THE STRAWMAN REDEMPTION PROCESS ARTICLE 23

A BRIEF HISTORY OF THE UNITED STATES - PART 12

Emergency Powers Fraud

The Republican Party of Texas Executive Committee voted unanimously on 17 June 1995 to recommend rescinding the Emergency Banking and Relief Act of March 9, 1933.

The Libertarian Party should do the same.

Given the many years their Republican presidents have had the opportunity to rescind their emergency powers and didn't, I have little or no faith that their Republicans or Democrats will end their military Emergency Powers and restore the Constitution to full force as it was originally established according to the principals of International Public Order. Our best hope is for their military social construct to declare a restatement of their social compact within the framework of International Public Order respective to the posterity to which such compact was established. Also, for those of us who wish to emerge into a position of political status according to the principals of International Public Order and to do so in the interest of peace within the International Public Order for our own safety, liberty and pursuit of happiness by declaring our pledge to each other in social compact to establish our own credibility by which others may treat with us.

For those of you unaware of the history of Emergency Powers, I include here fa monograph on the subject].

In 1917 the "Trading With The Enemy Act" (50 USC Appendix) was passed. It allowed the so-called president to "prohibit, restrict, license or regulate" any transactions by citizens or corporations of the enemy countries operating within the U.S. during WWI. Conveniently, it was not revoked, even though the war and emergencies ended.

On 24 March 1918, the Act was amended and its scope greatly expanded by adding "hoarding, melting" to the description of foreign exchange and by deleting the word 'such' from two places in " ... and he may require any [such] person engaged in any [such] transactions ... " In the early 1920's, the Federal Reserve's loose money policy encouraged a lot of people, especially farmers, to over-extend themselves. When the Federal Reserve contracted the money supply during the late '20s, it initiated an economic collapse that was sustained and deepened by the Smoot-Hawley tariff of 1930, which raised rates as high as 49%, purportedly to act as a price support for America's farmers. Their President's, Mr. Herbert Hoover's, interventions [helped to] create a world-wide recession.

On 6 March 1933 their President, Mr. Franklin Delano Roosevelt, issued Proclamation 2039: under the authority of the Trading with the Enemy Act -- " [T]he President. .. may prohibit..., by means of licenses, or otherwise ..., the export [or] hoarding of gold or silver coin" and ceased redeeming the legal tender (Bills of Credit) for gold coin (lawful money). On 9 March 1933, their President, Mr. Franklin Delano Roosevelt, convened the 10th Federal Congress in special session.

This Military Congress declared a state of emergency (H.R. 1491, No. 1) and rubber-stamped ex-post facto Proclamations, granting their President, Mr. Franklin Delano Roosevelt, the same powers he would have in times of war. Their Congress passed the Emergency Banking Act without reading or debating it (some say a newspaper was put into the hopper to represent the bill, which was still being written), effectively suspending any remaining effect of the so-called social compact of the U.S. Constitution and imposing Martial Law on each and every people under the provisions of Article I, Section 9, Clause 2. Once an emergency is declared, the common law and Constitutional guarantees are abolished, and all people fall under the absolute will of the military social government construct, e.g., public (MILITARY) policy. Before 1933, they had "Statutes at Large;" federal military legislation (public policy) was then and is now continually referred to as "Public Law." Their President becomes Commander in Chief, ipso facto: in effect, a non-Constitutional Dictator, acting under the Law of Necessity, the Law of War.

The 10th (Military) Congress passed without debate the Bank Conservation Act, amending section 5, subsection b of the Trading with the Enemy Act to accommodate Proclamation 2039. The functional result of the changes:

"During time of war or during any other period of national emergency declared by the President, the President may, through any agency that he may designate ..., investigate, regulate, or prohibit, under such rules and regulations as he may prescribe, by means of licenses or otherwise, any transactions defined by the President. .. by any person within the United States or any place subject to the jurisdiction thereof; and the President may require any person engaged in any transaction referred to in this subdivision to furnish under oath, complete information relative thereto, including the production of any books of account, contracts, letters or other papers, in connection therewith in the custody or control of such person, either before or after such transaction is completed."

Immediately thereafter their President, Mr. Franklin Delano Roosevelt, issued Proclamation 2040: under the authority of the amended Trading with the Enemy Act, "[I]n view of such continuing national emergency all terms and provisions of said Proclamation of March 6, 1933 are in full force and effect until further proclamation by the President." 48 Stat. 1691. The "New Deal" (by these Poker Sharks) was not to be temporary. People and their property became as chattels for the unlimited obligations of their military social construct known as the United States.

The so-called President's, Mr. Franklin Delano Roosevelt's, interventions created massive dependency on the federal military government construct and converted a deep recession into a long-lasting world-wide depression still controlling many people and so-called first, second and third world nations in bankruptcy, creating fertile ground for people like Hitler, the Democrat Party, Republican Party, or any other Party deemed to continue this tradition of planetary involuntary slavery by and through misrepresentations foisted upon the Sovereign People of Earth utter subjugation for debts to which we the Sovereign People of Earth, have never been given full disclosure of, with any clear understanding, consent or knowledge by their so-called Public (Schooling) Centers of Educational Learning as to how such fraud operates over the Sovereign People of Earth and their Posterity into Perpetuity within the present day social compacts or constructs, nor how such fraud is enforced by powers operating via International Military Social Constructs (U.N. Security Council) to keep each and every living soul in subjection. This is clearly a breach of International Public Order in terms of the Peace, Safety, and Pursuit of Happiness declared by each and every International Intergovernmental Organizations or International Non-Governmental Organizations existing upon Planet Earth. The only way to keep or restore Peace on a Universal or Planetary Scale, for each and every Sovereign People of Earth or otherwise, is to teach each and every Walk of Life how to peaceably emerge into the International Public Order for their own safety, liberty, and happiness according to their own belief structure, by establishing their own social compact by which other such compacts or constructs may know how to treat with such compacts or constructs in a peaceful manner denying none a voice and passing no law without unanimous consent. In this way, each and every social compact shall maintain its reason of organic principals intact and such resources as may be necessary to secure the peace throughout each and every compact on a planetary scale or otherwise, and Peace shall be the fruit of such labor of education to the benefit all Walks of Life equally - denying none and giving to all.

(Well, back to the grind.) The Act (now 50 U.S.C. 1622) is STILL in full force and effect. It is referred to as the source of authority for much of the Public Law found in the United States Code. Every president since Mr. Franklin Delano Roosevelt, has declared or re-declared, a national emergency to retain their Martial Law Powers. An amendment to the Emergency Powers Act was passed in 1977 and enacted in 1979.

This amendment requires the declaration be done annually, but that didn't dissuade their so called Presidents. Like clockwork, they each declare or extend another bogus national emergency. The threats posed to the so-called U.S. by Granada, Panama, and Haiti, international terrorism, justified a few of the more recent, of a long line of, national emergency frauds. Here is one declared in the nineties:

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release November 9, 1995

NOTICE

CONTINUATION OF EMERGENCY REGARDING WEAPONS OF MASS DESTRUCTION

On November 14, 1994, by Executive Order No. 12938, I declared a national emergency with respect to the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States posed by the proliferation of nuclear, biological, and chemical weapons ("weapons of mass destruction") and the means of delivering such weapons. Because the proliferation of weapons of mass destruction and the means of delivering them continues to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States, the national emergency declared on November 14, 1994, must continue in effect beyond November 14, 1995. Therefore, in accordance With section 202(d) of the National Emergencies Act (50 U.S.c. 1622(d)), I am continuing the national emergency declared in Executive Order No. 12938. This notice shall be published in the Federal Register and transmitted to the Congress.

WILLIAM JEFFERSON CLINTON

View All: https://americanpatriotsocial.com/strawman/the-strawman-redemption-process.html

-

NOTE: If you would like to comment or join the active discussion on this post please visit the link below to join 1350 group on American Patriot Social.

https://AmericanPatriotSocial.com/1350/