

There Are No “Statute of Limitations” On FRAUD!

Part 10

The Biblical story of Jesus Christ throwing out the money changers in the Temple actually was a prophetic foreshadowing of what humanity would be dealing with in the centuries that would follow. There are four gospel accounts describing how Jesus drove the money changers from the Temple; these episodes are found in Matthew 21:12-13; Mark 11:15-18; Luke 19:45-46; and John 2:13-17. The four accounts may be describing a single event or possibly two or more occurrences in the four gospel accounts. The actual number for this report is insignificant. What has transpired over some 30 years or more and how it contributes to our historic background involving the bigger picture behind the story of this series is of greater importance.

Jesus Christ and his disciples journeyed to Jerusalem to celebrate the feast of Passover. They found Jerusalem overflowing with thousands of pilgrims from all parts of the world. Entering the Temple, Jesus saw the money changers, along with merchants who were selling animals for sacrifice. Pilgrims carried coins from their home villages and towns, most bearing the images of Roman emperors or Greek gods, which Temple authorities considered idolatrous.

The high priest ordered that only Tyrian shekels would be accepted for the annual half-shekel Temple tax because they contained a higher percentage of silver, so the money changers exchanged unacceptable coins for these shekels. Of course, they extracted a profit, sometimes much more than the law allowed. The money-changers were skilled at the practice of shaving or clipping coins. They would use a knife or something that enabled them to scrape shavings or clippings from the Roman and Greek gold and silver coins. At the end of the day their purse would have quite an amount of gold and silver shavings, which they could sell for their own greed.

Coin clipping is the practice of cutting small pieces from coins. Coins were once made of pure gold and silver, and through everyday use were subject to wear. It was not unusual to receive a coin which was not perfectly round. So cutting or filing a small amount off the coin would probably go unnoticed. The cut-off pieces would then be melted into a bar and sold to a goldsmith, or used to make counterfeit coins.

The act of clipping was a serious criminal offence as it undermined the currency of the country. It was such a problem that in Britain clipping was considered high treason and punishable by death. In 1677, a judge at the Old Bailey Court in London observed: *“Tis sadly known how common that mischievous crime of Counterfeiting, Clipping, and Filing of his Majesties Coin is become in most parts, to the great abuse of all good Subjects.”*

The threat of hanging did not put the criminals off, for clipping could be profitable, and at its simplest, the only tool required was a file, a knife, some shears or strong scissors, and a melting pot. The act of clipping was not just the occasional coin; it could be a well-organized crime. For example, one woman arranged with various apprentices, servants and cashiers who were responsible for safe custody of their masters' money, to bring it to her to be clipped and then returned to them. For each £100 of coin brought to her, she gave them £5. This gives an indication that in monetary terms clipping was worthwhile, but the sentence was not. She was drawn on a sled to Smithfield where she was burned to death.

On November 17, 1278, all the Jews of England were subjected to arrest and search of their homes on suspicion of coin clipping and counterfeiting. Eventually, some 680 Jews were imprisoned in the Tower of London, where it is believed that more than 300 were actually executed in 1279. At the time, the Jewish population of England is believed to have been some 3,000.

The most significant antecedent preceding the roundups and hangings of 1278-1279 was the Statute of the Jewry, imposed by King Edward I in 1275. The statute forbids Jews to deal in usury. Ostensibly, the measure allowed Jews to make a living by commerce in "lawful merchandise ... and their labor," and to lease land for farming (for up to 15 years). But the practical effect of the statute was largely to deprive Jews of a legal livelihood. Jews were also limited in where they could reside, and were now required to wear a yellow badge identifying them as such. The Nazis did not begin the practice of Jews wearing the yellow badge.

Coin clipping was a widespread practice, one in which both Jews and Christians indulged in, but mostly Jews, and which led to a financial crisis in the kingdom. One contemporary chronicle estimated that, overall, the practice reduced the currency's value to one-half its face value. By 1275, coin clipping had been elevated to the status of capital crime.

It was in this context that the November 1278 raid on coin clippers got under way. According to the *'Bury Chronicle,'* *"All Jews in England of whatever condition, age or sex were unexpectedly seized ... and sent for imprisonment to various castles throughout England. While they were thus imprisoned, the innermost recesses of their houses were ransacked."*

Those who were arrested were then tried and, according to the estimate by historian Zefira Entin, 269 Jews – and 29 Christians - were put to death, in London alone, and more than another 50 in other towns and cities.

Those who could afford it, and who had a patron at the royal court, could buy their way out of their punishment, and there are records of Jews who purchased pardons for themselves. On the other hand, there is little evidence of Jews taking up a royal offer to convert to Christianity – who were soon obligated to attend regular sermons by Dominican priests - as a means of saving their lives.

By May 6, 1279, King Edward announced that anyone suspected of currency violations, which had not by then been convicted and executed could settle accounts with the crown by paying a fine. This measure brought an estimated 16,500 pounds, in the form of fines and of confiscated property, into the king's coffers. That sum is said to have been equivalent to 10 percent of the crown's annual income at the time.

Then in 1290 A.D. King Edward I of England (Longshanks) issued an edict expelling all Jews from England. In an earlier segment, I noted that the Bible condemns usury, and how that became a problem for the Vatican. Thus, in order to get around this sin, Rome franchised the business of usury to their "Fiduciary" Agents, the House of Rothschild. Over time, Jews became the money-changers and money-lenders to the world. Anyone familiar with the Gospels knows that the only time Jesus Christ ever expressed anger was with the Jewish money-changers in the Temple when he took a whip to the money-changers and upset their tables.

Putting ridges on some coins in America got its start back in the 1700's. At this time, coins were actually made of materials that were worth what the coin was worth. For example, a half dollar silver coin contained fifty cents worth of silver. Likewise, a \$10 gold coin contained \$10 worth of gold.

As a consequence of this, people started to shave off bits of these coins around the edges; so now a \$10 gold piece only contained, say, \$9.50 worth of gold. The payoff came from that if they were very careful when they shaved the coins, it was very difficult to tell that anything had been shaved off, so they could still generally get their \$10 worth out of the now \$9.50 piece. Over time, they would collect the shavings and when they had a large enough amount, they sold them.

Eventually, the government decided to do something about this and one of the methods to combat this practice was to add ridges to these coins; something known as "Reeding" the coins. With the ridges on the edges, it became significantly more difficult to shave anything off the coins without detection. They chose not to do so with smaller valued coins that came out later (pennies and nickels) because the metals these coins were made of weren't valuable enough for shaving them to be worth the effort.

In colonial times, merchants used to weigh the coins that people were using to purchase goods. If they were underweight, then the merchant would ask for some additional coins to make up the difference. To stop this practice of shaving or "clipping" coins, mints around the world added adornments such as reeds, lettering or some other type of decorative devices. If the edge adornments were gone, then you knew someone had clipped the coin and reduce the amount of precious metal in the coin.

So that was then; why do they still do it today when the coins are no longer made of valuable metals? Initially, supposedly it was because it was easier and cheaper than modifying the existing machinery. Today however, it is to help the visually impaired to more easily distinguish between coins of a somewhat similar size like a penny and a dime. Unfortunately,

this is something not done with today's American paper money, which is indistinguishable to blind people without resorting to tricks like folding them certain ways for different bills. Braille money stampers and more recently special apps are available which will identify the bills for them. Excepting via an app, the blind still need someone to tell them what the bill is in the first place when they receive it, so they can do whatever they do to it to be able to distinguish it later on their own.

As he cleansed the Temple of greed and profit, Jesus quoted from Isaiah 56:7: "***My house shall be called a house of prayer, but you make it a den of robbers.***" -(Matthew 21:13).

What most Bible students do not know is that the high priest received a percentage of the profits from the money changers and merchants, so their removal from the Temple precinct would have caused a financial loss to him. This would have further increased the rage of the Jewish leaders toward Jesus and lead to His crucifixion. Because pilgrims were unfamiliar with Jerusalem, the Temple merchants sold sacrificial animals at a higher price than elsewhere in the city. The high priest overlooked their dishonesty, as long as he got his share.

So from what I have shared here, it becomes obvious that the Jews were intertwined with the practice of usury, money-changing, money lending, coin clipping, and fraud. In my perspective of the study of money and banking, a great book on the subject is '*Usury in Christendom: The Mortal Sin That Was and Now Is Not*' by Michael Hoffman. I purchased it at a time when I was researching the Rothschild's and the history of money.

Usury and the Money Power are riding higher than ever because usury cannot be reformed or made to seem less severe. If we desire a Christian society, usury must be abolished. What is the use of calling for chastity while operating a prominent house of prostitution frequented by millions — and while absolving others of any sin in connection with its operation? One cannot campaign for Biblical justice for the poor and laborers while operating a house of usury, or while absolving others of sin in connection with its operation. The Roman Catholic Church has operated countless charities and philanthropies seeking to minister to what are, objectively, victims of usury. The usurers themselves relish this arrangement. They wreck people's lives and the Church picks up the pieces, ministering to the victims of debt peonage, while calling for a less oppressive rate of usury — rather like calling for a less immodest prostitute.

That fact confirms that in the twenty-first century, humanity is plagued by the Roman Catholic Institution who franchises usury through its operating financial arm and "Fiduciary" Agents, the House of Rothschild and their Cabal representing the Black Nobility of Europe, which is then protected by the Jesuits. It has been guilty of bringing the world to bankruptcy. Compound interest and exponential growth has brought humanity full circle and the Grand Reset or Currency Revaluation is needed to upright the world of money. And so, NESARA or "GESARA" was or is supposed to create a new normal.

The elite of the world have stonewalled the issue by creating crisis upon crisis, such as global warming, global cooling, peak energy, wars on terrorism, the pitting of the masses of the third-world countries against the industrial or advance sovereign states, depopulation, all contrived to keep the world in revolution, chaos, and endless wars. They do not abolish the problem, but merely postpone its ultimate outcome. The Jesuit-Vatican lies at the doorstep from which all the world's "isms" were launched. Capitalism, Communism, Socialism, Nazism, Fascism, and Marxism, all was launched with one purpose in mind, that being to pit "**ethnos against ethnos**", people against people! At its very core, central banking drives the world through war and depression or boom cycles.

Why is GESARA even necessary?



The existing "cabal" governing authority has intentionally and methodically hidden humanity's historical truth and thus why "**GESARA**" implementation is necessary now, as the global community has been tasked to stop and reverse the momentum of such a rebellious and blatant action against the Creator Source, and human species. The global task of humanity is to put an end to the cabal deceit as well as re-instituting universal truth and justice without further delay or negotiation. The Rothschild business model known as the Federal Reserve System has inflated the 1913 dollar by 98%. For the past 105 years, the American people have been robbed through taxation and inflation, to such

an extreme that inflation has eaten away and eliminated the gold-backed dollar of 1913. The 1914 Federal Reserve Note today may say \$1.00 but it has a value of just .02-cents. You might as well have a gun pointed at your head, but you are still being robbed in a subtle fashion to such a degree that you don't even think about it anymore. For example, the .50-cent stamp you used to mail your Christmas cards in December 2018 went to .55-cents on January 27th, 2019. That's a 10% rate of inflation. How many people do you know that got a 10% pay increase this year?

This is hard for people to grasp, but consider what the minimum wage was when you got your first job. My first part-time hourly-rate job was .38-cents an hour with Walker's Market as a stock and delivery clerk. One of our grandson's recently went to work for Kroger at \$9.50 an hour in 2017 during his senior year of high school. In my senior year of high school I worked for Kroger and my hourly rate was \$1.15 in 1955.

What most people fail to understand is that the Rothschild's "business model" was so designed that it was constructed to do exactly what it does through debt enslavement. The ultimate goal was to enslave humanity, but in such a way that people would never notice or see

how they were being robbed. “**GESARA**” is about restoration and resetting the value of money! Today, fewer and fewer people can afford a new car or a new home because of the shrinking value of their dollar!

Judge Anna Von Reitz, a former State Judge for Alaska, has been the spearhead, functioning so as to inform, educate, and lead the cause to “Reset.” It is an awesome challenge. You may be still scratching your head, trying to figure out ‘**The Biggest News Story of the Year, if not the Century.**’ It has taken me decades to fully understand what we are facing and it’s bigger than all of us. For example, it took me several years to understand and grasp the idea that my “strawman” name ROBERT H. REID (in all capital letters) is not the same person as Robert H. Reid. The other disturbing fact was to learn that my birth certificate was traded on the various stock exchange casinos. I and every one of you are pledged as collateral on the so-called National Debt! I have read hundreds of books, thousands of pages of articles, in magazines, the Internet, blog sites, etc. It wasn’t until I began to examine the legalese of ‘**The Great American Adventure**’ by Judge Dale that I began to grasp the meaning of all this. For those wanting to get their feet wet so to speak, a good place to start is the web site ‘Stop the Crime’. His second book is ‘*The Legal Process*’. PDF File: stopthecrime.net/docs/THE-GREAT-AMERICAN-ADVENTURE.pdf
<https://anticorruptionsociety.files.wordpress.com/2015/10/lawfully-yours-ninth-edition.pdf>

It is this second document that explains your rights in a way that reveals how the American citizenry has been enslaved to a Matrix from birth to death. By creation of your “Straw Man”, all of us have been used as collateral by the corporate United States of America, the Vatican, and the “Crown.” It is this second book where Judge Dale noted that it is possible to extricate one from this Matrix. Fortunately, President Trump is all about Restoration of Rule by Law, Constitutional Government, and prosecution of thirty years of a criminally corrupt government.

The Republic is our form of government - which we have to restore. Even Benjamin Franklin spoke to the potential of losing the Republic. The deliberations of the Constitutional Convention of 1787 were held in strict secrecy. Consequently, anxious citizens gathered outside Independence Hall when the proceedings ended in order to learn what had been produced behind closed doors. The answer was provided immediately. A Mrs. Powel of Philadelphia asked Benjamin Franklin, “*Well, Doctor, what have we got, a republic or a monarchy?*” With no hesitation whatsoever, Franklin responded, “*A republic, if you can keep it.*” the federal corporation is just that - a corporation in the business of providing us with stipulated government services under contract.

This exchange was recorded by Constitution signer James McHenry in a diary entry that was later reproduced in the 1906 American Historical Review. Yet in more recent years, Franklin has occasionally been misquoted as having said, “*A democracy, if you can keep it.*” The NRA’s Charlton Heston quoted Franklin this way, for example, in a CBS 60 Minutes interview with Mike Wallace that was aired on December 20, 1998.

So if you want the Republic Restored, what I am telling you point blank, is that you have to get off your rumps, reclaim your natural political status as American State Nationals, stop claiming to be "citizens" of any kind, and rebuild your own government by forming jurial (or jural) assemblies, exactly as the people in Michigan have done. They have provided you with the blueprint --- their Handbook--- and now it is up to you to organize your own community, county, and actual state government.

Remember that the word "of" means "without"--- so the "State of Florida" means "State Without Florida"--- the state outside of, or exclusive of Florida.

The "United States Citizens" who are all British Subjects here to provide governmental services "reside" in the "State of Florida". American State Nationals live in Florida and operate their government as the Florida State.

Citizens exist to serve the government. The government exists to serve the American State Nationals. Which is true? You see words do have meaning, legal meaning as well.

Most Americans are "sheeple", they have believed the lies fed to them most of their lifetime. The dumbing down of American kids did not begin yesterday; rather they began decades ago. I once prepared a series titled, *"History: What They Did Not Teach You in Public School."* In fact, I wrote 15 segments for this series. I hope this segment will wake some folks up, especially with tax season approaching. Learning this for many of you, will be a shock to your nervous system. The IRS is a convoluted term and what follows is provided to educate you readers. First off, **the IRS is not a U.S. agency!**

I introduced the "super-secret" "**Exchange Stabilization Fund**" in a previous segment, as part of the Federal Reserve System, where it was discovered that an **\$800-Trillion Dollar** "slush" fund had existed since 1934. At the outset, it was established with a seed investment of around \$3-billion dollars. Over a period of 85 years since its inception, the fund grew through investments and criminal activity to the insane amount of **\$800-Trillion Dollars** in "super-secret" funds. Financial writers are reluctant to discuss this "**Exchange Stabilization Fund**" because the person who produced a series of videos about it "disappeared" shortly after his work was posted on the Internet. He has since vanished from the face of the earth.

At this point, I am going to turn to the issue of taxes but I will return later with greater detail on the "Exchange Stabilization Fund." As I noted, this is not your grandma's sugar bowl stash of a couple \$10's, some \$5's, and a few singles! The bottom line involving this "super-secret" fund, is that it was stolen from the American people with the passage of the United States Gold Reserve Act of January 30, 1934, which required that all gold and gold certificates held by the Federal Reserve be surrendered and vested in the sole title of the United States Department of the Treasury. Executive Order No. 6102 is a United States presidential executive order signed on April 5, 1933, by President Franklin D. Roosevelt "forbidding the hoarding of gold coin, gold bullion, and gold certificates within the continental United States." The order

was made under the authority of the Trading with the Enemy Act of 1917, as amended by the Emergency Banking Act the previous month.

In this act of theft, the citizens of the United States of America were compensated at the "official" price of \$20.67 an ounce. That was the "official" price of gold for 97 years. Following the confiscation, the dollar was devalued by 40% - and the price of gold was revalued upwards to \$35 an ounce.

Under the authority of the Emergency Banking Relief Act, President Roosevelt issued Executive Order No. 6102 which allowed the Government to confiscate all privately owned gold in the United States. The owners would be repaid in paper dollars whether they liked it or not.

Dentists, jewelers and coin collectors were exempt from this Executive Order, and were allowed to own gold. (In terms of coins, the actual terminology used was "gold coins having a recognized special value to collectors of rare and unusual coins.")

In the mid-eighties, Representative Ron Paul (still fighting the gold battle for us, God bless him) served on the Gold Commission in the House of Representatives. Paul wrote: *"If it gets bad enough, they'll declare a national economic emergency. They'll take over the banks, all business and industry. They may even try to confiscate our gold. I served on the Gold Commission for eight or nine months while I was in Congress along with fifteen other members. I brought up the subject of confiscation. The power to confiscate gold is still on the books as the law of the land. I urged the full Commission to recommend Congress repeal the power to confiscate gold in an economic emergency. We pushed it to a vote and I was the only one that voted to recommend to Congress that we never again contemplate taking the gold of the American people. The fifteen other members voted it down. The power is still there on the books, and they can do it any time they wish."*

During WWI Congress passed the 1917 trading with the Enemy Act. This act is still in place. Its article 5(b) states: *"That the President may investigate, regulate or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions in foreign exchange for the export, hoarding melting, or earmarking of gold or silver coins or bullion or currency."*

Roosevelt used section 5(b) in 1933 to confiscate gold. President Carter used it to freeze Iranian assets during the hostage crisis. Historically, governments have banned the ownership of gold when their citizens lose confidence in government issued paper money. Why will it be different here this time? It has already happened before. All that is required (because of the Trading with the Enemy Act of 1917) is available for any sitting President to issue a decree.

Roosevelt justified his executive authority because of the national emergency. He empowered the Treasury to maintain complete control over all transactions in gold, silver and foreign exchange. His executive order demanded COMPLETE SURRENDER OF GOLD COINS,

GOLD BULLION AND GOLD CERTIFICATES still in the possession of individuals. The owners had 25 days to turn their gold into a Federal Reserve Bank. FAILURE TO COMPLY WAS PUNISHABLE BY A FINE OF \$10,000 OR 10 YEARS IN PRISON OR BOTH.

Where do you suppose Roosevelt's confiscated [stolen] gold ended up? Allow me to give you a clue. For now think of deception, at the ESF!



The Bureau of Internal Revenue (BIR), a.k.a. the Internal Revenue Service (IRS), was never created by any Act of Congress. It is not even an agency of the Department of Treasury. The only mention of the IRS appears in 31 United States Code Section 301-315 stating that the President is authorized to appoint an Assistant General Counsel in the U.S. Department of Treasury to be the Chief Counsel for the IRS. Since the early 1920's, we do not even have a Department of Treasury.

In the 1979 case of Chrysler vs. Brown (441 U.S. 281), the U.S. Supreme Court admitted that, after searching back to the Civil War, no organic Act for the IRS could be found. The Guarantee Clause in the Constitution establishes a Federal rule of law (Article I, Section 4). We are supposed to be a nation of laws --- not a Nation of Globalist' edicts. The IRS is not a U.S. agency because there is no such U.S. law creating it. The IRS is a fraud and a charade, bilking us only because we have let them get away with it all these years. It is nothing more than a collection agency for the International Monetary Fund (IMF).

The World Bank/IMF is owned and controlled by NM Rothschild & Sons plus 30 to 40 of the wealthiest people in the world. NM Rothschild & Sons are moving in for the kill! Witness their work all over the globe RIGHT NOW!!!

For over 150 years they have planned to take the planet over through money. The former chief economist of the World Bank, Joseph Stiglitz, was fired in 2000. He pointed out to top executives that in every country where the IMF/World Bank forced their way into their country, their economy ended up being crashed, their government was destroyed, and some countries were overrun by endless riots. Former president of the World Bank/IMF Sir James Wolfensohn, would not comment on his dismissal.

Before Joe Stiglitz was fired, he took a large stack of secret documents out of the World Bank. These secret documents from the World Bank and the International Monetary Fund reveal that the IMF required nations:

- ◆ To sign secret agreements containing 111 destructive items.
- ◆ To agree to sell off their key assets – water, electric, gas, etc. (The term for this is called Privatization)
- ◆ To agree to take economic steps which are devastating to the nations involved.

If they do not agree to these steps they are cut-off from all international Import/Export. If you can't borrow money in the international marketplace, no one can survive, whether you are people, corporations or countries. If that doesn't work they overthrow the government and rewrite history.

The Argentina Plan:

Inside documents from Argentina show the top-secret plan for Argentina. This was signed by Sir James Wolfensohn, the former president of the World Bank. Argentina has had six presidents in five weeks because their economy is completely destroyed. This happened because they started out in the end of the 1980's with orders from the IMF and World Bank to sell-off all their assets, including public assets, like their water system. Then they taxed the people. They created big government and big government handed it off to the private IMF/World Bank. They paid the politicians off with billions in Swiss bank accounts.

Cronies like Citibank grabbed half of the Argentine banks. British Petroleum grabbed pipelines in Ecuador. Enron grabbed water systems all over the place. The problem is that they are destroying these systems as well. You can't even get drinking water in Buenos Aires. It is not just a question of theft. It is more than someone getting rich at public expense. And the IMF just got handed the Great Lakes. They have sole control over the water supply now. The United States Treasury owns 51% of the IMF and the World Bank.

Remember what we learned from Enron. The water system of Buenos Aires was sold off for a song to Enron. A pipeline that runs between Argentina and Chile was sold off. The globalists then bankrupted Enron after transferring the assets to another dummy corporation.

They come in, paid politicians off to transfer the water systems, the railways, the telephone companies, the nationalized oil companies, and gas stations, etc., etc. – Then they appointed or selected politicians and then handed what was left of Argentina's assets over to the IMF for virtually nothing. The globalists pay them off individually, billions a piece in Swiss bank accounts. Their ultimate plan results in total slavery of the entire population.

Whether it's Ecuador or New Zealand or Argentina or America and Israel, the IMF/World Bank has systematically been tearing nations apart for decades. Privatization equals pillaging and looting. It means stealing from the people and handing everything over to the IMF/World

Bank. When you hear reports that people cannot collect rain water from their buildings in cisterns, or you cannot use wood stoves in rural areas, or you cannot plant victory gardens, or a farmer cannot build a pond for their his livestock, the root of these tyrannical policies eventually can be tracked back to policy regulations further up the chain and these are generally tied to environmental issues which act as front issues!

The world is in flames. The globalists and their economic hit men know that when they bleed a country dry by destroying its economy which then results in rioting. And they admit that because you have riot, all the capital becomes depleted from whatever country is being affected and that presents the perfect opportunity for the IMF to activate their planned takeover which ultimately leads to a compliant regime change.

It really is an imperial economy war meant to implode countries; now they have started in on dismantling America. They are a reprobate bunch of greedy criminals. Chief investigators of the State of California said that it's not just the stockholders that get ripped off. They extract millions, billions and even trillions of dollars from the public's pockets. Where are the assets? Everybody says there are no assets left. It is because they have transferred all assets to other corporations and banks. The pronoun "they" is a general reference to the Rothschild's and agencies such as the IMF/World Bank/BIS used to manipulate the Rothschild agenda.

Rothschild's – The Plague of the Red Shield is world-wide. Burrow into NM Rothschild & Sons and you'll find it all there. The IMF/World Bank implosion involves four steps in how they bring a state or country down and destroy the resources of the people.

- First open up the capital markets. That is, sell the central bank's gold off to foreign buyers.
- Then go to what's called market-based pricing or even silver. That involves situations similar to California's arrangement where everything is free market; this leaves everyone with water bills that can't be pay.
- Then open the borders up to trade. It leads to situations like the opium wars. This isn't free trade; it is coercion trade. Ultimately, it becomes war.
- Finally, the government is overturned by a coup d'état and their own corporate government is installed.

Quotas are the IMF's main source of financing. Each member of the IMF is assigned a quota, based broadly on its relative position in the world economy. I've shared this to refute the argument that the IMF is just a helpful resource where countries can go to borrow development funds. It's not, it's an octopus developed to squeeze countries into the Rothschild New World Order. Back to the issue of the IRS.

The IRS is a Puerto Rican Trust operated by the Secretary of the Treasury, as the Trustee. The settler and beneficiaries of these trusts are unknown, and conveniently so as the Puerto Rican laws governing trusts keep these entities secret. Actually, they're not totally secret any longer. The cat slipped out of the bag when former World Bank lawyer, and whistle blower

Karen Hudes was interviewed by a number of Internet web sites. **In those interviews, Karen Hudes revealed that it is actually the Jesuits and the Vatican who control the world's money.** During one of her interviews back in 2013, she noted the 60/40 split of taxpayer payments; 40% went to the Bank of England (Rothschild's) and 60% goes to the Vatican. She actually confirmed what I knew to be fact back in 1990. From their early days of financing sovereign states, the Rothschild's worked on a 6% commission.

Although concealed, the Internal Revenue Service and the Bureau of Alcohol, Tobacco, and Firearms are really all one organization according to U.S. Code 31, Chapter 3. Acquired by conquest, the U.S. gained possession of the Philippine Islands, Guam, and Puerto Rico. The Philippine Customs Administration Act was passed by the Philippine Commission between 1900 and 1902. It was created to regulate trade with foreign countries and to impose custom duties and excise taxes. This Act created the Federal government's first trust fund - Trust Fund #1 (U.S. Code 31, Sec. 1321) and was administered under the general control of the Secretary of Finance and Justice.

In 1904 another Act was passed that created Trust Fund #2 and this was known as The Bureau of Internal Revenue (U.S. Code 31, Sec. 1321, Article I, Sec. 2 & 3):

"There shall be established a Bureau of Internal Revenue, the chief officer of which Bureau shall be known as the Collector of Internal Revenue. He shall be appointed by the Civil Governor, with the advice and consent of the Philippine Commission, and shall receive a salary at the rate of eight thousand pesos per annum. The Bureau of Internal Revenue shall belong to the department of Finance and Justice."

"The Collector of Internal Revenue, under the direction of the Secretary of Finance and Justice shall have general superintendence of the assessment and collection of all taxes and excises imposed by this Act or by any Act amendatory thereof, and shall perform such other duties as may be required by law."

This in effect made the Customs Administrative Act within the jurisdiction of the Bureau of Internal Revenue in the Philippines, thereby merging the two in order to be responsible for "all taxes and excises imposed by this Act" – including import and export excise taxes.

Prior to 1940, another **Bureau of Internal Revenue** was created in Puerto Rico and is known as Trust Fund #62. Under the Reorganization Plan #3 of 1940 (U.S. Code 5, Section 903), the Federal Alcohol Administration (created to enforce prohibition of alcohol) was abolished and their functions transferred to the Secretary of Treasury through the (BIR). Although the history has been removed from the older editions of the U.S. Code it can be deduced that the Federal Alcohol Administration was absorbed by the Puerto Rico Trust #62.

The China Trade Act was passed between 1904 and 1938 and dealt with opium, cocaine, and citric wines shipped out of China, which appeared to be administered in the Philippines by the (BIR). The Code of Federal Regulations of the USA, Title 26 Internal Revenue Code, Chapter

I, references for the first time terms such as income, credits, withholding, assessment, and collection and failure to file a return. However, the entire substance of Title 26 applies to foreign individuals, foreign corporations, foreign ships, income from sources within the possession of the United State, and citizen and domestic corporations of the USA that derived income from sources within the possessions of the USA.

All taxes covered by these laws were for imports, excise taxes and duties to be collected by the (BIR) for narcotics, alcohol, tobacco, and firearms. The IRS Act of 1939 applied to all taxes and duties collected on trade between US possessions (Philippines, Puerto Rico, District of Columbia, Virgin Islands, Guam, Northern Mariana Islands) and foreign individuals, corporations and governments. A point of fact here is that Al Capone was not jailed for income tax evasion -- he was jailed for unpaid tax due on alcohol imported from Canada!

For the years 1943 to 1944, Congress passed what is known as the Victory Tax Act that duped patriotic Americans into paying taxes to support winning World War II. The federal government created this clever lie by claiming that this tax applied to all Americans by sending a 1040 tax form to everyone. They continued this practice of sending the 1040 tax form out and the public continued to comply every year.

In fact, only employees of the federal government, residents of the District of Columbia, residents of naval bases, residents of military forts, US citizens of the Virgin Islands, Puerto Rico, territories and possessions were lawfully required to file and pay the Victory Tax.

When the Victory Tax law expired in 1944, the news media NEVER announced it to the public, and so the devious Federal government simply continued sending out the 1040 forms in spite of the fact that no citizen of the 48 United States was ever liable to pay the tax in the first place. The IRS own web site lies by stating: “In 1913, Wyoming ratified the 16th Amendment, providing the three-quarter majority of states necessary to amend the Constitution. The 16th Amendment gave Congress the authority to enact an income tax. That same year, the first 1040 Form appeared after Congress levied a 1 percent tax on net personal incomes above \$3,000 with a 6-percent surtax on incomes of more than \$500,000.” - **THIS IS A TOTAL LIE AND A FRAUD! As the title of this series states, “There is no Statute of Limitations on Fraud!”**

In the short, the legal definition of Fraud is: *“A false representation of a matter of fact—whether by words or by conduct, by false or misleading allegations, or by concealment of what should have been disclosed—that deceives and is intended to deceive another so that the individual will act upon it to her or his legal injury.”*

In 1853, the US surrendered control over the Philippines. Many unanswered questions still remain about Trust Fund #1 (custom duties) and Trust Fund #2 (internal revenue), such as why they continue to be administered to this day, and who exactly are the settlers and beneficiaries of the trusts. From the comments of the former World Bank lawyer and whistle blower Karen Hudes, it seems we now know the obvious answer. Remember, we are talking hundreds of billions of dollars being taken in by the IRS every year.

It is no coincidence that in 1953, the Secretary of Treasury, G.K. Humphrey, under no legal authority but his own, changed the name of the (BIR) to Internal Revenue Service, by signing Treasury Order #150-06. Whether Humphrey changed the IRS' name in the Philippines or in Puerto Rico is unknown.

Without the approval of Congress or the President, Humphrey illegally turned the Trust(s) into a Department of Treasury agency. No one opposed or even so much as challenged it. This speaks badly of the political leadership in power at the time, or perhaps their own corrupt agenda!

In 1954, the US and Guam became partners under the Mutual Security Act. The IRS Code of 1954 was also passed and a coordination of "Individual Income Tax" for the US and Guam was established. Since the Constitution forbids un-apportioned direct taxes on the people of the United States, the Federal government had to trick people into volunteering to pay taxes as US citizens of either Guam, Puerto Rico or the US Virgin Islands.

Fast forward to 1972 when, **again with no legal authority,** the Acting Secretary of the Treasury, Charles E. Walker signed Treasury Order #120-01, establishing The Bureau of Alcohol, Tobacco, and Firearms (BATF). Walker apparently enlarged the scope and capacity of the IRS by creating the BATF, and then joined them together thereby creating one entity. The Federal Register, Vol. 41, #180 (1976) states: **"The terms 'Director, Alcohol, Tobacco, and Firearms Division' has been replaced by the term 'Internal Revenue Service'."**

However, Walker then cancelled out the order by declaring: *"The terms 'Director, Alcohol, Tobacco, and Firearms Division' and 'Commissioner of Internal Revenue' whenever used in regulations, rules, and instructions, and forms, issued or adopted for the administration and enforcement of the laws specified in paragraph 2 hereof, which are in effect or in use on the effective date of this Order, shall be held to mean 'the Director'."*

Walker created the BATF from Humphrey's Alcohol, Tobacco, and Firearms Division of the Internal Revenue Service. He then maintains that what he transferred is the same "thing" as the Commissioner of Internal Revenue. **Knowing he had no authority from Congress or the President, Walker made it appear that he had done something he had not done. To compound this fraud, the Federal Register published that a person was replaced by a thing: "the term Director Alcohol, Tobacco, and Firearms Division has been replaced with the term Internal Revenue Service."**

In 1935 when the Federal Alcohol Act (prohibition) was ruled unconstitutional within the 48 States, the functions of the Federal Alcohol Administration then became administered by the Secretary of Treasury through the (BIR), an offshore Trust. The (BIR) became the IRS, and the IRS then gave birth to the BATF. On September 15, 1976, a signature somehow turned the position of Director of the BATF into the IRS.

To summarize, there is no such organization within the Department of Treasury known as "The Internal Revenue Service" or the "Bureau of Alcohol, Tobacco and Firearms."

In Title 31 USC stating the laws applicable to the Department of Treasury and listing the organizations belonging to it, there is no IRS or BATF listed. However, both the IRS (Puerto Rico Trust #62) and BATF, are listed as entities "to be audited" by the Controller General and both are referred to as having office(s) in Puerto Rico.

The IRS code of 1939, a.k.a. IRS Code of 1954, pertains solely to alcohol, tobacco, and firearms taxes, administered by the IRS --- alias (BIR), alias Virgin Islands Bureau of Internal Revenue, alias Director ATF Division, and alias IRS.

There is NO LAW requiring the people of the United States to pay taxes to the IRS!

That was the determination of Mr. William Benson, author of the two volume work, *'The Law That Never Was'*. In 1984, Mr. Benson began a project to study each of the states as to whether each state had ratified the 16th Amendment. You can read for yourself the findings of Mr. William Benson by searching *'The Law That Never Was'* for the whole story on how the myth of the 16th Amendment that was never ratified by the required number of states to enact an income tax on American citizens. It's all a huge giant fraud on an ignorant citizenry who are for the most part too afraid or ignorant of the facts to challenge the IRS in a Class Action Law Suit! The link to Mr. William Benson's site is here: <https://www.thelawthatneverwas.com>

There is also a six-hour series of videos in which Mr. William Benson was interviewed, and you can use any search engine detailing his experience researching and exposing *'The Law That Never Was.'*
<https://www.youtube.com/watch?v=KR43liyeBjQ&list=PLx9UM6XN4PQ3Rn2qx9fZCsq5MHmwE2M5b>

It's always difficult to prove a negative, but those who know, understand there has been no law requiring citizens of The United States of America to pay taxes to any Federal Agency, much less Puerto Rican Trusts with secret owners. According to the IRS' own figures, they estimate as many as 67 million US citizens have not voluntarily paid federal income tax for years. The IRS has opted not to prosecute but rather to ignore and not bring further publicity to the issue that there is no law that requires people to pay income tax. The less publicity, the better so their con game can continue to exist. The government placed a gag order on William Benson preventing him from promoting his huge two volume work. He can sell it but he cannot advertise or market his work.

In an earlier segment, I shared the experience of Aaron Russo who revealed in his movie *"From Freedom to Fascism"* that the IRS Commissioner would not show Aaron Russo the law, but instead ended the interview with that refusal. Truly, the 16th Amendment was never ratified and no one can produce *'The Law That Never Was.'* The implications of all the evidence is so profound that we are without a doubt exposing the most corrupt activity of the government and how it extorts money from its citizens who unknowingly and voluntarily pay something that is not lawful, nor required to pay.

In 2003, a jury acquitted a Memphis-based FedEx pilot - Vernice Kuglin, age 58, of six counts of tax evasion of \$250,000 in unpaid taxes based on her income of \$920,000 for years 1996 through 2001. The key point here is that the IRS does not want to go to a jury trial, which citizens are entitled to by law. Jury trials get news coverage, and this is something the IRS prefers to avoid at all cost. Instead, they resort to a covert attempt to bully and intimidate taxpayers into compliance or they will make a deal to settle outside of court. You can easily verify the validity of this by searching on "**FedEx pilot acquitted on tax evasion charges.**" Beyond the local Memphis area, the press did not cover this story and for all intent and purposes it did not exist because no one knew about it. I recall it as if it were yesterday, and at the time I saved the report to my hard drive which crashed a few years ago. The link to this case is found at:

<https://www.givemeliberty.org/mailroom/2003-08-09.htm>

Anyone considering going up against the IRS should read the story because of how Ms. Kuglin dealt with her case and the importance of asking for a jury trial. I know from experience that you can beat the IRS lawfully at their own game through a number of ways. I have been audited three times in my working life and won all three times. I felt some intimidation but I also felt very confident in my David and Goliath experience. It comes down to knowing the law is on your side. Judges are usually the issue since they will try to intimidate or squash tax cases as trivial nuisance law suits, but they are by no means trivial. There are members of the Judicial System that is likewise corrupt and/or liberal. We have seen this in rulings of the 9th Circuit against President Trump. The 9th Circuit covers nine states: **Alaska, Arizona, California, Hawaii, Idaho, Montana, Nevada, Oregon and Washington.** The court's ruling will apply to all the states, unless they are intentionally narrowed to apply to only a single state or case.

**According to 44 USC
every regulation or rule must be published in the Federal Register
and must be approved by the Secretary of the Treasury!**

If there is no regulation, there is no implementation of the law

There can be found:

- ✓ **NO** regulation governing "failure to file a return"
- ✓ **NO** regulation governing "failure to file"
- ✓ **NO** computer code for "failure to file"

Oddly enough, there is a requirement stating where to file an income tax return, and 26 CFR, Section 1.6091-3 states that "Income tax returns are required to be filed with the **Director of International Operations.**" Note the word "**International.**" Who is this Director? **Knowing this information on what is not in the Federal Register is nearly as good as having the FedEx pilot's defense attorney on your case.**

No one in the IRS or BATF has any authority to do what they have been doing all these years. The 1986 Delegation Order #115 states that only the IRS and BATF can conduct audits; but only audits of themselves, for \$750 or less. Any audit above that amount must be done by the Controller General. No IRS or BATF agent or representative can provide any law, rule, or regulation that gives them authority to audit anyone but themselves.

Per 26 CFR, Section 1.6001-1(d), no one is required to keep records or file returns unless specifically notified by the district director by notice served to make such returns, render such statements or keep such specific records as will enable the district director to determine whether or not such person is liable for tax under Subtitle A of the Code. Furthermore, this rule also applies to State individual income taxes, where "State" solely refers to the District of Columbia, US Virgin Islands, Guam, Northern Mariana Islands, Puerto Rico, territories and insular possessions.

IRS Service Publication 6209 lists computer code "TC150" for Virgin Island returns, and Codes 300-398 are listed as US and UK Tax Treaty claims for taxes on narcotics that are financed in the Cayman Islands and imported into the Virgin Islands.

When people having tax problems with the IRS file a 'Freedom of Information Act' requesting their "Individual Master File" (IMF), every return has these computer codes except for the Guam returns. Every return shows that the citizen is being taxed on income that came from importing narcotics, alcohol, tobacco, or firearms in the US or one of its territories/possessions, from a foreign country, or from Guam, Puerto Rico, the US Virgin Islands or into the Virgin Islands from the Cayman Islands.

26 CFR, Sec. 601.103(a) is the only reference to who is required to file a return, provided that the person has properly been given notice by the District Director to both keep records and is required to file. Have you ever been sent a notice from the District Director to keep records and file a return? If you write or print your name on a line marked "taxpayer," you become the taxpayer.

Since these forms are affidavits, you commit a crime when you fill out the forms confirming what you are not, a "taxpayer." You are a Citizen of the United States of America and are subject to the laws of the Constitution of the United States of America.

The late William Cooper who was murdered by Arizona sheriff deputies, stated it this way: *"The scam manifests itself in many different ways. In order to maintain the semblance of legality, hats are changed from moment to moment. When you are told to submit records for examination; you are dealing with Customs. When you submit an offer in compromise, you are dealing with the Coast Guard. When you are confronted by a Special Agent of the IRS, you are really dealing with a deputized United State Marshall. When you are being investigated by the alleged Internal Revenue Service, you are really dealing with an agent contracted by the Justice Department to investigate narcotics violations. When the alleged Internal Revenue Service*

charges you, you are dealing with the Bureau of Alcohol, Tobacco, and Firearms. Only a small part of 26 USC is administered by the alleged Internal Revenue Service.

Most of the Code is administered by the Bureau of Alcohol, Tobacco, and Firearms, including Chapters 61 through 80, which is about enforcement. In addition, 27 CFR is BATF, and states in Subpart B, Definitions, 250.11, Meaning of terms: 'United States Bureau of Alcohol, Tobacco, and Firearms office - Bureau of Alcohol, Tobacco, and Firearms office in Puerto Rico.' Every person we find who is being prosecuted by the alleged Internal Revenue Service has a code on their IMF [Individual Master File] which puts them in 'tax class 6,' which designates that they have violated a law relating to alcohol, tobacco, or firearms, in Puerto Rico." -(William Cooper, 1995).

While the US Department of Justice has the power of attorney to represent federal agencies in federal court, it has no legal authority to represent the IRS since it is not a legal agency. Furthermore, the governments of all federal territories are specifically excluded from the definition of a "federal agency" by an Act of Congress (5 USC Sec. 551(1)(C). Since the IRS is domiciled in Puerto Rico, it is by definition not a federal agency that can be represented by the Department of Justice.

To simply prove my point, go to your telephone book. The larger cities' phone directories will have a blue-page section for government offices. Go to the section titled "government" and search for the IRS; and you will not find it in the federal government portion of the telephone directory. That is because it is NOT a federal agency. It appears in the business yellow page or the white page portion but not in the government pages!

However, because the President has the authority to appoint IRS Chief Counsel, he/she can appoint a delegate to appear in federal court on behalf of the IRS and IRS employees. The chain of command starts with Congress, then flows to the President, then to IRS Chief Counsel - not to the Department of Justice.

We have become a people ruled by tax laws passed by the rich and for the rich where no law exists that requires taxes to be paid. The IRS gets away with its brutal enforcement of this scam because the Federal courts, has in case after case, refused to hold them accountable. Consistently, the due process afforded to us by our Constitution is completely violated, with property and records being confiscated so that the American citizen is helpless to defend themselves against the IRS and their weapons. In the David and Goliath battle, the taxpayer is constantly faced with navigating a minefield. The courts are all too willing to pass a ruling that favors the side of the government. Legal advice and research, is not always enough for the average individual to fight this battle.

The 2013 annual report for the Tax Advocate Service bemoans the IRS criminal collections and practices, which were ruled illegal by Federal courts, but just ignored and continued by the IRS. IRS lawyers, federal judges, and IRS personnel and appointees habitually lie in court cases to perpetuate the IRS fraud. As has been widely reported on by how the IRS

targeted the political enemies of the Obama Administration, the IRS has now been turned into a political weapon of mass destruction that would have made President Richard Nixon blush. During the Obama administration the IRS intentionally went after Tea Party and Conservative groups seeking tax-exempt certification for their political activities. The director or commissioner was never punished or prosecuted for violating people's civil rights.

Over the years, the fraudulent publications of the IRS, which includes misapplied tax codes and deliberate omissions has trained lawyers and judges to continue this fraud by pressuring and intimidating unwitting US citizens to pay taxes for which they are clearly not liable. The latest figures that I have researched showed that hundreds of thousands of federal government employees owe over \$5-billion dollars of unpaid taxes. Do you suppose they know something that you do not know? Count on it!

We allow our liberties and our living to be confiscated and pillaged by the lawless, criminal ruling class to the extent to which we allow lawyers and judges to willfully misapply tax laws. According to the annual report of the same 2013 Tax Advocate Service (quoted above), the taxpayer has just a 2% chance of succeeding if they challenge the IRS. In my third tax audit back in 1998, I tied up two IRS agents for more than six hours.

Remember this point, audit agents are rated on their ability to recapture or recoup dollars from the taxpayer. They will fold when they know they are beat, and in that audit I made them go the extra mile. I was determined to burn up their time and dime. Their response to me was, *"Oh, Mr. Reid, we are satisfied that your documentation proves you are entitled to a refund for your 1997 and 1998 returns. We don't need to examine all your documents."* When I appeared for my audit hearing, I came with three Amazon boxes of files and records.

Two weeks later I received a refund check for approximately \$3,250. Being one of the 2% requires preparation, study and learned skills, some that you might not want to learn but it is a necessity if you hope to beat them at their own game. Keep in mind there is more than one way to beat the fraudulent IRS. The IRS is a criminal organization run by thugs that is out of control. **Former Special Agent Joe Bannister was forced to resign from the IRS because he kept asking to see the law that allowed him to confiscate people's property, cars, jewelry, art work, guns, etc. He has his own web site providing the taxpayer a source of inside information. This is coming from a former IRS 'special' agent, which meant he was licensed to carry a firearm in the course of his work.** Joe Bannister has his own web site at: www.agentfortruthjb.weebly.com He has an appropriate slogan on his site –

"A Lie Needs Another Lie To Prop It Up Whereas The Truth Stands By Itself"

By all accounts, the IRS first puts the checks people send in on April 15th into a "Quad Zero" account under an Individual Master File, after which time, it can apparently do whatever it wants with the money. Several sources have confirmed for me that it lays in the IMF account in Puerto Rico for one year. After one year, it is distributed to the two noted accounts, the Bank

of England and the Vatican. Sometimes a portion of it is dispersed under Treasury Order #91 (Rev. 1, 1986), which is a service agreement between the IRS and the Agency for International Development (USAID).

In accordance with the international agreement that created the International Monetary Fund (IMF), the Secretary of Treasury is the US government of the International Monetary Fund and is paid by them. The International Monetary Fund (IMF) came into existence at the United Nations Monetary and Financial conference in Bretton Woods, New Hampshire in 1944 and the US became a member in 1945 (USC Title 22, Sec. 286). I consider it especially suspicious that the acronym (IMF) noted here and above also stands for (Individual Master File) as it does for (International Monetary Fund).

So what is funding our federal government? Tax researcher, Richard Standing (now deceased) believed that the US funds itself with loans from the International Monetary Fund. By following checks naming the IRS as the payee, Mr. Standing found that the checks go to a Federal Reserve Bank. The money then flows to the International Bank for Reconstruction and Development and is deposited into the "Quad Zero" account, which is the account from which the IRS distributes refunds (per 22 USC 286 and 31 CFR 11, Sec. 214.7). According to Richard Standing's research, whatever is left over is then transferred to the International Monetary Fund and subsequently redistributed in the form of loans to countries around the world, including the USA. These loans must then be repaid with interest to the IMF bankers.

Our own taxpayer monies are being used for loans, even to our own country, which we have to pay back with interest to the IMF. You have to wonder how much of these loans are on our national debt which has been frozen at its current amount for three weeks because the government has reached its debt ceiling or its credit limit. It may very well be impossible to accurately determine how much American tax dollars have been funneled to the IMF, or given away by the Federal Reserve Bank to foreign banks.

We know that it [the Fed] gave hundreds of millions of dollars in loans during the banking crisis in 2007-2012 when the Congress was pressured into passing a \$750-billion bill to bail out the banks. Through Fractional-Reserve banking, the Fed gave away trillions of dollars in loans to foreign governments and foreign banks. There is no way of determining how many billions have been siphoned off for black-ops, false flags, payoffs to lobbyists and Congressmen, and for assassinations of presidents (domestic and foreign), scientists and whistle blowers. There is no question that over the course of this nation's existence, there have been fewer than twenty years when the nation was not at war. I would not be exaggerating by saying that billions have gone to line the pockets of the multi-national military industrial complex.

Most people think that the big bank bailout was the \$700 billion that the treasury department used to save the banks during the financial crash in September of 2008. But this is a long way from the truth because the bailout is still ongoing. The Special Inspector General for TARP provides a summary of the bailout and says that the total commitment of the government is **\$16.8 trillion dollars** with \$4.6 trillion initially paid out. Yes, it was trillions not billions and the

banks are now larger and still too big to fail. But it isn't just the government bailout money that tells the story of the bailout. This is a story about lies, cheating, and a multi-faceted corruption which was often criminal.

It is evident that the Fed has perpetually kept our country at war and conflict and this increases our national debt. They have done this by keeping Americans feeling under eternal threat, both at home and abroad, thereby justifying taxes for what is made to appear as desperately-needed protection. Nothing reveals this deadly con game against the American people more than the 9/11 false flag against the people. Since 9/11 the country has added \$4-trillion dollars to the national debt for all the military actions taken since 9/11 on the bogus War on Terror. Something to think about: Why does the Fed continue to buy the U.S. Debt when the National Debt is \$22-trillion and growing? It makes no sense whatsoever. Look at it this way, if you had a line of credit or credit card limit of \$5,000, and were delinquent, why would anyone in their right mind believe they could get a credit extension to say \$10,000 or even \$1,000,000.00. How about collateral assets?

The point here is to show readers that the U.S. will borrow a Trillion dollars in this fiscal year and perhaps the same for several years into the future. Financial experts have said that the U.S. needs to borrow at least \$1-Trillion each year for the length of a two-term Trump presidency. Since the U.S. has (real assets) natural resources, land, buildings, etc. it can borrow against, and we should not overlook the citizens who are themselves collateral against the National Debt. From the moment a child is delivered in the delivery room, he/she is immediately assigned a Social Security number. The parents receive a small (short form) birth certificate; however, the full length (long form) is sent to the State Department of Commerce, (not Health Records), and subsequently forwarded to Washington, D.C. I will share more on this in the next chapter.

The elite have long relied upon our not knowing the truth and not knowing what to do about protecting ourselves. Now that we know the truth, how long will we continue to allow them to take our money and ask instead: "What can I do about it?" When whistle blower Karen Hudes was dismissed from the World Bank, she went on and exposed bits and pieces of what goes on behind the closed doors of secrecy at the World Bank. It was a result of her interviews on the alternative media that we learned of the 60/40 split of US taxes distributed to the Bank of England (40%) and the Vatican (60%). This is their share from the interest paid to service the national debt.

What did Jesus call the "money-changers" at the Temple? A den of thieves and vipers!

Judge Anna Von Reitz explains the IRS here as a bill collector; it is a foreign corporation. She is absolutely right. This is why I say most Americans are "sheeple," they would rather pay a tax preparer's service fee to preclude the IRS from dunning them for additional dollars. I took the H&R Block tax course back in 2000, and even was enrolled with the IRS as a "certified" tax

preparer. Right about that time, any person who did more (prepared) than 10 tax forms for someone else had to be "certified" with the IRS. I let my "certificate as a tax-return preparer expire because of the deluge one gets hammered with in the final two or three week period leading up to April 15th.

The Internal Revenue Service is a private bill collector, a foreign corporation that "came ashore" here in 1924 as a Delaware Corporation and wound up in the same Northern Trust Company that operates the American Bar Association. Go figure. You can look all this up for yourself on Manta and EDGAR and Dun and Bradstreet. It's all public record.

As for "court of law" the only actual courts of law are the courts of record you create for yourselves -- the rest are international courts and corporate administrative courts operating under international law of the sea and "private" administrative law respectively.
See: www.1215.org

The very word "income" is defined as corporate profit separated from capital. Are you a corporation? No. You are not a corporation and you do not accrue income. Your earnings are private property. You have been duped and defrauded.

And the rats responsible simply take full and illegal advantage of that fact. As a non-citizen American State National, you are totally exempt from their system. But you ignorantly claimed to be a "citizen" and you have "volunteered" to pay the Victory Tax to win a war that ended in 1945.

"Citizens" exist to serve the government. The government exists to serve Virginians, Ohioans, New Yorkers, etc., who are known as American State Nationals. But we have been "misidentified" and "mischaracterized" behind our backs. By our own employees.

American State Nationals are naturally exempt from federal income taxes, but during the Second World War we were asked to pay them as a voluntary donation. It wasn't a lot of money at the time and millions of patriotic Americans signed up.

In order to get around the prohibitions against doing this, Congress set up a scheme that allows you to be "considered" a voluntary warrant officer in the Merchant Marine Service --- that's what a "Withholding Agent" is and it's what you swear to be under penalty of perjury every time you sign a 1040. So, the rats did all this to enable Americans to contribute to the War Effort.

The rats continued to "presume" upon us after WWII and they made it very hard to withdraw from this "voluntary commitment" by hiding your remedy in 125,000 pages of garbage. Your remedy is to write a letter to the Commissioner of the Internal Revenue and inform him that you are a naturally exempt non-citizen American State National and that you made a mistake and are not a "Withholding Agent" and that you are accordingly revoking your "election to pay federal income tax" effective July 1 of the prior tax year. There's a trick. Note

the Federales function on a fiscal year from July 1 to June 30, while people function on a calendar year, January 1 to December 31. This means that if you want to revoke your election to pay beginning with the 2002 Tax Year, you have to actually start the revocation with July 1 of the prior year--- 2001 in this example.

Where is Dorothy? The Wizard of Oz

Imagine:

Dorothy is an American state national.

The tornado is the civil war.

The house is the c. 1791 continental US republican government constitution.

The wicked witch of the east is slavery. Her death ends slavery.

The wicked witch of the west, with her monkeys, is the evil banking cabal Queen of England.

The good witch of the north are light workers struggling to end the banking cabal for a better world.

The scarecrow is the wisdom and intelligence Dorothy needs to get home.

The tin man is the heart Dorothy needs to understand herself and those around her.

The lion is the courage Dorothy needs to find her way.

The Land of Oz is America's 150 year journey after the civil war.

The emerald city is the propaganda and shining hope offered by the banking cabal and wicked queen.

The wizard of Oz is the pope, the light, hope, and understanding of the world.

Ruby slippers are a state national inheritance of innate sovereignty.



L. Frank Baum wrote the children's book *'The Wonderful Wizard of Oz,'* but it was more than a child's novel. Lyman Frank Baum (May 15, 1856 – May 6, 1919) was an American author chiefly famous for his children's books, particularly *'The Wonderful Wizard of Oz'* and its sequels. He wrote a total of 14 novels in the Oz series, plus 41 other novels, 83 short stories, over 200 poems, and at least 42 scripts. He made numerous attempts to bring his works to the stage and the nascent medium of film; the 1939 adaptation of the first Oz book would become a landmark of 20th-century cinema. It is a perfect example of a fictional book addressing a real world struggle.



I have been writing about L. Frank Baum since I was a college student. The issue of the real story about the “Wizard of Oz” was one of the best books ever written about the events that culminated with the Rothschild's Central Bank of America in what we know as the Federal Reserve Act of 1913. Every time I notice that the movie is on television, I will watch it with my grandchildren. None of them ever had any idea of the true struggle for “Free Silver.” It remains to this day, the greatest historic struggle of the 20th

Century disguised as a fictional children's story. This is part and parcel of what I have called: **“The Biggest News Story of the Year, if not the Century.”**

- ◆ The civil war (tornado) uproots the house (US c.1791 constitution). The house flies away (congressional walkout of c.1791 constitutional continental government) and lands on the wicked witch of the east (slavery) and ends slavery. (Celebration) Dorothy wears the ruby slippers with pride.
- ◆ The Land of Oz is America after the civil war and after Lincoln's death. Dorothy wanders in the Land of Oz for 150 years, but finally gets back home (US c.1791 constitution).
- ◆ The Land of Oz is amusing and astonishing, but Dorothy becomes homesick and wants to go home. She follows the yellow brick road to see the wizard to help her go home.
- ◆ Dorothy musters her resources, the scarecrow, lion, and tin man on the yellow brick road to go to the emerald city.
- ◆ In the emerald city, Dorothy meets the wizard and is told to destroy the wicked witch of the west. (Banking cabal), if she wants to go home.
- ◆ Dorothy destroys (unwittingly throws water upon) the wicked witch of the west and goes back to the wizard.

- ◆ On the second wizard visit, Dorothy discovers and unmasks the wizard. The "wizard" has a plan to get them both out of Oz. The wizard's plan to exit, however, fails for Dorothy, and she is left behind.
- ◆ The good witch of the north tells Dorothy she always had the power to go home, because she is wearing the ruby slippers. Dorothy clicks her heels and returns to Kansas, a happy ending for Dorothy and her quest to return home. (to the US c.1791 constitution).

So where are we in this story? Is Dorothy still seeking out the wicked witch of the west? Is the wicked witch of the west still in charge? Or, is the wicked witch of the west destroyed? Does Dorothy need help? Or, is Dorothy, now, clicking her heels to go home?

By the way, the FBI always gets their man — or, in this case, their slippers, a pair of red ruby slippers. Thirteen years after Dorothy's sequined red shoes from *'The Wizard of Oz'* were stolen from the Judy Garland Museum in Grand Rapids, Minnesota, the FBI has recovered them, proving there is no place like home.

It's unclear if anyone will be charged, reported CNN on September 4, 2018. One of the pairs used in *'The Wizard of Oz'* (1939), on display at the Smithsonian Institution - National Museum of American History. A 2017 tip to Detective Brian Mattson led to "connections outside of Minnesota," the Grand Rapids Police Department said, explaining why the FBI took the lead in the probe.

The shoes were recovered in Minneapolis earlier this summer, Sgt. Robert Stein said in a statement. An individual had approached the company that insured the slippers, saying he had information about the shoes and how they could be returned, and "*it became apparent that those involved were in reality attempting to extort the owners of the slippers,*" Special Agent Christopher Dudley, who led the investigation from the FBI's Minneapolis Division, said in a statement reported by CNN.

The red slippers possess magical powers in *The Wizard of Oz*, with Dorothy learning that she must tap the heels three times and say, "*There's no place like home,*" in order to be transported from Oz back to Kansas, and her aunt and uncle's hardscrabble





farm. The ruby red slippers were silver originally. Think about that for a minute! Silver is our lawful money. And it is and always was our lawful money and it is still in circulation, a fact Judge Anna had to bring to the attention of the UN Security Council.

As of February 8, 2019, all sovereign nations must be **"GESARA"** compliant or be locked out of the new quantum financial system. The Cabal has been attempting to overthrow and control governments to disrupt **"GESARA."**

This is why there was an attempted coup in Zimbabwe last month. The Cabal is seeking to derail **"GESARA"** by not passing Brexit and not giving border wall funding for Trump. Brexit is the UK's **"GESARA"** compliance.

The UK is the last sovereign nation to be non-compliant with **"GESARA."** The Brexit vote is on the 15th of February, 2019. The U.S. Treasury runs out of funding on the 15th of February. But I have said there is no U.S. Treasury as of 1921, right! This confirms the IMF runs the existing financial system of U.S. funding through the Federal Reserve. If Brexit is not passed, martial law will be declared in the UK. The Federal Reserve becomes exposed and will be shut down by President Trump.

If border wall funding is not received, a national emergency will be declared in the U.S. Both may occur simultaneously. The declaration of martial law in the UK and a national emergency in the U.S. will mark the end for the Cabal.

"GESARA" will be enforced via military intervention. Mass indictments, arrests, and tribunals will occur in the US. The UK will break up starting with Northern Ireland and Scotland.



The Cabal will be totally wiped out worldwide. Meanwhile, this would cause the financial markets to crash which will pave the way for a sudden surge of funds via the RV/GCR, Revaluation Global Currency Reset! Something historical might happen this month, between Mid-February and Mid-March, 2019 The RV may begin either before or after these events. Keep watch of worldwide going into spring. The **“Biggest Story of the Year,”** if not the century will become instantly front page news! Everyone is still fast asleep on main street America!

Blessings,

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