdiction at all, never offer any petition, answer, motion, or take any other action with respect to yourself as a Living Person, except by Special Appearance serving written Notices, Affidavits, and Recommendation Motions addressed to the Court, as an Agent of the Accused in court, or if there is no other option, as Defendant in Error, and you never voluntarily allow them to call you a "Plaintiff" or "Defendant" or "Petitioner" or whatever else they may want to make of you.

They will be trying hard to "define" you in some manner that gives them jurisdiction and will push and shove trying to make your square-shaped Living Person fit into the round holes of their peg board. Hang tough.

You are a Living Person born in one of the 50 States United. You are a non-citizen National. You do not consent to the court's jurisdiction. You do not consent to a transaction of a security interest, and you waive any unearned benefits of the Public Charitable Trust. Te Deum.

Never under any circumstance allow any court to claim jurisdiction over you, the Living Person, without a fight and proof of both general and subject matter jurisdiction. Make your claim explicit from the get-go: "I am a Living Person, an American, a "non-citizen National", born in the State of Oklahoma, and I do not consent to a transaction of a security interest. I have been *misidentified* as a corporate entity (or the master of a US vessel) by this court. I do not stand under its jurisdiction."

Stating it that way makes the situation explicit for the judge and places it in the court record, so long as the tape machine is rolling.

SS Funds are Yours

Some people are unnecessarily sacrificing their *earned* benefits, like Social Security payments and payments due as a result of the gold seizures, thinking that they can't receive payments from the federal government and still be free.

SS BENEFIT

Get it State this on Record only - never let court call you anything who you are.

Re: court

- A. Never claim to anyone that you are a CITIZEN of anything ever!
- B. You are only a living soul of God.
- C. You are a non-citizen National. Born in the Republic of IL. New Hampshire or?

collect SS Funds

• If you earned a benefit, meaning that you paid for it, it's yours. Collect. The UNITED STATES OF AMERICA is a corporation. Would you turn down money due to you from an insurance policy you paid for from MetLife? •

• This corporation operating "as" your government isn't really a government; it has only the status of a corporation. It's a "person" no more sovereign than any other "person", and as it happens, the UNITED STATES OF AMERICA owes you a lot of money. •

Read carefully!

• It owes you for every penny you have paid into federal taxes and social security under false pretenses. It owes you the money in your bank accounts, which it has acquired via deceit and constructive fraud. It owes you your house, your land, and everything else that it has importuned from you under conditions of fraud. It owes you as the heir of those Americans who gave up all their privately owned gold, when FDR's thugs came through and stole it during the Great Depression. It owes you your Natural and Unalienable Rights, not some cobbled up corporate shadow conferred upon you as a legal status. •

Super important in court!

• If you choose to act as an Acceptance Agent or Marine Salvage Agent, you can address the court in the same way a lawyer addresses the court—that is, you can retain your separate identity as a Living Person and make motions in behalf of the trust or the vessel to your heart's delight, without allowing the court to impose its jurisdiction on you, the Living Person. •

• Federal Court Rules allow you to enter a Special Appearance as a favor "to those otherwise not represented"----that is, the trusts and transmitting utilities and "US vessels" using your name. •

• Just keep in mind that the court has no jurisdiction over you, the Living Person, until and unless you hand it to them and consent to their jurisdiction. They will be trying every trick in the book to importune your cooperation and misinterpret your statements, trying to find an excuse to claim jurisdiction over you, so you must be explicit and clearly state your role. • If you don't intend to give the court jurisdiction over you, be careful not to obey petty commands given to you by that man sitting on the bench, because it will be interpreted as submission to the court. •

2

3

CORP. Acting as our Government

CORP. U.S.A. owes us all our assets. \$ your Rich

Qui TAM Rial

Qui TAM Jurisdiction

Pay attention!

Do not follow Judges orders in court

For example, if you are arrested and forced to appear as a Defendant in Error and the judge tells you to stop chewing your lip, keep chewing. If you are going to be the Sovereign in this situation, you have to play your role down pat.

Keep in mind that any motion you present to the court can only be styled as a "Recommendation Motion" if it pertains to you as a Living Person, otherwise you are handing them the keys again.

To recap:

STEP ONE - TWO

Under the assumptions provided by your Mother's signature on your Certificate of Live Birth, the government sets up a *cestui que vie* trust, claiming that you are a "statutory citizen" under the 14<sup>th</sup> Amendment, and shortly after that, the hospital prepares a "slave bond" that is purchased by the Federal Reserve as a monetized interest in the "US vessel" registered under your name.

Your Mother has no idea that she has given away legal title to you, and she isn't told, either.

STEP - THREE

Then, when you are issued a Social Security Number, a second trust and transmitting utility is set up. After seven years, when the Federal Reserve cannot profit from the corpus of your "vessel" because it has been "moved" into the new trust, the Fed files for the issue of a marine salvage bond against "your" estate, and without you ever knowing it, "you" are (1) presumed to be subject to marine salvage and (2) declared dead by the court. This is the same process that is applied to ships and mariners when they are lost at sea and "declared dead" after seven years.

This is why, technically, no court can "hear" you. You are legally dead. You *must* be presumed to be someone else---a trustee acting as an Acceptance Agent in behalf of a federal franchise, for example, or the "master" of a lost US vessel in the Merchant Marine service.

Filing Ecclesiastic - B.C.

Before you ever go to court, therefore, file a copy of your Birth Certificate, an Ecclesiastical Deed Poll, and a signed statement from two witnesses who know you, verifying that they know you and your family and that you are a living person of good repute. Find the nearest public recording office, file these documents as a

what to do.

This is the first thing you do to regain your sovereignty as a (note spelling) United States (American) national of the Republic (country) of New Hampshire, or whatever other of the (50) several Republics you are from.

only Recommend motions to court

mom's signed COLB. slavery

gov. establish trust from B.C. declares you dead

Do! Deed Poll B.C. and witness statement

# Ecclesiastic Deed Poll

Do This

"Miscellaneous Affidavit" under a dated cover sheet titled as such, and have half a dozen sets of certified copies made. !

Roman catholic church

•• The Ecclesiastical Deed Poll is an ancient document of the Roman Catholic Church and it is still recognized worldwide as "the" document necessary to establish that a Living Person is indeed, alive. • As a Church document, it recognizes that God created you, placed the breath of life in you, and made you a unique and living being. It also states that you are Felix Lamont of the Family Schnickelgruber, a Freeholder in Simple Fee Estate, known to be the Man on the Land whose sign appears herein. •

Red Ink of Blood

• The "sign" used to be a thumbprint in blood, but is now acceptable in red ink. Since this document dates from the days when most people were illiterate, the thumbprint is the only form of identification used to validate this document. •

PROOF OF LIFE

✱ • Claiming that you are dead and silencing you is one of the legal profession's most potent tricks, so deny it up front by presenting this Proof of Life paperwork at the beginning of any legal process. They may still find a way to trip or trump you, but they will have to "hear" you, which creates certain very uncomfortable restrictions for them. •

\*

! When a child is baptized in the Church of Rome, a third *cestui que vie* trust is set up, laying claim to its soul. !

Three Crowns

These three trusts enslave you, your property, and, if you believe in the existence of souls, your soul, also. These are called "the three crowns". Taken together, this same basic method of making undisclosed claims via the establishment of *cestui que vie* trust instruments has been used by the legal profession, the banks, the governments of the world, and the Vatican to enslave people for almost a thousand years.

Vatican enslavement

As you can see, you are in a purposefully constructed legal quagmire, and America has run afoul of a very ancient, very pernicious, very evil system of government that predates it by about 6,000 years.

••• While the public face of the Roman Catholic Church claims that it has adopted this system for the betterment and protection of all mankind, there is

Church



Vatican  
Catholic  
Mother Theresa v. Satan

another face of the Church that takes full advantage of the most evil aspects of it. One face of Rome is Mother Theresa. The other is the Inquisition. One persona of the Roman Catholic Church represents the most benevolent and protective power on earth, while the other persona is purely Satanic. These two diametrically opposed versions of the Roman Catholic Church co-exist side by side under the same roof, and until a Pope divests the Church of its wealth, earthly power, and self, it will continue to be a profoundly contaminated institution lacking any reliable identity, representing the Virgin Mother Mary one moment, and the Great Whore of Babylon the next.

The minions of the Father of All Lies have inhabited the corporate structure that pretends to be your government as well as the Church, and the fact that they have done so is self-evident both from the result, which is your enslavement, and the method: a wagonload of preposterous lies and fraudulent claims made behind your back.

CRIMES AGAINST THE U.S. - EVIDENCE

The lawyers and the banks and a corporation calling itself the UNITED STATES OF AMERICA have taken an American Citizen and "redefined" you as a debt slave. They've made you the executor of your own estate, a master serving a lost vessel in the Merchant Marines, a trust and transmitting utility owned as a franchise of the Department of the Treasury of Puerto Rico, a Withholding Agent, a legally deceased trustee, and an Acceptance Agent, too. They have even managed to assert that you are a "US vessel" in the US Merchant Marine service.

Ahoy, there! M/V JOANNE THOMPSON!

This is by no means an all-inclusive list of the lies they have told about you and established in the public record.

How is it possible that the government has license to abuse your name like this and use it to enslave and misrepresent you?

It's made possible by the knowing and purposeful abuse of usufructuary rights the government obtained as your trustee.

When a trust is created, the title to property is split. The trustee is given the legal title, while the beneficiary retains the equitable title. When your Mother



signed your Certificate of Live Birth (not the same as a Birth Certificate, which is an official receipt for the Certificate of Live Birth) she unknowingly created a legal title.

Equally without her knowing consent, that legal title to "you" was given to the government. The government became your trustee and you became the beneficiary of "Don Johnson". The government, as your trustee, obtains the right to use your name. Acting as your Trustee, they are supposed to protect you and operate only for your benefit. Instead, they abuse and breach this trust, misrepresent your identity to profit themselves, and redefine you in ways that reduce you, the Living Person, to peonage.

That little Social Security card announcing the "birth" of a trust and transmitting utility in your name represents the legal title of DON JOHNSON, and made you, the Living Person, its trustee. The government made itself the beneficiary.

As a practical matter, the trust your Mother created has been virtually inactive all your life. The thieves got what they wanted---your name, and now they would just as soon forget that they were ever named as your trustees.

1. Under this first trust agreement, the one created by your Mother, the government is obligated to work for your benefit and defend your rights and promote your well-being, and it has strict fiduciary responsibility to do so.

2. Under the second undisclosed trust agreement that created the trust and transmitting utility that is currently (mis)using your name, you, the Living Person, became the trustee working for the benefit of the government, instead.

3. The government turned the tables on you. The bureaucrats surreptitiously created a "reverse trust" and foisted it off on you, using enrollment in the Social Security program as their excuse.

4. Then, as insurance to make sure that your debt slave status couldn't be reversed by a simple statement of identity in open court, they had the first version of you they concocted---the "US vessel" ---declared dead.

Gov. To Protect  
TITLE TO  
STRAWMAN

Identity Theft

Gov. declared  
STRAWMAN  
Dead.

U.S.A. Corp. citizens are all  
Dead

Virtually everyone born in the 50 States United is legally dead and the United States of America as represented by the 50 States United has virtually no living citizens as a result---almost 400 million people, and all but a handful of us are legally dead.

This is why the use of Common Law in America is all but dead, too. The Common Law is a jurisdiction used exclusively by Living Persons.

Corporate entities function under Roman Merchant Law and "US vessels" operate under the Law of International Admiralty.

As you can see, these jurisdictions are mutually exclusive, but because of the way you, the Living Person, have been "redefined" by the British Bar Association, you are being prosecuted under jurisdictions that are completely unnatural and inappropriate.

You're not a boat or an officer in the Merchant Marines, but you are being prosecuted under Civil Maritime and Admiralty. You're not a corporate entity, but you are being prosecuted under Roman Merchant Law.

As a trust and transmitting utility "you" are subject to Roman Merchant Law. As a "US vessel" presumed lost at sea, you are subject to Civil Maritime Law and International Admiralty jurisdiction generally. In either of these guises, DON JOHNSON or M/V DON JOHNSON, you have no access to the Common Law, and absolutely no Constitutional rights, and on top of it all, you can't be presumed to have access to the Common Law because, well, you're legally dead.

Sadly, as long as you remain legally dead, you remain a helpless stateless debt slave, an unrecognizable entity that can be "interpreted" any way the court wants to interpret you---Acceptance Agent, Withholding Agent, Executor, officer in the Merchant Marines, and so on.

Without We, the People, America as represented by the 50 States United is as legally "dead" as you are, and so is the Constitution.

This is why US District Court judges will rant and rave at you and have you thrown in jail if you have the temerity to mention the Constitution of the United States of America in their court. It is crystal clear (to them) that such issues have

Gov.  
Dead

legally  
Court. Dead

nothing whatsoever to do with the business of the court and are blatantly outside of its jurisdiction. You are obviously acting in contempt of court to talk about such things. As an Acceptance Agent working in behalf of a federal franchise or the master of a US Merchant Marine vessel, you really ought to know better.

The Internal Revenue Service

The first thing that should occur to you is, "Internal to what?" and the second thing that should occur to you given the lawyers' fondness for semantic deceit is, "Re-venue of what?" Always pay strict attention to details and names. What, or who, are they moving to a new venue? Satan's children can't resist a good semantic deceit.

Internal refers to the weird world of the 14<sup>th</sup> Amendment Club and the physical boundaries of the States included in the District of Columbia, Guam, Puerto Rico, et alia, that are part of the "other" United States of America. The Island of Puerto Rico is foreign with respect to you, a Living Person born in one of the 50 States United.

All actions brought against individual people by the IRS are taken under 28 USC Chapter 85, Section 1340, "Internal Revenue; customs duties, based on revenues". They are talking about customs duties that are due as a result of importing revenue to Puerto Rico.

According to Federal Code, when you deposit your paycheck into a bank account belonging to a franchise owned by the Department of the Treasury of Puerto Rico operating under your name, you owe an import duty on that money.

Besides donating a 100% ownership interest in your assets to the franchise, you owe a customs duty for the privilege of making the donation, too.

It just gets better and better. First, they defraud and rob you of your ownership interest by deceit, then they charge you an "import duty" for the privilege of being defrauded and robbed.

STRAWMAN OWES  
100% FOR IMPORT DUTY  
TO PUERTO RICO.  
High  
CRIMES

deposit to Puerto Rico

Revenue is not only the popular conception of money coming in, but money coming in as a result of your "re-venue" from being a Living Person to a Corporate "Person", from an American Citizen to a US citizen, and from Ohio to Puerto Rico, and so on.

They not only gain revenue, they "re-venue" your legal and political status. The criminals think they are incredibly clever and they have proof that you are incredibly dumb, because you still haven't figured out what they are doing to you, and it is now eighty years on into this fraud.

This is how they currently prosecute individual IRS cases: first, the IRS sends you a "Notice of Deficiency" that is basically an unsigned affidavit alleging that you owe tons of money to the Department of the Treasury (of Puerto Rico). They self-interestedly neglect to add the "of Puerto Rico" part, because you might possibly read Title 5 of the Federal Code and figure out what is going on. They leave you to assume that they are representing the legitimate United States Department of the Treasury, which still exists.

The US Tax Court, a foreign statutory court that operates exclusively out of Washington, DC, also receives a copy of this Notice from the IRS. This "Notice of Deficiency" is always addressed to you as a Living Person, using upper and lower case naming conventions.

The bank records that the alleged "deficiency" is based upon always reference accounts that belong to the trust and transmitting utility owned as a franchise by the Department of the Treasury of Puerto Rico using your name, designated with all capital letters.

They already stole 100% ownership of all your money using this exact ploy, so there's no avoiding the fact that the bank accounts belong to a corporate entity, and if you think about this little conundrum, the circumstance invalidates their claim.

They are addressing one person, the Living Person, as if you were in fact the corporate "person". They do it this way trying to establish a connection between you, the Living Person, and their franchise.

IRS,  
1st  
Notice of  
Deficiency  
Qui Tam  
Evidence  
Foreign  
Tax Court  
D.C. only

BANK  
P. TO  
COURT

• Why not shrug and sign a Notarized affidavit back to the court asking--- what's this? This Notice was addressed to me, Don Johnson, but the bank accounts all belong to DON JOHNSON, a trust and transmitting utility owned as a franchise by the Department of the Treasury of Puerto Rico. Seeing as how I am a mechanic in Ohio, you'd better explain what I'm supposed to do about this foreign franchise's tax debts.

• You won't hear back from the IRS or the US Tax Court until another generation of clerks have lived and died. If by some extraordinary circumstance you hit a dry hole in the system and the people reviewing your case are so green they actually believe in the fraud they are perpetuating, you may have to go to court even after you have given them such fair warning.

• The courts try to operate under what is known as the "collective agency rule" and claim that you, the Living Person, are in "general partnership" with the trust and transmitting utility, so it is essential that before you even identify yourself to the court in any hearing, you stand up in the gallery of the courtroom (not inside the bar, which is the railing separating the lawyer's podium and the judge's bench from the audience) when they call "your" name and ask--(1) Are we on the record? (2) Is this action being addressed under the collective agency rule?

• If they press you, tell them you are an "agent" for the accused.

• I *never* admit to *being* the accused "person". It's poor form if nothing else and gives them excuse to continue their absurd presumptions.

• If the court is on the record, you may then hand the Bailiff your Proof of Life documents. Let the Bailiff pad over to the judge and let the judge take the pages and start scanning them over. Give him or her a few seconds to grasp the import and then state loudly enough for the tape recording equipment that you are the Living Person, Donald Michael Johnson, and that you have provided the court with irrefutable proof of that fact.

PROOF OF LIFE

• The judge won't like this one bit. Some judges literally jump up out of their chairs and run into their Chambers and refuse to come back out to the bench when served with Proof of Life documents.

Court Procedure  
do it,  
state who  
you are



court -

• A judge operating a statutory court jurisdiction is forbidden to view any evidence that "you" are a Living Person and still continue to take action against you. Be polite, but to the point.

Tell court: TAX: DC. only

• Why not ask the court if it has any business with you, the Living Person Donald M. Johnson? You are just here because you received communications from the court and the IRS and you want to know if it has anything to do with you, the Living Person?

• If the court values its own tail, it will admit, no, it doesn't have any business to conduct with Donald M. Johnson, and you can then nod obligingly, smile prettily at the judge, and go home. If you want to be a bonehead and make absolutely sure that the issue is settled and dead, you might tarry a minute or two more.

• In that case, you might ask if the court has any business with the Constructive Estate Trust named DONALD M. JOHNSON? If so, ask for the bill and the dollar amount, and have a form 1040-V in your pocket.

Remedy - Pay the Bill.

• Give the judge your sweetest, most child-like expression, and ask if the court could please provide you with a Bill stating the full amount owed by the trust and transmitting utility? Considering that they were going to prosecute you for this same full amount, you can safely presume that the judge has exactly such a bill on the bench in front of him. Do not offer to go inside the bar. Wait for the Bailiff to retrieve the document.

GIVE Bill + 1040-V TO COURT

• Write "Pay to the US Treasury Department" at a 45 degree angle (low left, high right) across the face of the Bill, then pull your 1040-V form out of your pocket. Fill in the amount and the all-capitals name and number of the trust and transmitting utility. Give the signed bill and the 1040-V to the Bailiff.

• Your Honor? Does the court have any more business with the DONALD M. JOHNSON Constructive Estate Trust needed to zero out the account? No?

You may now turn on your heel and leave Sodom behind.

If the IRS gets called on its actions, they can scramble back and claim that they were intentionally addressing you as the Acceptance Agent, aka,

IRS Procedure

ASK THE COURT  
COURT PROCEDURE  
STAY OUT OF BAR

IRS  
constructive fraud

"Withholding Agent" for the trust and transmitting utility, but that's not credible. If they intended to address you in that role, they would have included a bill and a promissory note for you to sign authorizing the discharge against the US Treasury, but they never do. They always try to brazen it out and establish a claim against the Living Person.

Greed  
IRS  
constructive fraud

• They want to have their cake and eat it, too---have the 100% ownership of all your assets, but none of the expenses thereof.

• They will try to argue, if they are especially determined, that *Thompkins v. Erie Railroad*, places you, the Living Person, in "general partnership" with their trust and transmitting utility, thereby obligating you to pay its expenses. However, a general partnership like any other contractual agreement requires full disclosure and knowing and willing participation. None of this arrangement was ever fully disclosed to you. It's just another "layer" of the cocoon of legal nonsense they have established around you.

Private of Corp. Assets

• Either the assets in the bank accounts represent your non-taxable property accruals as a Living Person, or the money represents legitimate corporate income earned by a franchise of the Department of the Treasury, and all of its debts have to be discharged against the US Treasury by Public Law 73-10, et alia.

• The IRS loses in either case. They get no money out of you, the Living Person.

• The Notice of Deficiency informs you that you may "Petition" the US Tax Court if you disagree with the IRS's assessment of a deficiency. They are counting on you to do exactly that, as millions upon millions of Americans have done.

• The IRS makes this invitation and provides this information so that you stupidly file a "petition" and grant the US Tax Court jurisdiction it otherwise doesn't have over you. Think about it. If you petition a court, aren't you submitting to its authority and jurisdiction? Yes, obviously, you are. You are *inviting* them to sit in judgment. You are also initiating the formal action and taking the burden of proof on your own shoulders by filing a Petition with the US Tax Court.

Don't petition court  
NEVER!

Rebut their  
AFFIDAVIT  
MIR  
CMR

Tax Court - in admiralty

• The Notice of Deficiency puts you in a bind, as it is meant to. You have to answer it somehow, because if you don't answer absolutely everything the IRS sends you, even bogus offers to fill out exit interviews and "surveys" mistakenly claiming that you are a "client" of the IRS, you can be accused of tax evasion. You also have to get something on the record with the US Tax Court as a reply, but obviously not a Petition. What, then?

**ANSWERS TO IRS: AFFIDAVIT**

• You send back an answering Counter-Affidavit, Notarized, signed, original sent to the IRS under a "Notice to Principals is Notice to Agents. Notice to Agents is Notice to Principals" disclaimer and a copy sent to the US Tax Court, both via Certified US Mail, Return Receipt Requested.

• "Dear Sirs, I am in receipt of some correspondence from the IRS---what appears to be an unsigned affidavit titled "Notice of Deficiency" alleging that I owe money to the Internal Revenue Service in error. I am the Living Person, Robert P. Smarter, a non-citizen National. I don't consent to a transaction of a security interest. Thank you for correcting your records and respecting my Exemption from Levy."

• The Notice of Deficiency is an unsigned affidavit, claiming that you owe the IRS money. It's a fishing expedition. They are trying to get you to take the bait and hook yourself. They've gone through a whole process of subpoena to extract every possible property asset and bank account record, and if you are like most Americans, you are nervous even if you believe that you've been absolutely honest and paid every penny of import duty you could possibly owe.

• Don't let that spook you and don't take the bait.

• If you submit to the US Tax Court's authority by petitioning them, what is stopping this foreign entity from ripping your shorts off and taking you for all you've got? At that point, all the US Tax Court has to fear is an appeal to the US District Court, where other judges representing the same corporate entity, the UNITED STATES OF AMERICA, have even more lies to tell about you and a greater selection of jurisdictions under which to prosecute you. This is not exactly a bad prospect from the US Tax Court's point of view.



Special Appearance

• Filing your signed and notarized Counter-Affidavit via Special Appearance forces the IRS to be the official moving party, which means that they shoulder the burden of proof if they continue to harass you.

- Always answer.
- Always spell it out for them.
- The rats gain nothing by dragging their own franchise into court.
- Now, remember the nursery rhyme about "The House that Jack Built"?

• The IRS works for the Commissioner of Internal Revenue, who works for the Secretary of the Department of the Treasury of Puerto Rico, the Bankruptcy Trustee who works for the Creditors, specifically, the Federal Reserve, the World Bank, and the International Reconstruction and Development Bank---their heirs and assigns. It's all recorded in Title 5 of the Federal Code. So the IRS works ultimately as a collection agency for private banks.

• Here's the strange truth about the National Debt.

• The banks loaned you your own money. The National Debt is owed to the American People, not the banks. The American People act as both fiduciary debtor and fiduciary creditor. The only "debt" owed, is what you owe yourselves and the minimal cost of printing the paper currency in circulation. You can "forgive" yourselves any debt you want to forgive. Simply say it doesn't have to be paid back, and the National Debt is gone. *clear the national debt*

• It is always the Living Person the villains are after, but as you can see now, they are caught in their own web. The trust and transmitting utility they have created belongs to them, and the "US vessel" they have created on paper also belongs to them. The liabilities of these "proxy" entities have no connection to the Living Person on the Land, so long as the Living Person knows that and staunchly defends their identity.

• Similarly, the banks want to get in the middle and claim that the Living Persons owe them a ton of money for the National Debt, when the banks are

AMERICAN People are both debtor and creditor.  
Khazer-Zionist-Communist  
Freemasons

Remedy!

playing false fiduciaries, pretending that you represent the Debtor, while at the same time, they pretend to represent you as the Creditor.

by you Record

If the IRS keeps on bothering you, allow them to set a trial date. Be patient. Make sure that the Court Recorder is set up and taking down the proceedings and that the court is officially on the record. When they call your name, stand up—don't identify yourself by name, don't offer to move inside the railing, just specifically ask if the proceedings are on the record and politely refuse to answer any questions or take any actions until they confirm that yes, we are on the record.

QUOTE THIS TO COURT

1 Then you may immediately look at the judge(s) one by one and say, "I, John M. Doe, a Living Person and Beneficiary of the North American Global Estate Trust, am appointing you, Judge Harold J. Fiddlestick, Judge Diane Finkelstein, and Judge Herbert Castaglio, to act as my Trustees."

There should be a prompt draining of any color from the smug faces.

—STATE—

2 Next, you may say--- "As my Trustees, I want you to discharge any and all matters that have been accused against me by the IRS, and eliminate the record that any such thing ever occurred."

Your Statement Trustees

3 They have no choice. They are now, personally and officially, your Trustees. They have to act in your best interests. You've reversed the reverse trust. You've made the government's representatives your trustees again, just as they always should have been.

4 Next, you may say, "I wish to be compensated (however many dollars) in redemption." This represents redemption of the court's sins and errors against you, the Sovereign. The money comes straight out of the court's pocket.

5 If you ask them to "establish in a new public record that I am a Living Person and not a corporation or marine vessel of any kind" they will be obligated to do that, too.

6 Please note that you want them to "discharge" the complaints against you, not merely "dismiss" them. Dismissal leaves the door open for restated claims. Discharge puts an end to them.

Release From Prison

# Prison Remedy

## make Public officials the trustee for your trust.

• Once Living Persons acting as Sovereigns and as Beneficiaries begin to reappear, the courts will very shortly become as depopulated as the waiting rooms of banks and lawyer's offices. They won't be *profitable* anymore.

• You can and should do the same thing to all the "Public Officials" who are running around without any fiduciary responsibility to act in your best interest. Specifically and in public record name them as your trustees. This requires either doing it on the record in a court of law, or via Public Notice (three publications in the newspaper) and Notice to them personally, via Registered Mail. Doing so creates a contractual and fiduciary responsibility that they are not otherwise bound to, thanks to the fact that true Public Offices and Oaths of Office no longer exist in America and haven't for almost 80 years.

QUITAM ACTION

### A Brief and Ugly History

• There are three commonly used legal definitions of "United States of America". There's the 50 States United we always assume. There's another version of American "states" calling themselves by the same name----"mirroring" again----composed of "the District of Columbia, Guam, Puerto Rico, et alia", what we think of as the Territories, and there is the "UNITED STATES OF AMERICA", which is the "doing business as" corporate persona of the "District of Columbia, Guam, Puerto Rico" version of "United States of America". Additionally, there's the "United States, Inc." to add to the confusion.

• DC, Guam, and so on, are "states" of a kind, and they are located in the American Hemisphere, and there's no reason they can't form a "union", but it does seem odd to be calling two separate entities by the same name, doesn't it? It's like calling a trust and transmitting utility by your name.

• It's the *same* scam, just a different venue.

• We have to dig back in time to understand how this came about. It's 1861, and the Southern States have walked out on Abraham Lincoln, leaving him without a functioning Congress. So he formed a corporation and made the remaining members of Congress from the Northern States the Board of Directors.

4. United States

Congressional  
TREASON!

QUITAM! 38

The "federal government" has been functioning as a glorified corporation ever since. The state of emergency allowing Lincoln to do this, and the de facto institution of martial law under Executive power has never been rescinded. Technically, America has been in a state of emergency and functioning under martial law for over 150 years.

TREASON! QUI TAM ACTIO

That fact and the fact that the lawful government of the 50 States was replaced by a corporate proxy government was never broadly revealed to the population at large. Lincoln was conveniently assassinated. The real government was never reconvened. Later Presidents, unlike George Washington, cherished their almost unlimited executive powers too much to give them up.

TREASON!

In 1901 two US Supreme Court cases, *Downes v. Bidwell* and *Hooven and Allison Company v. Evatt* created a new kingdom for Congress. In the *Downes* decision the Court allowed Congress to administer the District of Columbia and the Territories without regard to the Constitution for the united States of America (yes, that is the right name and capitalization for the organic, original Constitution). In the second case, the Court expanded that to include all federal jurisdictions.

CITIZENSHIP TREASON!

As a result of those two US Supreme Court decisions, Congress can do anything it likes wherever it has federal jurisdiction, without any regard for the Constitution of the United States of America.

TREASON

So, where does the federal government (Congress) have jurisdiction? In 1901, that meant the District of Columbia and the Territories, plus it gave immediate jurisdiction over federal employees, members of the military, and "US citizens"---basically, anyone who didn't know better and failed to insist on being called an "American Citizen".

TREASON

These were the founding errors serving to create the Two Kingdoms: the "United States of America" defined as "the District of Columbia, Guam, Puerto Rico, et alia" is ruled over by Congress as an increasingly criminal oligarchy, while at the same time, Congress, which is now nothing more or less than a very large corporate Board of Directors, is obligated to abide by its public contract, the Constitution of the United States of America, when administering the affairs of the 50 States United.

Note: Other case v for Note / Lower United. case united

TREASON! Qui Tam 39  
CONGRESS AUTHORITY

How did we come to this pass, where virtually every piece of legislation coming out of Congress ignores or attacks the limits and principles of the Constitution?

Congress routinely passes legislation related to the "District of Columbia, Guam, Puerto Rico...et alia" as if it also applied to the 50 States United, and then simply lets ignorance and presumption take over.

ACTS OF CONGRESS

• Legislation that applies only to this other version of "United States" is described as an "Act of Congress". Any legislation that applies to the 50 States United clearly identifies itself as an "Act of Congress" which is enacted as Public Law. If it doesn't say "Public Law" it doesn't apply to you, the Living Person.

• The vast majority of "Acts of Congress" don't apply to Living Persons inhabiting one of the geographically defined 50 States United. They apply to the Territories and their residents, including, as the Internal Revenue Code describes the franchises named after us-- "US citizens" born in one of the 50 States who move to Puerto Rico and adopt Puerto Rican citizenship. Take a look at the definition of "taxpayer" offered at 26 USC 2501-1 (c). Then look at 28 USC 1332 (c) where you will see that corporations are defined as "US citizens".

It's self-evident that if "taxpayers" were defined as *Living Persons* who moved to Puerto Rico and adopted Puerto Rican citizenship, there would be a handful of Snowbirds supporting the entire federal government. This definition of "taxpayer" taken together with the ability to define corporations as "US citizens" is prima facie evidence of the underlying constructive fraud.

• The definition of "taxpayer" as a "federal employee" within the "Merchant Marine" service is found at 26 CFR 2.1-1(a) (5). In other words, a "master" employed as the Salvage Agent for a certain "US vessel" in the Merchant Marines, the jolly *MV FELIX SCHNICKELGRUBER*, is also clearly identified as a "taxpayer" in the Internal Revenue Code.

• Both these fictional characters are accused of importing revenue to Puerto Rico without paying for that privilege. Apparently, Puerto Rico is so rich that having additional money imported to the island is a burden, and so many people are competing for the privilege of donating their money to Puerto Rican franchises,

Acts must be Public Law to apply to Sovereign States

Evidence Fed Employee



that the Island just can't keep up with it. They had to set up an import duty as a defensive measure against receiving more cash.

Just trying to be helpful, Americans should stop importing their money to Puerto Rico. They should keep it at home and in their own pockets, where it won't go astray and cause more problems for the rest of the world by being invested in drugs and booze and weapons.

It's perfectly okay, according to the US Supreme Court, for the Congress to rule the District of Columbia, Puerto Rico, Guam, et alia, as despots. It's all right for Congress to own slaves, detain people indefinitely without the right to due process, engage in the drug trade, impose selective service, or do any other crazy and immoral thing it likes.

Feds import drugs

So long as you reside in "federal jurisdiction" the Congress can do any otherwise criminal thing it pleases to "US citizens" and "residents". They can use you for a medical guinea pig. They can break into your house and steal your money. They can sell your daughter to an Arab harem. They can import a supertanker full of uncut heroin.

This is why it is so crucial for Americans to redefine themselves en mass as "non-citizen Nationals" and as "non-resident aliens". Despite the odd and unwelcoming verbiage, claiming this status means that Dorothy and Toto can finally melt the witch and come home.

The Internal Revenue Act is a good example of the abusive presumptions being offered against Americans by people who are otherwise obligated to act as their trustees. The Internal Revenue Code lawfully applies only to real "US citizens" but it is *presumed* against *everyone*, and then the bank sting and the phony corporate entity, "your" namesake trust and transmitting utility, expedites enforcement against you, the Living Person.

wrong - with presumed

The IRS walks in, and presents paperwork referencing your Social Security Number as a "Taxpayer Identification Number". That is their evidence that you are a "US citizen". Then they plunk down the bank account records and what does the judge see? LILY FORBUSH is the owner of the account. It's obviously a federal corporate entity that owns that bank account, and the money therein must

All CAP must do!  
Name - slaves

be federal income that is subject to the federal income tax by definition. Moreover, it's a Puerto Rican franchise, so "you" definitely owe the customs duty on revenue you imported to Puerto Rico. ④

If you don't offer practical opposition, what's the judge going to do?

④ The low level people who work in your local bank are completely innocent and the majority of IRS agents are more to be pitied than feared. If you spend time with them and talk to them you will discover that there are two distinct kinds of IRS employee and none of them will answer a straight question to save their souls. If you ask them to sign off on any answer they give you, a verbatim quote, they will refuse to do so. ④

If you ask them a simple, obvious question like---- "What is the definition of income?"----they will give you answers like, "Well, income, you know, all the money you take in." *income*

④ They don't know the real, legal definition of "income" any more than you did when you started reading this, but just like you, they know something is wrong. ④

This Confusion at Law regarding which role Congress is playing and which laws apply to which version of "United States of America" and who is and is not really a "US citizen" and what role you are playing at any given moment, has served to create an unlawful conversion of our government using the same basic bunko scheme as is used to unlawfully convert your non-taxable private property into federally owned corporate income.

④ As another example of improper presumption, the National Defense Authorization Act of 2012 is an "Act of Congress" and it does not lawfully or generally apply to the 50 States United nor to their Citizens. ④ The problem is that law enforcement and military commanders are as clueless about the Two Kingdoms as the American populace and will assume that they have to obey any and every Act of Congress. A further problem is that Congress knows this and promotes the confusion to exceed its constitutional limits. ④

The final problem is that over the years the federal government has finagled ways to enable its chicanery and make claims to the effect that virtually everyone

is subject to the whims of Congress. Do you have a Social Security Number? Use the public roads and schools? Have you ever served in the US military? These are but some of the means by which the federal government seeks to lay claim to you, body and soul. It's like The Blob, oozing its way over and into everything.

Now that you know that the "federal government" is nothing but a corporation and has been nothing but a corporation substituting for the lawful government since 1861, you should be asking yourself: how does a *corporation* get away with "taxing" me? Sears can't tax me ...

They just call their various monopolized membership service fees "taxes" and delude and coerce you into paying under threat of commercial liens and foreclosures.

#### Why You Should Never Hire an Attorney

You've learned why you should never hire a banker. Now learn why you should never hire an attorney. None of these deplorable abuses would be possible if the American attorneys were acting as Americans. This system of things wouldn't last a week without the full help and determined support of the American Bar Association.

The Constitution of the United States of America is a giant and hugely public commercial contract. The original organic "Constitution for the united States of America" started out as a "compact"---an agreement by the several States to indebt themselves to pay for certain enumerated services, and so, it has always been a contract defining the structure, limits, duties, and means of paying for services to be provided by a new level of government.

If the Constitution ever meant anything, the lawyers should be defending it, if not out of patriotism, out of greed; but, as you have begun to suspect, the Constitution no longer means anything because the government it binds no longer exists in a practical sense. The People it was meant to protect have been "redefined" as citizens of another nation calling itself the "United States" who are merely represented by corporate personas and otherwise presumed dead, lost at sea.



QUI TAM

We, the American People, have all but ceased to exist.

•• The lawful federal government has been replaced by a corporate imposter for over 150 years, and that corporation has neither the rights nor the obligations of the lawful government. Likewise the corporate entities named after you have neither the rights nor the obligations of a Living Person. ••

•• In 1933, the original governments of the 48 States United were also taken over by a corporate coup d'etat and the original Constitution that had been honored by the American States up to that point, was replaced by the commercial contract that is in evidence today "The Constitution of the United States of America". •••

•• At first glance, the two documents appear largely the same, *except* that the original 13<sup>th</sup> Amendment does not appear in the modern version. The original 13<sup>th</sup> Amendment outlawed the Bar Association in America. ••

•• As a commercial contract, the present version of the Constitution is enforceable *only* if you knowingly act as an Acceptance Agent and bring suit against the federal corporation under the Uniform Commercial Code as a *franchise operator*. ••

How many Americans are prepared to do that?

• You don't know you're an Acceptance Agent. You don't know there is a trust and transmitting utility owned as a franchise by the Department of the Treasury of Puerto Rico named after you. You don't know that your lawful government has been replaced at all levels by corporations merely "representing" it. You don't know that you have a "US vessel" named after you, either. •

Here is the simple fact---you cannot hire an attorney to represent you. •

• Attorneys *always* represent the Crown Temple. They *never* represent the people who pay them, and who mistakenly assume that because they have hired an attorney and paid him lots of money, his job is to defend them. That is not what "your" attorney has agreed to do. •

• An attorney's entire job is to make sure that the Judge doesn't make an appealable error. His job is to protect the judge. He's there to make sure that

maybe do this?

OF - KNOWN

Khazari Crown Temple of England



when you are nailed to the cross, it is done in a workman-like fashion, and you pay him for this service.

• If you don't understand that your lawyer's allegiance is always and only to the Court, you may well be mystified by their suggestions and behavior.

• Why are the junior attorneys always bobbing up and down like birds drinking at a fountain? If you are watching senior attorneys perform, what are those strange hand signals about? Why does the judge suddenly jump up from his chair, go into his chamber, and then come back out?

• You are watching an ancient ritual. Each person is performing their part, according to their level of initiation. The young lawyers are doing ~~obedience~~, the older lawyers are calling their shots, like a game of billiards, and the judge's little in and out of chambers dance just changed the jurisdiction of the court on you without announcing it in court.

• The attorneys practice a very strange religion in which everything is twisted around, redefined, upside down and backwards---a religion that mirrors everything. Where have we encountered that before?

• Naming trusts and transmitting utilities after Living Persons is purely a lawyer's trick. Calling the District of Columbia, Guam, Puerto Rico and other Insular States the "United States of America" is typical of their semantic deceptions.

• An attorney's use of language is meant to be blasphemous, deceptive, and warped against any true or honest meaning. They have managed to record over 350 different so-called "legal meanings" of "United States of America" alone. Black is white and up is sideways, an objection isn't an opposition and a conditional acceptance doesn't accept anything at all.

• The attorneys excuse all this as "tradition" and as "legal meanings of words" but that's claptrap to hide the obvious.

• Attorneys are *professional* liars. The Crown Temple worships the Father of All Lies. When an attorney tells you that the practice of law is all about finding the truth, they have just told you the biggest lie in their whole kit bag. It's about finding the truth all right---and killing it.

Attorney's

Court  
RitualAttorney's  
TRICKS

NEVER hire an attorney Attorney's

Attorneys lie when they have to, and they lie when they don't have to. They lie just for fun. They lie to make money. They lie for entertainment. They lie as a blood sport. They will happily, gleefully, lie about you, their client, but they will never lie to the judge. That is because they are always working for the judge.

So your lawyer isn't your lawyer, any more than your bank account belongs to you. The judge works for the Court, the Court works for the Crown Temple, and the Crown Temple belongs to the banks. The lawyer you hired works for the judge. If the judge doesn't get you, your lawyer already has. It's impossible for the Bar Association to lose, and equally impossible for you to win.

At the end of the day, when the House counts the chips, the Bar Association always wins, and the only way out of this trap is to never go in.

When you hire an attorney to "represent" you, he is representing you in the same way that the trust and transmitting utility is "representing" you. By hiring a lawyer you are presenting yourself to the Court as a ward of the State, literally as a person who is mentally incompetent to speak for yourself and make your own decisions.

This is what a "General Power of Attorney" does---it grants your authority to act, to speak, to ask questions, and to make decisions, to your lawyer or to whomever else you grant a General Power of Attorney to. You become bound by their words and deeds. Most of them make a show of asking your permission, but the deal is already cut. Nine times out of ten, there isn't the least little bit of a question about the outcome when you step into the courtroom with a lawyer by your side, because the lawyer you hired has already signed off on the deal "for" you, and you gave him permission to do this by hiring him.

So you have handed your keys to a perfect stranger who works for the judge who works for the Crown Temple which works for the banks, and the banks are, as it turns out, the ones prosecuting you. You might as well strip naked and lay down.

This isn't to say that your family attorney knows all that I am telling you. The majority of American attorneys will be shocked and in denial when confronted with this. Many of them have been railroaded and victimized by this system themselves.

## QUITAM

• The criminality that comes with a National Breach of Trust this incredibly huge is unavoidable. The corruption that thrives as a result of the government's own crookedness is like a cancer spreading endlessly through America. •

Banks • The Great Fraud • Federal - IRS  
Reserve

• Our historical thread broke off with the Hooven and Allison Company v. Evatt decision by the US Supreme Court in 1901; next, in 1913, a group of extremely wealthy and mostly European bankers got together and conspired to create a Central Bank in America. The Federal Reserve was born. • The story about this is recorded in *The Creature from Jekyll Island*, which is highly recommended reading, but not for the faint of heart or mind. •

• The Federal Reserve was founded to undermine the value of the American monetary system, just as the 14<sup>th</sup> Amendment had to be passed first to undermine the guarantees of your natural citizenship. • The pieces were being put in place for the greatest and longest-running fraud in history. •

• Let's give a brief view of the "miracle" of fractional reserve banking that the Federal Reserve brought with it. •

• • The Federal Reserve, which is 100% privately owned, buys \$100 bills from the Bureau of Printing & Engraving for two to four cents each. Then the Bank "fractionalizes" the "reserve" and loans out seven hundred dollars for every hundred the Federal Reserve actually purchased. It loans the bills back to the government it purchased them from, for their full face value plus interest. • •

It's a miracle for the bankers, and that is for sure.

• • Let's review this process again, because it is so unbelievable: the UNITED STATES OF AMERICA, a corporation that is substituting itself for your legitimate government, is selling hundred dollar bills (and various other denominations) for between two and four cents each to a consortium of private banks calling itself the "Federal Reserve". • •

• • The Federal Reserve puts its name on these private "Federal Reserve Notes" it purchased for a couple pennies, and loans them back to the federal government dba UNITED STATES OF AMERICA at their full face value, plus interest. • •

• On a bad day, on one dollar bills, the Federal Reserve makes 96% pure profit, 996% profit on \$10 bills, 9,996% on \$100 bills, and so on, plus interest.

Are there any questions, Campers?

cartel

Here at Camp Giveitaway, we specialize in high class white collar constructive fraud carried out against Americans. The Camp Counselors are called Members of Congress and Governors of the Federal Reserve.

• In 1933, Franklin Delano Roosevelt came to power, and the bankers were ready for the coup d'etat they had been planning for decades prior. They bankrupted the District of Columbia, Guam, Puerto Rico, et alia, with ease, and then Roosevelt went whining to the Governors of the 50 States United, telling them ---the United States of America is bankrupt!

• FDR didn't bother to explain *which* "United States of America" was bankrupt. Most of the State Governors acting at that time assumed that the bankrupt entity was the 50 States United. They didn't know about the existence of the other version of the "United States of America" that was concocted during Theodore Roosevelt's Administration a few years prior, but Cousin Franklin knew.

Like any high class con artist, FDR didn't exactly lie. He didn't exactly tell the truth, either.

• The federal government had been functioning as a corporation since 1861 but the States had all retained their individual sovereignty and were continuing to function as legitimate State governments. That had to be overcome.

So Roosevelt appealed under false pretenses to the Conference of Governors and on March 6, 1933, the Conference of Governors replied by generously coming to the assistance of the "United States of America" aka the District of Columbia, Guam, Puerto Rico, et alia, by "pledging" the "full faith and credit" of their States and the "citizenry" thereof. (See: Pages 18 - 24 of The Public Papers and Addresses of Franklin Roosevelt, Volume II, The Year Of Crisis, March 6, 1933).

This is exactly what the bankers wanted.

As a result of the Governor's actions, the 50 States United and "the citizenry thereof" were entered as voluntary adjuncts to the bankruptcy proceedings---- which are still ongoing nearly eight decades later.

By agreeing to stand good for a bankrupt entity, the Governors laid the States and the private wealth of the People on the table as surety for the debts of the federal corporation. Instead of simply settling the bankruptcy, the politicians used it as carte blanche for unlimited credit with the banks.

Who is owed the vast bulk of that National Debt? You are. That money is owed to you. The banks loaned you your own money.

Ever known a furniture store that has a "Going Out of Business Sale!" every three years, yet plainly, remains in the same or nearby location selling furniture for thirty years more? The name might change, but it's the same store, selling the same merchandise. They are doing the same thing that the government did in 1933.

They "split assets". The named furniture store that you think you are doing business with is just a corporate fiction. It doesn't actually own the furniture you are buying. Other entities own the vast bulk of the assets. The bankrupted entity that is going out of business is just a "corporate proxy" with few assets of its own to lose, and the majority of the debt accrued.

When this corporate proxy goes "bankrupt" the bankruptcy process wipes away the legitimate debts, and all that has really been lost to the owners and operators is whatever small amount of capital assets they have assigned to the bankrupt entity to "validate" the bankruptcy.

They sacrifice the trivial assets to off-load the debt, retain the "majority assets" under different ownership, and reboot their business.

The corporation functioning as the "federal government" in 1933 did the exact inverse of this --- instead of sacrificing the small holdings---DC, Guam, Puerto Rico, et alia, they used the small holdings to draw the entire nation into a giant "bankruptcy" that even one of the 50 States could have paid off. Why?

This was done backwards so that the banks and the "United States of America" represented by DC, Puerto Rico, Guam, et alia, could become the majority asset owners instead of you and the 50 States United. Bit by bit, using the fraudulent bankruptcy as leverage, the banks have trumped up a phony debt held against the American People.

Working together with the Crown Temple lawyers, they have endeavored to hide the fact that the real creditors owed the "National Debt" are the American People, and that the real debtor is the "United States of America" defined as "the District of Columbia, Puerto Rico, Guam...et alia", by interposing the banks as intermediaries claiming that they, the banks, are owed the National Debt.

The banks are again usurping your own identity to enrich themselves. The "United States of America" ran up all these debts on your credit card without your knowledge or permission, like a bad teenager gone wild, and now the banks are claiming that you owe them a ton of money.

- Hello? Mom and Dad? Whose money was borrowed? Yours.
- Whose money was spent? Yours, again.
- Who owes the money to you?
- The Federal Reserve's real equity in every Federal Reserve Note is 1/8<sup>th</sup> of two to four cents per note in circulation, or a half cent per bill, maximum. The rest of the total equity is yours. You, the Living Person, are both the fiduciary creditor and the fiduciary debtor.
- The banks are attempting yet another unlawful conversion of real property, seeking to convert the majority assets of the American People.
- Can a Governor of a State in 1933, or now, really pledge anything on your personal behalf? No. Your Governor can't enter you into a bankruptcy. He can't exercise your private credit to buy himself a new Lexus. The Governors back in 1933 had no granted authority to "pledge" your "full faith and credit", and they had no material interest to back their claims.

They simply did it, and the banks, who were representing you as Creditors, accepted this "hypothecation". Hypothecation is a process by which property that belongs to one party (the 50 States and the citizenry thereof) is offered as collateral for the debt of another (the "United States of America") without requiring the actual transfer of title.

Hypothecation is handy, because the victims don't have to physically deliver the title and don't have to know that their property has been attached as collateral to secure another entity's debts.

The banks and the politicians created a gigantic unlawful conversion, claiming that all the State lands and private property belonging to "US citizens" in America was in fact a public corporate asset that was hypothecated to secure the debt of the federal government. Does this sound familiar?

It's the same basic scam they use to convert your non-taxable private property into taxable federal income, only this time, instead of a trust and transmitting utility acting as a corporate proxy substituting itself for "you" the Living Person, the banks are acting as corporate proxies representing "you", the American People as Creditors.

Instead of your paycheck, it's your other private property, your land, your natural resources, and your homes, that have all been fraudulently attached and converted. When you, presumed to be a "US citizen" purchase a home, the Title Company makes sure it is recorded only as a Deed, either Deed of Trust or Warranty Deed.

Just as you don't own your bank account, you don't own your land or your home, either. The title of everything has been converted to the ownership of the incorporated State franchise, and is held in the name of the Constructive Estate Trust named FORBUSH, LILY E. You, the Living Person, are a tenant, not a landlord, and every bit of private property you think you own has been hypothecated - surreptitiously recorded as collateral backing the debts of the corporation masquerading as the federal government.

On May 23, 1933, a lone US Congressman, Louis T. McFadden, brought formal charges against the Board of Governors of the Federal Reserve Bank



system, the Comptroller of the Currency and the Secretary of the United States Treasury for numerous criminal acts, including but not limited to: conspiracy, fraud, unlawful conversion, and treason. The petition for Articles of Impeachment was thereafter referred to the Judiciary Committee, and has yet to be acted upon. (See: the Congressional Record, May 23, 1933, pp. 4055-4058.)

• In 1938, the whole of America was bankrupted by design and by fraud. • The creditors, (foreign powers) seized ownership of the flag, State governments, their laws and constitutions, including every last comma and period, the whole country and its citizens. These acts of fraud and treason placed Americans in peonage.

• The 1937 Edition of the Book of the States openly declared that the people engaged in such activities as the Farming/Agro Related Industry had already been reduced to mere feudal "Tenants" on their Land, see the Book of The States, Book II, Volume II, 1937, p 155. This is precisely the meaning of all "Deeds of Trust" presently offered by the "government" on all property naturally possessed by allodium----yet another devastating fraud practiced against the Americans. •

See Title 5 of the Federal Code.

So let's recount. Your entire country has been embroiled in a fraudulent bankruptcy for eight decades, every scrap of land, water, oil, food, and everything else that the States or the People own have been secretly mortgaged to the hilt to international banks by people who had no authority to pledge your credit.

You are the victim of identity theft.

This has been done without your knowledge, without your consent, before most Americans were born, by people who were not acting under any valid granted authority whatsoever, carried out via a non-disclosed process of hypothecation and purposefully misrepresented title recordings. You, the Living Person, are supposed to own your home and land in allodial civil title as a landlord.

You and your country have both been defrauded on a huge scale by international banks pretending to represent you and by corporations masquerading as your legitimate government, and they have done this by pretending to represent

you. Always and forever, the excuse and the story is the same: they claim to represent you.

Indeed, they have "represented" you in all sorts of creative ways---as a trust and transmitting utility owned by the Department of the Treasury of Puerto Rico, as a "US vessel" in the Merchant Marines, presumed lost at sea, as a trustee working full time for no pay, as a debt slave, and as the "debtor" when you have paid for everything.

This is what happens when you forget who you are and trust other people to represent you. In the real world you have to take the initiative to represent yourself, or you get hammered. You get cheated. You get rolled by con artists. You get defrauded, abused, used, reduced to peonage, robbed, threatened, financially raped, and disrespected by people who take their paychecks from your pockets.

Last but not least, you get to pay for the *privilege* of being robbed.

Neither the banks substituting for you as the Creditor owed the National Debt on one hand, nor the phony corporation "standing for" your legitimate government on the other, have any legal standing. They don't function as your trustees. They don't represent you. They are just interlopers and freebooters who saw their chance. You are only necessary as the excuse for their existence and the source of their sustenance.

These same banks standing in your stead as the Creditors owed the National Debt, also literally own and control the Crown Temple, the worldwide control center of the Bar Association, the organization you have entrusted to educate your judges and rule over your attorneys.

Thanks to your matchless credulity and the disappearance of the 13<sup>th</sup> Amendment to the original Constitution, your attorneys can't do anything but what the British-controlled Bar Association recommends, or they will lose their licenses to practice law.

• So, in the end, which entity stands to benefit from all this deceit and fraud? Why, the "United States of America"-----a Commonwealth nation with its headquarters in the State of New Columbia; aka, the District of Columbia. •

• The name change has already been made. •

The original, legitimate States of the Union are still embroiled in the fraudulently imposed bankruptcy. So what happened ----again? Just as in 1861, in 1933 corporations were formed to substitute for the legitimate government.

• Thus, the State of Wisconsin is being "represented by" the "State of Wisconsin, Incorporated." •

• The "State of Wisconsin" is a living, organic entity comprised of land and waters, the flesh and blood of a geographically defined "state". • The "State of Wisconsin, Inc." is a piece of paper, a dead legal fiction, the equivalent of a trust and transmitting utility, established "in the name of" the real State. •

• All fifty of the corporations that are masquerading as the real States are Municipal franchises of the "UNITED STATES OF AMERICA". Just like McDonald's. All the wealth of the nation has been slowly, step by step transferred to the ownership of these foreign-owned subsidiaries of the federal corporation, with the clear intent of leaving the debts of these same corporate entities festooned around the ears of the de jure States and the American People. •

• If you allow them to get away with it, the federal corporation and its franchises will walk away with all your assets and leave you to pay all their debts. •

As corporations they are merely "persons" before the law, like any other person. The so-called federal government, defined as a corporation, has and can exercise no sovereignty, and neither can its franchises. The de jure States are embroiled in a fraudulently-imposed national bankruptcy and are considered wards of the Court, so they cannot exercise any sovereignty, either. Only you, the Living Person, the American non-citizen National, still have sovereignty.

Please grasp these facts----"America" hasn't functioned as a sovereign nation since 1861 and none of the States have functioned as sovereign states since 1933. America doesn't exist except on paper and in your heart. At this point, it's a

gleam in your eyes, waiting to be born again, waiting for you to repopulate your lawful government.

There remained one final card to be played, and in 1940, the Congress played it: the Buck Act. The Buck Act is another conversion. It made "US citizens" the literal *property* of the federal corporation. It defined "US citizens" as "franchises" of the federal government----that is, slaves. This brings it all full circle.

What started out as a fruitful means of transferring the privately owned black slaves to the public ownership of the US Government via "US citizenship" and then extracting credit based on using the slaves as collateral, became the motivation and means of literally enslaving the entire American populace.

The trust and transmitting utility operating under your name and owned by the Department of the Treasury of Puerto Rico is the mechanism the government employs to reduce you, the Living Person, to a "franchise" that is literally owned by the government.

The corporation could now enforce Selective Service requirements and had unlimited credit with the banks; the banks were now in a position to wield the "natural and human resources" of America to profit themselves.

For the past almost eight decades, that is precisely what they have been doing, like pigs at a trough. The bankers have been using American blood to fight wars in their behalf, and have then charged the Americans for the privilege of doing so. They have started the wars, mostly over oil fields and rubber and similar resources, sold arms to both sides, and have profited both in the means and in the results.

As rich as the rest of the world assumed that the Americans were, judging by the way Congress spent money and carried on wars of aggression, at a certain point, the illusion began to wear thin. People in China and Saudi Arabia and other points of the globe smelled a rat. Something wasn't right. The Americans weren't acting like Americans. They were acting like cheap hoodlums, running drugs and guns and alcohol, dealing in slaves, bullying everyone, and not paying their debts.

Washington, DC, ceased to be a respectable capitol, and began to resemble a Roman bathhouse instead.

### The Wreck

The present version of "UNITED STATES OF AMERICA" is ostensibly on life support, already technically bankrupt, and its franchises, the corporate States, are on average not in much better shape if all you look at are the public budgets.

As you should expect by now, public accounting practices are just as dishonest and upside down as everything else in the make-believe Wizard of Oz world created by the bankers and lawyers.

In 1946, the federal government imposed a new system of public accounting. It happened to be the same accounting system used by Al Capone against the IRS. The federal corporation and its state franchises began keeping two sets of books, the "budgeted" money and the "off book" or "non-budgeted" money.

The government at all levels fails to report its total income to the People.

All the American People ever see or talk about is the "Budget", and they innocently assume that the government budgets money the same way that they budget their meager salaries.

Not so.

Let's pretend that you take in \$200,000 per year as your salary, and then, let's pretend that you are a miser, and you choose to live on only \$20,000 per year. During the course of the year you wind up spending \$25,000, so from the perspective of your budget, you have a \$5,000 "budget deficit" to whine about.

Just forget about the \$175,000 invested in South African gold mines.

That's precisely what every unit of government, from the local School Board to UNITED STATES OF AMERICA, has been doing since 1946.

Once per year there is a giant national accounting that takes place to keep the banks happy. The corporate federal government requires its franchises, the incorporated States, to produce a "Comprehensive Annual Financial Report". It

requires all the subfunds of the States and the lesser units of government, which are in turn corporate subsidiaries of the States, to produce an "Annual Financial Report".

This is to keep the corporate States honest and up to date---at least with respect to their own tithe-paying to the Secretary of the Department of the Treasury (of Puerto Rico), and to prove their stewardship of the federal corporation's assets --you, me, everything we own, and all the land and water and natural resources of our respective States.

If you get a copy of the State of California, Inc. "Comprehensive Annual Financial Report" as opposed to their corporate "Budget" you will discover an amazing thing. The State of California, Inc. is incredibly wealthy. The income coming in from just one of its many major investment funds is sufficient to pay off every expense of the entire University of California system. The corporate State of California is so very far from being "broke" that it is laughable, and people should laugh every time they hear about any of these franchises being "broke".

All such claims are merely poor-mouthing by the bankers, who want all the money and income for themselves and so, use every excuse possible to drain more money out of you and practice yet another conversion. They take your private property, run it through the trust and transmitting utility's bank account to make it into "corporate income" for the purposes of the federal income tax, and then, they tag along and the California Franchise Tax Board takes *another* cut of it.

Apparently, nobody asks---"Franchise of what?"

The State of California, Inc. has learned its lessons from Big Brother, and is applying the same Cider House Rules against the People.

Remember the Buck Act that makes all "US citizens" franchises of the federal government? In California, all "citizens of California" are ALSO deemed to be "franchises" of the State of California, Inc.

#### The Gold Confiscation

• One of the very first acts of the banks acting as Creditors in the 1933 bankruptcy was to seize all privately held American gold. There are still plenty of

old-timers around who can remember the public announcements and the IRS agents coming around, collecting wedding rings and amulets and coins. Franklin Delano Roosevelt issued four Executive Orders declaring "gold hoarding" to be a crime at a felony level. (See Executive Orders 6073, 6102, 6111 and 6260). Never mind that he and his banker cronies were obviously in the business of hoarding gold themselves.

The idea was and is, to grab all the gold and stockpile it, create a fiat money system, use that as a means to establish bogus debts against the American People, then when the fiat money system has done its job, collapse it and reintroduce gold-based money again. The People are dumb enough to fall for it.

To be fair, the corporate government didn't keep that gold. The Secretary of the Treasury (of Puerto Rico) shipped it all off to the Creditors, the foreign, privately owned banks. There isn't even the trace of gold dust left in Fort Knox and there hasn't been for decades. There was just one little problem.

The corporation posing as our legitimate government couldn't explain away such obvious theft of private property very easily. That would have involved admitting the whole bankruptcy scam. To keep a lid on their nefarious activities and expedite the conversion of the monetary system to something backed only by paper and promises, Congress offered the Accepted for Value program, to "make things up" to those constituents who had lost enough gold and had enough savvy to cause trouble.

The trust and transmitting utility that was created using your name is called your "Strawman" trust. Not only does this corporate persona own all your assets and owe all your debts, it claims all the money owed to you by the US Treasury as a direct result of the gold confiscated from your grandmothers and grandfathers.

As you don't know that this trust and transmitting utility *exists* you are never going to collect that money, are you? The phony government corporation gets all the cream, you get all the chicken bones at the bottom of the slop bucket.

Here's the take home point--again: the vast majority of the money represented by the "National Debt" is money that is owed to you and the rest of the American People. The banks have acted as middlemen fraudulently converting the

Gold  
gone!

wealth of the nation into the purported ownership of foreign corporations, just as they act as middlemen to convert your non-taxable private property into the taxable corporate income of a federally-owned franchise.

The rigged change to a paper-based monetary system put all the gold into the hands of the perpetrators of the scam. Their descendants now plan to collapse the paper money, make their bogus claim that "you" owe the National Debt, and trot out the gold stockpiles again as the basis of a new and supposedly secure monetary system. It's all hogwash. They are just trying to keep you slaving and slaving for something that they happen to have a lot of, because they stole it from you in the first place.

In truth, gold is as worthless as paper, and it doesn't matter to the bankers one bit whether they use paper or gold as the basis for their monetary system. They rely on the illusion that gold is intrinsically valuable to keep you in chains.

#### Light Comes Forth

Kilroy is in deep, deep corporate Kim-Chee. He's a slave. A federal trust and transmitting utility purportedly owns all his real property on earth, even his labor. Another corporation called the Department of the Treasury of Puerto Rico owns the trust and transmitting utility, and the banks control it through their Bankruptcy Trustee. They also control every judge and lawyer in town. They've worked their fraud scheme to the point where they claim on paper to own everything, every blade of grass and every school child in America.

Having come face to face with the monster now, doesn't it seem hopeless? What chance do you have? What ray of hope is there?

All of this was done by fraud and semantic deceits, and fraud vitiates everything it touches. In the world of international commerce, any contract tainted by fraud is instantly and from its beginning, null and void. You can stand on your own two feet and shout, "I've been defrauded! My country has been defrauded!"

Who will hear you?

Vladimir Putin and Secretary Hu can hear you.



It's ironically a good thing that they do.

The criminals defrauding you know that if they start a fight in the house they've stolen, the Russians and the Chinese will come to breakfast, stay all day, and ruin the dinner party afterward. That, and the fact that nobody else on earth can stand the cretins in Washington, gives hope for the rest of us.

The banks know that if they try to foreclose on the American People, a Civil War will erupt. After all, most Americans don't understand that they've been reduced to peonage and defrauded. They think that they own their homes and their land and their businesses, long after the banks and the corporation "representing" the American government have unlawfully converted all the ownerships and took title to everything under conditions of non-disclosure and fraud.

Despite their actual experience, most Americans believe all the propaganda about this being the Land of the Free, and thanks to all the wars for profit Americans have fought since 1916, there are a lot of American veterans, literally millions of people whose lives have been traumatized and truncated by the wars and the over 200 "armed conflicts" America has engaged in during the past hundred years. All these men have been trained and blooded as soldiers; they all know how to use guns.

Some people have suggested an armed domestic insurrection to clean this mess up, but all anyone accomplishes with that is killing other innocent Americans who are still deluded, still believing that this thing that "represents" their government, is their government. It makes no sense for us to fight each other over a corporation and some banks that have defrauded everyone.

No.

• Mahatma Gandhi and Martin Luther King have taught us the most effective means of change. Stop paying Puerto Rican import taxes.

• Day by day, Americans are reclaiming their proper heritage and identity. One by one they are peacefully repopulating the American Republic. They are putting together their credentials as Living Persons, reclaiming their non-citizen National status, and other nations of the world are cheering them on.

Remember what happened way back in 1861?

Congress stopped functioning as a legitimate government and was reduced to a substitute corporate entity. The original government wasn't destroyed. It was just set aside, left lying on a table to gather dust while the Civil War ---more rightly known as the War of Secession---raged. There it remained, forgotten, for a hundred and fifty years: the de jure, rightful, lawful Constitutional government of America, has still existed. It simply hasn't been "inhabited" by American Citizens. It has been "depopulated".

How?

The rightful American Citizens have been arbitrarily redefined as "US citizens". The Living Persons have been replaced by Corporate Persons.

So, what's your remedy?

START!

The first step toward home is to click your heels together three times and say, "I am a non-citizen National. I am not a "US citizen". I was defrauded of my birthright status, and I hereby reclaim it in full. All agreements and signatures by my hand seeming to agree otherwise are null and void ab initio, nunc pro tunc."

Title this simple statement "Affidavit of Political Status" and get it notarized and file it with your County Clerk or Recorder's Office. Ask them for a Certified Copy of the filed document, and send copies of it via Certified US Mail to every alphabet soup agency of government that you may have reason to deal with. Make sure that you give adequate Public Notice to the federal and state officials and agencies, most especially the IRS. Save all your mailing receipts so you can prove you gave them Notice.

While you are at it, and at the same time, put together your Proof of Life documents and file those as part of your Affidavit of Political Status. Being a Living Person is very much a part of your political status.

You've just shoved your fist down the Monster's throat and hit them where they live. You've taken back who you really are, and now you can contemplate your next steps. Creepy as it is to be using your thumbprint as a signature, make multiple copies of your Ecclesiastical Deed Poll in originals and also multiple

- Proof of Life Documents:
- 1. Ecclesiastical Deed Poll
  - 2. Birth certificate / C.O.L.B.
  - B. Certificate of Live Birth.

3.

FILE!  
1st P.S.  
2nd  
Proof of  
Life

same time  
File the  
Affidavit of  
Political Status

Record

original copies of your witnessed Statement of Identity. The blood seal, represented by your thumbprint in red ink, is what proves beyond any possible doubt that you are a living entity, so it must be done, and then copies must be recorded.

You may close your bank account, or just leave it with a small deposit so you can cash checks. If the IRS comes after you, you know now what to say--- (1) those bank deposits represent private property, which is non-taxable and (2) if it really is "corporate income" belonging to a federal trust using my name, I am authorized as an Acceptance Agent and enabled to discharge that debt against the US Treasury in behalf of the franchise.

See: 48 Statute 1, Public Law 89-719, HJR 192, Public Law 73-10, American Bar Association Unbound Volume 1938, 31 USC 53 section 5312(3)(C), 31USC5312(2)(r), PL 97-258, 96 Stat. 995, PL 99-570, PL 100-690, PL 103-325, PL 107-56, PL 108-458, 1USC 1362, 6 USC 6185(a), 4USC 405-409, 3USC 321(a), (b), 359(a), 365(c), 4USC 6202 (g), 6203(b), 100 Stat. 3207-33, 102 Stat. 4354, 4357, 108 Stat. 2247, 2252, 115 Stat.315, 328, 335, 118 Stat. 3746, PL 97-258, PL 97-452, 16USC 831(h), PL 98-369, PL 101-508, PL 102-589, PL 104-134, PL 105-46, 5USC 5129(b), 98 Stat. 1153, 6USC 2653(a)(1), 104 Stat. 1388-287, 106 Stat. 1488, 3USC 31001(u)(1), 110 Stat. 1321-375, 15 USC Chapter 41, 96 Stat. 995, 1 USC 1362, etc.

The IRS is completely bollixed no matter what they claim or do. They get no money out of you the Living Person, and that's a good thing for your country, the real 50 States United, as well as for you.

A Tale of Two Trusts

vatican owns

The real owner of America is the Vatican, and to make things even more duplicitous and confusing, the Vatican also owns a corporation with a name similar to "United States of America". This one is called the "United States, Inc." and wherever you see just "United States" it is likely to be this entity that you are dealing with. It does business as "US Corp" and it's "Constitution" is self-evidently what your Congressional members take their Oath of Office to. Please

note—the Congressional Oath is to support and defend the “Constitution of the United States” not the “Constitution of the United States of America”. ● ● ●

● ● Most of us have no concept of how old the world is, but those in positions of long term leadership and power do. Some of the oldest laws and agreements *still in effect* date to the year 432 A.D. The accord signed by King John in 1213 A.D. with the Vatican is relatively recent compared to that benchmark, and King Henry VIII's sex drive notwithstanding, England is still owned by the Vatican. All British Monarchs have been similarly and contractually bound to Rome, obligated to act as Royal Stewards in the temporal realm, vouchsafed by the Popes, who have claimed for centuries to be Vicars of Christ and Stewards of Christ holding dominion over the whole earth. ● ●

● The idea was (and is) that as God created the earth, the earth belongs to God. Furthermore, according to ancient Christian doctrine, God gave all things on earth to His Son, Jesus. The Popes of the Roman Catholic Church claim to be the representatives of Christ on earth, and stewards over the earth in His absence. Thus, the Church long ago laid claim to everything, land, sea, man, and beast, and the Popes then delegated caretaking responsibility to their representatives, the Kings and Queens and other potentates of Europe and elsewhere. ●

● When the British King claimed land in America, he claimed it for the Vatican. When the French Kings claimed land in America, they claimed it for the Vatican. When the Spanish Kings claimed land in America, they claimed it for the Vatican.... ●

● Much of the blood and the misery of the past 2,000 years stems directly from the Church of Rome making these ownership claims via the activities of its Church-approved monarchies. Catholics worldwide must come to terms with the fact that buried within their beloved Mother Church is another institution that mirrors the Church, just like the federal corporation mirrors the legitimate government of America. ●

● It's true that the American Revolution was quite a jolt to this Ancient Regime of the Church and the Monarchs that serve the Church, but far from a death blow. It was more like a minor inconvenience. ●