

# Major Social Security Change Is Coming in 2022

## Part 2

Social Security is the Titanic. 2022 is the Iceberg. Anybody See a Lifeboat nearby? In case you missed my first article on, you should pay very close attention to it and my update here. Just as Dr. William Mount shared in the initial report, I and my wife received on November 16<sup>th</sup>, 2018, our new Medicare card, minus our Social Security Numbers. Read part 1 again for what is coming in 2022! Dr. Mount is a military veteran and during completing his retirement paperwork was told by the Veterans Administration (VA), that Social Security will end October 1, 2022.



Titanic Iceberg In 2022, Social Security's Trustees report, the US government's retirement income program will begin paying out more in benefits than it receives in tax revenues. By 2034, a year short of its 100th birthday, Social Security's \$3 trillion in reserves will be gone. Benefits will have to be cut by nearly a quarter. And it's all downhill from there.

Those projections assume no substantial changes in the structure of Social Security: any payroll tax increases, not raising or eliminating the salary cap on which those taxes are paid, not raising the retirement age or slashing benefits, before the dreaded day arrives.

Such assumptions are fairly safe because most politicians aren't even willing to rearrange the deck chairs on the Titanic. It is too risky career-wise. Older voters guard their retirement benefits jealously. Younger voters already consider themselves over-taxed. Better to just pretend the iceberg isn't there, maintain full speed ahead, and hope to be voluntarily retired (with a sweet congressional pension, of course) before Social Security sinks beneath the cold waves.

Whether or not one supports the original logic of Social Security (I don't), American demographics since the end of the Baby Boom boil down to fewer children per family combined

with longer life expectancy. Or, to put differently, fewer young workers paying Social Security taxes to support more retirees for longer. That can't and won't continue in the same direction forever.

Everything eventually comes to an end, and Social Security won't be the single historical exception to that cold hard fact of reality. The big question is whether it winds down in the least damaging way or catastrophically implodes (cue images of the elderly living on cat food and so forth).

The first step in winding down Social Security is to set an age cutoff — if you were born after a particular date, you will neither pay Social Security taxes nor collect Social Security benefits. People who never get on the Titanic don't have to worry about flotation vests and lifeboats.

The second step is for politicians to stop making promises that can't and won't be kept. Legislate those inevitable future benefit cuts now instead of later, so that Americans above the “no taxes/no benefits” age but still well short of retirement are forewarned and can adjust their plans for the golden years. Presumably nobody wants the elderly to starve but continuing to pretend that Social Security has an eternal future guarantees that they will not is to believe in Santa Claus!

*Thomas L. Knapp (Twitter: @thomasknapp) is director and senior news analyst at the William Lloyd Garrison Center for Libertarian Advocacy Journalism (thegarrisoncenter.org). He lives and works in north central Florida.*

#### **PUBLICATION/CITATION HISTORY**

- [“Social Security is the Titanic. 2022 is the Iceberg. Anybody See a Lifeboat?”](#) by Thomas L. Knapp, OpEdNews, 04/30/18
- [“Social Security is the Titanic. 2022 is the Iceberg. Anybody See a Lifeboat?”](#) by Thomas L. Knapp, Kinston, North Carolina *Free Press*, 04/30/18
- [“Social Security is the Titanic. 2022 is the Iceberg. Anybody See a Lifeboat?”](#) by Thomas L. Knapp, New Bern, North Carolina *Sun Journal*, 04/30/18
- [“Social Security is the Titanic. 2022 is the Iceberg. Anybody see a lifeboat?”](#) by Thomas L. Knapp, Jacksonville, North Carolina *News*, 04/30/18
- [“Social Security is the Titanic. 2022 is the Iceberg. Anybody See a Lifeboat?”](#) by Thomas L. Knapp, Hendricks County, Indiana *Flyer*, 04/30/18
- [“Social Security is the Titanic and 2022 is the iceberg,”](#) by Thomas L. Knapp, Zionsville, Indiana *Times Sentinel*, 05/01/18
- [“Social Security is the Titanic. 2022 is the Iceberg. Anybody See a Lifeboat?”](#) by Thomas L. Knapp, Ventura County, California *Citizens Journal*, 05/01/18
- [“Social Security is the Titanic. 2022 is the iceberg. Anybody see a lifeboat?”](#) by Thomas L. Knapp, Miami *Herald*, 05/01/18
- [“El Titanic del Seguro Social chocará con el Iceberg el 2022,”](#) by Thomas L. Knapp, *La Tribuna Hispana USA*, 05/02/18

- [“Social Security is the Titanic,”](#) by Thomas L. Knapp, Pahrump Valley, Nevada *Times*, 05/02/18
- [“Social Security is the Titanic. 2022 is the iceberg. Anybody see a lifeboat?”](#) by Thomas L. Knapp, New Haven, Connecticut *Register*, 05/03/18
- [“Social Security is the Titanic. See a lifeboat?”](#) by Thomas L. Knapp, Middletown, Connecticut *Press* [web and print editions], 05/03/18
- [“Social Security is the Titanic. See a lifeboat?”](#) by Thomas L. Knapp, Torrington, Connecticut *Register Citizen* [web and print editions], 05/03/18
- [“Social Security is the Titanic. 2022 is the iceberg. Anybody see a lifeboat?”](#) by Thomas L. Knapp, *Sonoran News* [Arizona], 05/03/18
- “Social Security is the Titanic. 2022 is the Iceberg.” by Thomas L. Knapp, Columbia, South Carolina *Panorama* [[web](#) and [print](#) editions], 05/05/18
- [“Social Security is the Titanic. 2022 is the iceberg. Anybody see a lifeboat?”](#) by Thomas L. Knapp, Uintah Basin, Utah *Standard/Vernal Express*, 05/08/18
- [“Social Security is the Titanic. 2022 is the iceberg. Anybody see a lifeboat?”](#) by Thomas L. Knapp, Dillon, Montana *Tribune* [paywall], 05/18

## **Social Security: The Biggest Holder Of U.S. Treasuries**

The Social Security (Social Security Trust Fund and Federal Disability Insurance Trust Fund) – holds **\$2.801 trillion** in U.S. Treasuries. You can thank presidents Clinton and Bush Jr. for this bait and switch scam, to borrow the payroll withholdings by substituting U.S. Treasury bonds in their place. This is alarming given the unfunded future national obligations.

The U.S. National Debt is \$21.8 trillion. Most headlines focus on how much the United States owes China, one of the largest foreign owners. What many people don’t know is that the Social Security Trust Fund, a.k.a. your retirement money, owns most of the national debt. How does that work, and what does it mean?

The Debt Is in Two Categories:

The U.S. Treasury manages the U.S. debt through its Bureau of the Public Debt.

The debt falls into two broad categories: Intra-governmental Holdings and Debt Held by the Public. (Source: “Debt to the Penny,” U.S. Treasury, January 26, 2017.)

**Intra-governmental Holdings.** This is the portion of the federal debt owed to 230 other federal agencies. It totals \$5.554 trillion, almost 30 percent of the total debt. Why would the government owe money to itself? Some agencies, like the Social Security Trust Fund, take in more revenue from taxes than they need. Rather than stick this cash under a giant mattress, these agencies buy U.S. Treasury’s with it.

By owning Treasuries, they transfer their excess cash to the general fund, where it is spent. Of course, one day they will redeem their Treasury notes for cash. The Federal government will either need to raise taxes or issue more debt to give the agencies the money they will need.

Which agencies own the most Treasuries? Social Security, by a long shot.

Here's the detailed breakdown (as of December 31, 2016):

- Social Security (Social Security Trust Fund and Federal Disability Insurance Trust Fund) – \$2.801 trillion
- Office of Personnel Management Retirement – \$888 billion
- Military Retirement Fund – \$670 billion
- Medicare (Federal Hospital Insurance Trust Fund, Federal Supplementary Medical Insurance Trust Fund) – \$294 billion
- All other retirement funds – \$304 billion
- Cash on hand to fund federal government operations – \$580 billion. (Source: "Treasury Bulletin, Monthly Treasury Statement, Table 6. Schedule D-Investments of Federal Government Accounts in Federal Securities, U.S. Department of the Treasury", December 2016.)

Debt Held by the Public. The public holds the rest of the national debt (\$14.403 trillion). Foreign governments and investors hold nearly half of it. One-fourth is held by other governmental entities. These include the Federal Reserve, as well as state and local governments. Fifteen percent is held by mutual funds, private pension funds and holders of savings bonds and Treasury notes. The remaining 10 percent is owned by businesses, like banks and insurance companies. It's also held by an assortment of trusts, companies, and investors.

Someone recently ask: *"Since Queen Elizabeth II owns the USA social security, does that make her a USA citizen?"* That's another story further down in this article. Up until the Clinton presidency, the Social Security Trust Fund was treated as such – a Trust Fund. When President Clinton and later George W. Bush were in office, they used the Social Security Trust Fund as their piggy-bank, a means to fund the wars of their administration. They withdrew billions of dollars in deposits and replaced them with U.S. Treasuries. Recently, it was reported that the U.S. has spent \$5.9-Trillion dollars on the wars fought in Afghanistan, Iraq, and lesser acts of imperialism.

There were financial experts who tried to warn the public, but through the normal practice of deceiving the public, the media obfuscated and diluted the seriousness of this move. Would it surprise you to know everything I have ever downloaded from Internet sources on Social Security, when I went to save the documents, my computer monitor would send me a message that I was not allowed to save the document to my computer. What does that tell you?

## Three strikes against Social Security's already dismal batting average



This doesn't make front page news... But it should. Every year, cost of living adjustments increase Social Security benefits. Over the past decade, payouts have increased by an average of 1.66% per year, according to the Social Security Administration (SSA).

But for 2019, the increase will be 2.8% to keep pace with inflation. Seems like a trivial difference until you realize that's 69% higher than expected.

That amounts to about \$39 extra per check for the average retiree, according to the SSA. And with about 62 million Americans receiving Social Security, that's an extra \$2.4 billion per month... \$29 billion per year.

Social Security is underfunded by \$50 TRILLION. By the government's own estimates, the Social Security fund will run out of money in 2034.

But those calculations used previous cost of living adjustments. Keep in mind that all future cost of living adjustments will compound on top of 2019's increase. So even if they get back to the 1.66% average adjustments, the extra \$29 billion is included in the base for future calculations.

### **Will Social Security really last until 2034?**

Last year, they said it would last until 2035... Wrong. One year passed and insolvency came two years closer... Before that, the Social Security Administration estimated that the funds would last until 2040... *wrong again!*

After Congress passed some Social Security reforms in 1983, the SSA expected the system to remain financially sound for 75 years, until 2058. Say it with me... they were *wrong*. The goal posts keep moving.

**That's strike one...** In 2006, the SSA expected the US birthrate—the number of babies each woman is expected to have in her lifetime—to be 2.01 by 2020. Well guess what... they were WRONG. Take a sip of your playing along at home to the *Social-Security-Administration-is-wrong* drinking game. The 2017 birthrate already fell to 1.8, the lowest in decades.

So just when Social Security is *expected* to run out of money, the fewest number of workers in decades will be entering the workforce. Social Security depends on a ratio of 3 workers to support each retiree. Today, there are only 2.8 workers paying into Social Security for every beneficiary collecting. The Social Security Administration estimates that this will fall to 2 workers per retiree by 2030... surely *this time* their estimate is accurate...

**That's strike two...** And the economy is currently about as good as it gets. October unemployment was 3.7% according to the Bureau of Labor Statistics. First time unemployment claims were at an 8-month high at the end of November, 2018. It hasn't been this low since 1969... There are record numbers of people in the workforce... paying into Social Security. Yet Social Security still looks dismal, during the best economic times in decades. What happens when a recession hits? Or forget a recession, what happens at *normal* unemployment levels? First-time unemployment claims are at an 8-month high at the end of November, 2018.

**And that's the third strike...** The Social Security Administration has been wrong on just about every projection and estimate it has made. I'm not trying to be alarmist, but it is rather shocking that people shrug off the reality. This data isn't coming from me; it isn't some wild conspiracy theory. It's the most optimistic outlook from the Board of Trustees for Social Security.

Unfortunately, many people will do absolutely nothing with this information. It's easier to just Instagram your way to retirement. And these people will have their lives turned upside down—benefits cut, retirement age increased, pushed out of the system... Something has to give. But when you see it coming, there is only so much you can do.

You can take legal steps to reduce your taxes, and funnel the savings into your retirement. Putting away an extra \$1,000 per year can result in a difference of more than \$100,000 when compounded over 30 years. Or, you could establish certain self-directed IRA structures or a solo 401(k).

These dramatically increase your contribution limits and vastly expand your investment options—real estate, cryptocurrency, private equity, etc. Or, learn how to be a better investor... Saving an extra \$2,000 per year and generating, on average, 2% more per year (i.e. 10% versus 8%), will make you an additional \$610,000 over 30-years. Just don't let the government plan

for you. They'll give you great estimates... and as always, they will be *wrong*. What I am about to share is largely unknown to the American public. It would still be a secret were it not for the fact that President George W. Bush let it slip out when he was in office.

### **Queen Elizabeth controls and has amended U.S. Social Security, as follows:**

S.I. 1997 NO.1778 The Social Security (United States of America) Order 1997 Made 22nd of July 1997 coming into force 1st September 1997. This took place at the Court at Buckingham Palace the 22nd day of July 1997. Now, therefore Her Majesty an pursuance of section 179 (1) (a) and (2) of the Social Security Administration Act of 1992 and all other powers enabling Her in that behalf, is please, by and with advise of Her privy Council, to order, and it is hereby ordered as follows:

“This Order may be cited as the Social Security (United States of America) Order 1997 and shall come into force on 1st September 1997.”

Does this give a new meaning to Federal Judge William Wayne Justice stating in court that he takes his orders from England? This order goes on to redefine words in the Social Security Act and makes some changes in United States Law.

Remember, King George was the “Arch-Treasurer and Prince Elector of the Holy Roman Empire and c, and of the United States of America.” See: Treaty of Peace (1738) 8 U.S. Statutes at Large. Great Britain which is the agent for the pope is in charge of the USA ‘plantation.’

What people do not know is that the so called Founding Fathers and King George were working hand-n-hand to bring the people of America to their knees, to install a Central Government over them and to bind them to a debt that could not be paid. First off you have to understand that the UNITED STATES is a corporation and that it existed before the Revolutionary war. See *Respublica v. Sweers* 1 Dallas 43. 28 U.S.C. 3002 (15)

Now, you also have to realize that King George was not just the King of England; he was also the King of France. Treaty of Peace \* U.S. 8 Statutes at Large 80.

On January 22, 1783 Congress ratified a contract for the repayment of 21 loans that the UNITED STATES had already received dating from February 28, 1778 to July 5, 1782. Now the UNITED STATES Inc. owes the King money which is due January 1, 1788 from King George via France. Is this not incredible the King funded both sides of the War. But there was more work that needed to be done. Now the Articles of Confederation which was declared in force March 1, 1781 States in Article 12” All bills of credit emitted, monies borrowed, and debts contracted by, or under the authority of Congress, before the assembling of the United States, in pursuance of the present confederation, shall be deemed and considered a charge against the United States,

for payment and satisfaction whereof the said United States, and the public faith are hereby solemnly pledged.”

Now after losing the Revolutionary War, even though the War was nothing more than a move to turn the people into debtors for the King, they were not done yet.

Now the loans were coming due and so a meeting was convened in Annapolis, Maryland, to discuss the economic instability of the country under the Articles of Confederation. Only five States come to the meeting, but there is a call for another meeting to take place in Philadelphia the following year with the express purpose of revising the Articles of Confederation

On February 21, 1787 Congress gave approval of the meeting to take place in Philadelphia on May 14, 1787, to revise the Articles of confederation. Something had to be done about the mounting debt. Little did the people know that the so called founding fathers were acutely going to reorganize the United States because it was Bankrupt.

### **On September 17, 1787 twelve State delegates approve the Constitution.**

The States have now become Constitutors. Constitutor: In the civil law, one who, by simple agreement, becomes responsible for the payment of another’s debt. Black’s Law Dictionary 6th Ed. The States were now liable for the debt owed to the King, but the people of America were not because they were not a party to the Constitution because it was never put to them for a vote. On August 4th, 1790 an Act was passed which was Titled.-An Act making provision for the payment of the Debt of the United States. This can be found at 1 U.S. Statutes at Large pages 138-178. This Act for all intents and purposes abolished the States and Created the Districts. If you don’t believe it look it up. The Act set up Federal Districts, here in Pennsylvania we got two. In this Act each District was assigned a portion of the debt. The next step was for the states to reorganize their governments which most did in 1790. This had to be done because the States needed to legally bind the people to the debt. The original State Constitutions were never submitted to the people for a vote. So the governments wrote new constitutions and submitted them to people for a vote thereby binding the people to the debts owed to Great Britain. The people became citizens of the State where they resided and ipso facto a citizen of the United States. A citizen is a member of a fictional entity and it is synonymous with subject.

What you think is a state is in reality a corporation, in other words, a Person.

“Commonwealth of Pennsylvania is Person.” 9 F. Supp 272

“Word “person” does not include state. 12 Op Atty Gen 176.

There are no states, just corporations. Every body politic on this planet is a corporation. A corporation is an artificial entity, a fiction at law. They only exist in your mind. They are images in your mind that speak to you. We labor, pledge our property and give our children to a fiction.



Now before we go any further let us examine a few things in the Constitution. This is where the key to this scam becomes an ongoing debt.

**Article six section one keeps the loans from the King valid it states; All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.**

Another interesting tidbit can be found at Article One Section Eight clause two which states that Congress has the power to borrow money on the credit of the United States. This was needed so the United States (Which went into Bankruptcy on January 1, 1788) could borrow money and then because the States were a party to the Constitution they would also be liable for it.

The next underhanded move was the creation of The United States Bank in 1791. This was a private Bank of which there were 25,000 shares issued of which 18,000 were held by those in England. The Bank loaned the United States money in exchange for Securities of the United States.

Now the creditors of the United States which included the King wanted paid the Interest on the loans that were given to the United States.

So Alexander Hamilton came up with the great idea of taxing alcohol. The people resisted so George Washington sent out the militia to collect the tax which they did. This has become known as the Whiskey rebellion. It is the Militia's duty to collect taxes. How did the United States collect taxes off of the people if the people are not a party to the Constitution? I'll tell you how. The people are slaves! The United States belongs to the floundering fathers and their posterity and Great Britain. America is nothing more than a Plantation. It always has been. How many times have you seen someone in court attempt to use the Constitution and then the Judge tells him he can't. It is because you are not a party to it. We are SLAVES!!!!!!! If you don't believe read *Padelford, Fay & Co. vs. The Mayor and Aldermen of the City of Savannah*.

14 Georgia 438, 520 which states "But, indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution, the Constitution, it is true, is a compact but he is not a party to it."

Now back to the Militia. Just read Article One Section Eight clause (15) which states that it is the militia's job to execute the laws of the Union. Now read Clause (16) Which states that Congress has the power to provide for organizing, arming, and disciplining the Militia, and for governing such part of them as may be employed in the service of the United States.... the Militia is not there to protect you and me, it is there to collect our substance.

As you can plainly see all the Constitution did is set up a Military Government to guard the King's commerce and make us slaves.

If one goes to 8 U.S. statutes at large 116-132 you will find “The Treaty of Amity, Commerce and Navigation”. This Treaty was signed on November 19th, 1794 which was twelve years after the War. Article 2 of the Treaty states that, the King’s Troops were still occupying the United States. Being the nice King that he was, he decided that the troops would return to England by June 1st, 1796. The troops were still on American soil because, quite frankly the King wanted them here.

Here is the key to where this started:

Many people tend to blame the Jews for our problems. Jewish Law governs the entire world, as found in Jewish Law by MENACHEM ELON, DEPUTY PRESIDENT SUPREME COURT OF ISRAEL, to wit:

“Everything in the Babylonian Talmud is binding on all Israel. Every town and country must follow all customs, give effect to the decrees, and carry out the enactments of the Talmudic sages, because the entire Jewish people accepted everything contained in Talmud. The sages who adopted the enactment’s and decrees, instituted the practices, rendered the decisions, and derived the laws, constituted all or most of the Sages of Israel. It is they who received the tradition of the fundamentals of the entire Torah in unbroken succession going back to Moses, our teacher.”

We are living under what the Bible calls ‘Mammon’. As written in the subject Index, ‘Mammon’ is defined as (“Civil law and procedure”).

Now turn to the “The Shetars Effect on English Law” — A Law of the Jews Becomes the Law of the Land, found in “The George Town Law Journal, Vol 71: pages 1179-1200.” It is clearly stated in the Law Review that the Jews are the property of the Norman and Anglo-Saxon Kings. It also explains that the Talmud is the law of the land. It explains how the Babylonian Talmud became the law of the land, which is now known as the Uniform Commercial Code. The written credit agreement — the Jewish shetar is a lien on all property (realty) and today it’s called the mortgage! The treatise also explains that the Jews are owned by Great Britain and the Jews are in charge of the Banking system.

We are living under the Babylonian Talmud, it is where all of our problems come from. It was brought into England in 1066 A.D. and has been enforced by the Pope, Kings and the Christian churches ever since. It is total and relentless mind control, people are taught to believe in things that do not exist.

Now before you scream that the UCC is unconstitutional I’m sorry people, you are not a party to any constitution. Read the case cite below.

“But, indeed, no private person has a right to complain, by suit in court, on the ground of a breach of the Constitution. The Constitution it is true, is a compact, but he is not a party to it.” Padelford, Fay & Co., vs. Mayor and Aldermen of the City of Savannah 14 Ga. 438, 520

You have to understand that Great Britain, (Article six Section one) the United States and the States are the parties to the Constitution not you.

Let me try to explain. If I buy an automobile from a man and that automobile has a warranty and the engine blows up the first day I have it. Then I tell the man just forget about it. Then you come along and tell the man to pay me and he says no. So you take him to court for not holding up the contract. The court then says case dismissed. Why? Because you are not a party to the contract. You cannot sue a government official for not adhering to a contract (Constitution) that you are not a party too. You better accept the fact that you are a Slave. When you try to use the Constitution you are committing a CRIME known as CRIMINAL TRESPASS. Why? Because you are attempting to infringe on a private contract that you are not a party to. Then to make matters worse you are a debt slave who owns no property or has any rights. You are a mere user of your Masters property! Here are just a couple of examples:

“The primary control and custody of infant is with the government”  
Tillman V. Roberts. 108 So. 62

” Marriage is a civil contract to which there are three parties-the husband, the wife and the state.” Van Koten v. Van Koten. 154 N.E. 146.

“The ultimate ownership of all property is in the State: individual so-called “ownership” is only by virtue of Government, i.e. law amounting to mere user; and use must be in accordance with law and subordinate to the necessities of the State. Senate Document No. 43 73rd Congress 1st Session. (Brown v. Welch supra) You own no Property because you are a slave. Really you are worse off than a slave because you are also a debtor.

Anyone who doubts this and tells you they own their property, ask them to present their property deed. Take a close look at signature block of the property deed. Just beneath the signature line, the deed says “TENANT” and not “OWNER”. In the past fifteen years, I have made \$120 by betting individuals who did not believe me. I bet \$20 to be kind and make it worth it to someone to take the bet. I win 100% of the time.

“The right of traffic or the transmission of property, as an absolute inalienable right, is one which has never existed since governments were instituted, and never can exist under government.” Wynehamer v. The People. 13 N.Y. Rep.378, 481

**Great Britain to this day collects taxes from the American people. The IRS is not an Agency of the United States Government.**

All taxpayers have an Individual Master File which is in code. By using IRS Publication 6209, which is over 400 pages, there is a blocking series which shows the taxpayer the type of tax that

is being paid. Most taxpayers fall under a 300-399 blocking series, which 6209 states is reserved, but by going to BMF 300-399 which is the Business Master File in 6209 prior to 1991, this was U.S.-U.K. Tax Claims, meaning taxpayers are considered a business and involved in commerce and are held liable for taxes via a treaty between the U.S. and the U.K., payable to the U.K. The form that is supposed to be used for this is form 8288, FIRPTA-Foreign Investment Real Property Tax Account. The 8288 form is in the Law Enforcement Manual of the IRS, chapter 3. The OMB's-paper-Office of Management and Budget, in the Department of Treasury, List of Active Information collections, Approved Under Paperwork Reduction Act is where form 8288 is found under OMB number 1545-0902, which says U.S. withholding tax return for dispositions by foreign persons, of U.S. Form #8288, #8288a.

These codes have since been changed to read as follows: IMF 300-309, Barred Assessment, CP 55 generated valid for MFT-30, which is the code for the 1040 form. IMF 310-399 reads the same as IMF 300-309, BMF 390-399 reads U.S.-U.K. Tax Treaty Claims. Isn't it INCREDIBLE that a 1040 form is a payment of a tax to the U.K. Everybody is always looking to 26 U.S.C. for the law that makes one liable for the so-called Income Tax but, it is not in there because it is not a Tax, it is debt collection through a private contract called the Constitution of the United States Article Six, Section One. and various agreements. Is a cow paying an income tax when the machine gets connected to its udders? The answer is no. I have never known a cow that owns property or has been compensated for its labor. You own nothing that your labor has ever produced. You don't even own your labor or yourself. Your labor is measured in current credit money. You are allowed to retain a small portion of your labor so that you can have food, clothing shelter and most of all breed more slaves. Did you ever notice how many of the other slaves get upset if you try to retain your labor. You are called an extremist, terrorist and sometimes even a freeman. They say that you are anti-government. When the truth of the matter is you just don't want to be a slave. But, you do not have the right to force others to be free if they want to be a slave that is entirely up to them. If they will not bow down and worship corporations, let them. The United States, Great Britain and the Pope are not the problem, it is the other slaves. We would be free if the want-to-be-slaves were gone. The United States, Great Britain and the Pope would not even exist, because no one would acknowledge them. I for a matter of fact, think that those who are in power are also tired of the slaves. All the slaves do is stand around and MOO!!! For free healthcare, free education, free housing and they beg those who are in power to disarm them I do agree that a slave should not have access to a firearm. How can you disagree with the government passing out birth control? I hope the breeding of slave's stops or at the very least slows down.

You see we are cows, the IRS is the company who milks the cows and the United States Inc. is the veterinarian who takes care of the herd and Great Britain is the Owner of the farm in fee simple. The farm is held in allodium by the Pope. By revealing this information, cost the life of Ohio congressman James A. Traficant, a few years ago. He exposed this giant lie on the floor of the House of Representatives, in a speech March 17, 1993. The congressman's speech is a matter of record in the Congressional Record for that date. James A. Traficant died in a suspicious accident on his Ohio farm on September 27, 2014.

## **Now to Rome**

“Convinced that the principles of religion contribute most powerfully to keep nations in the state of passive obedience which they owe to their princes, the high contracting parties declare it to be their intention to sustain in their respective states, those measures which the clergy may adopt with the aim of ameliorating their interests, so intimately connected with the preservation of the authority of the princes; and the contracting powers join in offering their thanks to the Pope for what he has already done for them, and solicit his constant cooperation in their views of submitting the nations.” Article (3) Treaty of Verona (1822)

If the Sovereign Pontiff should nevertheless, insist on his law being observed he must be obeyed. Benedict XIV., *De Syn. Dioec*, lib, ix., c. vii., n. 4. Prati, 1844. Pontifical laws moreover become obligatory without being accepted or confirmed by secular rulers. Syllabus, prop. 28, 29, 44. Hence the *jus nationale*, (Federal Law) or the exceptional ecclesiastical laws prevalent in the United States, may be abolished at any time by the Sovereign Pontiff. *Elements of Ecclesiastical Law*. Vol. I 53-54. So could this be shown that the Pope rules the world? The Pope is the ultimate owner of everything in the World. See Treaty of 1213 A.D., Papal Bull of 1455 and 1492.

I could go on and on, this is just the tip of the iceberg. Don't let this information scare you because without it you cannot be free. You have to understand that all slavery and freedom originates in the mind. When your mind allows you to accept and understand that the United States, Great Britain and the Vatican are corporations which are nothing but fictional entities which have been placed into your mind, you will understand that your slavery was because you believed a lie.

## **Connecting The Dots of Social Security To Queen of England To The Vatican**

The American public has awakened. If our “elected representatives” would have upheld the Rule of Law, upheld their oaths of office, performed their duties as they were paid to do, “we the people” would not have been forced to obtain a free education. Although it has been time-consuming, we have obtained more education than would have by attending law school and receiving a college degree. It is a blessing in disguise that our “representatives” and “employees” (federal, state, county, local) have failed in their duties and forced the people to research and investigate the corrupt agenda of our so-called “representatives” and their “employee gate-keepers.” Gate-keeper: one who answers the telephone (secretary, aide) and denies us access to our “representatives.” Now it is up to those of you who have not taken this opportunity to do so. These individuals will not make change, we the people will make change.

Compliments to Jeanette Audrey; [Triplet] for her diligent research on the following.

Social Security Administration and how the Queen of England owns Social Security and the Vatican believes they rule the world using us as slaves.

This article and the following important document needs to be reviewed with The International Organizations Immunity Act December 9, 1945, CRIS. pdf, Corporation Trust Company Articles of Incorporation 1907 (not included yet but available as a pdf.), and The World Court Case.pdf file. Every Corporation in the world runs through the Corporation Trust Company, this is explained in the below information, though the untrained eye may miss it.

The Corporation Trust Company (CTC) is a Delaware Corporation, established in 1907 as The Corporation Trust Company of America.

The CTC Articles of Incorporation were amended in 1933 to The Corporation Trust Company. 1933, the same year the IRS began.

Every court matter, as explained below, is reported through the (C.R.I.S.) COURT REGISTRY INVESTMENT SYSTEM, through The Department of Public Debt, The Department of Treasury, Through the IRS, then through the Federal Reserve, which the World Court Case file shows (partial list following);

...."THEIR PRINCIPAL, Elizabeth Windsor II, dba QUEEN ELIZABETH, dba UNITED STATES OF AMERICA, AS ARCH TREASURER FOR THE VATICAN, DBA AS ALL UNITED STATES CORPORATE DOMESTIC AND FOREIGN ENEMIES,".....

Now, to follow this rabbit trail further, please go to AIB Radio Talk show, and listen to the archives for informative educational evidence on true history of how America has been duped, defrauded, exploited, robbed, pillaged, plundered, raped, demoralized, incarcerated, and repeatedly securitized for profit through the defacto judicial system set up by fraud through the Vatican, using the courts as a profiteering Racketeering Enterprise, as a Closed Union Shop in violation of The Taft Hartley Act, with every judge and attorney a member of the Queen's court, with Titles of Nobility and to whose allegiance is pledged as such by their oath, as International foreigners, and treasonous to this country, subject to USC TITLE 10 for Military Court Martial, as International and Domestic Terrorists, just for starters.

The below 1492 A.D. document should be read prior to reading the 1600's Charters of Virginia, Pennsylvania, Carolina, and A King's Charter which refuses to Die, THEN read The International Organizations Immunity Act of December 9, 1945.

The United Nations Charter is June 26 1945, not coincidental.

Additional recommended reading available through The Library of Congress are;  
Congressional Record of August 19, 1940, 76th Congress, Third Session Honorable Judge Thorkleson, ... Steps Toward British Union, a World State, and International Strife—Part I  
Congressional Record of 1950; 81st Congress 2d session National Lawyers Guild (NLG)a Communist Front.

Congressional Record 1953; Eighty Third Congress First Session; Thursday February 3, 1953; HEARINGS BEFORE A SUBCOMMITTEE OF THE COMMITTEE ON WAYS AND MEANS HOUSE OF REPRESENTATIVES Internal Revenue Investigation Statement of Dwight E Avis (ATF) and Robert B Ritter, assistant ATF tax legal division, of Bureau of INTERNAL REVENUE PG. 13; ...."Let me point this out now: Your income tax is 100 percent voluntary tax. and your liquor tax is 100 percent enforced tax:. Now, the situation is as different as day and night....."

Congressional Record, March 9, 1933; pg. 76, 83; Paragraph 1...." The money will be worth 100 cents on the dollar, because it is backed by the credit of the Nation. It will represent a mortgage on all the homes and other property of all the people of the Nation...."

Congressional Record 1913, Vol XLIX, Part IV, Sixty Second Congress Third Session, pgs. 3215,3216; Knights of Columbus Oath.

Congressional Record, June 13, 1967, pg. 15641-15646 Citizen is Dead

(see Blackstone's Commentaries Book I, Chapter 18 Corporations)

[http://avalon.law.yale.edu/18th\\_century/blackstone\\_bk1ch18.asp](http://avalon.law.yale.edu/18th_century/blackstone_bk1ch18.asp)

[http://avalon.law.yale.edu/subject\\_menus/blackstone.asp#intro](http://avalon.law.yale.edu/subject_menus/blackstone.asp#intro)

[http://avalon.law.yale.edu/subject\\_menus/blackstone.asp#book1](http://avalon.law.yale.edu/subject_menus/blackstone.asp#book1)

[http://avalon.law.yale.edu/subject\\_menus/blackstone.asp#book2](http://avalon.law.yale.edu/subject_menus/blackstone.asp#book2)

[http://avalon.law.yale.edu/subject\\_menus/blackstone.asp#book3](http://avalon.law.yale.edu/subject_menus/blackstone.asp#book3)

[http://avalon.law.yale.edu/subject\\_menus/blackstone.asp#book4](http://avalon.law.yale.edu/subject_menus/blackstone.asp#book4)

Introduction

Book One

Book Two

Book Three

Book Four

The best way to describe how to follow this convoluted diabolical deception is this; Every Secretary of State delivers all Corporation data to The Delaware Corporations Division. That Data then goes directly to The Corporation Trust Company, whose registered agent is now The Corporation Trust Company (CTC), formerly the Wilmington Trust Company, until things started heating up for them about three years ago.

Imagine that Delaware is a large vacuum cleaner, sucking all Corporate data into itself. Then, Delaware, having a hidden secret trap door underneath its' Corporation Division, with a tunnel that runs under the Atlantic Ocean to the Queen [King] of England, is now awaiting anticipated delivery, now opens the palace trap door, accepts all Delaware's Corporate data which is every Corporation, lock box, mortgage, contract, deed, etc. in the world, then the Queen, now "Holding the Bag" so to speak, runs out to the awaiting private jet on The Royal Air Strip, engines running, with the Pope now departing to the Vatican with this Nation's wealth, after the Federal Reserve makes 28.25% off every securities investment first, starting the recycling laundering operation all over again.

Let the reader now ask the question; *“Who really foreclosed on all the homes across this country?”*

### **Know that there is no statute of limitations on fraud.**

Previously sent and still available to the reader is “The Secret Terrorists, Chapter Five “The Sinking of The Titanic” showing that the Titanic was built in 1912 specifically as a “tomb” for the world’s wealthiest individuals in opposition to the upcoming 1913 Federal Reserve. All others in the lower decks 2-4, were considered collateral damage.

Mass genocide, fraud, and insurance fraud are not the only claims that may be addressed here. THE FEDERAL RESERVE, THE INTERNAL REVENUE SERVICE, THE US TREASURY, EVERY COURT, JUDGE and ATTORNEY, are acting co-conspiring agents for/with The Vatican, as a Racketeering Enterprise, who will deploy and employ any means necessary, including mass genocide or murder, secretly or by the “Leaden bullet” (see Assassins of Abraham Lincoln) to achieve the goal of the Vatican’s intent of “World Domination” as The New World Order”, which by now is clearly obvious is “Out of Order.” Now the reader knows why George Bush stated *“The Constitution is just a G– D— piece of Paper”*. Because the Bush’s know the rest of the Story.

[http://avalon.law.yale.edu/15th\\_century/colum.asp](http://avalon.law.yale.edu/15th_century/colum.asp)

Privileges and Prerogatives Granted by Their Catholic Majesties to Christopher Columbus: 1492 FERDINAND and ELIZABETH, by the Grace of God, King and Queen of Castile, of Leon, of Aragon, of Sicily, of Granada, of Toledo, of Valencia, of Galicia, of Majorca, of Minorca, of Sevil, of Sardinia, of Jaen, of Algarve, of Algezira, of Gibraltar, of the Canary Islands, Count and Countess of Barcelona, Lord and Lady of Biscay and Molina, Duke and Duchess of Athens and Neopatria. Count and Countess of Rousillion and Cerdaigne, Marquess and Marchioness of Oristan and Gociano, &c.

For as much of you, Christopher Columbus, are going by our command, with some of our vessels and men, to discover and subdue some Islands and Continent in the ocean, and it is hoped that by God’s assistance, some of the said Islands and Continent in the ocean will be discovered and conquered by your means and conduct, therefore it is but just and reasonable, that since you expose yourself to such danger to serve us, you should be rewarded for it. And we being willing to honour and favour You for the reasons aforesaid: Our will is, That you, Christopher Columbus, after discovering and conquering the said Islands and Continent in the said ocean, or any of them, shall be our Admiral of the said Islands and Continent you shall so discover and conquer; and that you be our Admiral, Vice-Roy, and Governour in them, and that for the future, you may call and stile yourself, D. Christopher Columbus, and that your sons and successors in the said employment, may call themselves Dons, Admirals, Vice-Roys, and Governours of them; and that you may exercise the office of Admiral, with the charge of Vice-Roy and Governour of the said Islands and Continent, which you and your Lieutenants shall conquer, and freely decide all causes, civil and criminal, appertaining to the said employment of Admiral, Vice-Roy, and Governour, as you shall think fit in justice, and as the Admirals of our



kingdoms use to do; and that you have power to punish offenders; and you and your Lieutenants exercise the employments of Admiral, Vice-Roy, and Governour, in all things belonging to the said offices, or any of them; and that you enjoy the perquisites and salaries belonging to the said employments, and to each of them, in the same manner as the High Admiral of our kingdoms does. And by this our letter, or a copy of it signed by a Public Notary: We command Prince John, our most dearly beloved Son, the Infants, Dukes, Prelates, Marquesses, Great Masters and Military Orders, Priors. Commendaries, our Counsellors, Judges, and other Officers of Justice whatsoever, belonging Courts, and Chancery, and Constables of Castles, Strong Houses, and others; and all Corporations, Bayliffs, Governours, Judges, Commanders, Sea Officers; and the Aldermen, Common Council, Officers, and Good People of all Cities, Lands, and Places in our Kingdoms and Dominions, and in those you shall conquer and subdue, and the captains masters, mates, and other officers and sailors, our natural subjects now being, or that shall be for the time to come, and any of them that when you shall have discovered the said Islands and Continent in the ocean; and you, or any that shall have your commission, shall have taken the usual oath in such cases, that they for the future, look upon you as long as you live, and after you, your son and heir, and so from one heir to another forever, as our Admiral on our said Ocean, and as Vice-Roy and Governour of the said Islands and Continent, by you, Christopher Columbus, discovered and conquered; and that they treat you and your Lieutenants, by you appointed, for executing the employments of Admiral, Vice-Roy, and Governour, as such in all respects, and give you all the perquisites and other things belonging and appertaining to the said offices; and allow, and cause to be allowed you, all the honours, graces, concessions, prehaminences, prerogatives, immunities, and other things, or any of them which are due to you, by virtue of your commands of Admiral, Vice-Roy, and Governour, and to be observed completely, so that nothing be diminished; and that they make no objection to this, or any part of it, nor suffer it to be made; forasmuch as we from this time forward, by this our letter, bestow on you the employments of Admiral, Vice-Roy, and perpetual Governour forever; and we put you into possession of the said offices, and of every of them, and full power to use and exercise them, and to receive the perquisites and salaries belonging to them, or any of them, as was said above. Concerning all which things, if it be requisite, and you shall desire it, We command our Chancellour, Notaries, and other Officers, to pass, seal, and deliver to you, our Letter of Privilege, in such form and legal manner, as you shall require or stand in need of. And that none of them presume to do anything to the contrary, upon pain of our displeasure, and forfeiture of 30 ducats for each offence. And we command him, who shall show them this our Letter that he summon them to appear before us at our Court, where we shall then be, within fifteen days after such summons, under the said penalty. Under which same, we also command any Public Notary whatsoever, that he give to him that shows it him, a certificate under his seal, that we may know how our command is obeyed.

GIVEN at Granada, on the 30th of April, in the year of our Lord, 1492.-

I, THE KING, I, THE QUEEN.

By their Majesties Command,

John Coloma

Secretary to the King and Queen.

Entered according to order.

RODERICK. Doctor.

SEBASTIAN DOLONA,  
FRANCIS DE MADRID,  
Councillors.

Registered

Source: The Federal and State Constitutions Colonial Charters, and Other Organic Laws of the States, Territories, and Colonies Now or Heretofore Forming the United States of America Compiled and Edited Under the Act of Congress of June 30, 1906 by Francis Newton Thorpe Washington, DC : Government Printing Office, 1909.

Colonial Charters Page 15th Century Documents

Avalon Home Document Collections Ancient 4000bce – 399

Medieval 400 – 1399

15th Century 1400 – 1499

16th Century 1500 – 1599

17th Century 1600 – 1699

18th Century 1700 – 1799

19th Century 1800 – 1899

20th Century 1900 – 1999

21st Century 2000 -

© 2008 Lillian Goldman Law Library 127 Wall Street, New Haven, CT 06511. Avalon Statement of Purpose Contact Us Yale Law Library University Library Yale Law School Search Morris Search Orbis

Avalon Project: <http://avalon.law.yale.edu/>

For more info see [www.tiny.cc/landfarm](http://www.tiny.cc/landfarm)

As the documents show, you are a SLAVE, and you own absolutely nothing. Each and every citizen of the united states of America, and now the Corporation, The United States of America are subjects of the Queen of England, representing the Pope of Rome, currently Francis I. You and I are simply pledged collateral against the National Debt noted earlier. When you were born, your long-form birth certificate was assigned a number in red, which is held at the Department of Commerce of The United States of America.

The Social Security Administration will simply be dissolved effective October 1, 2022. No government employee will admit to these facts. It has taken me more than twenty years of research to confirm the documents, their history, and accuracy. None of this was ever told to you in the public school system.

Blessings,

Pastor Bob,  
[EvanTeachr@aol.com](mailto:EvanTeachr@aol.com)

