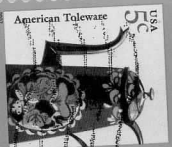


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American People,

We have the right to revolution. So what are we waiting for? All the conditions required to lawfully revolt are satisfied. In this political letter I will make the case that the time has come for the sovereign People to flex their muscle and assert their sovereignty against our domestic enemy. The enemy and the ignorant will claim that our revolution is an attempt to overthrow constitutional government. To them I would riposte, constitutional government has already been overthrown!

In 1913, when the U.S. Government granted a monopoly of the nation's money and credit to private bankers, the beginning to the end started, with the passage of the Federal Reserve Act. With the international banker's power to move gold in and out of the country, they created the money panics of 1873, 1893 and 1907. Setting the stage, with the enemy's media leading the cry, for the misinformed public to acquiesce with monetary reform. In doing so, the constitutional power to issue money and regulate the value thereof was wrested from the sovereign People. And with it, supreme control over our nation's industry, commerce and political affairs. Policy making of the Democratic and Republican parties is completely controlled by the money makers. You may think these parties are selling you the truth. The truth is they are selling you out. An election cannot save us. No matter who gets elected, through their enormous financial power the international bankers have superseded the popular elected government of the United States.

Influenced by these banking interest, the United States Government sold out the American People when it gave the privately owned and operated Federal Reserve Banking System the use of its billions of dollars of credit and the power to create currency on the banker's credit. The Federal Reserve Banks are private credit monopolies which prey upon the American People for the benefit of themselves. The People do not own their own money. It is privately printed for private profit. The People have no sovereignty over their money, and by consequence have lost sovereignty over their government.

The Federal Reserve System has twelve privately owned district banks. The New York District Bank is the dominate bank. When the stock for these twelve reserve banks initially went on sale they were purchased by certain New York City banks, in such volume, to give them the controlling interest in the Federal Reserve System. In turn these New York City banks, who bought the controlling stock, are controlled by parent banks in London through their stock ownership. And if you trace this thread of control to its source, you will find the Rothschild banking dynasty (who also control the Bank of England), at the levers of control of our nation's money and credit.

It was hard for me to wrap my reasoning around the notion that a private family with interlocking relations controls so much wealth and power over our beloved country, that it too must be difficult for my reader to fathom. My reader must understand that the People did not know the Federal Reserve System was organized for making profit. They were told its intent was to stabilize the credit and currency supply of the country. In all actuality the bankers do not want stabilization of the dollar or prices. They want fluctuations in securities, stocks, commodities, and trade in generally, because those in control make profits off the instability, while those working men and women suffer from it.

The control of the United States' currency is also found on another unprecedented circumstance. Representatives of some of these London based banking firms meet each day to fix the price of gold. The enormous amounts of paper forming the currency pyramid of the world, at some point, every credit extension must return to be based, in however a minuscule fashion, on some deposit of gold in some bank somewhere in the world. Because of this factor, the London bankers, with this extreme power to set the price of gold each

day, become the final arbiters of the volume of money and the price of money, basically throughout the entire world. Think about the extremism of this for a moment. The free hand of the open market is not allowed to determine the standard value, but a group of bankers, whose decision effects the entire population of the planet. This power is extreme. No power this great should be in the hands of anyone person or group of persons. Our enemy is an extremist, who wants extreme power and control. These extremist control the United States Government.

The Federal Reserve Act is a covenant with death, an agreement with Satan, that will destroy the authors of it, if God's People have any say in the matter. The cries of the oppressed and down-trodden will appeal to the Almighty for retaliation, like the blood of Abel. The lightening of divine wrath will yet strike down that old deformed tree of paper money into pieces, leaving neither root nor branch. God gave man the innate capacity to assess the justice of something, and creating money from nothing is contrary to, and inconsistent with, the clear and self-evident dictates of justice, and has no right to be plead or assented to as a matter of faith and reason. If irredeemable paper currency is not wrong-then nothing is wrong!

President James Garfield was no fan of paper money. He said, "Whomever controls the volume of money in any country is absolute master of all industry and commerce." Its no coincidence that he was assassinated just months into his presidency. So, with the enemy's control over our money comes the control over every aspect of political, economic and social life of the society. The plan the bankers implemented to usurp political power called for the advocacy of liberalism. Liberalism being the loosening of principles, morals and tolerance. Their theory went, that the electorate, for the sake of liberalism, would incrementally yield up their power, which the conspirators could then garner into their controlled government. These bankers, with their enormous ill-gotten wealth, put their plan to promote liberalism into action by bankrolling political candidates, universities, a vast array of foundations, think tanks, and other instruments of mental persuasion. Coupled with their mass media, is it any surprise that the enemy has become the potter and the credulous public mind has become the clay? We continue to witness the unsuspecting and manipulated electorate foolishly acquiesce in the surrendering of their rights and power. O, paper money is the most prosperous invention the Devil ever set on foot to enslave people by depriving them of their natural rights. Paper money should be deemed an aggression against the rights of man. These apostles of greed must be destroyed! The word of God bears testimony against them!

The principle the international bankers and our domestic enemies want to subvert the most of all is the right to keep and bear arms. The enemy knows this power is the cornerstone to the Peoples' power-without it the People are completely conquered and enslaved. Since the courts are in the hands of our enemy, the enemy has made tremendous strides recently in subverting the Second Amendment. Some examples are in order. In 2015, the city of Highland Park, Illinois by law banned militia rifles and magazines. The U.S. District Court upheld the law. You can thank the domestic enemy Judge John W. Darah. The Seventh Circuit Court of Appeals determined that banning the citizen militia from possessing militia rifles was perfectly in line with the U.S. Constitution. You can thank domestic enemy Judges Frank H. Easterbrook and Ann Claire Williams. But please take note that a friend of freedom and his country, Judge Daniel A. Williams, would have struck down the law as recorded in his dissenting opinion. The enemy has control of a majority of the bench-but not all. The case is known as FRIEDMAN v. CITY of HIGHLAND PARK 784 F.3d 406 (7th Cir. 2015). The U.S. "Supreme" Court agreed with the Seventh Circuit when it decided not to correct this blatant violation of the Second Amendment. See FRIEDMAN v. CITY of HIGHLAND PARK Case no. 15-133.

Using the Sandyhook school shooting as a pretense to overthrow our rights, the States of New York and Connecticut banned militia rifles and magazines by law. The domestic enemy, Judge Alfred V. Covello, upheld the Connecticut law,

in a case know as SHEW v. MALLOY 994 F.Supp 2d 234 (D. Conn. Jan. 30, 2014). The domestic enemy, Judge William M. Skretny, upheld the New York law, in a case known as N.Y. STATE RIFLE and PISTOL ASS'N v. CUOMO 990 F.Supp 2d 349 (W.D. NY Dec. 31, 2013). On Appeal to the Second Circuit Court of Appeals, these two cases were combined into a case know as N.Y. STATE RIFLE and PISTOL ASS'N v. CUOMO 804 F.3d 242 (2nd Cir. Dec. 09, 2014) and the domestic enemy Judges Jose A. Cabranes, Raymond J. Lohier Jr. and Christopher F. Droney decided in their deluded minds that the law banning militia rifles was perfectly reasonable. The U.S. "Supreme" Court again agreed, when it decided not to put a halt to this disarming of the citizen militia.

Maryland decided to give liberty an uppercut to the chin too, when it banned the militia from possessing the very weapons it needs to be an effective militia. Domestic enemy, Judge Catherine C. Blake, upheld the law at the District Court level in a case known as KOLBE v. O'MALLEY 42 F. Supp 3d 768 (D. MD Aug. 12, 2014). In an en banc decision that takes the cake, the domestic enemies on the Fourth Circuit Court of Appeals (which are listed in my letter dated April 10, 2017) upheld the law on the basis that the militia has no right to possess military style weapons. These duncical judges could not figure out that the words militia and military are interchangeable. Who do these dolts think they are outwitting? These dunderhead judges can only get over on those whose minds have been subjugated by propaganda. The actions of these judges lets us know whose buttering their bread. This decision is known as KOLBE v. HOGAN 849 F.3d 114 (7th Cir. May 11, 2016). And of course the enemy's "Supreme" Court refused to defend liberty when it denied to hear Kolbe's appeal. See KOLBE v. HOGAN 2017 US LEXIS 7002.

I could give more examples but I feel my reader sees the writing on the wall. What use is it to prosecute corrupt laws in courts which are themselves corrupt? We cannot appeal to our enemy and oppressor and expect justice.

We know the courts are corrupt because they interpret our rights as narrowly as possible; and by contrast interpret government power as broadly as possible. They knowingly allow prosecution witnesses to perjure themselves; and they knowingly allow the prosecution to steal and hide exculpatory evidence from the accused; and deceitfully prevent the accused from being afforded the full protections his rights guarantee him, while the prosecution is denied nothing; and they disregard the Eighth Amendment to keep the accused in jail prior to trial to make it all but impossible to prepare an adequate defense and puts serious pressure on the accused to accept one of those dreadful court appointed attorneys; and when the court appoints an attorney their agenda is to let the accused get convicted in a manner where it appears he had capable counsel. Federal trials are no more than a clever dog-and-pony show set up to obfuscate the facts, with the judge acting as the conductor of this charade, where systemic prosecutorial misconduct is skillfully shielded from the public purview. Like a lamb to be shorn the accused comes before these courts. I speak from first hand knowledge.

Everything I have described thus far are crimes of tyranny. The enemy's government is using law to oppress us. Law is force. Force is violence. Law is violence. Our rights have been abridged. As shown, attempts to use the courts have proven there no longer exists a peaceful means to rescind these measures which do violence against us. A right is just and abstract thought and objectively confirms nothing, unless force is used to back it up. The People have pacifistly argued for their rights over the decades, only to see them continually diminish. And the corruption is hard to bear because its impossible to avoid.

There comes a moment in a nation's history when a decisive instant comes. The issue of paper money has swept down over the centuries and must be fought sooner or later: its The People vs. The Bankers. At this point its only reasonable to perceive that, arms, as our last resort, must decide the contest. Such appeal has been the choice of the enemy's government; and its time for the People to accept the challenge. Because our solid conviction that we can no longer obtain justice in their courts, we are impelled to

resort to lawful violence, as our forefathers did. At this point, might can only make right. The only question: is it going to be you that does the fighting, or are you going to pass it off to your children?

Expect the enemy's mass media and government to label us as promoting violence. Just remind yourself that this is coming from a source that destroys people's lives and kills them on a regular basis. The enemy's hypocritical labeling, to us true patriots, is a compliment. It connotes our bravery, valor and courage. Many Americans agreeing with our cause, but still being too fearful to speak their mind, will have thoughts that exclaim: "it's about time someone fought back," once the hostilities have begun. By referring this matter from argument to arms, a new era for Americans will have begun. A new method of thinking will have arisen. Liberty will shed her patina and put her shoulder against the burden so her lamp may shine once again over our land.

I would like to end this solemn political letter with a prayer. Heavenly Father, you know how much we have suffered under Satan's system of paper money. Your Peoples' lamentations have poured forth to the heavens seeking to rid our nation of this abominable sin. Lord, lead us to saving our country. Lord, lend us your hand in conquering the apostles of greed. Knit us together in this tribulation as if one. Let us have faith that we are right and that such righteousness makes might, and that in that faith, let us, to the end, dare to do our duty as we understand it. We fight against those that fight against you Lord. Let them that now crush us-be crushed. Jesus, let this letter be like a watchman on the walls of freedom crying out-to arms! to arms! the time has come! In this coming struggle for freedom some will not make it through. Embrace these, Father, and receive them, your heroic servants, into your Kingdom. This is prayed for in the name of our savior, Jesus, Amen!

This political letter, like all my political letters, is for educational purposes. This letter in particular, my intent is to give life to the abstract principle of how one of the Founding Fathers would be sounding off at this juncture in our country's history. I am not urging anyone to do anything. Be safe and

Take Good Care.

P.S. Post Online

cc: To the world