

THE STRAWMAN REDEMPTION PROCESS

ARTICLE 13

A BRIEF HISTORY OF THE UNITED STATES - PART 2

The Civil War

In 1860-61, the Southern states (Representatives of the Original Signatories of the Social Compact) walked out of Congress. This created sine die. Abraham Lincoln was elected President. The South walked out and declared their states' rights pursuant to the Social Compact known as the U.S. Constitution. Slavery was only window dressing for the Civil War. The war had nothing to do with slavery. It has to do with States (the Right of the present living Posterity of the Original Signatories to the Social Compact to alter or abolish the forms of government which their Forefathers established for themselves and their Posterity) Rights and the National debt to the Creditor's Fiscal Agent (the bankers) . The South wanted to be redeemed from the Crown in England. The North wanted to remain under their dominion and their debt.

When the Posterity of the Member States of the South ordered their Representatives to walk out of Congress, this ended the public side of the bifurcated Constitution as far as the Republican form of government was concerned. What remained of the government was the private side, the democracy (the remaining Mob of illegitimate members of the congressional body of agents who had breached the organic social compact known as the U.S, Constitution which the beneficiaries of the Original Signatories of the Trust so established for their Posterity) foisted upon them under the rule of the (Fiscal Agents of the Crown) bankers.

During and after the Civil War, the original 13th Amendment was replaced and a new 13th Amendment was issued first by Executive Order, and then enacted under Martial Law on December 18, 1865; the 14th Amendment was enacted similarly on July 28, 1868; The 15th Amendment enacted similarly on March 30, 1870.

President Lincoln, by Executive Order proclaimed the first Trading With the Enemy Act.

President Lincoln stated, "The government should create, issue, and circulate all currency and credit needed to satisfy the spending power of the government and the buying power of consumers." Further, he quoted, "The privilege of creating and issuing money is not only the supreme prerogative of government, but it is the government's greatest opportunity."

Afterwards, he was murdered because he defied the bankers by printing interest free money to pay for the war efforts.

The 14th Amendment brought the freed slaves, whose previous owners were private plantation owners and transferred those slaves under slavery of the government, the assumed ten miles square jurisdiction of Washington, D.C.

At any given period of time, the only people in the United States who were under the jurisdiction of the private bifurcated government of the assumed ten miles square of Washington, D.C., were the government employees and those who created the social compact, and of course those residing as resident and non-resident aliens within the territories owned by the United States and now the former slaves. The former Citizens of those living in the Southern portion of the social construct known as the United States for The United States of America, now "captured," became 14th Amendment Citizens by Martial Law. Their only express and sole privilege was to vote as granted by the 15th Amendment. The remainder of the compact party people of the posterity related thereto, could still invoke the power over government through original jurisdiction of the Republic side of the Constitution only in limited application from any curtailed privilege and immunity effected pursuant thereto by way of the Act of July 27, 1868, c249, § 1, 15 Stat. 223, Rev. Stat. § 1999, now Title 8, U.S.C. §§ 800-801 (Expatriation Act).

Thus, the new form of Democracy (MOB RULE-MARTIAL LAW), as the government was so styled, operated fully under the authority of private law dictated by the creditor, according to the principals of International Public Order.

UNITED STATES Incorporates in England

In 1871 the default again loomed and bankruptcy was imminent. So in 1871, the assumed ten miles square was incorporated in England. The new military social construct of the United States was still operating under the old familiar known social compacts agency name as the "United States in Congress Assembled" which used the Constitution as their by-laws. Not as authority under the Constitution, but as authority over the Constitution. They copyrighted, not only the Constitution but also many names such as THE UNITED STATES, U.S., THE UNITED STATES OF AMERICA, USA and many other titles as their own intellectual property and secured such property rights by copyright. This is the final blow to the original Constitution as applicable to the Trust operating under the U.S. Constitution for the Beneficiaries of the original signatories of the Social Compact created for their benefit by their forefathers. From here on out, the UNITED STATES was governed entirely by foreign (foreign to the law established by the Social Compact) private corporate law, dictated by the bankers as fiscal agents for the private Creditors of the intellectual property which they now held in, and under copyright with, the Creditors extending the right to use such copyright to their esquires by and through the Crown's (British Accreditation Registry) BAR international Agents (Attorneys) in association with the Vatican by Treaty as the Exchequer of the Vatican Treasury.

More Bankruptcy Re-organizations

Define the word "By-laws" (STD)

Then, in 1909, default loomed once more. The US government went to the Crown of England and asked for an extension of time. This extension was granted for another 20 years on several conditions. One of the conditions was that the United States were forced to allow the creditors to establish a new national bank. This was done in 1913, with the Federal Reserve Bank. Along with the 16th Amendment, the collection of Income tax, enacted February 25, 1913, and the 17th Amendment enacted May 31, 1913, were the conditions for the continuing extension of time allowed by the creditors for the United States to continue to exist as a functioning entity within the International Public Order. The 16th and 17th Amendment further reduced the States' power by removing the State legislative right to appoint Senators directly. The UNITED STATES adopted the Babylonian system, that being the most clever way to control the mob of people collectively to keep and control political power, thereby controlling any future attempt by contractual obligations, the ability by the beneficiaries to attempt to overcome and to restore the former system of government to which their forefathers had sacrificed their lives, wealth and their Sacred Honor to give them. Whether or not their forefather's actions were right or wrong, the fruit of their labor still exists, with those of us who still study our predecessor's actions for the benefit of hopefully avoiding the same mistakes.

First World War

In 1917, peoples of all walks of life were again drafted into the First World War (WW1) for the sole purpose of the beginning of centralizing global power under a New World Order. This was to greatly affect the Life, Liberty and Pursuit of Happiness of all individuals living upon the face of Planet Earth, then, now and in the future. The so-called debt accumulated so that it became impossible for anyone to pay off their debts in lawful currency of the United States by 1929. It also enhanced the War Powers Act that President Lincoln, by Executive Order 100, put in place during his Presidency. This War Powers Act was re-enforced and became "The Trading with the Enemy Act" of 1917. This will become more important later on.

The Great Depression

We all know what happened in 1929. This was the year of the stock market crash and the beginning of The Great Depression.

The Great Depression: The stock market crash moved billions of dollars from the people to the banker's warehouses (Banks). This also removed various forms of cash and/or certificates, backed by lawful coinage (Gold and Silver) of the United States then in circulation for the peoples' use. Those who still possessed any cash invested in high interest yielding Treasury Bonds, driven higher by increased demand. As a result, even more cash was

removed from circulation for the general public use. There was not enough cash left in circulation to buy the goods being produced. Production came to a halt as inventory overcrowded the market. There were more products on the market than there was cash to buy them. Prices plummeted and industries plunged into bankruptcy, throwing millions more people out of work and out of cash. Foreclosures on homes, factories, businesses and farms rose to the highest level in the history, not only locally but globally. A mere dime was literally salvation to many families now living on the street. Billions of people globally lost everything they had, keeping only the clothes on their backs.

In Europe, in 1930, the International Bankers declared several nations bankrupt, including the United States. Then in 1933, President Roosevelt was elected and took office. His first act as President was to declare, publicly, that The United States was bankrupt. He further went on to issue his Presidential Executive Order on March 5th, 1933 that all United States Citizens/citizens must turn in all their gold in return for Federal Reserve Notes. This was passed into law by Congress on June 5th, 1933.

House/Senate Joint Resolution 192 (1933)

All the people, whether subject to the jurisdiction or not, deluded by a system of public education, assumed the position of such status of citizenship and turned in all the gold in their possession at that time. Why? Were we United States Citizens? No. We were still a sovereign people until that time. We just thought that we were required to turn in all the gold in our possession. Only those people living in Washington, D.C., and the 14th Amendment Citizens and the Citizens per the Article IV of the U.S. Constitution (the beneficiaries of the Social Compact) were so required. We were still sovereign (Non-Members of the Social Compact). We were not under the jurisdiction of the United States of America, which incorporated in 1871.

When people turned in their gold, they just recognized and/or volunteered into the jurisdiction of the assumed ten miles square jurisdiction of Washington D.C. and their laws, by general acquiescence. Pursuant thereto, such people became 14th Amendment United States Citizens by tacit agreement. Their posterity, which include many of us in this social net of subterfuge, were required to deliver all birth registries to the government. In their place were returned Certificates of (title) Birth, the title to our bodies, that were then registered by the U.S. Department of Commerce (Commercial Registry) in its sub-department known as the Bureau of Vital Statistics. This title to our bodies, all of our property and all of our future labor, was pledged to the International Bankers as security for the money owed in bankruptcy by the corporate United States (Title 28 U.S.c. 3002(15)(A)). All of this was done under the authority of Commercial Law (Babylonian law) by and through secured Transactions governing security interest in documents of Title. All People were not in bankruptcy. Only the Corporate UNITED STATES and the various global governmental corporate (Nations) constructs globally which had become the pawns of the international bankers were in bankruptcy. Through such global social subterfuge and schemes foisted upon all walks of life,

most people were duped into believing themselves a party to the various governmental social compacts and thereby a party to the bankruptcy of the various bankrupt Nations. All peoples continue to believe now, as then, that they are each individually and collectively a member of such aforesaid compacts and/or constructs. The foundational truth is far from the illusion peoples suffer under. All peoples have never had now or then, a contractual nexus to such compacts and/or constructs. All walks of life have been continually deceived and educated from childhood to believe that they must give sole allegiance to, and (for whatever unsound non-existent contractual reason) to be controlled by those who form such compacts and/or constructs.

We must remember, however, that it was only the politicians (and the Posterity of the Original Signatory Members of the Social Compact known as the U.S. Constitution) and the assumed ten miles square of Washington, D.C., the UNITED STATES CORPORATION and other such various Government constructs throughout the planet at the time, globally speaking, that went into bankruptcy. It was specifically relative to no other People or Social Compact, which was not a party to such or did not go along with the social scheme at the time, so-to-speak. In the years following the independence of the several colonies in the North of the Western Hemisphere, a close business relationship had developed between the cotton growing aristocracy in the South and the cotton manufacturers in England. The European bankers decided that this business connection was the Union's and/or Social Compact's Achilles Heel, the door through which the young Republican form of Government could be successfully attacked and overcome. The Illustrated University History, 1878, p. 504, tells us that the southern states swarmed with British agents. These conspired with local politicians to work against the best interests of the Social Compact known as the United States. Their carefully sown and nurtured propaganda developed into open rebellion and resulted in the secession of the people of the Compact Party State known as South Carolina on December 29, 1860. Within weeks, the people (beneficiaries as the posterity of the original signatories to the social compact) of six compact party states joined the conspiracy against the Union and broke away to form the new social compact construct known as the Confederate States of America, with Jefferson Davis as President. The plotters raided armies, seized forts, arsenals, mints and other Union property. Even members of President Buchanan's Cabinet conspired to destroy the Union by damaging the so-called public credit and working to bankrupt the social compact Union. President Buchanan claimed to deplore secession but took no steps to check it, even when a U.S. ship was fired upon by South Carolina shore batteries.

Shortly thereafter, Abraham Lincoln became President, being inaugurated on March 4, 1861. Lincoln immediately ordered a blockade on Southern ports to cut off supplies that were pouring in from Europe. The 'official' date for the start of the Civil War is given as April 12, 1861 when Fort Sumter in South Carolina was bombarded by the Confederates, but it obviously began at a much earlier date.

In December, 1861, large numbers of European Troops (British, French and Spanish) poured into Mexico in defiance of the Monroe Doctrine. This , together with widespread European aid

to the Confederacy, strongly indicated that the Crown was preparing to enter the war. The outlook for the North, and the future of the Union, was bleak indeed.

In this hour of extreme crisis, it has been said by those who remain anonymous, that President Abraham Lincoln appealed to the Crown's perennial enemy, Russia, for assistance.

When the envelope allegedly containing Mr. Lincoln's urgent appeal was given to Czar Alexander II, it has been postulated that he weighed it unopened in his hand and stated: "Before we open this paper or know its contents, we grant any request it may contain."

Unannounced, a Russian fleet under Admiral Liviski, steamed into New York harbor on September 24, 1863, and anchored there; The Russian Pacific fleet, under Admiral Popov, arrived in San Francisco on October 12. Of this Russian act, Gideon Wells said: "They arrived at the high tide of the Confederacy and the low tide of the North, causing England and France to hesitate long enough to tum the tide for the North" (Empire of "The City, " p. 90).

History, if it can be found in truth, may reveal, if the truth ever comes to light, that the Rothschild family was heavily involved in financing both sides of the Civil War. Lincoln put a damper on their activities when, in 1862 and 1863, he refused to pay the exorbitant rates of interest demanded by the Rothschild family. Mr. Lincoln issued by Executive Order, via the new military social construct, a presumed Constitutionally-authorized interest free United States Notes. Allegedly, for this and other acts of patriotism, Mr. Lincoln was shot down in cold-blood by John Wilkes Booth on April 14, 1865 , just five (5) days after Lee surrendered to Grant at Appomattox Court House, Virginia. Booth's grand-daughter, Izola Forrester, states in "This One Mad Act" that Mr. Lincoln's assassin had been in close contact with mysterious Europeans prior to the slaying, and had made at least one trip to Europe. Following the killing, John Wilkes Booth was whisked away to safety by members of the Knights of the Golden Circle. According to the author, Booth lived for many years following his disappearance.

HJR 192

On March 9, 1933 - House 73rd Congress, Session I. Chapter I, page #83 , 1st paragraph, third sentence it states: "Under the new law the money is issued to the banks in return for Government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances. The money will be worth 1 00 cents on the dollar, because it is backed by the credit of the nation. It will represent a mortgage on all the homes and other property of all the people in the nation." (Emphasis added)

House Joint Resolution 192, June 5, 1933, states that one cannot demand a certain form of currency that they want to receive if it is dollar for dollar as ALL CURRENCY IS YOUR CREDIT!! If they do, they are in breach of the contract of HJR 192. You have already accepted this contract and now they must perform.

Pursuant to this contractual resolution expounded upon by the corporation that you are discharging the debt pursuant to HJR 192, they must give you a Letter of Release or Payment in Full in the form of discharge.

If they ask you, "Where does the money come from to pay for the items?" you should correct them and say, "There is no money because the UNITED STATES and all municipalities are in bankruptcy and the only currency that exists is that of all the people's credit." You could also tell them, "The U S Trust Fund is where all of the people's property has been collateralized to create the credit of their nation." If they appear confused, show them a copy of the 73rd Congress, March 9, 1933 where it says:

"(The new money) will be backed by the credit of the nation. It will represent a mortgage on all the homes and property of all the people in the nation."

IN THEIR OWN WRITING THEY AGREE ALL PEOPLE IN THE NATION ARE THE CREDITORS!

They would be so impressed and shocked that they had actually witnessed a creditor who knows his business, that they in turn would probably conduct themselves more respectful and business like towards you.

To understand how the "money" system works today, one must remember the 73rd Congress, March 9, 1933;

"The money (Federal Reserve Notes) will be worth 1 00 cents on the dollar, because it is backed by the credit of the nation. It will represent a mortgage on all the homes and other property of all the people in the nation. The money so issued will not have one penny of gold coverage behind it, because it is really not needed."

Since the "national emergency in banking," otherwise known as bankruptcy, occurred in 1933, our "money" is credit - your credit - backed by your collateral or your promise. **When you sign any promise to pay, it becomes MONEY!** What is the difference between Federal Reserve Notes and the Promissory Note you gave the bank? They both represent your credit. Only one thing is different - **the bank failed to record your Promissory Note when they recorded the Deed of Trust**, therefore it is not "registered" in the public register like FRNs are. Could this be considered "fraudulent use of a foreign security?" You better believe it is!