Where is Jim Traficant When You Need Him Most?

James Traficant's U.S. Bankruptcy Speech
The Bankruptcy of The United States
United States Congressional Record, March 17, 1993 Vol. 33, page H-1303
Speaker-Rep. James Traficant, Jr. (Ohio) addressing the House:

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

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

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

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

the united states of America to issue currency of any kind, but only lawful money, gold and silver coin.

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

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

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

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

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

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

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

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

Prior to 1913, most Americans owned clear, allodial title to property, free and clear of any liens or mortgages until the Federal Reserve Act (1913).

"Hypothecated" all property within the federal United States to the Board of Governors of the Federal Reserve, -in which the Trustees (stockholders) held legal title. The U.S. citizen (tenant, franchisee) was registered as a "beneficiary" of the trust via his/her birth certificate. In 1933, the federal United States hypothecated all of the present and future properties, assets and labor of their "subjects," the 14th Amendment U.S. citizen, to the Federal Reserve System.

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

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

This has been going on for over eighty years without the "informed knowledge" of the American people, without a voice protesting loud enough. Now it's easy to grasp why America is fundamentally bankrupt.

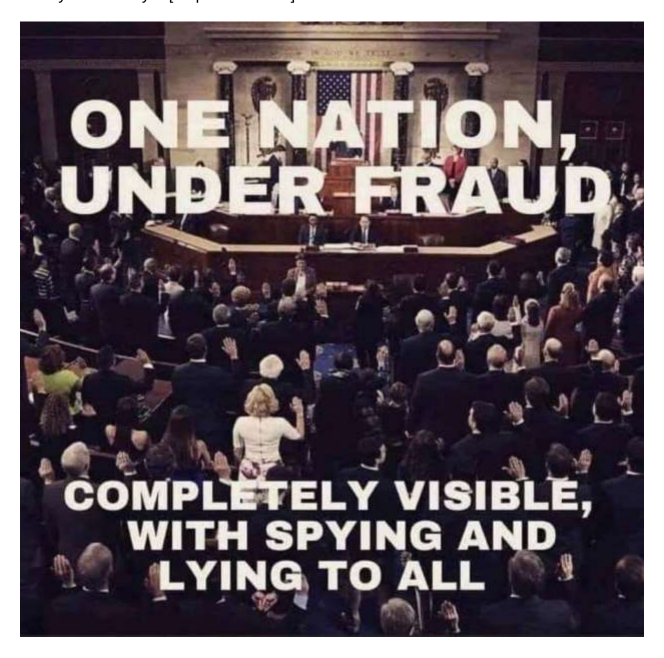
Why don't more people own their properties outright?

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

We are reaping what has been sown, and the results of our harvest are a painful bankruptcy, and a foreclosure on American property, precious liberties, and a way of

life. Few of our elected representatives in Washington, D.C. have dared to tell the truth. The federal United States is bankrupt. Our children will inherit this unpayable debt, and the tyranny to enforce paying it.

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



The Biden Stimulus bill is to placate the American public displeasure from the government's stealing your wealth through inflation and taxes. Inflation in 2021 will eat that Stimulus check promised by senile Joe Biden.

When Congressman James A. Traficant gave that address before the U.S. House of Representatives in March of 1993, When I listened to congressman James Traficant give his infamous bankruptcy address, I knew that he would not escape the wrath of the House of Rothschild. He was subsequently imprisoned on trumped up charges for exposing the evil empire of which he found himself a part. The eight years he was in a federal prison was not enough punishment and rumors still exist that the Illuminati put a hit out on him. Congress expelled Jim Traficant 420-1, and the lone congressman to vote no on James Traficant's expulsion was Congressman Ron Paul of Texas.



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Think what you will about the colorfully controversial James Traficant. The reason he's served eight years behind bars is because he was an intelligent comedian like George Carlin or Bill Hicks. Honesty and federal politics are as compatible as Norman

Finkelstein and Alan Dershowitz. The above link explains why the USA (and the rest of the world) is in deep do-do: bankruptcy. America's has been bankrupt since 9 March 1933 thanks to FDR's HR 192.

During the first two years of President Donald J. Trump's administration, I was writing a series "There Are No Statute of Limitations of Fraud." I cut the series with Part #17, the reason I stopped doing the series because I was unable to determine whether DJT was controlled opposition doing the bidding of the House of Rothschild. The title says it all, in that the American public has been the victims of the Federal Reserve System through fraud, and all of that could be reversed because there is no Statute of Limitations on Fraud! It was wishful thinking to believe that one man could stop the century-old Federal Reserve System. In hind sight it was obvious that DJT was being sabotaged by his own political party, the Justice Department, the FBI, and many of his administration.

United States

This document will compile what my knowledge of our Republic and expectations are as to what will be happening for a road map of sorts over the next several weeks. This compilation will by both facts, known things to have already occurred, and opinion. I provide my opinion so you can see some level of logic to what is going on. My opinion may in some cases turn into fact as we move through the process of reverting back to our Original Constitution had President Trump been certified as the elected president. Some of what we discuss will be taken from history already posted in the blogs on the Internet. I will build a case for why I have developed my opinion so you can also then create your opinion to aid you in understanding as steps from this point forward will happen in great frequency. It was only a road map based upon sound legal footing that may or may not happen as time unfolds.

We set the stage with our original constitution of 1776. This is the constitution DJT would take us back under once everything is said and done. You need to obtain a copy of this original constitution so you can follow along with some of the changes we will see.

We move the stage to 1871. In 1871 Congress, Senate and President enacted the law known as the District of Columbia Organic Act of 1871. You will need to get a copy of this act so as we reference certain areas of the act you can follow along.

History Leading Up to the Act of 1871

The passage of the Residence Act in 1790 created a new federal district that would become the capital of the United States. Formed from land donated by the states of Maryland and Virginia, the capital territory already included two large settlements at its creation: the port of Georgetown, Maryland and the town of Alexandria, Virginia. A new capital city named in honor of President George Washington was founded to the east of Georgetown in 1791.

Shortly after establishing operations in the new capital, Congress passed the Organic Act of 1801, which organized the federal territory. The territory within the federal district east of the Potomac formed the new County of Washington, which was governed by a levy court consisting of seven to eleven Justices of the Peace appointed by the President, and was governed by Maryland law as of 1801. The area west of the river became Alexandria County which was governed by Virginia law. In addition, Congress allowed the cities of Washington, Alexandria and Georgetown to each maintain their own municipal governments. In 1846 Alexandria County was returned by Congress to the state of Virginia.

The outbreak of the American Civil War in 1861 led to notable growth in the capital's population due to the expansion of the federal government and a large influx of emancipated slaves. By 1870, the District's population had grown 75% to nearly 132,000 residents. Growth was even more dramatic within the County of Washington, where the population more than doubled as people escaped the crowded city.

The individual local governments within the District were insufficient to handle the population growth. Living conditions were poor throughout the capital, which still had dirt roads and lacked basic sanitation. The situation was so bad that some lawmakers in Congress even suggested moving the capital out further west, but President Ulysses S. Grant refused to consider the proposals.

The Two Constitutions

Two Constitutions in the United States. The first was suspended in favor of a Vatican Corporation in 1871.

The Pope meeting with the board of directors of The Vatican Bank chose the Constitution. Since 1871 the United States president and the United States Congress has been playing politics under a different set of rules and policies. The American people did not know then that there are two Constitutions in the United States. The first penned by the leaders of the newly independent states of the United States in 1776. On July 4, 1776, the people claimed their independence from Britain and Democracy was born. And for 95 years the United States people were free and independent. That freedom ended in 1871 when the original "Constitution for the united states for America" was changed to the "THE CONSTITUTION OF THE UNITED STATES OF AMERICA".

The Congress realized that the country was in dire financial straits, so they made a financial deal with the devil – international bankers — (in those days, the Rothschild's of London) thereby incurring a DEBT to said bankers. The conniving international bankers were not about to lend the floundering nation any money without some serious stipulations. So, they devised a way of taking back control of the United States and thus, the Act of 1871 was passed. They did so with no constitutional authority to do so,

Congress created a separate form of government for the District of Columbia. With the passage of "the Act of 1871" a city state (a state within a state) called the

District of Columbia located on 10 square miles of land in the heart of Washington was formed with its own flag and its own independent constitution – the United States' secret second constitution. This is in fact, a country inside the country of the United States - a foreign country operating on US soil that is the government of the United States.



The flag of Washington's District of Columbia has 3 red stars, each symbolizing a city state within the three city empire. The three city empire consists of Washington D.C., London, and Vatican City. London is the corporate center of the three city states and controls the world economically. Washington's District of Columbia city state is in charge of the military, and the Vatican controls it all under the guise of spiritual guidance. Although geographically separate, the city states of London, the Vatican and the District of Columbia are one interlocking empire called "Empire of the City"

The constitution for the District of Columbia operates under tyrannical Vatican law known as "Lex Fori" (local law). When congress passed the act of 1871 it created a separate corporation known as THE UNITED STATES and corporate government for the District of Columbia. This treasonous act has unlawfully allowed the District of Columbia to operate as a corporation outside the original constitution of the United States and in total disregard of the best interests of the American citizens.

POTUS is the Chief Executive (president) of the Corporation of the United States operating as any other CEO of the corporation - governs w/a Board of Directors (cabinet officials) and managers (Senators/Congress). Trump as others before him is POTUS — operating as "vassal king" taking orders once again from "The City of London" through the RIIA (Royal Institute of Intl Affairs). The Illuminati (founded by the The Society of

Jesus or Jesuits, the largest Roman Catholic Religious Military Order headed by the Black Pope), created the Royal Institute of International Affairs (RIIA) in 1919. The American equivalent to the RIIA is the Council of Foreign Relations (CFR). The RIIA and CFR set up Round Table Groups (based on the King Arthur myths).

What did the Act of 1871 achieve? The ACT of 1871 put the United States back under British rule (which is under Vatican rule). The United States people lost their independence in 1871.

THE CONSTITUTION OF THE UNITED STATES OF AMERICA is the constitution of the incorporated UNITED STATES OF AMERICA. It operates in an economic capacity and has been used to fool the People into thinking it governs the Republic. It does not!

Capitalization is NOT insignificant when one is referring to a legal document. This seemingly "minor" alteration has had a major impact on every subsequent generation of Americans. What Congress did by passing the Act of 1871 was to create an entirely new document, a constitution for the government of the District of Columbia, an INCORPORATED government.

Instead of having absolute and unalienable rights guaranteed under the organic Constitution, we the people now have "relative" rights or privileges. One example is the Sovereign's right to travel, which has now been transformed (under corporate government policy) into a "privilege" that requires citizens to be licensed – driver's licenses and Passports. By passing the Act of 1871, Congress committed TREASON against the People who were Sovereign under the grants and decrees of the Declaration of Independence and the organic Constitution. The Act of 1871 became the FOUNDATION of all the treason since committed by government officials.

As of 1871 the United States isn't a Country; It's a Corporation! In preparation for stealing America, the puppets of Britain's banking cabal had already created a second government, a Shadow Government (a Deep State) designed to manage what "the people" believed was a democracy, but what really was an incorporated UNITED STATES. Together this chimera, this two-headed monster, disallowed "the people" all rights of 'sui juris'. [you, in your sovereignty]

The U.S.A. is a Crown Colony. The U.S. has always been and remains a British Crown colony. King James I, is not just famous for translating the Bible into "The King James Version", but also for signing the "First Charter of Virginia" in 1606 — which granted America's British forefathers license to settle and colonize America. The charter guaranteed future Kings/Queens of England would have sovereign authority over all citizens and colonized land in America.

After America declared independence from Great Britain, the Treaty of Paris, signed on September 3, 1783 was signed. That treaty identifies the King of England as prince of U.S. "Prince George the Third, by the grace of God, king of

Great Britain, France, and Ireland, defender of the faith, duke of Brunswick and Lunebourg, arch- treasurer and prince elector of the Holy Roman Empire etc., and of the United States of America"— completely contradicting premise that America won The War of Independence. Technically, the war ended in a draw.

Article 5 of that treaty gave all British estates, rights and properties back to Britain.

It is agreed that Congress shall earnestly recommend it to the legislatures of the respective states to provide for the restitution of all estates, rights, and properties, which have been confiscated belonging to real British subjects; and also of the estates, rights, and properties of persons resident in districts in the possession on his Majesty's arms and who have not borne arms against the said United States. And that persons of any other description shall have free liberty to go to any part or parts of any of the thirteen United States and therein to remain twelve months unmolested in their endeavors to obtain the restitution of such of their estates, rights, and properties as may have been confiscated; and that Congress shall also earnestly recommend to the several states a reconsideration and revision of all acts or laws regarding the premises, so as to render the said laws or acts perfectly consistent not only with justice and equity but with that spirit of conciliation which on the return of the blessings of peace should universally prevail. And that Congress shall also earnestly recommend to the several states that the estates, rights, and properties, of such last mentioned persons shall be restored to them, they refunding to any persons who may be now in possession the bona fide price (where any has been given) which such persons may have paid on purchasing any of the said lands, rights, or properties since the confiscation.

And it is agreed that all persons who have any interest in confiscated lands, either by debts, marriage settlements, or otherwise, shall meet with no lawful impediment in the prosecution of their just rights. You were not taught this in public school, ever!

It is becoming increasingly apparent to American citizens that government is no longer being conducted in accordance with the U.S. Constitution, or, within states, according to state constitutions. While people have recognized for more than 150 years that the rich and powerful often corrupt individual officials, or exert undue influence to get legislation passed that favors their interests, most Americans still cling to the naive belief that such corruption is exceptional, and that most of the institutions of society, the courts, the press, and law enforcement agencies, still largely comply with the Constitution and the law in important matters. They expect that these corrupting forces are disunited and in competition with one another, so that they tend to balance one another.

Mounting evidence makes it clear that the situation is far worse than most people think, that during the last several decades the U.S. Constitution has been effectively overthrown, and that it is now observed only as a façade to deceive and placate the masses. What has replaced it is what many call the Shadow Government – created with the illegal passing of the Act of 1871. It still, for the most part, operates in secret, because its control is not secure. The exposure of this regime and its operations must

now become a primary duty of citizens who still believe in the Rule of Law and in the freedoms which this country is supposed to represent.

OK the foundation has been set. What we need to do is now create a knowledge base of what has happened since 1871. So we will not rebuild history as we are in the blog posts but we will highlight a few things you need to carry forward as we move into our final phase of the world change. I will make these posts herein standout by using a post number.

WASHINGTON DC Corporate Structure

When the 1871 Act was ratified it moved U.S. soil into an area made up of a 10 mile radius. This area was then placed into a corporation. The corporation was formed by the Vatican in Puerto Rico. The land was placed into the corporation in order for it to be separated from the rest of the United States. The structure of the corporation was that the Vatican owned the corporation and the By Laws of the corporation is like any other corporation. It has a board of directors, officers and rules making body and a court by which disputes are resolved. Your April 15th federal income tax payment is deposited into a Trust Account located in Puerto Rico.

The Chairman of the Board is the Black Pope. The board is made up of the council of Jesuits and whoever they want on that board. The President is POTUS and the rules makers are the Congress and Senate and the Court is the U.S. Supreme Court.

In a corporation, who hires the President? - you got it the Board of Directors. As part of the corporate structure the people of the United States have no ownership, no standard and no rights as to their government. Because the governmental body is a foreign government (Land placed into a corporation owned by the Vatican a foreign country.) they have separate laws for their area and, because the people do not understand this, the people, through their tax dollars, are paying for foreign government activities in managing United States citizens. TREASON

The Three Legged Stool

The whole world is controlled by this three legged stool.

- The power over humanity The Vatican Sea (A country inside of Italy)
- The financial control over humanity The City of London (A country within the Country of England)
- The police (military) control over humanity The City of Washington D.C. (A country within the country of the United States)

We will get into the history of these in our rebuilding of history but the point here is that the focus of the world change is to take out these three power structures and return the control over every nation to the people of their own country.

Who best to do this other than the United States. In fact, it had to be this way. Once the police structure is separated then they can be no enforcement of control over humanity.

Why is it in every country in the world people are focusing on the United States? Why are people around the world carrying U.S. Flags?

We will discuss the conditions of the world and how they will be corrected. but it is important now that gets everyone to understand that Washington D.C. with the District of Columbia Organic Act of 1871 made them completely separate from the rest of the 50 states.

The second American Revolution is happening in one area Washington D.C. The states only become part of that by having standing named in the constitutions since the 1776 Original Constitution. Why has Washington D.C. been placed under lock down?

The concern when this revolution will start is based upon a number of things put into place. One of the biggest issues is the protection of people - you and me. See we have no standing with the current constitution. We are under maritime law that makes us under the sole control over courts to do with us to do with what they want as directly mainly by the state governments. The federal government has turned that over to them. On March 13, 2020 President Trump signed an Executive Order that put FEMA in control over the 50 states and Washington D.C. If you are not familiar with FEMA powers you need to do some research. They are completely outside the constitution - the current constitution. This gives them more power than the federal government itself.

So, current activities of rolling us back to 1776 constitution are to first make our cities as safe as they can be before the revelation is kicked off.

There were numerous warnings that you needed to be prepared for condition red. You need to have money in the home. You need to have food for at least 10 days and more likely 2 weeks. You need to have medications refilled. You need to have your cars gassed up and extra cans if needed. You need to think about everything controlled electronically and make sure that if you have obtained those items you need. That all seemed to fall apart with the faked inauguration of Joe Biden and Kamala Harris.

It is important you look at everything going on and the signaling that is taking place. Back to the three legged stool, what has happened recently at the Vatican and Italy? When was the money supply cutoff from the world because they were using the U.S. Petro Dollar which was taken out of commission - WHEN? When were we notified that this was going to happen - immediately upon the election of DJT. For the last four years, DJT has been removing all that he needed to get to this point in time.

We expected that things would change by March 4th, but it came and gone without a hiccup and we did not witness a change in history that has never been done in modern day.

Article Five in the 1783 Treaty of Paris.

ORIGINAL TEXT Article 5:

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And it is agreed that all persons who have any interest in confiscated lands, either by debts, marriage settlements, or otherwise, shall meet with no lawful impediment in the prosecution of their just rights.

States Purchased and Brought into the United States since 1871

- 1. Colorado August 1, 1876 (admitted) Colorado Territory
- 2. North Dakota November 2, 1889 (admitted) Dakota Territory (part)
- 3. South Dakota November 2, 1889 (admitted) Dakota Territory (part)
- 4. Montana November 8, 1889 (admitted) Montana Territory
- 5. Washington November 11, 1889 (admitted) Washington Territory
- 6. Idaho July 3, 1890 (admitted) Idaho Territory
- 7. Wyoming July 10, 1890 (admitted) Wyoming Territory
- 8. Utah January 4, 1896 (admitted) Utah Territories
- 9. Oklahoma November 16, 1907 (admitted) Oklahoma Territory and Indian Territory
- 10. New Mexico January 27, 1912 (admitted) New Mexico Territory
- 11. Arizona February 14, 1912 (admitted) Arizona Territory
- 12. Alaska January 3, 1959 (admitted) Territory of Alaska
- 13. Hawaii August 21, 1959 (admitted) Territory of Hawaii

These STATES were purchased by the foreign owned corporation. These states while have been placed next to other states acquired before 1871, are sole and separate of those states because they were not placed under the Organic Constitution of 1776.

How are the US Natural Citizens tied to the 1871 Corporation.

On June 8, 1934, President Franklin D. Roosevelt, in a message to the Congress, announced his intention to provide a program for Social Security. Subsequently, the President created by Executive Order the Committee on Economic Security, which was composed of five top cabinet-level officials. The committee was instructed to study the

entire problem of economic insecurity and to make recommendations that would serve as the basis for legislative consideration by the Congress.

The CES assembled a small staff of experts borrowed from other federal agencies and immediately set to work. In November, 1934, the CES sponsored the first-ever national town-hall forum on Social Security. The CES did a comprehensive study of the whole issue of economic security in America, along with an analysis of the European experience with these perennial problems. Their full report was the first comprehensive attempt at this kind of analysis in many decades and it stood as a landmark study for many years. In slightly more than six months, the CES developed a Report to the Congress and drafted a detailed legislative proposal.

In early January 1935, the CES made its report to the President, and on January 17 the President introduced the report to both Houses of Congress for simultaneous consideration. Hearings were held in the House Ways & Means Committee and the Senate Finance Committee during January and February. Some provisions made it through the Committees in close votes, but the bill passed both houses overwhelmingly on the floor votes. After a Conference which lasted throughout July, the bill was finally passed and sent to President Roosevelt for his signature.

The Social Security Act was signed into law by President Roosevelt on August 14, 1935. In addition to several provisions for general welfare, the new Act created a social insurance program designed to pay retired workers age 65 or older a continuing income after retirement. The Committee never contemplated the fact that worker life-span increased over the decades that followed. The life expectancy in 1935 was 60 years for men and 64 for women.

Another provision of the Act established a Social Security Board (SSB) comprised of three members appointed by the President, with the chairman reporting directly to the President. The original members were John G. Winant, Chairman; Arthur J. Altmeyer; and Vincent M. Miles. (Winant was a former three-time Republican Governor of New Hampshire; Miles was a Democratic Party official in Arkansas; and Altmeyer was a civil servant working in Labor Department)

The monumental first task was the need to register employers and workers by January 1, 1937, when workers would begin acquiring credits toward old-age insurance benefits. Since the new Social Security Board did not have the resources available to accomplish this, they contracted with the Post Office Department to distribute the applications. The first application forms were distributed in late November 1936. The numbers were assigned in the local post offices. There is no record of who received the first Social Security number (SSN).

After Social Security numbers were assigned, the first Federal Insurance Contributions Act (FICA) taxes were collected, beginning in January 1937. Special Trust Funds were created for these dedicated revenues. Benefits were then paid from the money in the Social Security Trust Funds. Over the years, more than \$8.7 trillion has been paid into

the Trust Funds, and more than \$7.4 trillion has been paid out in benefits. The remainder is currently on reserve in the Trust Funds and will be used to pay future benefits. The problem today is that the Ponzi system has fewer workers per retiree today.

From 1937 until 1940, Social Security paid benefits in the form of a single, lump-sum payment. The purpose of these one-time payments was to provide some "payback" to those people who contributed to the program but would not participate long enough to be vested for monthly benefits. Under the 1935 law, monthly benefits were to begin in 1942, with the period 1937-1942 used both to build up the Trust Funds and to provide a minimum period for participation in order to qualify for monthly benefits.

THE SHAPE OF OUR COUNTRY AT THE TIME OF THE PASSING OF THE ACT

In order to put all this into context, you will need to remember who is in control of the United States and its government. Here is a bullet point review of the years leading up to the Social Security Act. Let's see if you can determine just why the Act was needed.

- ➤ December 22, 1913 The Federal Reserve Act
- World War I House of Rothschild funded both sides of the war and Carnegie asked Wilson to prolong the war for his profit which Wilson obliged.
- ➤ 1917 America's money trust funded Russia Revolution
- ➤ January 13, 1917 Federal Reserve Bank Director and the 1919 Founding Member of the Council on Foreign Relations (CFR) wrote "Russia is pointing the way to great and sweeping world changes. It is not in Russia alone that the old order is passing. There is a lot of the old order in America, and that is going too "
- ➤ Bolsheviks coming to power Standard Oil purchased, under the direction of the House of Rothschild, the Russian oil fields, set up refinery's and sold the oil back to Europe.
- 1918 World War I birthed the Military Industrial Complex (MIC)
- ➤ 1918 End of World War I Americans lost 116,000 and wounded 204,000/Europe lost over 8M solders and 6 to 10M citizens.
- Treaty of Versailles July 28, 1918 peace treaty for WWI Financial windfall for the bankers
- ➤ 1920 Establishment of the League of Nations precursor to the United Nations
- ➤ May 30, 1919 The Shadow Government was formed Council on Foreign Relations.
- ➤ February 6, 1929 Federal Reserve Board cut money supply and raised interest rates after meeting the US Treasury Secretary. Black Friday occurred with stock crash and death.
- ➤ 1930 Bank of International Settlement (BIS) was formed by the House of Rothschild. The Membership was all central banks. Focused on stabilizing the world economy. Power over the world purse resided here. It could allow a country to prosper or drive it into a tailspin. The activities superseded all political, moral and religious ideologies.

1933

- ➤ House of Rothschild took over the country. FDR required packing his cabinet with CFR people.
- Banks stop exchanging paper money into gold coin.
- ➤ Agricultural Adjustment Act Killing of livestock
- National Industrial Recovery Act (NIRA) the implementation of the FDR New Deal
- ➤ NIRA hiring its own police force to enforce the regulation Police State.
- New Deal tried to impose a fascist government on American people
- Internal Revenue Service Act
- Chase became the financial headquarters of the House of Rothschild.
- > FDR confiscated American citizens' gold. Never returned it to the people.
- ➤ Citizens were banned from owning gold. If found to own gold, citizens were prosecuted.
- FDR with the help of the CFR secretly moved America from the gold standard.
- ➤ The secret shipments of gold to Rothschild's permitted the House of Rothschild to issue bonds and notes from the BIS to all central and commercial banks to bolster failing economies.
- House of Rothschild through BIS created the foundation for an occult economy.
- Mother Boxes and Baby Boxes of Bonds backed by Gold were created for those countries or wealthy individuals who sent their gold to the central bank for safekeeping. Mother Boxes were valued at \$1B and Baby Boxes at \$100,000, \$1M, \$100M and \$1B.
- ➤ Had the countries or wealthy individuals cashed these bonds, the value of the bond with accrued interest would have crashed the U.S. economy. This setup the world to have to use the U.S. Dollar for international exchange on trade and fortify the United States as the economic bedrock of the world which was then ravaged by war and depression. The House of Rothschild had achieved their objective of becoming the one world bank.
- ➤ Fake Gold certificates. In order to control the whole value of wealth, the Bonds placed in the Boxes were purposely fake. They had glaring spelling errors and bad grammar so that if a bank representative were to try to validate, they would be dismissed as fake. Rothschild scheme was uncovered in 2000.

Do you see the pattern and what was happening? The bankers, who were in control, were depleting as much from WE THE PEOPLE to build their own wealth. The need to obtain the greatest amount from WE THE PEOPLE was at the heart of the Social Security Act. They needed to bring the people into the control of the U.S. Corporation, and it was this social benefit program that hooked us.

As you read above, this Act was not by choice for WE THE PEOPLE. It was mandatory linking us to the government as slaves. The U.S. Government, at the request of the bankers, had already implemented the IRS Act for WE THE PEOPLE to pay for whatever programs and interest as our corporate government saw fit. They had taken away the gold and silver from WE THE PEOPLE and put restrictions not allowing us to buy these precious metals. They took the gold from the wealth and gave out fraudulent

gold certificates for WE THE PEOPLE, holding the gold and the gold certificates until a court case in 2000.

So, it was the central bankers who were printing money without backing that wanted to enslave us to the elite by requiring us to sign up for Social Security. If you don't believe me then let's take a deep dive into the Law and its implementation.

The Law was implemented by forcing employer and employee to conform to the law. As we have seen, the United States Government could only dictate the law within a 10-mile radius around the DISTRICT OF COLUMBIA. So, just how was the law legal on employer and employee? It was implemented through the STATES because they were tied to it in order to receive their grants. Congress moved the grants being provided by the federal government as described in Title 1 of the Act in order to make the STATES complicit in their scheme.

They set up Trust accounts in the name of the individual who registers with social security. What are the legal requirements of a Trust and the relationship between the parties of the Trust?

A trust is a legal agreement that allows you (the trustor) to transfer property and assets for the benefit of someone else (the beneficiaries). Who is the trustor and who is the beneficiary of the Social Security Trust accounts?

What are the Requirements for the Valid Creation of a Trust? Generally, the requirements that must be satisfied for a trust (whether it is inter vivos or testamentary) to be valid.

- There must be a settlor (creator);
- The settlor must deliver legal title to property:
- ➤ The property, also referred to as res, corpus, or trust principal, must be delivered to a trustee;
- ➤ The trustee must hold legal title to the property;
- > The legal title must be held for the benefit of one or more trust beneficiaries;
- > There must be intent to create a trust:
- The intent to create a trust must be for a lawful purpose; and
- The document embodying the trust must be validly executed.

The Act in a wayward form was a legislative trust that allowed each individual who received a mandatory social security card to have a trust account. The trust account was not in the name of you as a living person but one classified as a prisoner of war. Wow did the light bulbs go off with that? I left out one main point from the above to make sure it gets your attention. FDR makes U.S. Citizens the Enemy of the U.S. Government on March 6, 1933. This proclamation by FDR remains in effect today. WE THE PEOPLE were designated a prisoner of war before the Social Security Act became law.

Taking a more detailed look at the naming convention we find the following:

Our real name judicially presented.

Judicial Name (Appellation)

Name of a living soul in a flesh and blood man. ('man' includes woman and child).

John James Christianson

Note upper and lower case

(Proper by Rules of English Grammar)

Christian Appellation: John James

(Sole property)

Family Name: Christianson

(Common property)

Our name as provided from our government.

JOHN DOE Name is in all capital letters a.k.a. all CAPS which is in a format called Capitus Diminutio Maxima. Capitus Diminutio Maxima (Maximum diminished status) means that a man's condition changes from freedom to bondage and becomes a slave or an item of inventory. --Blacks Law Dictionary, Revised 4th Edition 1968

JOHN C. DOE

A fictional persona being surety for the debt as a fiction in commerce. Also known as an "Ens Legis" which means 'legal entity'. It is non-human, 'civilly dead'. Look at the name on Drivers Licenses, Social Security cards, Credit Cards, Deeds, Bank Accounts, etc. they are all in Upper Case letters.

Our government made us prisoners of war; and made us signup for social security identifying us as a person under slavery and set up a trust in our slave name. With each paycheck, our funds are deposited into our slave trust account for the benefit of the U.S. Government.

Land Ownership

To have a country operate outside of the corporation we have to make sure we own the infrastructure. Who owns our infrastructure today?

All throughout Congressional activities since 1871 was to confiscate the land under the cover of the building of railroads from the states. I have provided one such congressional action in the following. I am not going to provide each and every action to this end but give you one so you can do any further research you may wish to learn.

Fifty-First Congress Session 1 Chapter 1040 page 496 "An Act to forfeit certain lands heretofore granted for the purpose of aiding in the construction of railroads, and for other purposes. September 29, 1890."

This took land from all states and confiscated it to the corporation. The corporation then gave this land to Railroad Companies. The congressional action I have provided gave the land to Mobile and Girard Railroad Company.

This congressional act also states if you read it to provide the solidification that the U.S. was a corporation at the time of this action because it states that this act was approved by the resolution of its board of directors.

All the congressional acts gave land 15 miles on each side of any railroad to Lewis Cass Payseur.

Determine if you live within this radius and go look at your Deed that recorded your home purchase.

So do you own your land

The foundation of this nation was real property ownership. That's why the settlers came here. To insure private ownership of land, the nation's founding fathers made it unlawful for government to own land except for the ten square miles of Washington D.C., and such as may be needed for erection of Forts, Magazines, Arsenals, dockyards, and other needful buildings. (The Constitution).

When an American fulfills the requirements to obtain a "Land Grant" the grant is assigned by, and made patent under, the hand and seal of the President of the United States of America, in accord with an Act of Congress.

Fictitious entities, like trusts, corporations, etc. cannot obtain land patents except by express act of Congress. An example of Congress granting land through patents to fictitious entities is in the railroad grants made to compensate the railroad companies for building railroads across America.

The Land Patent is the only form of perfect title to land available in the United States. Wilcox v. Jackson, 38 US 498; 10 L.Ed. 264

In America today people think they own their land, but unless they have the Land Patent on the land they may not own it. Most people today obtain "Real Estate" by contract and then on fulfillment of the contract they transfer control of land by "Warranty Deed".

However, a "Warranty Deed" is merely a "color of title"; and, color of title can mean: "that which in appearance is title, but which in reality is no title". Howth vs. Farrar, C.C.A. Tex.; 94 F.2d 654, 658; McCoy v. Lowrie, 42 Wash. 2d 24, Black's Law Sixth Ed.

It is important to note that when in contest a Warranty Deed cannot stand against a Land Patent. A grant of land, made Patent, is a public law standing on the books of the State and is notice to every subsequent purchaser under any conflicting sale made afterward. Wineman v. Gastrell, 53 FED 697, 2 US App. 581. If you think you own your home, debt-free from a mortgage, take a look at the deed. On the signature block, the word "tenant" will be found below your signature.

The Land Patent is permanent and cannot be changed by the government after its issuance. "Where the United States has parted with title by a patent legally issued and

upon surveys made by itself and approved by the proper department, the title so granted cannot be impaired by any subsequent survey made by the government for its own purposes." Cage v. Danks, 13 La.Ann 128.

In the history of this county no Land Patent has ever lost an appellate review in the courts. As a matter of fact in Summa Corp. vs. California, 466 US 198 the Supreme Court ruled forever that the Land Patent would always win over any other form of title. In that case the land in question was tidewater land and California's claim was based on California's constitutional right to all tidewater lands. The patent stood supreme even against California's Constitution.

Land cannot be taken for debt or taxes, but Real Estate can be. What is Land? By definition: "Land' is not restricted to the earth's surface, but extends below and above the surface. Nor is it confined to solids, but may encompass within its bounds such things as gases and liquids. A definition of 'land' along the lines of 'a mass of physical matter occupying a space' also is not sufficient, for an owner of land may remove part or all of that physical matter, as by digging it up and carrying away the soil, but would nevertheless retain as part of his 'land' the space that remains. Ultimately ... 'land' is simply an area of three dimensional space, its position being defined by natural or imaginary points located by reference to the earth's surface. 'Land' is not the fixed contents of that space, although, as we shall see, the owner of that space may well own those fixed contents. Land is immovable, as distinct from chattels, which are moveable; it is also, in its legal significance, indestructible. The contents of the space may be physically severed, destroyed or consumed, but the space itself, and so the 'land', remains immutable." Peter Butt, Land Law 9 (2nd ed. 1988) Reprinted in Black's Law Dictionary, Seventh Edition

What is Real Estate? It's a document that lies over the land in color of title; though it is not the Land itself, it may include with it the right to real property that sits upon the Land. Banks and corporations like Real Estate because they can own it without an Act of Congress. They and others can use the fiction of title to it to seize property under the color of law.

They've taken their colors of title into the courts for so long that the people (under three generations of deception and ignorance) simply allow them to go ahead. Generally, people seem to have forgotten about land patents.

For that cause when you go into a court today with a real land title case (a Land Patent case) chances are the judge and any attorneys involved won't know what a Land Patent is.

The first court you run into that understands the power of a Land Patent may be a U.S. Circuit court of Appeals, and in the history of this nation there has never been an appellate case where a properly set Land Patent has ever lost its title to the Land. The information here is what Congressman James Traficant of Youngstown, OH was talking about in his bankruptcy speech. It got him a prison sentence, and likely his death as

well. Following his speech on the floor of the House of Representatives, many people began asking questions to what he was saying.

If you ever have the occasion to have to defend your deeded right to your land in court and someone else presents their proof of right to that land secured by the land patent, you'll lose your land unless you have similar proof.

If you haven't secured your right to your land by its land patent, you may be abandoning your right to your land and any prior owner with lawful right to the land patent could secure it to themselves and evict you off from the land you thought was yours, and you'll have to leave.

Now, let's suppose you have your Land Patent properly secured and for some reason you have to defend your right to the land. What do you do?

If you understand the patent and how it works you'll defend it successfully.

So again, here's how it works:

The Land came to the nation by treaty or war prize. The government only had limited ability to own land, as before mentioned, and all of the remainder of the land was held in the sole disposition of the United States until it was granted under act of Congress by the hand and seal of the President to some person. Then in that same act the President makes the Grant Patent; Which means that the Land came to the nation by treaty and the patent assigns a specific part of that treaty to you and your heirs and assigns forever.

So, your land comes to you from the treaty through your Land Patent. This is critical, as the Land Patent secures the treaty to you. The court is bound by the supremacy clause of the Constitution to uphold the treaty making your Patent a statutory limitation throughout the land. Wineman v. Gastrell, 53 FED 697, 2 US App. 581.

Communication Systems

Not going to get into all the details here. You can do the research. Look at GAALT Global Industries. It ties to the Payseur family.

Then do the research at what the congressional acts did to provide this group with ownership of US assets.

All the Constitutions

For many of you, what we are about to share is nothing but conspiracy theories. Before anyone blows a gasket, we ask that you check out the information and see for yourselves that you have been lied to for over 250 years.

Many of you have never been taught the truth about the Independence War, the Founding Fathers negotiations with the British Crown and our Constitution. Well, here you go with as brief an explanation as we can.

CONSTITUTION

Wikipedia defines this as a body of fundamental principles or established precedents according to which a state or other organization is acknowledged to be governed. Legally Constitution was defined in Padleford, Fay & Co. vs. The Mayor and Aldermen of the City of Savannah. Georgia 438, 520. The judge in this case defined Constitution as "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 (United States Citizens) is not a party to it. The States are the parties to it. And they may complain. If they do, they are entitled to redress. Or they may waive the right to complain."

What they didn't teach us in school - THERE ARE FOUR UNITED STATES CONSTITUTIONS.

To aid in our understanding, I have taken from the **Debt to Success System** website and the write up they have provided on these four constitutions – www.dtss.us/four-us-constitutions.html

The Four U.S. Constitutions, all having different names, are 70 years apart, none of which apply to original so-called sovereign Americans, 14th Amendment U.S. citizens or free state nationals, non-resident aliens, etc.!!! The Constitutions are bankruptcy compacts between the state governments and Federal Government, no one else. They do not apply to you (United States Citizens). All government legislation and documents such as the Constitution(s) are written in legalese, words of art, usually by attorneys.

Legalese: the specialized language of the legal profession. In other words, the definitions of numerous words used in their codes and statutes, etc. has entirely different meaning then what we were taught in schools.

Pertinent Legalese Definitions & Meanings

Legalese Compact. An agreement or contract. Usually applied to conventions between nations or sovereign states. Constitutional Convention. - Black's Law Dictionary, 1st Edition 1891

Confederation, government. The name given to that form of government which the American colonies, on shaking off the British yoke, devised for their mutual safety and government.

The articles of confederation, (q. v.) were finally adopted on the 15th of November, 1777, and with the exception of Maryland, which, however, afterwards also agreed to them, were speedily adopted by the union of States, and by which they were formed into a federal body.

They went into force on the first day of March, 1781; [and so remained until the adoption of the first bankruptcy "Constitution *for* the united States of America, 1789-1793] which acquired the force of the supreme law of the land on the first Wednesday of March, 1789. - 5 Wheat. R. 420. Vide Articles of Confederation. - Bouvier's Law Revised, 6th Edition

The free Confederate Government went bankrupt eight years after its creation, then restructured under its then new bankruptcy compact "the Constitution for the United States of America."

Constituere. To appoint, constitute, establish, ordain, or undertake. Used principally in ancient powers of attorney, and now supplanted by the English word "constitute." - Black's Law Dictionary, 1st Edition 1891.

Constitute, contract. To empower, to authorize. In the common form of letters of attorney, these words occur, I nominate, constitute and appoint. - Bouvier's Law Revised, 6th Edition.

Constitution, contracts. The constitution of a contract is the making of the contract as the written constitution of a debt. 1 Bell's Com. 332, 5th ed. - Bouvier's Law Revised, 6th Edition.

Constitutor. In civil law. One who, by a simple agreement, becomes responsible for the payment of another's debt. - Black's Law Dictionary, 1st Edition 1891.

People. A State; as, the people of the State of New York; a nation in its collective and political capacity. 4 T.R. 783. See 6 Pet. S. C. Rep. 467. - Bouvier's Law Revised, 6th Edition and Black's Law Dictionary, 1st Edition 1891.

"We the People" means we the states, which are, or were Nations in the Republic. It does not include the living men or women, State citizens, U.S. citizens, non-resident aliens, etc. as will be demonstrated below.

Names & Dates of the Four U.S. Bankruptcy Constitutions
1789-1793 CONFEDERATE GOVERNMENT FILES CHAPTER 11 BANKRUPTCY #1
VIA "The Constitution *for* the united States of America"

On February 21, 1787, Congress called for a Constitutional Convention to be held in May to revise the Articles of Confederation.

Between May and September, the convention wrote the Constitution for the States United, which retained some of the features of the Articles of Confederation, and gave considerably more power to the new "Federal Bodied" Confederate Government.

Among other things, the new Constitution allowed the government to tax the citizens of the Sovereign States United.

The new "federal bodied" Confederate Government was named The United States of America, being changed from the previously known as: Several States United, Union of Several States, Several States of the Union, Sovereign States United names and aliases.

There was an unpayable outstanding war debt among the Confederate Government and sovereign states, of 17 million silver Lira, from the Rothschild family controlled French banks, all due on December 1, 1789.

Therefore, a bankruptcy charter had to be drafted. All "Constitutions" are bankruptcy charters, contracts or compacts.

On September 17, 1787, twelve state delegates approved the bankruptcy Constitution. It was adopted in 1789, and amended in 1791. The states had thus 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 Edition.

The states were now liable for the debt owed to the French bankers, but the people of America were not.

The people are not a party to the first bankruptcy Constitution because it was never put to them for a vote, nor were they signers of it, therefore not parties to the compact between the states and the government.

The states divided up the debt owed by the Confederate Government to the Rothschild, French banks and placed rules on the government for whom they were sharing in repayment of the debt.

Therefore, the official year of the bankruptcy of the National Confederation Government of the States United was 1789-1793, when the Constitution was adopted, and finally ratified by all of the then States of the Union.

The Constitution bankruptcy compact designated and limited the powers of the newly established national Confederate Government and restricted its venue to a district not exceeding 10 miles square and areas purchased for forts, magazines, arsenals, dockyards, and other needful buildings.

"The Constitution is not an instrument for the government to restrain the people, it is an instrument for the people [defined as states] to restrain the government." - Patrick Henry.

The judge in the Padleford case Stated; "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.

"The states are the parties to it. And they may complain. If they do, they are entitled to redress. Or they may waive the right to complain." - Padelford, Fay & Co. vs. The Mayor and Aldermen of the City of Savannah, Georgia.

He [Patrick Henry] boycotted the Constitutional Convention of 1787 because, as he so eloquently put it, "I smell a rat" and suspected the worst:

"[t]hat the independent colonies that had thrived for over a century were to be herded under one consolidated government, a vast government apparatus founded not on liberty, but on the bureaucratic dreams of monarchists and mercantilists like Alexander Hamilton."

1859-1863 FEDERAL GOVERNMENT FILES CHAPTER 11 BANKRUPTCY #2

VIA "The Constitution *of* the United States of America"

1859-1863 Constitution Lincoln also funded the (Rothschild instigated and mostly funded) Civil War with greenbacks and by issuing war bonds, T-Bills, etc., which essentially put the national Confederate Government into bankruptcy February 25, 1863.

The 'de facto' [in fact, or in effect, whether by right or not] corporate U.S. Government in Washington D.C. begins with the Gettysburg Address in 1864, thereby reforming it into a "Federal" government.

One of the funding schemes used was the so called 1040 Bonds. These bonds were to run not less than 10 years nor more than 40 years at 7.13% interest.

To collect the interest on these 1040 Bonds, a form 1040 was used by the government. By 1864, the value of these bonds had dropped to 39 cents on the dollar.

In 1861, to collect the interest on those 1040 Bonds, Congress created the Bureau of Internal Revenue. That was not just a coincidence. The interest was never paid and U.S. taxpayers are still using the form today to pay it.

The original 'Union of the Several States' government in Philadelphia, PA files Chapter 11 giving ownership of all of the "Federal Bodied" Confederate Government assets to the international bankers.

To handle this bankruptcy, the Comptroller of the Treasury was created in 1863. What does a comptroller do?

He is charged with certain duties in relation to the fiscal affairs of the government, primarily to examine and audit the accounts of collectors of the public money, to keep

records and report the financial situation from time to time. But the term we are concerned with is "Comptroller in Bankruptcy."

Comptroller in Bankruptcy: An officer whose duty it is to receive from the trustee in each bankruptcy his accounts and periodical statements showing the proceedings in the bankruptcy, and also to call the trustee to account for any misfeasance, neglect, or omission in the discharge of his duties. - Bouvier's Law Dictionary, 1914 Edition

So if the government is bankrupt, who is the trustee? This is answered for us by Congressional Record March 17, 1993. Volume 33 Page 1303. The following is from that record:

Mr. Traficant asked and was given permission to revise and expand his remarks. Mr. Traficant: Mr. Speaker, we are here now in Chapter 11. Members of Congress are official trustees presiding over the greatest reorganization of any bankrupt entity in world history, the U.S. Government.

The United States Government is in bankruptcy and Congress are the trustees. It is a legal maxim that a bankrupt entity is civilly dead. That means that Congress cannot legally make positive law in bankruptcy, because they have no legal standing.

The Confederate Government and then Federal Government have been in Chapter 11 Bankruptcy from 1789 until today, and sits at the pleasure of the Commander in Chief, waiting to do his bidding.

1929-1933 US GOVERNMENT FILES CHAPTER 11 BANKRUPTCY #3

VIA "The Constitution *of* the United States"

1929-1933 Constitution Since the creation of the Federal Reserve System, the U.S. Government corporation had paid its loans to the FRS with lawful money exchangeable for gold, once again became insolvent and could no longer retire its debt.

President Franklin D. Roosevelt effectively dissolved the second de facto United States Government corporation by declaring the entity bankrupt and insolvent under Chapter 11 Bankruptcy.

Like the previous 1871 de facto Federal Government, a new corporate entity began. This newer U.S. Government corporation and all of its assets became property of the international bankers (whom control the FRS).

The bankruptcy started in 1929. Roosevelt came into office and immediately declared a banking holiday.

Under the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public law 89-719, expressed in Roosevelt's Executive Orders 6073, 6102, 6111, and 6260 "Trading With The Enemy Act," House Joint Resolution 192 (since repealed), Public Law 73-10, of June 5, 1933, 31 USC § 5118, confirmed in Perry v. U.S., 1935, 294 US 330-381, 79

L.Ed. 912, as well as 31 USC § 5112, 5119, Senate Report 93-549, and 12 USC § 95a, which made all obligations, public or private, no longer collectable in gold.

All of America's gold was confiscated two months prior, to be turned in to the local FRS branch by May 1, 1933 and therefore no real money existed from that point on. This eliminated the ability of Americans to pay their debts.

Instead, all debts public or private were to be "discharged" upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts.

Fed-created and lent into circulation "Federal Reserve Notes" ("promissory notes" which are promises to pay real money, if any ever exists again) became that legal tender.

As of October 27, 1977 a Federal U.S. Court of Appeals ruled on Title 31 USC § 5118 that legal tender for discharge of debt is no longer required.

All free American Nationals residing within the Republic of States suddenly and falsely were expatriated (via their Birth Certificates as explained below) from their free living status without their knowledge or consent.

Their labor, souls, children, property, sweat equity and credit became the financial collateral for the public debt, which had then been converted into a public trust, which had been scripted after the ancient Roman trusts.

"Scrip" money or [negotiable debt instruments] was issued by a private corporation, which is owned by a group of Sabbatean European Jewish Bankers and which is known to everybody as: "The Federal Reserve System."

These promissory notes were called Federal Reserve Notes and our future treatment by the U.S. Government was to be redefined in 1933 under 50 USC, the 1917 Trading With The Enemy Act 5(b) in which American Citizens are now defined as, "an enemy of their government"; and this is the reason why a Declaration of War is renewed yearly by Congress and the President!

The National Banking System Act (Public Law 73-1, 73rd Congress, Session I, Chapter 1, March 9, 1933), Executive Proclamation 2038 (March 6, 1933), Executive Proclamation 2039 (March 9, 1933), and Executive Orders 6073, 6102, 6111 and 6260 prove that in 1933, the United States Government formed under the executive privilege of the original martial rule, beginning when Congress was sine die March 27, 1861, went bankrupt.

A new state of national emergency was declared under which United States citizens were named as the enemy to the government and the banking system as per the provisions of the Trading With The Enemy Act of 1917.

That's right, Americans became serfs - chattel property and enemies of the international banking cartel and the U.S. corporate government!

They were expatriated from free American Nationals into U.S. citizens (legal term 'Citizen' means *subject*; i.e., serf.).

The original constitution for The United States of America is NOT still in place, as it was a Federal bankruptcy compact among the sovereign states that had chosen to act together in the international arena.

Bankruptcy compacts last 70 years in international law and it was not applicable to any man or woman/sovereign back then as they were not signers or parties to the contract. It most certainly has/had nothing to do with any U.S. citizen. [This is one of the very reasons we had to change our constitution because of international law which the United States is a member of and NOT the controlling interest. To allow us to be a Constitutional Republic more than 70 years requires a change in international law.]

The original constitution was only applicable to the Confederate Republic form of government in Philadelphia, PA, and the foreign states and nations.

1999-2003 US GOVERNMENT FILES CHAPTER 11 BANKRUPTCY #4

VIA "The United States Constitution"

1999-2001 Constitution: Are you seeing the pattern yet? Previous U.S. Government Chapter 11 Bankruptcies have been filed, using new constitution bankruptcy compacts in 1789-1793, 1859-1863, 1929-1933 and 1999-2003.

All of them approximately 70 years apart, just as international law allows for collection of government debt.

As the previous bankruptcy constitutions becomes uncollectible, the globalists cause war so as to get the debtor nation into an enormous amount of new debt so their payments continue for another 70 years. September 11, 2001 War on Terror is this new war.

The Chapter 11 Bankruptcy filing took place the days after September 11, 2001, during the banking holiday between September 12-14th, 2001.

We can clearly see a couple of points here. The first, our Organic Constitution of 1776 is no longer the Constitution we are being governed by today. The second, our Constitution whether it be with the Organic Constitution of 1776, or any of the three that has followed, are bankruptcy Constitutions; and the people, as intended by our founding fathers, have NO responsibility of the debt of the country.

Maritime Law

We provided in WE THE PEOPLE – THE LAWS GOVERNING US blog post that there is actually three tiers to our legal system. We spoke about the self-created laws

governing the DISTRICT OF COLUMBIA with the ratification of the Act of 1871. Then we spoke about the English Common Law and Constitutional Law that the STATES are governed by. And we left off the law that WE THE PEOPLE are governed by because we needed to set the foundation through review of The SOCIAL SECURITY SYSTEM and OUR BIRTH CERTIFICATES. Having completed the foundation we can now look at the third tier of our legal system governing WE THE PEOPLE – MARITIME LAW.

What is maritime law? Maritime law, also known as admiralty law, is a body of laws, conventions, and treaties that govern private maritime business and other nautical matters, such as shipping or offenses occurring on open water. International rules, governing the use of the oceans and seas, are known as the Law of the Sea.

Is the United States under maritime law? Jurisdiction. In the United States, the federal district courts have jurisdiction over all admiralty and maritime actions; see 28 U.S.C. § 1333.

What is the difference between maritime law and common law? It is the choice of the parties to bring their case in state or federal courts. ... Possibly the most critical difference between maritime law and common law courts is that admiralty judges only apply general maritime law and conduct trials without juries.

So let's make the leap and take a deep dive into all of this.

In 1938 following a Supreme Court case known as Erie Railroad v. Thompkins executives from the Roosevelt Administration called a meeting with the US Supreme Court Justices, Senior Judges from all the Circuit and Appellate Courts, and the most prominent lawyers of the times, and they told them a purposeful and self-interested lie. They said that the United States of America was bankrupt—they just neglected to say which "United States of America" and what form of "United States of America" they were talking about. They also told the legal professionals that because of this bankruptcy, they were to operate their courts ONLY in maritime jurisdictions. Verbatim: "We don't care what you call it, but you can only run maritime and admiralty courts."

From that time to today, that is what the members of the American Bar Association have done. They have run a fantastic gamut of "courts" pretending to operate as "state courts" and "custody courts" and "US DISTRICT COURTS" and "Superior Courts" and on and on—and pretended to operate courts at equity and under civil law, but the entire time they have operated exclusively as maritime courts and as in-house corporate tribunals. The courts are at fault because they know they are routinely operating in jurisdictions that have nothing to do with the cases before them. They are at fault because they know they are operating in maritime jurisdictions and pretending otherwise. They are at fault because they have accepted unilateral contracts as "valid" maritime contracts. They are at fault because they do not require proof of any valid maritime jurisdiction, even when called on the carpet for failure to do so. The list goes on.

Why have the courts malfunctioned in this way and continued on this course for almost eighty years? Part of it is ignorance. A great many American jurists have grown up under these conditions and they don't know that anything different ever existed. Many don't know that "statutory law" is maritime law and if the judges and lawyers don't know, who does? Some don't even know that "statutory law" applies uniquely to statutory entities—legal fictions created by statute. The rest of the reason is pure graft and corruption for profit on the part of those who do know what is going on.

"Federal" judges have issued standing orders to "invest" all court cases through the Court Registry Investment System (CRIS)—that is, to "deposit" them as securities into the Federal Reserve Bank in Dallas, Texas. Every such court case is assigned a U.S. Treasury Public Debt Number — a Docket Number in "State" courts and a Case Number in "U.S. DISTRICT COURTS". This makes every court case a financial transaction and "securitizes" it. After the Public Debt Number is issued, which converts the court case into a counterfeit obligation under 18 USC 472, et seq.473, 474, the Court Administrator again counterfeits the same debt obligation by adding a CUSIP number to the "Instrument". One counterfeit obligation benefits the Federal Reserve, the second one benefit the IMF. CUSIP is an acronym for Committee on Uniform Securities Identification Procedures, and a copyrighted and registered trademark of The American Bankers Association.

The court administrators work for the banks, not any "court system" unless you want to call it the Bank Court, where the bank always wins. At this point in the fraud, the "court administrator", working for the banks, has converted every court case into a banking financial securities instrument—which puts the court itself into the position of being "creditor" and BOTH the plaintiff and the defendant are cast into the role of "debtors".

The judges are acting with a vested interest with insider knowledge and they are insider trading in complete and utter violation of the judicial canons. They cannot act without bias when the quantity and quality of their salaries, benefits, and retirement packages are sitting in the docket every day awaiting their "investment". Rather than ruling on the merits, arguments, or even the facts, they are making financial investments in every case —a form of a futures contracts, in a future they can direct.

They are running a rigged gambling operation out of the courthouse, under the noses of the All State Troopers, the FBI, and the US Marshals, who all turn to these icons of rectitude for "legal" advice instead of using their own noses and common sense to determine what is lawful. The judges and court administrators are also committing tax fraud by shifting the "debt" created by every case onto the individual(s) who are actually the Creditor(s) in every case, and converting the case into an investment security belonging to the Dallas Federal Reserve Bank instead, which in turn shifts the money from the Creditor side of the "transaction" into the pockets of the Debtors.

They are deceptively laundering a fraudulent debt into corporate assets belonging to the bank, and converting those assets into revenue sharing funneled back to the Department of Transportation (Federal Reserve) or DEPARTMENT OF

TRANSPORTATION (IMF) franchises, respectively. So in addition to running a rigged gambling operation out of the courthouses, the courts are also laundering vast amounts of fraudulently procured credit assets back into the operations side of the two colluding Trust Management Organizations.

A whopping percentage of the total take from all this securities fraud goes into the judge's retirement fund also administered by the Dallas Federal Reserve Bank. It is self-explanatory why the courts and their administrators are at fault for this entire situation, that it is outrageous and not to be tolerated, and also why it must come to a halt and be brought to a halt by those responsible for administration of these entities. Any jurist who values his or her "law license" issued by an international banking cartel being operated as a criminal syndicate more than he or she values the law deserves to be disbarred - and will be.

OK I have given you all the supporting informational posts that now we can start putting this all together. From this point forward I will build the case as to the plan with facts and opinion.

John F Kennedy was elected President. JFK was part of the establishment. However, he knew that he needed to get rid of those is places creating tyranny for the American people. I will not go through all the history here you can do that for yourself. I have provided a link for you to watch the truth about history. https://youtu.be/jiHm2S0w3 Q

Now what you need to take away is JFK set into motion a lot of things never completed. The assassination of JFK set into motion a plan which would lead the US Citizens the ability to take back the Republic.

After the assassination of JFK a group of generals got together and began to devise a plan to remove the deep states from the United States. A number of people were contacted regarding reviewing of these plans. Cody Snodgres was one you can go do the research. The plan was refined and refined until it got to the point that they felt it was time to select the person that could be elected into the office of the Presidency. Jerome Corsi wrote about this as well in his book - Killing the Deep State.

Now in 2010/2011 a group of generals approached DJT in thinking about the possibility of running for President and he was given the plan as to what would happen if he did. The generals knew that DJT was in the circles to know what was going on but did not play the game of the deep state.

The plan was this. Trump run and win and the military will begin immediately to assist the president in removing the deep state and go back to a Constitutional Republic. Trump run and loose then the military would move on a coup to take back the country and putting DJT in office once they secured office.

What the military didn't know at the time of this conversation was whether or not they could stop the electronic fraud within the voting machines. However, what we had occur was that with the help of Admiral Rogers they were able to disable the software actions to allow the people to finally win an election electing DJT.

https://youtu.be/SGVPXaFEixc

DJT enters office.

We need to review DJT inaugural speech.

https://youtu.be/sRBsJNdK1t0

Listen intently now after the four years to what he told you in taking the office. Compare what he said to where we are.

DO NOT EVER FORGET!

https://youtu.be/UecianS561w https://youtu.be/qlrZfMT6Xm0 https://youtu.be/G2qlXXafxCQ

Now let's build the framework over the last four years. When you look back to the 1871 Act and all the support informational posts after that post it is our hope that you can get a small glimpse at just what had to be dealt with leading up to where we are at today. If not take a minute to go back and review so we don't have to go back and forth in our forward journey.

Here in a nutshell is what took place with the Act of 1871. The Act established the District of Columbia as a state within a State. In forming such a state it was determined to now enter into an agreement with the foreign powers that controlled our debt to in essence settle out of it then for future on-going control. A corporation was setup in Puerto Rico by the Vatican. The corporation then received the asset of the land from as the District of Columbia now turning a state within a state into a foreign country into a country. This corporate structure had an operation boundary of 10 mile radius called the District of Columbia.

Those Actors who work in and reside in this 10 mile radius are employees of the foreign corporation. So you can gather from this that they have no requirement to tell you what they do, how they do it, or what effect it truly has on you. They only report through the President to the Board of Directors and then to the Shareholders of the corporation. The only stopping them in this is through the President veto that he has but can be overruled if the masses want things in a super majority to cancel his veto vote.

This structure is what you are seeing take shape right now in Washington DC. More on this to come but let's say that the Republic of the United States within its Original Constitution of 1776 the government has the sole right to protect the United States from all foreign countries. Now think about this.

The Republic has made Washington DC a country in terms of control. They have setup a boarder no different than that in Mexico or Canada. No one can go in or come out

unless they go through check points. Only those that are approved entry into the U.S. are allowed and only those who meet the US exit criteria are allowed in.

We have not forgotten the constitutional review needed it will come but we wanted to set the physical side of things up for your understanding.

Let's move into DJT Presidency. When DJT took office he immediately went into high gear to begin to remove from law or EO everything that took away from the American people safety, ability to make money and create the environment with other countries to lay the foundation that when the move away from the bankrupt U.S. Corporation we would be able to smoothly transition. So we will look at the first highlights in the first four years.

We need to understand what he told us in his inauguration address about taking back our country. With this being the sole objective of his presidency we need to understand that in making this statement he set the conditions of war. Therefore, when you look upon the president and things he had to do you will find that in war deception is a critical part of war. Trump had to move forward into the swamp to fight the war and at the same time educate the American people and create a massive deception campaign so the deep state had no idea what moves were being made - the 5D Chess Board.

As we review the first four years to see the war plan executed you will see the hands of the military all over this. Why do I say this? I am saying this because many people still do not believe the military was in partnership with Trump to take back this country.

First Year in Office

After taking office the first quarter after getting the administration setup he made several strategic travels in the second quarter of 2017. We will outline what the MSM told the public about these meetings and then tell you the true that went on.

May 20–22, 2017

Saudi Arabia Riyadh

MSM - Met with King Salman and Muslim leaders at the Riyadh Summit. Signed a \$110 billion arms deal with Saudi Arabia, and was honored with the Collar of Abdulaziz Al Saud, his first foreign order. Visited, along with First Lady Melania Trump, the National Museum of Saudi Arabia.

Truth - All of the above did happen with this addition. DJT presented the leadership with the documents that told them that if they didn't stop being the center of money laundering and control over child-trafficking that he would not only expose them but take away their wealth. How could he do this/ Exposure is just providing the public and the world the facts. Taking away their wealth is because it was all in USD. He gave them a time frame by which this had to be done. Those leaders who were working with our military agreed to make the change and immediately changed their leadership and purged the leadership from corruption. Alice in Wonderland.

May 22–23, 2017

Israel Jerusalem

MSM - Met with President Reuven Rivlin and Prime Minister Benjamin Netanyahu. Visited the Western Wall and the Church of the Holy Sepulcher, the first sitting U.S. president to do so. Visited the Yad Vashem and delivered an address at the Israel Museum.

Truth - DJT confronted Netanyahu about Israel's participation in the 911 activities and gave him a file of his personal involvement in various corruption activities and the protection given to those who were laundering money and child trafficking. Trump made it clear that the USA would continue to protect Israel but they would take Trump's lead in how they approached Muslim countries and deal the rest of the world. Instead of Netanyahu looking to the Pope for approval that approval move to Trump.

May 23, 2017

Palestinian Authority (West Bank) Bethlehem

MSM - Met with Palestinian president Mahmoud Abbas.

Truth - In meeting with the Palestinian leaders he showed them the details of the terrorist activates and the fact that they were working with the bad actors inside Israel to continue to cause conflict. He laid out the plan of middle east peace and the plan and how it was going to be put together. The fear DJT put into the leadership of military actions was more than they wanted to have happen.

May 23–24, 2017

Italy Rome

MSM - Met with President Sergio Mattarella and Prime Minister Paolo Gentiloni.

Truth - DJT presented to the President all the details about Italy's involvement with the Church in money laundering, child trafficking and terrorism. Trump told them he was going to present to the Pope the same level of details and demanded Italy cut all ties to these church activities. In addition, Italy was to get prepared for the exodus by the USA of all the old order processes.

May 24, 2017 Vatican City Vatican City MSM - Met with Pope Francis.

Truth - This was epic. DJT presented a stack of documents about the church activities in being the control over the world and it directing the wars, terrorism, child trafficking, Satan worshiping, pedophilia, and much more. He gave the Pope 24 hours while he stayed in country to make his mind up. In other words the Pope was taken out of the role of directing and controlling the world.

May 24–25, 2017 Belgium Brussels MSM - Met with King Philippe and Prime Minister Charles Michel. Attended the 28th NATO summit and the U.S.-EU Summit Meeting, where he also met with French president Emmanuel Macron.

Truth - He met with most of the world leaders in power over the control structure of the world. Not only did he demand they pay their fair share into NATO but laid out his end game was to remove the power structure of the world, eliminate the central bank system and remove the USA from all the paying them from US taxpayer much and much more. The stage was set now to move into the plan.

He took us out of the Iran deal. Will not go into the details of that agreement and why we got out of the agreement. There is much on this subject available in open source. The one thing that has not been fully disclosed yet is the kickbacks leaders of countries received as part of the Iranian payoff.

He took us out of the Paris Climate Accord. Now this one is interesting. It is the first time in the history of the world that all 209 countries signed such an agreement. The cover was climate change. However, the details of the document attachments and riders were not made public. In these pages contained that fact that the world had just signed off on the Global Great Reset underneath the central banking system. It also laid out the plans that in order to continue to lower the status of the USA that we would be paying countries out of taxpayer money kickbacks and fees.

He took us out of the Japan TPP. In this agreement US was to transfer almost ALL of the manufacturing to China. This included the rest of the pharmaceuticals, technology, and others. It also required US to pay them for getting our jobs.

With the world put on a halt with the above actions Trump went to work in Washington DC. He had to build up our military in order to protect the USA because what he did in the above was basically declare a hidden war. he had to focus on the removal of regulation and put in place laws through legislation or EO the conditions by which he could really do the USA reset. He knew going into this even before he announced his running for office that the military intelligence had all the pieces of the treasonous puzzle. All he had to do was now build the rug - weave everything together to complete the tack back of our country.

I will not go into all the changes made but will go over a few for purposes of seeing how this all came together.

Here is where you need to go back to the Act of 1871 and all the informative posts to see the process.

His first acts were to secure our country. In addition, he went right after all the regulations that taxed the taxpayer and began to remove bureaucratic reviews the increase time of building USA and costly money fees. On a parallel course he began new trade talks with countries getting bi-lateral trade agreements and educating people

about the reasons this was required - fair and balanced trade. In other words he set in motion to accomplish the tasks of moving us from the bankrupt US corporation back to the Republic. You should do research on all the trade agreements and timing of becoming effective. Just that puzzle will let you know timing.

There was one EO that I need to make sure you pay particular attention to. It is EO 13818: Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption. Many of the MS media talked about how this applied to China, Iran and others getting you to not focus on the real target. This was directed solely at Washington DC. Wow! How could this be? Well we went through the fact that they are a foreign corporation owned by the Vatican governing the USA. Trump put the DC elite on notice.

In 2018 when DC didn't budge he hit them again. EO 13851: Blocking Property of Certain Persons Contributing to the Situation in Nicaragua. EO 13850: Blocking Property of Additional Persons Contributing to the Situation in Venezuela. EO 13848: Imposing Certain Sanctions in the Event of Foreign Interference in a United States Election CONNECTING DOTS yet? GO look at all the EO's and see where DJT blocks assets.

So ending this post with one more point.

July 12–15, 2018

United Kingdom London, Blenheim Palace, Chequers, Windsor Castle, Turnberry (golf course), South Ayrshire

MSM - Met with Queen Elizabeth II and Prime Minister Theresa May. Spent weekend at his Turnberry golf resort.

Truth - We took over the central bank and agreement was to remove us from British Rule and all that goes with it.

So now let's address how DJT positioned the Republic to take back our country.

In his EO's about blocking and confiscating assets of foreign actors and those actors who were aiding certain countries he set in motion the underlying play on getting back the land from foreign ownership under the Act of 1871 and treaties and state purchases. Brilliant chess move. He knew that by EO either DC would agree to the take back or he would invoke the EO. He already had the countries dealt with but he needed to take on the US Corporation. So by them not moving out of the way whether they created election fraud or not he had them just by being in the DC establishment. As soon as the election started we took back the land of Dc and all the purchased states and the land given by treaties. We won! So the establishment had nothing to lose at this point other than steal the election. They were caught and knew the only way out was win the election at all costs. However, the patriots blew out the algorithms.

Not only did DJT get back the proper assets of the USA but he now had the ability to take the personal assets of everyone in DC, stripping them of everything before being charged with treason.

Knowing that he had DC where he needed he went into the next level. He pushed them into playing all their cards to steal the election. He pushed them into where they had to release the plandemic. He did so with the knowledge that a cure was available by HCQ and others. They were prepared by could only make sure the public at large was educated about all the events of the release. He pushed to the state governors the responsibility of how they would treat their state - This is article 10 in the constitution but he also did a few more things. He invokes the Defense Production Act giving him or his designee full powers and he declared a national emergency that put FEMA into play. Take note of the timing here it plays right into the plan.

Let's stop here and state that if you do not understand the powers of FEMA you need to research it. In short, when FEMA is put into play through a national emergency that have governmental powers. They are a government inside our government. They basically bypass the structured government. They run the ten areas as though they were the government. They DO NOT have to follow the constitution. They can arrest without due process. They can set up courts. They can charge people with crimes and place them in their courts not in either the state or federal court system.

Here is where it begins to get really interesting. FEMA was put in place to provide aid and assistance to all states in their fight against COVID. They did this under a non-military leader with congress not knowing the true activities and plans. While FEMA was doing their thing plans were laid out to move people around for the final phase of the plan. A military leader was chosen to become the head of FEMA. That leaders worked side-by-side with FEMA behind the scenes to get things prepared. FEMA structure their command centers establishes the ten regions. They man the centers and took shape of leadership. They basically have run this country since the national emergency. THINK ABOUT THAT!

FEMA working closely with the military and the president became our government to run the affairs within the United States allowing more focus of foreign entities by the President and the military.

This began in March 2020 and now FEMA is run by the military through the NEW FEMA DIRECTOR.

Moving to the next event which was July 4, 2020. Trump goes to Mount Rushmore and makes a speech. It was at this speech that he conveyed to the American people in a very subtle way we took back our country. In fact, Melania even tweeted such. What we didn't understand at that time was just what was he telling us.

On that day in our history we became a country with two governments. A government known as a U.S. Corporation run by FEMA and a Republic run through the Military with

President Trump. The transition documents had been signed between the U.S. Corporation and the Republic to transition from the bankrupt company back to the Republic but it had an effective date. So from the point of signing the documents Trump and team executed the next chess move. They moved the 1776 constitution with its laws on the books at the time of 187 to a more current Republic will those laws needed to bring that constitution into a current day environment. NO THE CONSTITUTION DID NOT CHANGE. But the laws (regulations) were redone and placed underneath the Constitutional documents that when the effective date came there would be no delay in the transfer of power.

The Squeeze Play.

From July 4, 2020 DJT has been educating the public through actual events. He has declassified documents to prove bad actors. It began with court cases in state courts about election process. It moved to the federal courts and then to the US Supreme Court. This was all a game of chess.

Military intelligence already had the goods. This was done to allow the American people to see the corruption not just as corruption but who the players were.

This was to show the American people the first full scale condition of corruption in our courts. Why was this a required step?

Well let's go back to FEMA. At the right time FEMA will come out with their courts and begin to process cases in federal courts regardless of state activities. Remember that the state election is bound by the US Constitution. That is a federal crime. So FEMA need not process any cases through a state court system.

We have already presented to you the system of justice in the United States in an informational post. Who pays for these judges? Well the state pays the state judges but the federal and Supreme Court are paid by the US Corporation - a foreign government.

CONNECTING MORE DOTS?

Now comes the election. Not much can be said that has not already made its way through media to the public except a few things.

Keep in mind the EO in election as well.

The people who personally signed off on the election fraud will be known very soon - TREASON!

What do you think were in the foot high amount of documents given to Pelosi Friday before making them public. Well personal involved and countries connected to I think!!!! This ends the fact history lesson. I will move into my thoughts as to how this all plays out from here next.

What should we see in the physical settings within the US?38

Washington DC is you look really close to the fencing the fence connectors, the way the wire is on top and the locks are all on the outside. No one can go into or exit from the foreign land. FEMA through its power of using the National Guard and yes military have created a containment camp. Ask any military person who has taken process in creating these types of areas and they will tell you the way it has been constructed is not for keeping people out but keeping people in.

The military has been in position and continues to be put into position in large known hot spots in our country. Actions are already underway and have been underway now for about a week to take out the BLM and ANTIFA camps. Their communications systems were taken down, black outs were done and military exercises were performed starting about January 12.

I don't like the word black outs because it is too grim. But I think beginning the evening of January 20 we will see a national quarantine of such. I think we will not be allowed outside of our communities. I think that all the information sites will go dark. They tested this week with Pompeo on various outlets to make sure that the signaling would be uninterrupted and coverage would be sufficient to hit the majority of the U.S. population and the 209 countries. The military has taken the EBS and made it live and ready to go.

What happened from this point going forward is a mystery!

This is where I think you will see FEMA setup their court system which will have live broadcast. This is where I think you will see the unsealing of all the indictments and Durham and team unleashed to process cases in the FEMA courts. These courts will process all cases outside treason, sedition and crimes against humanity. Those go to the military court.

I think that during this quarantine period the American people will see live military tribunals and taped confession speeches from those that elected to save their life.

During this interim 10 day to 2 week period will be also the effecting of the transfer of power from the U.S. corporation to the Republic. I think that the military and DJT along with other in his team will be dealing with the diplomatic consequences and educating the American people.

I think the release of the declassification of documents will continue to come. In those documents will be information that once made public under our constitution become actions of war. You will see the US Military in countries with participating factions of other country military to arrest the perpetrators.

Now it has been said that there are 250,000 Chinese soldiers in Mexico and 75,000 in Canada. We know several months ago that a buildup was happening under the cover of joint military maneuvers. What we don't know is the number that were participating and whether they are still there. The only thing I can say is that our boarders will remain closed until February 21. Our military has been building up the borders for two months now. DOD is prepared for anything I am told.

What could we see in MSM?

This is a crap shoot right now to try to anticipate. What I can tell you is just like DJT put congress, senate and the supreme court on notice so has he done with media. You have seen some of it play out.

One thing we do know is they will not report the actual events taking place. I don't even think FOX will cover.

What could we see in the banking side of things?

Somewhere on this timeline the new Republic has to get funded. The funding will occur with a U.S. asset backed currency. This will trigger all 209 countries to HAVE to issue their own currency. They will not fund the U.S. Corporation with asset backed currency and they will not bring into the Republic fiat currency.

When this happens a number of world events will trigger off this. I will not go into those here.

What could see in the states?

As we have discussed numerous times each state is a corporation setup just like the US Corporation. Once the U.S. Corporation is dissolved then states will have no funding from the federal corporation. The states will have to go through a cleansing process just like that of the federal level we are seeing.

However, I think the actions being taken now will aid in that cleansing because those within the state government, CEO's of corporations and others will be part of those arrested in the cleanup.

For instance, DJT has notified the Governor of the State of Georgia of upcoming arrests.

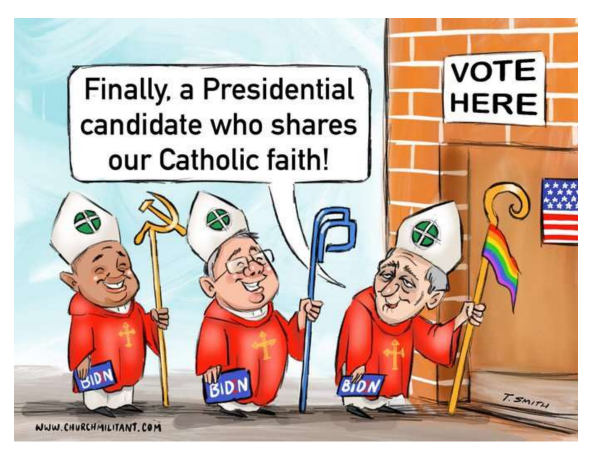
What about inauguration?

It is my thoughts that there will NOT be one. The media might do a computer generated image (cgi) one for Biden but a physical one should not happen. If they do this then that take them out of a potential conspiracy to commit TREASON! Some want them to do this but others don't want the American people to deal with that on top of everything else. We shall see.

Who failed us? The Supreme Court chose to side on the side of the Vatican by refusing to hear the cases of voter fraud, ballot stuffing, of the five swing states. Their cowardly

refusal to hear the evidence, resulted in a huge nothing burger! Treason is the more appropriate word to use. I did an article back in December, 2020, and posted it on 12/20/20, and it was titled: "Will President Trump Be "Trumped" By The Jesuit Vatican In The U.S. Supreme Court?"

As a life-long watcher of the Roman Catholic Church involvement in politics, I was not surprised one iota to see how the Jesuit-Vatican shut down the many law suits on behalf of President Trump by his attorneys, Rudi Guiliani and Sidney Powell. The Catholic lay news site 'Church Militant' ran this great meme leading up to the 2020 election by T Smith. It was one of those "Art mimics life" moments.



The cartoon speaks volumes about Roman Catholic loyalty is first and foremost to the Pope. It revealed the fact that Rome never changes at its rotten debauched core, and it exposed the weakness of Donald J. Trump in understanding history, particularly church history. Although some bishops may be openly critical of Joe Biden as president that is window dressing to make the rest of the country think Rome changed in 1965 at Vatican II. It hasn't changed in the slightest except for its choice of adjectives in press statements. Remember, before Vatican II, Protestants were heretics, and after Vatican II, Protestants were "lost brethren".

With the election of Catholic (in name only) Biden became Rome's CEO at 1600 Pennsylvania Ave, or according to the original map of Washington, D.C., lot #666. The

interesting thing about President Trump's three appointees to the Supreme Court, they were all Roman Catholic. Both of his first two appointees were Jesuit-Georgetown University Law graduates.

Two-thirds of the current Supreme Court were raised in the Roman Catholic faith, though Catholics make up only about 20 percent of the U.S. population.



Thanks to Donald J. Trump, the Supreme Court has 7 Roman Catholic justices, including the pedophile John Roberts as the Chief Justice on the Court. The two remaining Justices are Liberal Jews. Jesuit Vatican rules the country in more ways than one. We were told that President Trump's nominees to the Court were conservative,

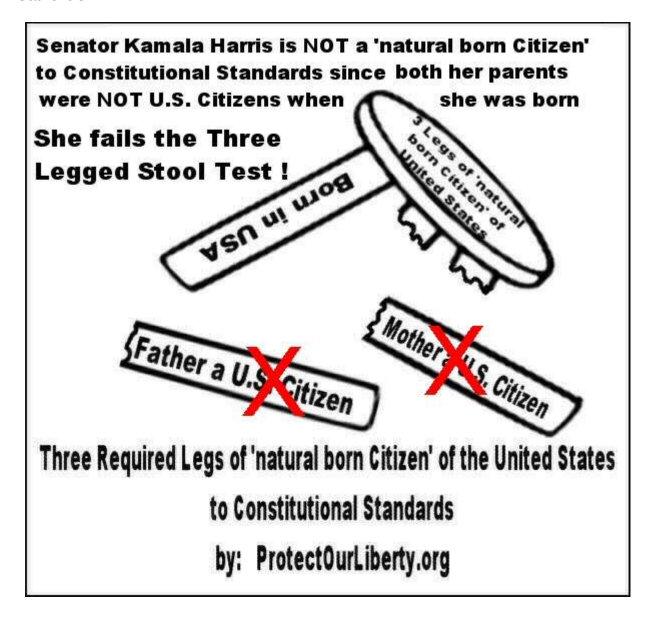
yet that is not evident in the cowardly way the Court chose to deal with a stolen election in which five swings states were literally stolen overnight of the election.

If you voted for the left, here's what you voted for:



Joseph Biden may be Pope Francis' idea of a religious Roman Catholic, but what does the country do when Kamila Harris has to take over POTUS when the Democrats are through with using Biden to sign their Executive Orders. She never was qualified by the Constitutional requirements to be a candidate for the office. The man can't put together two sentences without stumbling all over himself. It is not a coincidence that a prominent U.S. Jesuit, the Rev. Leo J. O'Donovan, former president of Georgetown University, will deliver the invocation at the inauguration of President Joseph R. Biden

Jr., the second Catholic president in the history of the United States. In the past few years, particularly during the pontificate of Pope Francis, the Society of Jesus has been the most important and visible reserve of intellectual and spiritual power for global Catholicism.



As a Bible-believing Christian, I have to wonder how it was that the Jesuits have had such a control over Donald J. Trump. Maybe it was because he likes Pope Francis, or maybe his fondness of his first two years as a student at Jesuit Fordham University, where two of his children got their Jesuit education. Donald Trump, the President of the United States by electoral vote, was educated by Jesuits too. He attended Fordham University for two years (1964-1966), before transferring to the real estate studies program at the Wharton School of the University of Pennsylvania. President Trump was either ignorant of the Jesuit history or the Jesuits used their financial arm, the House of Rothschild, to get DJT to nominate Jesuit preferred candidates for the Supreme Court!

I'm confused...how does a Jamaican father and an Indian mother make an African American child???

There are many who really believe that Donald J. Trump was controlled opposition in 2016, put into office by the Rothschild's and there is a lot of evidence for that belief. As it stands at this point in time, it is a mute issue, but what is of greater concern and future impact is the Jesuit domination of the U.S. Supreme Court. With the background from this article and the polemical question I raised in "Will President Trump Be "Trumped" By The Jesuit Vatican In The U.S. Supreme Court?" the Jesuit-controlled Vatican owns the U.S.A. and all of its citizens as chattel. They will pull out the stops at the southern border and flood the country with illegals assuring the Democratic Party will never have to steal another election again with its new found illegal immigrant base. The Great American Experience is over, only to be subsumed into the New World Order of Lucifer. The late Dr. Chuck Mossler would ponder why the Bible said nothing direct about the U.S.A. in regards to end times.

The Millennium Report posted an interesting post a couple days ago that speaks to the essence of my articles concerning the Jesuits. They posted an article: "The Barbarians Are Inside the Gate". I encourage readers to download and read it here: http://themillenniumreport.com/2021/03/the-long-planned-highly-organized-communist-con.

Blessings,

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