

THE STRAWMAN REDEMPTION PROCESS

ARTICLE 14

A BRIEF HISTORY OF THE UNITED STATES - PART 3

INTERNATIONAL BANKERS PURSUE THEIR GOAL

Undaunted by their initial failures to destroy the Social Compact United States, the international bankers pursued their objective with relentless zeal. Between the end of the Civil War and 1914, their main agents in the United States were Kuhn, Loeb and Co. and the J. P. Morgan Co. A brief history of Kuhn, Loeb and Co. appeared in Newsweek magazine on February 1, 1936: "Abraham Kuhn and Solomon Loeb were general merchandise merchants in Lafayette, Indiana, in 1850. As usual in newly settled regions, most transactions were on credit. They soon found out that they were bankers. In 1867, they established Kuhn, Loeb and Co., bankers, in New York City, and took in a young German immigrant, Jacob Schiff, as partner. Young Schiff had important financial connections in Europe. After ten years, Jacob Schiff was head of Kuhn, Loeb and Co., Kuhn, having returned. Under Schiffs guidance, the house brought European capital into contact with American industry."

Schiffs "important financial connections in Europe" were the Rothschilds and their German representatives, the M. M. Warburg Company of Hamburg and Amsterdam. Within twenty years the Rothschilds, through their Warburg-Schiff connection, had provided the capital that enabled John D. Rockefeller to greatly expand his Standard Oil Empire. They also financed the activities of Edward Harriman (Railroads) and Andrew Carnegie (Steel).

At the turn of the 20th century the Rothschilds, not satisfied with the progress being made by their American operations, sent one of their top experts, Paul Moritz Warburg, over to New York to take direct charge of their assault upon the only true champion of individual liberty and prosperity -- the United States.

At a hearing of the House Committee on Banking and Currency in 1913, Warburg revealed that he was "a member of the banking firm of Kuhn, Loeb and Co. I came to this country in 1902, having been born and educated in the banking business in Hamburg, Germany, and studied banking in London and Paris, and have gone all around the world...."

(In the late 1800s, people didn't study banking in London and "all around the world" unless they had a special mission to perform!)

Early in 1907, Jacob Schiff, the Rothschild-owned boss of Kuhn, Loeb and Co., in a speech to the New York Chamber of Commerce, warned that "unless we have a Central Bank with adequate control of credit resources, this country is going to undergo the most severe and far reaching money panic in its history."

Shortly thereafter, the United States plunged into a well orchestrated monetary crisis that had all the earmarks of a skillfully planned Rothschild 'job.' The ensuing panic financially mined tens of thousands of innocent people across the country -- and made billions for the banking elite. The purpose for the 'crisis' was two-fold:

- (1) To make a financial 'killing' for the Insiders, and (2) To impress on all people the 'great need' for a central bank.

Paul Warburg told the Banking and Currency Committee: "In the Panic of 1907, the first suggestion I made was, 'let us have a national clearing house' [Central Bank] . The Aldrich Plan [for a Central Bank] contains many things that are simply fundamental rules of banking. Your aim must be the same...."

Digging deep into their bag of deceitful practices, the international bankers pulled off their greatest coup to date -- the creation of the privately owned Federal Reserve System, which placed control of the finances of the United States securely in the hands of the power-crazed money monopolists. Paul Warburg became the 'Fed's' first chairman!

It has been alleged that Congressman Charles Lindbergh put his finger firmly on the truth when it is proffered that he presumably stated, just after the 'Federal' Reserve Act was passed by a depleted Congress on December 23, 1913: " The Act establishes the most gigantic trust on earth. When the President [Wilson] signs this Bill, the invisible government of the monetary power will be legalized.... The greatest crime of the ages is perpetrated by this banking and currency bill." No wonder his son was kidnapped and killed.

united States of America

The several states (People) then got together and began to draw up guidelines for Federal Government. These were the Articles of Confederation. These Articles were ratified but were never truly perfected because there were factions between the wealthy of the new nation who still had economic and political ties with previous counterparts of the Crown in Britain. Some people wanted to be aligned with England. Their wealth and continued wealth were locked with English rule and commerce. Others wanted to be completely separate from England.

Those who favored England found that there was too much opposition to be bound with England. As a result, those in favor of England, with the aid of English Bankers, did the next best thing for themselves . They pushed for a Constitution governed by Treaty instead of the Articles of Confederation to control the new Social Compact.

The Constitution was completed and established before the Articles of Confederation were brought forward in respect to Article VI of the newly finished Articles of Confederation. In 1789, the U.S. Constitution was adopted by several signatory people and thereafter their holdings became known as States. But a few (People) states (those being the true people, whom most are unaware of as referred to in the Social Compact as States, of the so-called Union [Marriage] of the States) wanted some protection from the new Social Compact federal

system of representative agency government. It took another two years for the Bill of Rights to be added to the Social Compact known as the U.S. Constitution. This was to protect those People signatory to the Social Compact from their agency representations in government, the assumed ten miles square and the employees of that government. Never were all people ever invited to sign the Social Compact, but were sold on the assumption that the rights, privileges, and immunities applied to all people, which of course was an absolute lie (read H.G. Well's "The Outline of History" 3rd Edition Revised [1921], page 842, 3rd paragraph and continuing on page 843 . Continue reading the first four (4) sentences of the first paragraph of page 843).

Notice that the title of this essay doesn't include the word "THE." Just as General Motors doesn't imply a plural number of motors, United States does not imply a plural number of states-there is nothing plural about the contemporary use of the term. United States is a singular proper noun, and correct usage does not include the antecedent definite article the. United states is a corporate trade name, like General Motors, and identifies a corporation, albeit federal and municipal, but a corporation nevertheless. Just as proper English doesn't include "the Canada, "the Finland, or "the Egypt", it likewise does not include "the United States." A far more accurate indicator would be the State of United States. We read of the "State of Great Britain" in the Declaration of Independence, and hear of the "State of Israel" in the news. The proper recital of the name "United States," identifies the for-profit, bankrupt, commercial enterprise in Washington, DC, presently managed by the receiver in bankruptcy, Secretary of the Treasury of Puerto Rico, a.k.a. , Secretary of the Treasury. The United States is a slyly concocted fraud that plants in the mind the notion that its identity is merged with the states, when in fact it is foreign to the (People) states.

Note: While functionally speaking the Republic no longer operates since the fraudulent takeover by declared state of war (see Trading with the Enemy Act) after the bankruptcy, this condition is artificial, de facto, and unlawful.

It is well established that "United States", a.k.a., US, U.S., USA, America, government, and federal government, et al is a corporation, originally incorporated February 21, 1871 under the name "District of Columbia," 16 Stat. 419 Chapter 62. It was reorganized June 11, 1878; as a bankrupt organization per House Joint Resolution 192 on June 5, 1933, Senate Report 93-549, and Executive Orders 6072, 6102, and 6246; a de facto (define de facto) government, originally the ten square mile tract ceded by Maryland and Virginia and comprising Washington D.C., plus the possessions, territories, forts, and arsenals.

UNITED STATES. Means: (A) a federal corporation . . . Title 28 USC Section 3002(5) Chapter 176. It is clear that the United States . . . is a corporation . . . 534 FEDERAL SUPPLEMENT 724. [emphasis added]

Note: from 1776 to 1789 United States was a confederation and after 1789 it was a singular incorporated federal nation system.

The significance of this is that, as a corporation, the United States has authority to implement laws for "We the People of the United States" but no more authority to implement its laws against "All The People" than does MacDonald Corporations, except for one thing-the contracts we've signed as surety for our "Straw-man" with the United States through misrepresentation of, by, and for the Creditor Bankers. These contracts binding us together with the United States and the bankers, are actually not a party-in-interest with us, but with our artificial entity, acting as a transmitting utility, or as they term it, the office of " person," which cleverly uses the same descriptive alphabetical denoted letters as the name given to the living breathing people, privately at birth, but with one difference - the form of identification changes the symbolic alphabetical spelling with ALL CAPITAL LETTERS.

THE UNITED STATES as a corporation, created in England, came under the jurisdiction of England. This entitled England to create laws as England saw fit to do, establish those laws in THE UNITED STATES and everyone who at that time was a 14th Amendment Citizen were subject to obey those laws. This also placed the Congress of THE UNITED STATES above that portion of what we think is the Constitution, not under the authority of the Constitution. Copyrighted, remember? The only Bill of Rights left at this point in 2009, is four Amendments -- 13th, 14th 15th, and 16th. That is all the Courts are required to take cognizance of when any people appear in their courts, excepting those people operating via International Public Order by way of the Supreme Law of the Land (Treaty) within the framework of any form of Social Compact (*Kiyokura Okimura v. Acheson*, 99 Fed Supp. 587 [D. of Hawaii](1951)).

The 1929 stock market crash and the Great Depression that followed placed the so-called American people in desperation, homelessness, poverty and even starvation. The minds of all people were focused on survival. They were then in a condition to accept any handout given by the government, no matter what the cost to their freedoms.

All people were drawn in as 14th Amendment Citizens by such misrepresentation through the 15th Article of Amendment to the U.S. Constitution and the registration of people's birth records and in return, handed certificates in exchange for this perfected consideration of the sole and exclusive right to vote under the new social construct of Democracy. People were further enticed deeper into that system by volunteering for many other licenses and privileges given by the corporate U.S. government. We were also made enemies of agency, THE UNITED STATES. This act gave the agencies of the UNITED STATES authority, under the laws of war and as a captured alien people, to force anything on them as the corporation chose to create or deprive them of, whether for their benefit or not.

Then, in 1976, Congress removed any semblance of justice in their court system with Senate bill 94-201 and 94-381. From this point forward, the 'officers of the court' can construe and construct the laws to mean anything they choose them to mean. (See: *Dyett v. Turner*, 439 P. Rptrs. 266 [1968]; and *Utah v. Phillips*, 540 P. Rptrs. 936 [1975] ; and *Respublica v. Sweers* 1 Dallas. 43)

As 14th Amendment Citizens, the people are not Citizens of the Social Compact known as the United States of America as we have always been taught to think. We are actually subjects via International Public Order to whatever jurisdiction which we are found in or reside in, unless we have otherwise emerged into some other political status freely determined to prove that we the people don't belong to such social construct, to whichever may claim an interest however defined or by whatever means shown to operate.

There is no law today except as relative to such fictions governed by copyrighted statutes, to be interpreted by 'judges' who construe and construct whatever they choose to have those private statutes mean.

We, as sovereigns irresponsibly continue to recognize the illegitimate Crown of England (and its Fiscal Agent the IMF) as PRINCIPLE of all the People on the soil whether referred to as the United States or by whatever derivative or variation thereof. In reality, the IMF was the Creditor of the UNITED STATES, a corporation, but NEVER you, lawfully or legally. The Creditor of the UNITED STATES designed invisible contracts to ensnare the sovereign people of Planet Earth as subjects. The Creditor of the UNITED STATES implemented the invisible contracts through apparent 'color of law' and the sovereigns irresponsibly agreed by way of the education received under misrepresentations. We, as the Sovereign Peoples of Earth, through the invisible contracts and our irresponsibility to reject the Creditors' (IMF) ideas, have been duped into voluntarily giving up our substance and energy to the private order of a few well orchestrated men by way of the mythical creations of corporations effecting our condition and present situation.

You'll find that there is a common thread woven throughout our entire history. That thread is commerce, the merchant, the money-changer (banks), the law merchant (i.e., the law of commerce), civil law and maritime law. This is not to say that commerce is bad. It does, however, say that commerce brings with it the laws of commerce. Wherever commerce goes, it brings laws that can bind people into slavery. This can happen only if the people agree with it, depending upon their condition of mind, either willingly, through misrepresentations or by mistake.

United States - US - U.S. - USA - U.S.A. - America United States of America

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The significance of this is that, as a corporation, the United States has no more authority to implement its laws against "We The People" of all walks of life, than does MacDonald Corporations, except for one thing -- the contracts we've signed as surety for our Straw-man with the United States and the Creditor Bankers. These contracts bind all people by misrepresentations together with the United States and the bankers are actually not valid with the true flesh and blood man or woman, but with our artificial entity, or as they term it "person," which appears to be us but is spelled with ALL CAPITAL LETTERS.

First, your birth certificate was voluntarily given by your mother through misrepresentations to the State "of Corporations and then entered into the Commercial Registry for Registration, within the UNITED STATES, when you were born. This, in commerce, gave Title to your body by way of illicit constructive or other types of contracts. Now, all of us are members by mistake and/or misrepresentations, of the Babylonian system in every manner.

Next, the government created an artificial 'person', an organization, a fictitious entity, and what we call an artificial entity and/or "Straw-man." By and through an adhesion contract, the government then made you, the real man or woman, responsible for, fiduciary for and surety for that artificial entity. This is how your artificial entity secured the National debt and through it, you became a 14th Amendment Citizen of the UNITED STATES.

All licenses and all existing contracts are made between the UNITED STATES or THE STATE OF (whatever state your "Straw-man" resides in) and your artificial entity. That fictitious entity binds you to the UNITED STATES because they have, through adhesion contracts, made you the real man or woman, fiduciary and responsible for that artificial entity and/or Straw-man. Of course, you voluntarily sign, and even request, all those contracts, don't you?, whether by misrepresentation, condition of mind, or mistake.

All of these contracts you sign carry with them your agreement to obey and uphold all the laws, rules and regulations passed by the Congress of the UNITED STATES CORPORATION and THE STATE OF ... and will be enforced against you.

From that day forward, we could never own any property because the state now had possession of it all. (In 1964, the state obtained title to our property.) We can only rent the homes that we believe we own. We only have a certificate of title to the car we think we own. The state owns the true title to our homes and to our cars, to everything we thought or think we own. You married the state through your marriage license and your children became wards of the state. All of this was pledged, including all the fruits of our future labor, to the bankers as security against the national debt and was placed in the possession of the Secretary of State of each state as an agent for the Trustee of the Bankruptcy - The U.S. Secretary of Treasury.

This was further tightened up when we applied for our Social Security number after 1935, by contract, which we hurriedly and voluntarily entered into when the Social Security Act was signed into law. Then, it was further solidified as we entered into additional contracts and applied for a variety of benefits and licenses - all voluntary affairs ... without full disclosure!

States Lose Sovereignty

President Roosevelt then called all the governors into Washington D. C. for a conference. This was the beginning of all states losing the remainder of their sovereignty. It was not until 1944 that the corporate states lost all their power over the corporate United States with the Buck Act. With this Act, the states became, essentially, 14th Amendment Citizens as well. This completed the destruction of the corporate states having any power to protect against usurpation by the U.S. Government. The corporate states now were under the jurisdiction of Washington, D.C..

The adoption of the Uniform Commercial Code by all States in 1964 and a number of other like laws and Acts were incorporated into this nation. This made the Uniform Commercial Code the Supreme Law of the Land.

In 1976, Congress took away any semblance of law or justice left within our court system. All law today is now construed, constructed and made up by the judge as it happens before your very eyes.

The Military Social Construct known as the UNITED STATES, acting through the guise of the "United States in Congress Assembled," took away any control or authority we might have had over the court system. See Senate Bill 94-204 which deals with their court system and Senate. Bill 94-381 dealing with Public Law. This has been well hidden from all of us.

Many of us who go going into court often wonder why and how the courts can simply override their laws, as we've cited those very laws within our paperwork. It's very simple - now that we know how they do it. They operate on their words "construe and construct."

A simple word such as 'in' changed to 'at' as in 'at law' or 'in law' has a totally separate meaning. For example: If you're in the river, you are wet, you can swim, etc., But if you're 'at' the river, you might enjoy a refreshing picnic, play baseball or run races. See the difference a simple word can make? And, the attorneys often change this word when they answer your motions - in addition to many others.

You will be paid in dividends when you read the answers of attorneys to your paperwork. Compare what they claim their case law says to the actual case law itself. You'll discover that they have actually changed the words therein. This is illegal, you might say. No, not, according to the Senate Bills abovementioned.

You see, they can now construe and construct any law or statute to mean whatever they decide it means, for their benefit. You don't know any of this. You think they are railroading you in a kangaroo court. No, they are 'legal' in what they do, according to the present social compact contract which they are bound to uphold. They usually follow the law to the letter - their law - private international law, the law of contract, which you know nothing about. This law is called contract law.