

666/999

5G, the Mark of the Beast, and the UPC Code

Chapter 11

A FOREIGN AUTHORITY ISSUES SOCIAL SECURITY NUMBERS

This chapter will expose some of the deceptions by which the citizens of this country have been under for a very long time. Granted, many portions will trouble you but it is the government that has deceived the public for so many decades, if not centuries. On the positive side of this equation is that God brings deliverance before judgment.

When President Trump nominated Steven Mnuchin in 2017 to be the next Secretary of the Treasury, it raised alarms among knowledgeable watchers. Mnuchin was known as the “Foreclosurer” Much to the chagrin of many within both the Republican and Democratic parties, Trump’s potential Treasury secretary pick is a 17-year veteran of Goldman Sachs, the bank which played a key role in the 2008 financial crisis and which was bailed out by the United States government.

Mnuchin came to work for Goldman Sachs in part because his father, Robert Mnuchin, was a prominent Goldman Sachs banker of 30 years, according to The New York Times. Mnuchin left the bank in 2002, but he would later become the head of OneWest Bank, and he currently is the chairman of Dune Capital Management, a private investment firm.

The appointment of a Secretary of the Treasury is just that, an appointment to a position which is NOT a cabinet position in any administration. The Secretary of the Treasury is the [governor] appointed to the World Bank, International Monetary Fund (IMF). He is not an officer of the United States; he is not a cabinet member and does not represent the interests of the United States. His position is as liaison between the federal government and the IMF. His obligation is to the IMF, not to the United States. The secretary of the Treasury is not sworn into office as cabinet members are, and take no oaths to the United States.

I remember repeatedly, former Secretary of the Treasury Geithner uses the term “your government” when responding to questions from committee members. He never says “our government” or “the government”. Geithner uses the term “your government” to distinguish himself as an employee of the IMF/World Bank, and to make clear that he is NOT a cabinet member working on behalf of the U.S. government. Geithner repeatedly alludes to the central bank which is neither a U.S. agency or organization but rather a privately owned and regulated banking cartel.

How many of you sitting out there actually believe there is a U.S. bank account somewhere in this country containing tax deposits from workers, and funds generated by all

the businesses the federal government unconstitutionally engages in, or any of the other contrived sources of income that comprise the revenues of the federal government? I have news for you; there isn't any such account. All funds collected including our tax dollars are deposited in the World Bank and administered by the International Monetary Fund.

The Federal Reserve Act of 1913 abolished the United States treasury, ended the cabinet position and created the IMF governorships. Each country being a member of the IMF has its own governor. When Timothy Geithner or Henry Paulson or Steven Mnuchin speak of the G-8, or the G-20, they are speaking of the meetings of governors whose purpose it is to determine what plan or action would benefit the IMF, not the countries involved. Their purpose of meeting is not to act to benefit the countries represented, but rather to act to protect the interests of the IMF.

The IMF and World Bank are also the issuers of all government checks some of which still bear the name U.S. Treasury. Most checks emanating from government no longer even pretend to come from this fictional U.S. Bank account.

In addition, every Social Security number is issued by the IMF, not the federal government operating as the Social Security Administration. Every birth certificate with registration number is originated from and registered with the IMF/World Bank, and this includes:

- Every Veterans award
- All military pay
- All government paychecks
- All payments of any kind emanating from the Federal government are paid through the IMF/World Bank.

The careful depositing of the term [central bank] will occur more frequently as a matter of psychological conditioning as we are forced into a privately owned, world-wide banking system. Once this is forced on us, the demise of the Federal Reserve will follow as it is absorbed into the one world, bank and its existence is no longer needed to facilitate the manipulation of debt and economies as that function will now be openly orchestrated by the central bank.

The World Bank and IMF are expansions of the Federal Reserve central banking system. Henry Paulson, and Timothy Geithner openly allude to the [central bank], a term which should frighten even the most apathetic among us. In the past no one directly mentioned the connection to the World Bank, but as economies around the world have been intentionally imploded in order to pave the way for acceptance of a world-wide central banking system the term is used openly; that way you'll get used to it and won't go into rebellious shock when your dollars are converted to toilet paper.

In the brief time that has passed, 27 CFR 250.11, cited as the legal definition of the Treasury Secretary has somehow mysteriously and without explanation, been wiped from the Code of Federal Regulations. It has also been wiped from all legal websites carrying copies of CFR and USC. 250.11 were titled “definitions” and described the Secretary of the Treasury as one in Puerto Rico, and the IRS as an enforcement arm of the IMF.

THERE IS NO U.S. TREASURY! The U.S. Treasury office, the enforcement agency of the IMF/World Bank, is actually located in Puerto Rico and is not a U.S. agency.

Looking in 27 CFR 250.11 again for the definition of “Secretary” as found in all the above. The defining term for “Secretary” is, “The Secretary of the Treasury of Puerto Rico.” That man is, not Henry Paulson, Timothy Geithner, or Steven Mnuchin.

Then who does Steven Mnuchin work for? It’s not who you think!

“The Chief Financial Officer of the government, the Secretary serves as Chairman Pro Tempore of the President’s Economic Policy Council, Chairman of the Boards and Managing Trustee of the Social Security and Medicare Trust Funds, and as U.S. Governor (note: they do not refer to him as the U.S. secretary or as his position being that of a cabinet secretary to the president) of the International Monetary Fund, the International Bank for Reconstruction and Development, the Inter-American Development Bank, the Asian Development Bank, and the European Bank for Reconstruction and Development.”

The identity of the Secretary is not found in title 26 U.S.C. The only reference to the identity of the Secretary of the Treasury is in 27 C.F.R. at section 250.11 (definitions) which specifically states: The defining term for secretary is: “Secretary means Secretary of the Treasury of Puerto Rico”.

Steven Mnuchin, Timothy Geithner, Henry Paulson, and every treasury secretary since 1913 are appointed but not as cabinet members. The Secretary of the Treasury is as a corporate “governor” of what is known as “The Fund” or “The Bank” and several other international organizations. The U.S. Secretary of the Treasury is not sworn in and speaks no oath of loyalty or defense of the United States. The obligation of this secretary (governor) is to the International Monetary Fund, and World Bank. All employees of the IMF governor are paid by the Fund directly, or out of funds supplied to the Governor of the Fund specifically for that purpose. The IMF governor is not paid by the US government as he/she is not employed by that government.

The so-called treasury secretary is actually a governor of the IMF/ World Bank. He is appointed to a term of five years during which time he must expatriate himself as a US citizen to be sworn in as the legal representative of the Fund, and acting liaison between the Fund and the federal government. His first and only fiduciary duty is to protect the Fund at all costs.

In 1920-21, the Treasury of the United States was abolished and supplanted with the Independent Treasury. Every dime you pay in taxes, every penny collected under any pretense for any reason by the Federal Government is deposited directly into the International Monetary Fund and for the US to receive any benefit from those deposits it must issue a letter of special drawing rights.

Every Social Security number is issued by the IMF. Every birth certificate is registered with the IMF. Every government check, funding, tax refund, SS payment, disability payment, anything and everything which bears the name U.S. Treasury, is issued from the IMF, a corporation of which the U.S. government is now a part of and retains a level of voting shares.

Of course, when a government becomes a voting share stockholder in any corporation, it RELINQUISHES its SOVEREIGN CHARACTER and takes on the character of the corporation. (See: Bank of the United States vs. Planters Bank of Georgia, 6 L.Ed 244). Before moving forward, it is important that you understand how deeply we are in the Global government system. We really lost our freedom decades ago. You and I as well including every citizen of the United States of America is a "Debt" slave!

With the creation of the Federal Reserve System in 1913, it set up the mechanism to economically overthrow the de jure monetary system and replace it with paper on a 'float'. Section 16 of the Federal Reserve Act, which is codified at 12 USC 411, <http://www.law.cornell.edu/uscode/12/411.html> declares that 'Federal Reserve Notes' are 'obligations of the United States.'

The 'full faith and credit' of the United States was thereby hypothecated and re-hypothecated to the lending institutions for the issuance and emission of bills of credit as legal tender. The paper circulation and transactions accounts could then be inflated by 60% and the purchasing power depreciated and reduced by an equivalent amount. Most people haven't an inkling of what the word means.

(Note: hy·poth·e·cate - To pledge (property) as security or collateral for a debt without transfer of title or possession.)

Codified at (United States Code) 12 USC 411, a force majeure was implemented, meaning the use of force, to establish the Federal Reserve. Section 16 of the Federal Reserve Act makes clear that "Federal Reserve Notes" are obligations of the (50) united, but sovereign, States. The full faith and credit of the (50) united States was thereby hypothecated, meaning that our property or land was/is used to secure money borrowed in the name of the corporation operating as [THE UNITED STATES a.k.a. THE UNITED STATES OF AMERICA]

The hypothecation of the debt incurred by the corporate U.S. government is backed up by the taking of land (the only collateral accepted by the World Bank/IMF). This is why ALL Premises ID, Lands taken and deemed National Monuments, Scenic Lands, Preserves, Wildlife

Habitats and all agricultural lands seized under any premise are imperative to the government. These lands have all been duly catalogued, GPS located and listed with the World Bank/IMF as hypothecated collateral on the massive and unrepayable debt incurred over the last ten years. This information was also supplied to the United Nations.

By becoming a member in the IMF, the United States re-hypothecated its obligations and the full faith and credit to the International Organization, under pretense of the Gold Reserve Act and the Articles of Incorporation.

Because the national debt has been intentionally increased for the last eighty-five years or more, we have as a nation reached a point of bankruptcy. Our national debt now exceeds our net worth. It is the Secretary of the Treasury, a.k.a. The governor of the IMF who facilitates the agreements, and accepts the collateral of land against the United States on behalf of his employer, the World Bank/IMF.

Enter the revenue agents.

The Internal Revenue Service is not an agency of the United States government. It can NOT be found in Title 31, but it is also nowhere to be found in the entirety of Title 5 U.S.C.

Then cruise over and look at Code 27 of Federal Regulations (CFR) Section 250.11 and therein you will find the definition of "Revenue agent." That definition reads:

"Any duly authorized Commonwealth Internal Revenue Agent of the Department of the Treasury of Puerto Rico." All those revenue agents? All are employed by the Department of the Treasury operating from its home base in Puerto Rico; and they don't pay any taxes or revenues to the U.S. They operate as the enforcement arm of the International Monetary Fund.

The IRS operates as a collection agency working for foreign banks and operating out of Puerto Rico under color of law referred to as: the Federal Alcohol Administration ("FAA"). Declared unconstitutional inside the 50 States by the U.S. Supreme Court in the case of U.S. v. Constantine, 296 U.S. 287 (1935).

From: The Federal Zone Appendix

11. The Internal Revenue Code is essentially a "civil, regulatory statute" which was enacted in 1939 to tax and regulate employees of the Federal Government and "citizens of the United States" (i.e., of the District of Columbia), and to set forth rules and regulations for the production of revenue for the "United States", as defined in the U.S. Constitution.

12. It is an unlawful abuse of procedure to use civil statutes as “evidence of the law” in a criminal matter, particularly when a United States Code has not been enacted into positive law (see, specifically, IRC 7851(a) (6) (A)).

13. Both civil and criminal matters “At Law” require that the complaining party be a victim of some recognizable damage. The “Law” cannot recognize a “crime” unless there is a victim who properly claims to have been damaged or injured.

After the passage of Public Law 90-269 on March 18, 1968, the United States declared it no longer guaranteed the uniform value of the coins and currency of the United States. This act ended the remaining reserve requirements on circulating notes and obligations. Approximately \$1.3 BILLION in gold was ‘pledged’ against ‘gold certificates’ and held as reserves against the Federal Reserve’s circulating notes and obligations as of 1968, but this amount of pledging has now reached an incalculable level.

Within government, there are two chains of command: State and federal. The original states, as defined supposedly still exist. They are hanging by a thin thread, but they can still exist. The other chain of command is the federal territories. There is nothing wrong with owing allegiance to the original states, because it is a church organization. There is everything wrong with owing allegiance to corrupt powers. Let's explore how states (Christians) became the all-capitalized "STATES" (Corporations of the non-Christian federal government).

Jesus is at the right hand of God, and has been given ALL authority in Heaven and in Earth. All legitimate authority is ordained of God -(Romans 13, 1st Peter 2, etc.). Illegitimate authority is ordained of Satan. Sheep know their own master's voice -(John 10) and flee from strangers.

Church and State can become separate. Nations can be conquered. Corporations can be sold, even if the lower level employees are not told of the sale. The line of succession can be broken, just once, and an unaware nation is forever enslaved. Just because the name on the letterhead remains the same, doesn't mean the chain of command is still intact. Our nation has been surrendered - three times.

After a conquered nation is surrendered, the victor can do anything he wants to suppress the nationalistic sentiment of the conquered. He can kill all the men, take all your property, abolish your legislature and rename your nation. And all the brutal things allowed by the rules of surrender in Deuteronomy 20. As a minimum, the victor will control foreign affairs, circulate their own currency, and control your existing legislature without you suspecting anything. The victor will probably enslave you by a tax on your labor and your property. If you are no longer in control of "your" government, perhaps you should find out why.

Here is some early history, some you know and some you do not know:

- Columbus claimed America for the Pope.
- The Christian Pilgrims arrived at Plymouth Rock in 1620, having century's earlier renounced Catholic authority by the Declaration of Arbraoath. By the late 1600's the Puritans arranged for Colonial Charters allowing Corporations, such as the Massachusetts Bay Company, to tax the inhabitants. This is how the Puritans surrendered the Pilgrims back to England, and they became British Colonies. England was exercising the authority of the Holy Roman Empire. The HOLY ALLIANCE of 1213 A.D. was a Treaty between Pope Innocent III and King John of England conveying all rights, titles, and interests in the Crown of England's lands to the Pope. The Kings of England were indebted to Rome for their wealth, power and authority.
- King George violated the Fairfax Resolves in 1774. War starts on April 19, 1775 (Paul Revere's ride to Lexington and Concord), when British Colonists living in a British Colony, who considered themselves to be Englishmen, who were subject to British law, who owe allegiance to King George, who never thought of overthrowing the most powerful nation on earth - risked death to shoot at their government's law enforcement officers. If these Christian farmers did not have a right to kill their government's law enforcement officers, then your U.S. Government has no right to exist. The entire legitimacy of your U.S. Government hangs on their right to reject their ungodly government. Romans 13:1 ***"Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God."***
- In October 1781, after three weeks of negotiations, Cornwallis (who was a Freemason) "surrendered" to George Washington (who was also a Freemason), on the condition that the Bank of England would control the central bank of your new government. Cornwallis' troops were then allowed to leave with their arms and ammunition - very unusual for a so-called "surrender." The theretofore worthless Continentals were then redeemed at 100 cents to the dollar with British silver.
- Congress, under the Articles of Confederation, authorized Ben Franklin to borrow 8 million Livra from the British Crown. He signed the Note on July 16, 1782. The loan was due on January 1, 1788. When it became obvious that the Note could not be paid, a Constitutional Convention was held to reorganize the bankruptcy. Did your government schools tell you this? Now read the first sentence of Article 6.
- The Treaty of Paris, 1783, allows the United States to exist, yet King George claimed that he was retaining title over the Holy Roman Empire and the United States of America as "Arch-Treasurer" and "Prince Elector." The very authority that allows the United States to exist, perpetuates the notion that Kings rule by divine right, and also retains the authority over your treasury for the Holy Roman Empire. If you claim that the U.S. has won its Independence, then you are acknowledging the legitimacy of the rest of the Treaty. Perhaps you can now understand why your U.S. Constitution was pushed on

you, and why feudal tenure still applies, and why your U.S. Government is in no way founded upon the Christian religion. And indeed, to this very day, the "Department of the Treasury" is not part of your U.S. Government.

**THE UNITED STATES GOVERNMENT REMAINS WITHIN THE BRITISH EMPIRE
AND WITHIN THE ROMAN EMPIRE.**

Don't confuse the "U.S. Treasury," which has the Mint, with the "Department of the Treasury" that has the IRS.

- Pursuant to Treasury Delegation Order number 92, the IRS is trained under the direction of the United Nations Division of Human Resources.
- Executive Order 10422. The "Office of Personnel Management" is under the direction of the Secretary of the United Nations. Pursuant to Treasury Delegation Order number 91, the IRS entered into a Service Agreement with the U.S. Treasury Department (see Public Law 94-564 and its Legislative History page 5967) to service the "Reorganization Plan" for the "Agency for International Development."
- The IRS is an also an Agency of INTERPOL (22 USC 263a). The memorandum of understanding (MOA) is between the "Secretary of the Treasury" and the "International Monetary Fund" and the "International Bank for Reconstruction and Development." They pay the IRS.
- The IRS operates under "Public Policy" and not Constitutional law. They are agents of your nation's creditors. This is perfectly legal. The IRS never states that they collect taxes for the United States Treasury, they only refer to "The Treasury."
- According to the U.S. Government Manual, the Attorney General is the permanent representative to INTERPOL, and the Secretary of the Treasury is the alternate member.
- Under Article 30 of the INTERPOL Constitution, these members must abstain from advising INTERPOL's Secretary General, they can only take Orders.

The original states still live peaceably as nations of Christian sovereigns [ruling their civil servants under God's chain of command] - Provided that there remains at least one sovereign in each state. Satanic forces are trying to eliminate them.

Our U.S. Constitution was written in 1787, in anticipation of the upcoming, but still secret, default. "States" are not federal. "States" existed before your federal government. In fact, "states" existed before Britain claimed them. The states created your federal government and granted them authority to do ONLY the 17 things listed in Article 1, Section 8 of the federal Constitution. The original federal government must remain subordinate to the states. The 10th Amendment was added to ensure that states and people would always remain superior to your federal government.

Our U.S. Constitution does not apply to federal territories. Examples: taxes need not be uniform in the territories, nor is any territory guaranteed a Republic form of Government. No citizen of a territory can become President. No citizen of Washington, D.C. can become President. Congress can do whatever it wants within the territories, in all cases whatsoever. This is why territories wanted to free themselves by getting admitted into the Union. Territories are not part of these united States. Washington D.C. is a territory. Therefore, Washington D.C. is not a part of these united States. Again: no one from Washington, D.C. can become President because no federal person can have political rights. You can voluntarily become a federal person by checking a box that asks if you are a U.S. citizen.

In 1811, the Charter for the Central Bank expired and renewal was denied. This caused the War of 1812. We lost, which allows the English Central Bank to continue in the U.S. to this very day.

Our federal government now rules the states. How did this happen? Answer: It doesn't. State citizens were offered a substitute authority of a similar sounding, but all capitalized, name, and they "entered into society." The real states remain dormant awaiting a remnant to awaken them.

Our federal legislature makes laws for the territories and territorial persons. State legislatures make laws for state governments. To hide their strict limitations, they often use alternative meanings of words in their statutes. I don't want to confuse you here with a lot of legal gibberish, but if you are going to study the laws and court decisions you need to understand that the legal definitions are not the common meanings. Examples: There are three United States (per the Supreme Court's Hooven case), there are four U.S. Constitutions (the original, the one for Virgin Islands, the one for Puerto Rico, and one adopted as the by-laws of the federal corporation), there are seven Treasury Departments, there have been only three Internal Revenue Services (Guam, Philippine, and Puerto Rico, AND NO OTHERS), and there are 54 states. If you don't know with whom you are dealing, and you sign their Form just once, with a perjury oath, then you are trapped in their snare.

Without an oath, you do not exist in their eyes. They cannot see you. You are above their laws. Once you fill out their Form, you now have legal existence in the eyes of their law. The word "cognizance" means that they can see you from the eyes of their law. There is always a presumption of a perjury oath on any government Form. "Oaths," like salutes, are a form of worship and are initiated by the subordinate toward the superior. Once you swear an oath to your new god, just once, then you are on their roster. You are the subordinate. Once you are on their roster, they can call muster at any time and you must show up and perform your duties. They will determine your values for you. Example: You must now pay taxes, under duress, for abominations that are contrary to your values.

When the states failed to convene Congress from 1861 to 1871, a band of conspirators took matters into their own hands. The reconstructionists took over control of the States with a Corporation incorporated under the District of Columbia. This Corporation is entitled: "The

United States." It was created by the 41st Congress in 1871 by Session III, Chapter 61 and 62. It still exists today. They adopted our Constitution as their by-laws. Since by-laws can be interpreted to the advantage of whatever politics of the day happen to exist, this started a conflicting history of court decisions.

Whenever you see your state name with only the first letter Capitalized, this refers to the original creators of your federal government. Whenever you see you're all capitalized STATE OF _____, on legal documents like licenses, laws, court decisions, and birth certificates, this refers to a Corporation of the United States, of the District of Columbia. The all capitalized "STATES" are political sub-divisions of the United States. Again: federal persons cannot have rights.

19 CJS section 884: "The United States Government is a Foreign Corporation with respect to a State." In re: Merriam's Estate, 36 N.Y. 505, 141 N.Y. 479, Affirmed in U.S. v. Perkins 163 U.S. 625.

In 1935, Social Security was offered to Americans. The Act was written by Chief Justice Louis Brandeis for the Rothschild's. Section 904 of the Act was supposedly written by Paul Warburg, Jr. (who was in charge of the Federal Reserve during WWI while his brother Max Warburg was in charge of the German Central Bank).

According to the Supreme Court in Ashwander v. TVA, anyone who "avails himself of a benefit" is in a federal territory, and cannot question jurisdiction. Perhaps now you understand why they encouraged people to get a Social Security Number. By getting a number, you've negated the reason your state was admitted into the union.

The United States Treasury Department personnel (who represented us at the founding of the United Nations in 1945) were later determined to be "Communists" according to "Senate Report Interlocking Subversion in Government Departments," dated July 30, 1953. Treaties with the Communist U.N. are "equal" to your U.S. Constitution.

In 1977, Public Law 95-147 declared that banking institutions (including State Banks), were to be under the direction and control of the corporate Governor of the International Monetary Fund, a private entity of the United Nations.

In 1933, the United States (Incorporated) went bankrupt and was transferred to bankruptcy receivership. The IMF installed the Secretary of the Treasury as Chief Executive of the federal Corporation. Read Clearfield Trust Company v. U.S., 318 US 363 for proof of federal bankruptcy or Senate Report No. 93-549 (page 187 and 594). I have had many argue with me that the U.S. did not file bankruptcy in 1933. Few who wanted to argue that point were around in 1933 or were taught that in U.S. history. The cliché is that the victors write the history books and so is why most of us are unaware of the real history of our country.

The Clearfield doctrine requires this bankrupt incorporated United States to abide by laws of commerce. The IRS must be incorporated if it deals in Federal Reserve Notes instead of Gold and Silver. What contract did you sign to obligate yourself to this Corporation?

The Federal Reserve Bank is a private business. It is not a part of government according to Lewis v. Federal Reserve, 680 F2d 1240.

75 Congressional Record 12595 - 12603 contains a quote from the House Banking Committee:

"Some people think the Federal Reserve Banks are U.S. government institutions. They are not government institutions."

Do not ever confuse the United States federal Corporation with their state masters who also have the same name (the masters who wanted to secure the blessings of liberty to their posterity). You must be careful if you ever want to contract with them. "Contracts" are above the U.S. Constitution. If you were to contract with them, you might find that private property could be taken without just compensation, or perhaps you could be drafted to fight UN just wars, or perhaps they could tender something other than gold or silver coin, or perhaps you could be subjected to their regulatory Agencies (and by the way, "liberty" is the absence of regulation). Perhaps you could even be jailed for a crime. Prior to 1938, most crimes had to have victims. After 1938 anything could be a crime.

Are you prepared to be a criminal? The original apostles were often in jail, and most of them were executed. John 16:2 tells us to be prepared for execution. Jesus Christ himself tells us that even our relatives will turn us in to have us put to death. -(Luke 21:16). Are you prepared?

In 1994 the Justice Department announced its perpetrator profile of who it considers to be a religious cultist:

"A cultist is one who has a strong belief in the Bible and the Second coming of Christ; who frequently attends Bible studies; who has a high level of financial giving to a Christian cause; who home schools their children; who has accumulated survival foods and has a strong belief in the Second Amendment; and who distrusts government. Any of these may qualify but certainly more than one would cause us to look at this person as a threat, and his family as being in a risk situation that qualified for government intervention."

The Defense Department's operations plan for Civil Disturbance Doctrine:

"If any civil disturbance by a resistance group, religious organization, or other persons considered to be non-conformist takes place, Appendix 3 to Annex B of Plan 55-2 hereby gives all Federal forces total power over the situation if/when local and state authorities cannot put down said dissent."

"POR:SGH:JCS Pub 6, Vol 5, AFR-60-5 hereby provides for America's military and the National Guard State Partnership Program to join the United Nations personnel in said operations."

The Crime Control Act of 1993 definition of "intent to commit terrorist acts" includes any acts that: "appear to be intended - (1) to intimidate or coerce a civilian population; (2) to influence the policy of a government by intimidation or coercion."

- [Could evangelism be a terrorist act? Could influencing others to write to Congressmen be political intimidation intended to influence a policy of the government? How about distributing tracts?]
- This same Crime Control Act, Chapter 113B, Section 138 protects witnesses. You will not be able to find out who your accusers are, even though your 6th Amendment allows you to confront your accusers in court. (How did they get around this? Did you waive rights?)

Hate Crime Laws prohibit you from speaking out against politically incorrect behaviors. Try reading Leviticus 20:13 in public and see how well the Bible is tolerated in public. Your religious liberty will not be tolerated. You are a terrorist. Here in the same nation that the Pilgrims founded to establish religious liberty. Here in the same nation where your Declaration of Independence says that governments are instituted among men to secure rights endowed by God. In 1993, President Clinton bragged about putting 100,000 new Police on the streets. Perhaps you didn't read the law. The Violent Crime Control and Law Enforcement Act of 1993, Section 5108:

"The Attorney General ... shall report to Congress and the President on the efforts made, and success of such efforts, to recruit and hire former Royal Hong Kong Police officers into Federal law enforcement positions. The report shall discuss any legal or administrative barriers preventing a program of adequate recruitment of former Royal Hong Kong Police officers."

The Anti-terrorism and Death Penalty Act of 1996 allows the government to determine who terrorists are. You will not be allowed to assert otherwise.

Section 219(8): "If a designation under this subsection has become effective under paragraph 1B, a defendant in a criminal action shall not be permitted to raise any question concerning the validity of the issuance of such designation as a defense or an objection at any trial or hearing."

On December 10, 1998, President Clinton signed Executive Order 13107, "Implementation of Human Rights Treaties" to implement within the federal government the Treaties "to which the United States is now or may become a party in the future." This includes Treaties that the Senate has wisely refused to ratify. Examples: The U.N. Treaty on "Genocide" says that persuading a religious group, in whole or in part, into changing their religion, is the crime of Genocide. The "Office of Religious Persecution Monitoring" has already been set up to

oversee these hate crimes. The International Covenant on Economic, Social and Cultural Rights has been rejected for the past 50 years because it refuses to recognize the right of the individual to own property. The U.N. Convention on the Rights of the Child allows children the freedom of expression, freedom of association, and freedom of conscience and religion. This means that prostitution, gangs, cults, and witchcraft are now protected rights. Parental authority that seeks to direct a child in how he/she is raised will result in loss of the child to state protection. The Universal Declaration of Human Rights has been wisely rejected ever since 1948. Article 29 prohibits any rights that are contrary to the purposes of the United Nations. You may not speak out against the U.N. Speaking out makes you a terrorist who is opposed to basic human-rights.

The 1999 Intelligence Authorization Act, Title VI, Section 605 grants the Attorney General the authority to allow routine wire taps without approval of a judge. Every president since William Clinton has signed legislation that has reduced the rights of Christians more and more. When the Supreme Court legalized same-sex marriage, suppression of free speech ramped up since June of 2015. Increasingly so, and even under President Trump, Muslims have used the legal system against Jews and Christians. In Brooklyn, NY, Muslims were conducting Sharia type surveillance in Metro P.D. city painted vehicles. Now are you ready for the bad news?

Our federal government went bankrupt and was surrendered to a foreign creditor in 1933, and ceased all operations. Your federal government now acts ONLY as "Agents" of their foreign masters. You owe absolute allegiance to your foreign owners. The two-horned second Beast that issues SSN's was revealed when the U.S. government went bankrupt in 1933.

You have already been volunteered into this system. It is already a done deal. It is irrelevant that President Bush (the elder) told the U.N. that the "New World Order" was America's goal. It is irrelevant that Clinton's 1993 national security directive declared its intent to put U.S. Troops under U.N. command.

Here are eight important Topics. See if you can connect the dots and see the Big Picture that is unfolding across the American fruited plane.

Topic 1: History of land rights to Washington D.C. (and everything appurtenant thereto):

Emperors claimed their authority to rule was "divine authority" and that the Pope delegates divine authority.

The HOLY ALLIANCE of May 15, 1213 A.D. was a Treaty between Pope Innocent III and King John of England conveying all rights, titles, and interests in England's lands to the Holy Roman See. The Kings of England were indebted to Rome for their wealth, power and authority. ENGLAND AND ENGLISH COLONIES BELONG TO THE ROMAN EMPIRE.

In 1452, Pope Nicholas V, issued a Papal Bull called the "Doctrine of Discovery:"

"... to capture, vanquish and subdue the Sarccens, pagans and other enemies of Christ to take all their possessions and property and to put them into perpetual slavery."

Spain's King Ferdinand and Queen Isabella were Catholic Monarchs who financed Columbus.

Christopher Columbus went forth to declare lands and inhabitants of the New World as property of the Roman Catholic Church. I repeat again: "... to take all their possessions and property and to put them into perpetual slavery."

On May 3, 1493 (upon confirming the discovery of the New World), Pope Alexander the sixth, issued the "Intercetera Bull:" "The Catholic faith ... be everywhere increased and spread and barbarous Nations be overthrown and brought to the faith ..."

In Papal Bull of September 26, 1493 entitled "Dudum Siquidem," Pope Alexander VI extended Spain's rights to the New World. Spain's rights come from the Pope (if the Pope did indeed have legitimate right to Spain). Columbus' Book of Privileges (written in 1502 before his final voyage, a copy of which is in the U.S. National Archives) has a transcription of this Papal Bull. If true, then the Pope has a legitimate claim on America - both from the Spanish and English roots.

Act of Supremacy (1534) vested in the king power to declare and punish heresies. Henry VIII burned copies of the English translation of the New Testament. Tyndale was executed in 1536 for translating the Bible into English. This is entirely consistent with the Catholic censorship of books required by their Fifth Lateran Council, Session 10. Queen Elizabeth forbids preaching on December 27, 1558. (But she was gracious enough to allow the reading of "the Ten Commandments in the vulgar tongue, without exposition or addition of any manner, sense, or meaning to be applied and added ..."). This is entirely consistent with the Catholic censorship of Preachers required by their Fifth Lateran Council, Session 11. The Bible was banned until King James published his sanitized translation of the Bible in 1611. The Bible wasn't all that was burned. When Mary I'st restored the Roman Catholic Church, she burned 300 Protestants who had been excommunicated by the Pope.

The Catholics then settled in Maryland. "*Encyclopedia Encarta*" says that Maryland was created as a refuge for English Catholics. Again, their stated intent is that:

- "The Catholic faith ... be everywhere increased and spread ..." and
- "... to take all their possessions and property and
- to put them into perpetual slavery."

The Social Security Administration Headquarters are not in Washington D.C.. They are in Baltimore. Social Security Numbers and Cards are issued from Baltimore.

After the Revolutionary War, King George III and Ben Franklin signed "The Treaty of Paris" in 1783. This allows the United States to exist. Yet the very Treaty that allows the U.S. to exist also acknowledges that King George retains his Title over the Holy Roman Empire and the United States of America as "Arch-Treasurer" and "Prince Elector." Did your public school teach you this?

An Aside: Ben Franklin, (who signed the Treaty to authorize the United States to exist), proposed a motto for the Seal of the United States. The proposed motto was "Resistance to Tyranny is obedience to God".

Congress somehow knew when they passed the Residence Act of July 16, 1790, that a large tract of land along the Potomac would become available (By the way, according to British Legal Dictionaries, the word 'Residence' means 'agent'). And right on schedule, on March 30, 1791 - seventeen Maryland landowners signed Agreements with President Washington to donate and sell what were termed "reservations," that would become Washington D.C..

A State's border is not changed just because someone sells his property. The District of Columbia is still on Maryland soil. The current Maryland State Constitution does not define its borders. Maryland still contains Washington D.C. Maryland even kept Washington D.C. from freeing the slaves in 1850. The original Charter of Maryland is available at <http://www.yale.edu/lawweb/avalon/states/ma01.htm>. Notice that the English Charter for Maryland requires all exports from Maryland to go exclusively to England.

By rights, the Catholic Church has a legitimate claim to anything attached to Washington, D.C.. The U.S. Government officially recognizes this particular religion. The U.S. has an Ambassador to the Vatican. Washington D.C. has the National Cathedral. Georgetown University is a Catholic University controlling (to an unknown extent) political thought.

Georgetown University was founded in 1789 by John Carroll (on land predestined to become part of Washington D.C.). Perhaps he had an ulterior agenda (along with his wealthy Catholic neighbors, [according to Chapter 17 of historian Dan Goodwin's latest book]). The Carroll family motto on their coat of arms was changed during this time to "Liberty in all Things" to infer their liberty to kill Protestants.

Washington, D.C. is land cession from Maryland. 'Cession' is not the word 'ceded'. The word "cession" is used in the U.S. Constitution at Article 1, Section 8, and Clause 17 for the government acquisition of Washington D.C.. It does not use words that imply permanent federal jurisdiction, or even federal land title to Washington, D.C. "Cession," in ecclesiastical law means, "... vacating a benefice without proper dispensation." And just in case you were afraid to ask: The word "Benefice" is defined in Black's Law Dictionary as "A term derived from the feudal law, in which it signified a permanent ... estate held by feudal tenure." Original

States are Church property. Maryland was the Catholic's State. If the Pope did not properly vacate the Benefice known as Washington D.C., then the Pope still has a legitimate claim to this permanent estate held by feudal tenure (and all property attached to it, and all future income from that property). This is one of many intangible ideas that help one understand the deeper meaning of the Biblical term "MYSTERY, BABYLON THE GREAT"

You are that property.

I want to again remind you that you cannot complain. The Supreme Court says (92 US 551): "It is the natural consequence of a citizenship which owes allegiance to two sovereignties, and claims protection from both. The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Other federal topics:

President Bill Clinton graduated from the Roman Catholic Georgetown University. In Clinton's acceptance speech (when he was nominated as presidential candidate), he praised his mentor, Professor Carroll Quigley. On page 950 of Carroll Quigley's 1964 book *'Tragedy and Hope'* you will read:

"The individual's freedom and choice will be controlled within very narrow alternatives, by the fact that he will be numbered from birth ... and followed as a number through his educational training, his required military or other service, his tax contributions, his health and medical requirements, and his final retirement and death benefits."

Standing atop the U.S. Capitol Dome (esteemed above all others, out in the open for all to behold, a most prominent symbol on the only building in Washington D.C. from which emanates your authority to control your civil servants) is the goddess "Minerva" wearing a Crown decorated with five pointed pentagrams. This Statue was made IN ROME by American artist Thomas Crawford. The ceiling of the Capitol dome is a painting by Italian artist Constantino Brumidi that depicts the "Apotheosis of George Washington." Surrounding George Washington are figures of gods, some 15 feet tall. They include Ceres, Vulcan, Mercury, Neptune, Minerva and 13 State goddesses pictured as "protectors" of American ideals.

What part don't you understand? Is their "In god We Trust" the God that you trust? An Oath is always a religious ritual. Did you swear a Perjury Oath to their god in order to get a graven Mark issued by a final world government so you could buy and sell?

According to the book *'Art in the United States Capitol'* (which is House Document number 94-660), within the painting on the Rotunda ceiling, there is a depiction of America handing to Ceres (who is the Roman goddess of agriculture) a team of horses pulling a reaper. I thought this would have been the other way around; that gods provide for people. Perhaps this symbolizes the famine curse that will soon hit America. Ezekiel 14:13: **"Son of man, when the land sinneth against me by trespassing grievously, then will I stretch out mine hand upon it,**

and will break the staff of the bread thereof, and will send famine upon it, and will cut off man and beast from it:"

Topic 2: Constitutional law.

The phrase "Supreme Law of the Land" is used in the U.S. Constitution, Article 6, Paragraph 2 to refer equally to Treaties as well as to your Constitution itself.

A Treaty with Tripoli (ratified by two-thirds of the Senate and signed by President Adams in June of 1797) correctly states in Article 11: "... the government of the United States is not in any sense founded on the Christian Religion ...". This quote is from the English language version signed by President Adams (in U.S. Archives), even though the original foreign version of this Treaty is now missing this controversial clause. President Adams (and two thirds of the Senators in 1797) knew the truth about Washington D.C.

Enforcers: Why do Latin speaking Judges in your local Courthouse wear black robes? How did your nation evolve from a judicial system of restoration to victims and forgiveness, to a system of fines and prison? Answer: by the will of the bar association, which, by the way, was prohibited prior to your Constitution. They have perpetuated Medieval Catholic tradition where sins were confessed and a fine was paid to a black robed Cancellor for the forgiveness of the sin. [A Catholic Monk named "Martin Luther" rejected this nonsense, and risked death as a heretic responding to Johann Eck's "404 Articles" in the "Augsburg Confession." Early Protestants faced great persecution to avoid this nonsense. Why do Protestants so willingly return to this vomit?]

The judicial branch of government no longer exists. You have never known the real judicial system. You have only known Satan's counterfeit. The Supreme Court in *Cromelin v. U.S.* confirmed that U.S. District Judges are not employees of the U.S. government.

Topic 3: "PERSONS" are government property.

U.S. citizens are citizens of the federal government, but not State citizens. As I explained earlier, government entitlements (such as Social Security or welfare) can only be appropriated for those persons that are Wards of the government administered program.

Topic 4: You do not have the authority to buy or sell.

The United States government went bankrupt in 1933. The good ol' federal U.S. of A. was permanently closed and ceased all operations. All assets of the government were turned over to the foreign bankruptcy receivership, and they operate it. Foreign owners choose to continue operating their subsidiary without changing the name, (which is exactly what you

would expect in any bankruptcy receivership). The name of their foreign subsidiary is "The United States."

[Aside: I find it very curious that the Beast of Revelation 13:1-4 is a confederacy of the Beasts of Daniel 7 except there are no longer any Eagle wings. Perhaps the Nation symbolized by "Eagle wings" ceased to exist prior to the issuing of the Mark of the Beast. A "Lion" has always symbolized England. Daniel 7:4 says that the Eagle's wings were plucked from the Lion. A "Bear" has always symbolized Russia. Could another recent national Socialist group from central Europe be symbolized by a "Panther" (like unto a Leopard)? Is the "Scarlet Beast" comprised of these Socialist powers? Did the Dragon give this Beast his power, and his seat, and great authority? Did the Nation symbolized by Eagle wings protect Christians from the Serpent in Revelation 12:14?]

Just as it is in any corporate takeover, employees automatically become the subordinates of the new management (we likewise were surrendered to the new management). Except that your status is permanent and irrevocable.

In exchange for federal entitlements, the 1936 Conference of Governors agreed to pledge the earnings and earning power of the individuals of each State to overcome the bankruptcy. They never did overcome the bankruptcy. We remain in it to this present day.

The "International Monetary Fund" is the bankruptcy receivership. The "Secretary of the Treasury" is the U.S. governor of the bankruptcy receivership. I will now prove that he owns you. Title 12, United States Code, Section 95(b) gives the Secretary of the Treasury complete power over you. Whatever drastic actions he wants to take in order to control you are already authorized by law. His actions "heretofore or hereafter taken" have already been pre-approved by Congress in 1933. This law claims its authority comes from the Trading with the Enemy Act of 1917, (as amended). This 1917 Act regulates and punishes trading with the enemy. When the Nation was conquered in 1933, you were acknowledged as the new government's enemy! It's just like any other war where the victor's occupation forces take over government operations after the surrender. The phrase "as amended" in 12 USC 95(b) means that, on March 9, 1933, domestic transactions were removed from the exclusions to the 1917 Trading with the Enemy Act (40 Stat L. 411, Subdivision "b" of Section 5). Trading with the Enemy is always illegal. Prior to March 9, 1933, domestic transactions were always legal. Domestic transactions must be legal because civil servants were never delegated the authority to make their masters' transactions illegal. After March 9, 1933, all domestic transactions are illegal. Our Nation has been conquered. We are the enemy of the occupation forces. Again: trading with the enemy is always illegal, but now our domestic trading is with the enemy of the foreign occupiers. Domestic transactions can now be regulated and punished. I repeat: domestic transactions are illegal. NO MAN MIGHT BUY OR SELL. Biblical Prophecy has come true! Don't be deceived just because he hasn't yet cracked down completely.

It is lawful to trade with surrendered people. It is illegal to trade with the unsundered enemy. But guess who surrendered? It is those who fall for the deception and

agree to be regulated by the Secretary of the Treasury's "actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken ...".

Black's Law Dictionary entry for "Bank Holiday" says: "The present law forbids member banks of the Federal Reserve System to transact banking business except under regulations of the Secretary of the Treasury during an emergency proclaimed by the President."

[For more information read the book: War and Emergency Powers by the American Agriculture Movement, (available from "War and Emergency Powers," 4656 Alta Vista, Dallas Texas 75229). Another book: War, Central Planning, and Corporations by Eugene Schroder are available from: "Dr. Eugene Schroder," P.O. Box 89, Campo, CO 81029.] There is not much on the internet, but I did find several links entitled "Who is running America".

In Daniel Garcia's "Law Brief" (on page 6); he bluntly states that all U.S. citizens that have Social Security Numbers have been sequestered as "Institutional Units" of the International Monetary Fund for "collateral" on International Loans. He then cites as proof the following document:

Excerpts from the "United Nations Secretariat, Revised System of National Accounts Draft Chapters and No. 90-24912-2005-1AC" Section F.5; International Organization, 68(3); Section G. The Residence of Institutional Units; Section G.1 Introduction 70.

While I'm writing of the topic of not having any authority to buy or sell, there is another topic to consider. If you think that you will be able to barter openly when the crackdown comes, or somehow work for Christian IOUs, think again. No one has the authority to buy or sell, and that includes barter. The Credit Control Act, (Public Law 91-151, Section 206(11)) pre-authorizes the Federal Reserve Board to "prohibit or limit any extension of credit under any circumstances the Board deems appropriate." Punishable per Section 210 by a year in jail.

In 1931, the Traitors in the Congress substituted your previous National Anthem with your current Anthem that does not mention God (Since the very definition of "anthem" is a "choral composition with a non-liturgical religious text" you cannot even claim to have an anthem). Then in 1933, a 32nd Degree Mason became President, and the "coin of the realm" was seized and prohibited. Gold coins, although required by the Constitution as your only lawful money, were outlawed and new currency was circulated with the Latin words around the pyramid "NOVUS ORDO SECLORUM" announcing the New World Secular Order. "Secular" means "without God." When a conquered people start using the money of the occupation forces, they (simply by their action of accepting the currency, the "coin of the realm,") acknowledge the authority of the new government. You are their enemy. You have been conquered. To the victor go the spoils. "The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Can using the "coin of the realm" be used as evidence that you've surrendered? Christ and the apostles also lived in occupied territory. Christ's statement to Render unto Caesar could

very well have meant "return" the money to Caesar and do not acknowledge his claim on your Nation by your use of the coin of his realm. It could also have meant don't render what is God's unto Caesar (such as, for example, the first fruits of your labor - "withholding"). It could also have meant that nothing belonged to Caesar because Caesar was occupying the land without authority. Example: If a citizen of occupied Europe during World War II were told "Render unto Hitler what is Hitler's, and render unto God what is God's", the citizen would understand the phrase to mean that nothing belongs to Hitler. So it was in Caesar's Palestine - Nothing belonged to Caesar. So it is to this very day, right here in America.

To repeat the conclusions so far: The Secretary of the Treasury works for the IMF. He controls you by absolute powers that are already pre-approved by Congress. When you volunteer into his jurisdiction (by signing an Application for a SSN or by signing a IRS 1040 Form) we become subject to his "actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken ..." You cannot buy or sell without his permission.

Topic 5: SSNs are issued by a foreign power.

The Application for a Social Security Number is the SS5 Form. The Department of the Treasury, not the Social Security Administration, issues this Form. Although the current SS5 Forms do not state what department publishes them, the earlier SS5 Forms state that they are Department of the Treasury Forms. (You can get a photocopy of the SS5 you filled out by submitting Form SSA-L996 to the SS Administration). I will now prove that the Department of the Treasury IS a foreign power.

The Secretary of the Treasury is the head of the Treasury Department that issues SSN's. He does not owe allegiance to the U.S. He has allegiance to a foreign power.

Federal Law (22 USC 286a(a)) requires the President to appoint the U.S. Governor of the International Monetary Fund. This appointment is given to the Secretary of the Treasury (see "Legislative History" of Public Law 94-564, page 5942 where Congress is explaining how they are implementing the Bretton-Woods Treaty). If the President appoints someone to an official office required by law, and that position requires him to control you with powers pre-approved by Congress implemented by a Treaty, don't you think his salary would be paid by his employer? Title 22 US Code, Section 286a(d)(1) prohibits your U.S. government from paying the U.S. Governor of the International Monetary Fund. That's right! His employer pays his salary. Whose chain of command are you're under?

[Note: For those who do their homework: the "Agreement" mentioned in 22 USC 286a is the Bretton-Woods Treaty of 1944 which stipulates that the Fund pay the Governors. Also notice that the Secretary of the Treasury is forced to accept "Amendments" on behalf of the U.S., whether we want them or not].

The Secretary of the Treasury is the U.S. representative to the International Monetary Fund. He also is the U.S. representative to INTERPOL, and has allegiance is to its' superiors.

The Secretary of the Treasury was designated as the U.S. representative to INTERPOL in 1958. The word "representative" is very misleading.

INTERPOL Constitution, Article 30 states, in part:

"In the exercise of their duties, the Secretary General and the staff shall neither solicit nor accept instructions from any government or authority outside the organization. They must abstain from any action that might be prejudicial to their international task. Each Member of the Organization shall undertake to respect the exclusively international character of the duties of the Secretary General, and the staff, and abstain from influencing them in the discharge of their duties."

That's right! The Secretary of the Treasury must abstain from advising them in the discharge of their duties. He cannot give advice; he can only take orders. He is not the U.S. representative to the IMF; he is the IMF's manager OF the U.S. The Secretary of the Treasury takes orders on how to manage IMF property. You and I are IMF property.

Inquiring minds might want to know just what "international task" and "exclusively international character of the duties" that are being discharged. Hint: the INTERPOL emblem is a World Globe with a Sword through it.

The Secretary of the Treasury is not an Officer of the United States. It is, of course, prohibited for U.S. Officers to act as Agent of foreign principals (18 USC 219). And, of course, U.S. Officers cannot hold office until they take an "Oath of Office" that they will bear true faith and allegiance to support the Constitution of the United States (per 5 USC 3331). I have been told that the Secretary of the Treasury has NOT taken such an Oath. I have also been told that an INTERPOL Internal Memorandum of June 6, 1972 required all members to "expatriate" from their Countries.

To repeat the conclusions so far: You are property of a subsidiary of the International Monetary Fund. The Secretary of the Treasury administers IMF property. The Secretary of the Treasury has allegiance to foreign powers, and takes his orders from them, not from you. The Secretary of the Treasury controls federal PERSONS by absolute powers that are already pre-approved by Congress. No man within his jurisdiction may legally buy or sell without his permission. If you have a Social Security Number, you have a permanent irrevocable status as a federal "PERSON."

Topic 6: National Real ID Card

Page 650 of Public Law 104-208, Part B, Title IV, in with the other defense appropriations legislation (as if you were the enemy), requires a national Identification Card for

all Americans. No one will be able to get a job without one. That's right! For the first time in history, your Federal Government must pre-authorize private employment Contracts. The program will be administered by this same Treasury Department. This will be encoded on your State driver's license, or for those who don't drive, a separate ID Card. After October 1, 2000 - federal Agencies will only accept State ID's that conforms to Treasury standards. Do you have a problem with this? Delays by the States and those dragging their feet on this have been notified it becomes law of the land on October 1, 2020, and no more delays. I discussed the Real ID in a previous chapter. It is and it isn't the "Mark" of the Beast. The better way to say it is that it "contains" the "Mark" of the Beast System.

Topic 7: You and all your labor and your children have been sold.

You are commercial merchandise, and your children are no longer protected by your U.S. Constitution that attempted to secure the blessings of liberty to your posterity.

The GATT Trade Treaty, Uruguay Round Agreement (which is the supreme law of your land)

[Note: "Treaties" and our Constitution are both equally regarded as "The Supreme Law of the Land"]

It requires SSN's at birth, after November 30, 1996. See the "U.S. Legislative History" of Public Law 103-465 (House Report No. 103-826(1) page 196) where Congress is explaining how they are enacting this Treaty. "Section 2" is entitled: "Taxpayer identification numbers required at birth (sec. 742 of the bill and secs. 32 and 6109 of the Code)". Prior to November 30, 1996, a parent had two years before getting their child a SSN. And even earlier one only needed a SSN for employment. I needed working papers to get a job at age 14 in a local mom and pop grocery store during the early 1950's. My mother took me to the local SSA office several blocks away to get my SSN.

[Note that this contradicts a February 1999 Pamphlet by the Social Security Administration. SSA Publication 05-10023 entitled "Social Security Numbers for Newborns." On page 4 it states: "Getting a Social Security number for your baby is strictly voluntary."] Not since November, 1996 has that been true.

"GATT" is a Treaty [General Agreement on Trade and Tariffs] with an international political monster that evolved out of the European Economic Committee (EEC, also called the "Common Market" or "European Union"). The EEC was established at the Vatican on March 25, 1957, and controls most of all commerce in the world. The EEC is now headed by a Frenchman, Jacques Delors, a devout Catholic. The 1991 Maastricht Agreement by 12 (now 15, 13 of which are Socialist), European Nations created an international political body with its own Parliament and tribunals, and limits the powers of member Nations. This tribunal controls (to some extent) Treaties of member Nations. Why do they require the U.S. to number your children? Answer:

They own your children. We are pledged collateral against the National Debt that U.S. creditors will get paid.

The GATT Treaty forces the U.S. Government to issue Social Security Numbers to newborns. Isn't it curious that Revelation 13:12 says that the second Beast (which is the Beast that issues the Mark) exercises the power of the first Beast? Isn't it curious that Christian infants are immediately claimed as property of the EEC Beast? Revelation 12:4 says **"... and the dragon stood before the woman which was ready to be delivered, for to devour her child as soon as it was born."**

If you want to do further research, start by browsing through Title 22 of the U.S. Code, and notice all the laws that require deposits to foreign banks. Then notice that on the back of every cancelled check that you've ever written to the IRS (before 1999) has an endorsement for the payment of debt obligations of the U.S. That's right! Your IRS payments do not run the government. Your IRS payments do not even go to Congress for them to decide whether or not to pay their debts. Your payments are levied directly to the bankruptcy receivership, just as you would expect in any bankruptcy. Your yearly income tax check is deposited into a Trust Fund of a bank located in Puerto Rico.

(Details: they first go the State's unemployment fund's bank account at the Federal Reserve Bank per Section 904 of the Social Security Act, then to the "U.N. Bank for Reconstruction and Development" per 22 USC 286 [created by the Bretton Woods Treaty], then after one year, they go to the IMF's Rothschild bank). Upon deposit at the IMF, they are divided up 60/40 [60% to the Vatican, and 40% to the Rothschild Bank of England.].

Then notice that all the money is backed, not by gold in Fort Knox, but by "the full faith and credit" of the United States. This means that you and your future labor are the collateral for this credit. Then recognize that the U.S. cannot pay the National Debt. Then prepare to be "seized" as collateral for all that money deposited by Title 22. The GATT Treaty merely takes inventory of legitimate collateral. You volunteered, so stop your mocking. You were warned not to be "surety" for strangers -(Prov. 6:1, 11:15, 17:18).

Particular things happened in 1998. Starting with the 1998 tax returns (for the first time ever), tax payment checks are made payable the U.S. Treasury, not to the IRS. Black's Law Dictionary, seventh edition, was published and it no longer had an entry for "UNITED STATES" (which had always been the definition given by the Supreme Court's Hooven decision) and a new entry "United States of America" appeared which did not have an official definition. And new currency is issued which no longer indicates which Federal Reserve Bank issued the note. Perhaps George H.W. Bush and Clinton were right all along. They have been telling you for years that the federal government would be privatized.

The book "Guardians of the Grail" by J.R. Church (ISBN 0-941241-02-5, Prophecy Publications) traces the roots of all Nations' Central Banks (including our Federal Reserve Board as well as the Bank of England, and the EEC) back to the 12th Century "Knights Templar," who's

stated objective was to own the World. If true, that would mean all the World is now enfranchised to these Bankers who once owed allegiance to the Catholic Church. They are working to promote a World leader from the Merovingian clan. This includes the Habsburg dynasty (whose Charles V is displayed on the ECU coin) and Juan Carlos of Spain.

Topic 8: United Nations registration for SSN numbered PERSONS.

The United Nations is involved in assigning Social Security Numbers to newborn children, and probably everyone else.

In the next paragraph, I am going to quote a Federal Regulation that deceptively refers to the U.N. as if it was New York City. To understand the legal definition of the term "New York City" as it is used in the Code of Federal Regulations, you must first understand that the U.N. has its headquarters in New York City, and that UNITED NATIONS LAW SUPERSEDES ANY FEDERAL, STATE OR LOCAL LAW "WITHIN THE HEADQUARTERS DISTRICT." This is according to a federal law known as Title 22, U.S. Code, Section 287(d). Apparently New York City is on U.N. soil. The land upon which the United Nations is located was donated to the U.N. by its owner, David Rockefeller.

While keeping in mind that New York City (as you know it) is not a State, and it is not even the Capital of New York State, notice how federal Social Security Regulations refer to New York City (the headquarters of the United Nations) as a State:

Title 20, Code of Federal Regulations, Chapter 111, Subpart B 422.103(b)(2): "(2) Birth registration document. SSA may enter into an agreement with officials of a State, including, for this purpose, the District of Columbia, Puerto Rico, Guam, the U.S. Virgin Islands, and New York City, to establish, as part of the official birth registration process, a procedure to assist SSA in assigning social security numbers to newborn children."

Notice the phrase "the official birth registration process." The legal definition of the word "Birth" has two meanings, either natural birth, or coming into legal existence. Example: a Corporation has a birth. "Birth" is the event (such as signing a Form) that creates legal existence in the eyes of the law.

After you read my notes on "birth certificates," return here and study this until you convince yourself that a birth certificate is prima facie evidence that you are (at best) a "PERSON" without birthrights, and at worst, property of a government. Then re-read my notes on the GATT Treaty requiring SSN's at birth, above. If you have a number, you are a commodity in foreign commerce. **"And through covetousness shall they with feigned words make merchandise of you."** -(2nd Peter 2:3)

At the future fall of Babylon, merchants will weep when Souls cannot be traded in international commerce. -(Revelation 18:10-20 [and notice the last item of Verse 13]).

Conclusions:

You do not have the right to buy or sell. All domestic transactions are illegal. The Secretary of the Treasury (who's allegiance is to foreign powers), is already pre-approved to regulate your transactions. Your SSN comes from this same authority. Your new ID Card will be issued by this same authority. The Catholic Church has a legitimate claim on their property. By your own authority (signature on a permanent irrevocable record), you registered yourself into the system. This registration is somehow regulated by U.N. headquarters. You have a number of this authority. You cannot legally buy or sell without permission of this authority. The GATT Treaty (with the EEC) requires SSNs at birth. The EEC was established at the Vatican. The National debt is owed to multinational banking cartels. These cartels might have been established by Catholic crusaders. Your national debt cannot be paid. Your future labor has been hypothecated as collateral for the national debt, and has been seized.

What is next?

Your duty was to control your Servants. You failed. William Penn, the founder of Pennsylvania, warned us in 1681: *"Unless we are governed by God, we will be ruled by tyrants."*

Even God's chosen people were enslaved for tolerating a leader who sinned openly -(Jeremiah 15:4).

As I said earlier, the word "cataclysm" means a large-scale and violent event in the natural world; a sudden violent upheaval, especially in a political or social context. God has always used pagan nations to punish disobedient nations. Conquering nations are instruments of His discipline -(Isaiah 8:4-10, 10:5-6, 45:1-3, Jeremiah 5:15-18, 20:4-5, 24:10, Ezekiel 21:15-23, 30:24-26, 32:11-15).

Isaiah saw the collapse of truth in his society and foresaw the decline and approaching enslavement of Judah. Isaiah 59:12-15: ***"For our transgressions are multiplied before You, And our sins testify against us; For our transgressions are with us, And as for our iniquities, we know them: In transgressing and lying against the LORD, And departing from our God, Speaking oppression and revolt, Conceiving and uttering from the heart words of falsehood. Justice is turned back, And righteousness stands afar off; For truth is fallen in the street, And equity cannot enter. So truth fails, And he who departs from evil makes himself a prey. Then the LORD saw it, and it displeased Him that there was no justice."***