## VSOF TIME LINE DOCUMENT OF LIES AND THIEVERY

This time line has been amassed from many sources over twenty five years, some of these authors and researchers are: John B. Nelson document of February 21, 1992 and on July 18, "The Silver Bulletin" from 1215.org, The works of Steven House of Karr of Wisconsin, various treatise on law, A Chronology of the UN The Revolutionary Steps to Global Tyranny found at <a href="https://www.crossroad.to/Excerpts/chronologies/un.htm#1">https://www.crossroad.to/Excerpts/chronologies/un.htm#1</a>, entries here and there from Wikipedia, and of course my own hand.

For organization this timeline has been color coded as follows. Ecclesiastical law (or that having to do with the church), English law (or that having to do with English history), Maritime law (or that having to do with the law merchant), Banking History, Clandestine history, (Zen's personal notes on a subject) All other entries are American history or general World history.

For more VSOF information This is the Mega Link where you can download all of the handbills (instruction books) that fully explain the VSOF Status Doc process for being a State Citizen/American Citizen and freeing yourself from the United States federal corporation. https://mega.nz/folder/L6gGiZDY#zqgh85D2KIvyOfYbJrUY3w

If you would like to purchase the entire VSOF hard drive (over 800 gigs of knowledge, collected over 25 years of research on sovereignty, law and freedom) or any other service we provide, you can download the VSOF price sheet from the above Mega link as well.

- 1. 2853 BC: Evidence of written law during the reign of legendary Chinese Emperor Fuxi
- 2. 2350 BCE First code of laws by Urukagina, king of Lagash.
- 3. 2050: BCE The Code of Ur-Nammu is written.
- 4. Place holder for Akanatin and Moses. Describe Amon vs. the Aton cults
- 5. 1772: BCE <u>The Code of Hammurabi</u>: One of the earliest known written codes of <u>law</u> in the world.
- 6. 621: BCE <u>Draco produces</u> a new <u>law</u> code in <u>Athens</u>. This is where you get the term Draconian law, meaning oppressive and unfair.
- 7. 450: BCE the laws of the 'Twelve Tables', the basis of Roman law, are compiled.
- 8. 450: BCE The Law Code of Gortyn is written.
- 9. 242: BCE Special magistrates (praetor peregrinus) begin to oversee legal disputes concerning non-<u>Roman</u> citizens.
- 10. 43: English history: <u>The city of London was established by the romans.</u> When William the conquer invaded England in 1066, and brought the filthy Ashkenazim with him, it is said that he recognized the city of London as having all its liberties and was said to have "<u>come as a friend</u> to London". This is because the filth that set up the city of London, the romans and priests of El, had kept control of it for over a thousand years. <u>https://en.wikipedia.org/wiki/City\_of\_London</u>

<u>https://www.etymonline.com/search?q=attorn</u> **attorn (v.)**late 13c., Anglo-French, "to turn over to another," from Old French *atorner* "to turn, turn to, assign, attribute, dispose," from *a*- "to" (see **ad**-) + *tourner* "to turn," from Latin *tornare* "to turn on a lathe," from *tornus* "lathe," from Greek *tornos* "lathe, tool for drawing circles," from PIE root \*tere- (1) "to rub, turn." <u>In feudal</u> <u>law, "to transfer homage or allegiance to another lord." (much like when they "turn" you over to the black robed priest of El sitting on the bench) (All VSOF students should watch this and truly learn the ways of Rome) <u>https://www.youtube.com/watch?v=pcL0J\_ndaUc</u></u>

- 11. 70: 70 AD, Roman armies under General Titus smashed Jerusalem and destroyed the Jew temple of Sol, Om, On (the three names of the sun god) which was the heart of Jew worship.
- 12. 131: The Praetor's Edict is first codified, an annual pronouncement on alterations to Roman law.
- 13. 212: <u>Caracalla</u>'s edict grants <u>Roman</u> citizenship to all free inhabitants of the <u>Roman Empire</u>
- 14. 250: The first law school is built in Beirut.
- 15. 285-337: Vatican law: The Donation of Constantine was a document supposedly written by Emperor Constantine (285-337 A.D.) granting the Catholic Church ownership of vast territories within the Western Roman Empire. The document stated that he made this generous gift out of gratitude to Pope Sylvester I who had converted him to Christianity and had cured him of leprosy. For centuries the Donation legitimated the Church's possession of the papal lands in Italy. Unfortunately, the Donation was entirely fake, as even the Church eventually acknowledged. The truth is that the Church only officially acquired the papal lands in 756 A.D. when King Pepin of the Frankish Empire gave them to the Church as a gift. 756 A.D. also appears to be the time when the text of the Donation first appeared. It was probably created by a cleric either in Rome or the Frankish court. Its purpose may have been to allow the King to claim that he was returning, not giving, the papal lands to the Church. In this way, the fiction of the Donation added legitimacy to a convenient political marriage between the Catholic Church and the Frankish state.

The Donation was not revealed to be a forgery until 1440. In that year Lorenzo Valla published his Discourse on the Forgery of the Alleged Donation of Constantine, in which he enumerated the large number of historical anachronisms that pervaded the work. For instance, it referred to Byzantia as a province when in the fourth century it was only a city, it referred to temples in Rome that did not yet exist, and it referred to 'Judea' even though in Constantine's time the Romans referred to this territory as 'Palestina.' Valla could have added that emperor Constantine never had leprosy, making it impossible for Pope Sylvester to have cured him of this disease.

- 16. 292: <u>The 'Codex Gregorianus' is compiled</u>, a collection of summaries of <u>Roman</u> legal documents.
- 17. 295: The 'Codex Hermogenianus' is compiled, a collection of summaries of Roman legal documents.
- 18. 333: <u>The Talmud was created</u> by the false Israelites, known as Menasheh Rabbi, who were Caananites and Scythians NOT Semitic people.
- 19. 430-439: The 'Theodosian Code', a collection of over 2,700 Roman laws is compiled.
- 20. 476: The fall of the Western Roman Empire. https://en.wikipedia.org/wiki/Fall\_of\_the\_Western\_Roman\_Empire
- 21. 528 CE 534 CE The 'Codex Iustinianus' is compiled, a collection of summaries of **Roman** legal documents.
- 22. 533 CE The 'Digest' part of the 'Corpus Iuris Civilus' is composed and summarizes over 2000 <u>Roman</u> legal documents.
- 23. 533: Ever since the Twelve Tables, the Romans had spoken of consolidation and codification of the vast body of the Roman law. It had been a recognized but unrealized dream of Julius Caesar.

Just before Justinian's reign, his predecessor Theodosius II (401-450) had tried a codification but had failed although he had established a complex system for sorting through the pile (see The Law of Citations).

This problem, Justinian delegated to two able jurists, Tribonian and John of Cappadocia. They, in turn, worked through the writings of Papinian, Ulpian, Paulus, Gaius and others.

The result was the Corpus Juris Civilis, which became known as Justinian's Institutes, though the Institutes were but one part of the Corpus Iuris Civilis, a four book set:

The Digests or Pandects, was an encyclopedia of existing writings of jurists on 50 legal topics. This encyclopedia was put together mostly by Tribonian but always under Emperor Justinian's interested eye. There was a plethora of texts to select from and the exercise was not without some controversy as many jurists found that their written opinions did not make the final selection. The Digests was published on December 16, 533.

The Institutes were the meat and potatoes, literally the "basic principles" of the Corpus, and where the actual rules of law were to be found. It was first published on November 21, 533. An extract of the Institutes is available here: Institutes of Justinian.pdf, translated from Latin to English. The extract includes the first pages only, as representative of the content and style.

24. 606: Vatican law: Phocas emperor of Constantinople gave the pope all the power over all souls of men (the gold key) spiritual power (no salvation outside of the catholic church) This is the doctrine of Rome. *(need to verify this)* 

## 25. 632: Mohamed the prophet of Islam died.

- 26. 732: Arab armies were at the gates of Poitiers, in central France, in 732—only a hundred years after the Prophet Mohamed died and more than three hundred and fifty years before the start of the First Crusade—and southern Spain was still under Islamic rule in the fifteenth century, some two hundred years after the knights of the Ninth Crusade straggled home. (verify this)
- 27. 740: In 740 A.D. in a land locked between the Black Sea and the Caspian Sea, known as Khazaria, a land which today is predominantly occupied by Georgia, but also reaches into Russia, Poland, Lithuania, Hungary, and Romania, the modern "Jewish" race is born. A modern Jewish race that incidentally is not Jewish. (Hereinafter in this document the term "Jew" or "Jews" will be referring to the Khazarian NOT to any actual Hebrew people, therefor no accusation of being anti-Semitic will be tolerated because these people are not Semitic they are Mongolian and always will be.) How can this be, you ask? Well at that time, the Khazarian people felt very vulnerable as they had Muslims one side of them and Christians the other side of them, and thus constantly feared attack from either side. Furthermore, the Khazarian people were of neither faith and instead practiced idol worship and human sacrifice which made them ripe for invasion by a people who wished to convert them to an established faith. These people had also made it a habit of robbing merchants traveling along the Silk Road and the Tsar of Russia, after many generations of this behavior, had hand enough of it. So the Tsar put an ultimatum to the King of Khazarian, convert to one of the three Abrahamic religions or be destroyed.

The Khazarian King, **King Bulan**, decided in order to protect themselves against attack, the Khazarian people must convert to one of these faiths, but which one? If they converted to the Muslim faith they would risk attack by the Christians and if they converted to the Christian faith they would risk attack by the Muslims.

He had an idea. There was another race that he was aware were able to deal with both the Muslims and the Christians either side of him, predominantly in matters of trade. A race which also dealt with Khazarians in the same manner. That race was the "Jews". King Bulan decided if he instructed his people to convert to Judaism he could keep both the Muslims and the Christians happy, as they were both already willing to trade with the "Jews", so this is what he did. King

## Bulan was right.

No doubt their contemporaries were as astonished by this decision as modern scholars were when they came across the evidence in the Arab, Byzantine, Russian and Hebrew sources. One of the most recent comments is to be found in a work by the Hungarian Marxist historian, Dr Antal Bartha. His book on The Magyar Society in the Eighth and Ninth Centuries has several chapters on the Khazars, as during most of that period the Hungarians were ruled by them. Yet their conversion to Judaism is discussed in a single paragraph, with obvious embarrassment. It reads: Our investigations cannot go into problems pertaining to the history of ideas, but we must call the reader's attention to the matter of the Khazar kingdom's state religion. It was the Khazarian faith which became the official religion of an ethnically non-Khazarian people could be the subject of interesting speculations. This is why after the fall of the Khazarin empire most of them migrated into eastern Europe and were the places of the highest concentration of "Jews" in eastern Europe. But they were never actually "Jews" at all. But the left over of a filthy human sacrificing cult known as the Yehudi. In which they continue the practice of blood sacrifice to this day.

The King would live to see his country unconquered, his people convert to Judaism enthusiastically and adopt the principles of the "Jewish" book, the **Talmud**, which was written by the Followers and offspring of the Pharaoh Akhenaten, when those people were "captive" in Babylon.

There are many things the king would not live to see, however.

He would not live to see his Asiatic race of converts to Judaism, one day represent 90% of all the "Jews" on the planet, and call themselves **Ashkenazi** "Jews", when in fact they were not jews, but simply an Asiatic race of people who converted to the Jewish religion, whilst still continuing to speak the Khazarian language of **Yiddish**, totally different to the language of **Hebrew**.

He would not live to see his people turn to the descendants of a man, far more powerful than him, who would be born just over 1,000 years later in Germany, a man named Bauer, who would spawn the Rothschild dynasty.

He would not live to see this dynasty usurp the wealth of the world through deception and intrigue, which they would finance through the vast riches they accumulate as they usurp the wealth of the world by gaining control of the world's money supply.

He would not live to see his people demand a homeland for themselves, other than the one from were they came, in Palestine, as their made up birthright, and ensure every Prime Minister there from its inception in 1948 is an Ashkenazi Jew, even though the true homeland of the Ashkenazi "Jews", Khazaria, is their true place of origin, some 800 miles away.

For those of you who wish to learn more about the real history into this subject. Read this article from Veterans today regarding the Evil Khazarian mafia for more historical background and facts

regarding who these people truly are. (Everyone should STOP listening and or reading this document and go read this article NOW!)

https://web.archive.org/web/20200816033534/https://www.veteranstodayarchives.com/2015/03/08//the-hidden-history-of-the-incredibly-evil-khazarian-mafia/

- 28. 756: Vatican law: pope given the temple power (the right to rule over every government in the world) no nation has the right of self-governance. Given to the pope by Pippin the great. (silver key) (need to verify this)
- 29. 939: English law. <u>The hundred court.</u> In England a hundred was the division of a shire for military and judicial purposes under the common law, which could have varying extent of common feudal ownership, from complete suzerainty to minor royal or ecclesiastical prerogatives and rights of ownership.[1] Until the introduction of districts by the Local Government Act 1894, hundreds

were the only widely used assessment unit intermediate in size between the parish, with its various administrative functions, and the county, with its formal, ceremonial functions.

The term "hundred" is first recorded in the laws of Edmund I (939–46) as a measure of land and the area served by a hundred court. In the Midlands, they often covered an area of about 100 hides, but this did not apply in the south; this may suggest that it was an ancient West Saxon measure that was applied rigidly when Mercia became part of the newly established English kingdom in the 10th century. The Hundred Ordinance, which dates to the middle of the century, provided that the court was to meet monthly, and thieves were to be pursued by all the leading men of the district.[3] The name of the hundred (called "wapentake" in the Danelaw) was normally that of its meeting-place.

During Norman times, the hundred would pay geld based on the number of hides.[5] To assess how much everyone had to pay, a clerk and a knight were sent by the king to each county; they sat with the shire-reeve (or sheriff), of the county and a select group of local knights.[5] There would be two knights from each hundred. After it was determined what geld had to be paid, the bailiff and knights of the hundred were responsible for getting the money to the sheriff, and the sheriff for getting it to the Exchequer.

Above the hundred was the shire, under the control of a sheriff. Hundred boundaries were independent of both parish and county boundaries, although often aligned, meaning that a hundred could be split between counties, or a parish could be split between hundreds. Exceptionally, in the counties of Kent and Sussex, there was a sub-division intermediate in size between the hundred and the shire: several hundreds were grouped together to form lathes in Kent and rapes in Sussex. At the time of the Norman conquest of England, Kent was divided into seven lathes and Sussex into four rapes.

The system of hundreds was not as stable as the system of counties being established at the time, and lists frequently differ on how many hundreds a county had. In many parts of the country, the Domesday Book contained a radically different set of hundreds from that which later became established. The numbers of hundreds in each county varied widely. Leicestershire had six (up from four at Domesday), whereas Devon, nearly three times the size, had 32.

- 30. 1100: Great Law of Peace, Constitution of the Iroquois Federation. Anyone who tells you that the American native people did not have a known law among them all is stupid or willfully trying to lie to you. Type the following into any web browser. (Great-Law-of-Peace-Constitution-of-the-Iroquois-Federation) <u>https://cscie12.dce.harvard.edu/ssi/iroquois/simple/1.shtml</u>
- 31. 1066: <u>The invasion from Normandy by William the conqueror</u>, serpent seed line Ashkenazim, Into the English isles.
  - (a) Destroyed the current forms of grand juries (which were called the hundred court.)
  - (b) Separated the spiritual and temporal courts (gave the cult of Rome power over the realm of matters of spirit.)
  - (c) Gave power to the bishops to have ecclesiastical courts which still to this day run all probate matters.
  - (d) Created the "doomsday book" in which all land was registered under the roman civil law practice of registry and usufruct in opposition to what the people had before which was absolute ownership and title in allodium. (you get to use the land, and can stay there as a tenant or "resident" but not own it, this is the idea of usufruct, and it is still what enslaves us all to pay rent, "property tax") The City of London was never entered into the doomsday book.
- 32. 1066: <u>The office of the coroner</u> dates from approximately the 11th century, shortly after the <u>Norman conquest</u> of England in 1066.
- 33. 1075: William the conqueror granted the citizens of London a charter in 1075; the City was an example of the cult of Rome regaining authority in England. The City was not covered by the

Domesday Book. Which proves that there was a much older power still lingering in England of which the filthy William the conqueror was a part of and that was the filth of Rome.

34. 1086: Doomsday book: ("Book of Winchester") is a manuscript record of the "Great Survey" of much of England and parts of Wales completed in 1086 by order of King William the Conqueror. The survey's main purpose was to determine what taxes could be taken by the filthy Crown and assess where power lay after a wholesale redistribution of land following the Norman conquest. The assessors' reckoning of a man's holdings and their values, as recorded in Domesday Book, was dispositive and without appeal.

The name "Domesday Book" (Middle English for "Doomsday Book") came into use in the 12th century.[5] As Richard FitzNeal wrote in the Dialogus de Scaccario (circa 1179): for as the sentence of that strict and terrible last account cannot be evaded by any skilful subterfuge, so when this book is appealed to ... its sentence cannot be quashed or set aside with impunity. That is why we have called the book "the Book of Judgement" ... because its decisions, like those of the Last Judgement, are unalterable. The manuscript is held at The National Archives at Kew, London. In 2011, the Open Domesday site made the manuscript available online. The book is an invaluable primary source for modern historians and historical economists. No survey approaching the scope and extent of Domesday Book was attempted again in Britain until the 1873 Return of Owners of Land (sometimes termed the "Modern Domesday") which presented the first complete, post-Domesday picture of the distribution of landed property in the land that made up the then United Kingdom. the king then appointed lords over these vast estates, but they were subject to duties and obligations (financial and military) to the king. Under the lords were other subjects such as serfs, who were bound and obliged to their lords, and to their lords' obligations. Merchants had a special status in the system, as did Jews. Jews were declared to be direct subjects of the king, unlike the rest of the population. This was an ambivalent legal position for the "Jewish" population, in that they were not tied to any particular lord but were subject to the whims of the king, and it could be either advantageous or disadvantageous. Jews did not enjoy any of the guarantees of the Magna Carta of 1215.

35. 1095-1291: First Crusade (1095–1099) The Christion crusades were waged against the Middle East. Seven separate crusades where waged. The catholic knights of the crusades were called Knights Templars, or knights of the temple of Sol-om-on. The First Crusade (1095–1099) was the first of a number of crusades that attempted to recapture the Holy Land, called for by Pope Urban II at the Council of Clermont in 1095. Urban called for a military expedition to aid the Byzantine Empire, which had recently lost most of Anatolia to the Seljuq Turks. The resulting military expedition of primarily Frankish nobles, known as the **Princes' Crusade**, not only re-captured Anatolia but went on to conquer the Holy Land (the Levant), which had fallen to Islamic expansion as early as the 7th century, and culminated in July 1099 in the re-conquest of Jerusalem and the establishment of the Kingdom of Jerusalem. The expedition was a reaction to the appeal for military aid by Byzantine Emperor Alexios I Komnenos. Urban's convocation of the Council of Clermont was specifically dedicated to this purpose, proposing siege warfare against the recently occupied cities of Nicaea and Antioch, even though Urban's speech at Clermont in the testimony of witnesses writing after 1100 was phrased to allude to the re-conquest of Jerusalem and the Holy Land as additional goals. The successful Princes' Crusade was preceded by the "people crusade", which was a popular movement instigated by Peter the Hermit in the spring of 1096. Mobs of peasants and laymen travelled to Anatolia where they came up against the Turks, on the way attacking populations of Jews in the Rhineland. They were decisively defeated at the Battle of Civetot in October. The Princes' Crusade, by contrast, was a well-organized military campaign, starting out in late summer of 1096 and arriving at Constantinople between November 1096 and April 1097. The crusaders marched into Anatolia, capturing Nicaea in June 1097 and Antioch in June 1098. They arrived at Jerusalem in June 1099 and took the city by assault on 7

July 1099, massacring the defenders. A brief attempt by the Saracens to recapture Jerusalem was repulsed at the <u>Battle of Ascalon</u>. During their conquests, the crusaders established the <u>Latin</u> <u>Rite crusader states</u> of the <u>Kingdom of Jerusalem</u>, the <u>County of Tripoli</u>, the <u>Principality of</u> <u>Antioch</u>, and the <u>County of Edessa</u>. This was contrary to the wishes of the <u>Eastern</u> <u>Rite</u> Byzantines, who wanted the land that the Muslims took from them returned, rather than occupied by Latin Catholics. After the retaking of Jerusalem, most of the crusaders returned home. This left the crusader kingdoms vulnerable to Muslim reconquest during the Second and Third Crusades.

- 36. 1160: Maritime law: LAWS OF OLERON, This was the beginning of the use of maritime law in England. It was originally promulgated by Eleonor, duchess of Guienne, the mother of Richard the First of England. (Richard the lion heart) Returning from the Holy Land, after the second crusade, and familiar with the maritime regulations of the Archipelago, she enacted these laws at Oleron in Guienne, and they derive their title from the place of their publication. The language in which they were originally written is the Gascon, and their first object appears to have been the commercial operations of that part of France only. Richard I., of England, who inherited the dukedom of Guienne from his mother, improved this code, and introduced it into England. Some additions were made to it by King John; it was promulgated anew in the 50th year of Henry III., and received its ultimate confirmation in the 12th year of Edward III. Brown's Civ. and Adm. Law, vol. ii. p. 40. They were based upon the ancient Lex Rhodia, which had governed Mediterranean commerce since before the 1st century. (which all stem back to Phoenician Canaanite society the mer-chants of the sea) She likely became acquainted with them while at the court of King Baldwin III of Jerusalem, who had adopted them, as the Maritime Assizes of the Kingdom of Jerusalem. They are named for the island of Oléron since the island was the site of the maritime court associated with the most powerful seamen's guild of the Atlantic. She promulgated them in England at the very end of the twelfth century having been granted viceregal powers of England while King Richard I was on the third crusade The Rolls of Oléron (Rôles d'Oléron, also known as the "Judgments of Oleron" and the "Rules of Oléron") were the first formal statement of "maritime" or "admiralty" laws in northwestern Europe. They were published subsequently in French and English. The English King Henry VIII published them as "The judgment of the sea, of Masters, of Mariners, and Merchants, and all their doings." The Rolls greatly influenced the Baltic Laws of Wisbuy and are included in the English "Black Book of the Admiralty". They may also have influenced later maritime codes such the various "Articles" enforced by some Golden Age pirates, for example, the "Obligations" of George Cusack, who referred to them as the "Lawes of Pleron".<sup>[2]</sup> They were promulgated by Eleanor of Aquitaine in about 1160, after her return from the second crusade having accompanied her first husband Louis VII. These laws are inserted in the beginning of the book entitled "Us et Coutumes de la Mer," with a very excellent commentary on each section by Clairac, the learned editor. A translation is to be found in the Appendix to 1 Pet. Adm. Dec.; Marsh. Ins. B. 1, c. 1, p. 16. See Laws of Wisbuy: Laws of the Hanse Towns; Code.
- 37. 1162-1227: Genghis Khan Lived and conquered most of Asia and killed upwards of 60 million people during that time.
- 38. 1198: Exchequer of the Jews (circa 1198) https://web.archive.org/web/20200814110159/http://www.duhaime.org/LawMuseum/LawArticle-1115/Exchequer-of-the-Jews-circa-1198.aspx The "Jew", in medieval England, was considered an alien and held but very few legal rights. Those of Jewish faith were, in law, the chattel of the King. "Be it known that all Jews wheresoever they may be in the realm are of right under the tutelage and protection of the king, nor is it lawful for any of them to subject himself to any wealthy person without the king's license. Jews and all their effects are the king's property...." "After the Conquest (1066), the Jews came to this country in considerable numbers.... The Jews could and did lend

their money. The ordinary rate of interest was apparently 43 per cent (%) per annum.

"The Jews ... were the honey bees of the King."

39. 1213: English law: Vatican law: King John's concession. "The King's Concessions of May 15, 1213 to the Pope-"We wish it to be known to all of you, through this our charter, furnished with our seal, that inasmuch as we had offended in many ways God and our mother the holy church, and in consequence are known to have very much needed the divine mercy, and can not offer anything worthy for making due satisfaction to God and to the church unless we humiliate ourselves and our kingdoms: we, wishing to humiliate ourselves for Him who humiliated Himself for us unto death, the grace of the Holy Spirit inspiring, not induced by force or compelled by fear, but of our own good and spontaneous will and by the common counsel of our barons, do offer and freely concede to God and His holy apostles Peter and Paul and to our mother the holy Roman church, and to our lord pope Innocent and to his Catholic successors, the whole kingdom of England and the whole kingdom Ireland, with all their rights and appurtenances, for the remission of our sins and of those of our whole race as well for the living as for the dead; and now receiving and holding them, as it were a vassal, from God and the Roman church, in the presence of that prudent man Pandulph, subdeacon and of the household of the lord pope Innocent, and his catholic successors and the Roman church, according to the form appended; and in the presence of the lord pope, if we shall be able to come before him, we shall do liege homage to him; binding our successors aid our heirs by our wife forever, in similar manner to perform fealty and show homage to him who shall be chief pontiff at that time, and to the Roman church without demur. Concessions of May 15, 1213 to the Pope." [END QUOTE] End of Part 1 The Pope's Response: 'This offer and concession so piously and wisely made we regard as acceptable and valid, and we take under the protection of Saint Peter and of ourselves your person and the persons of your heirs together with the said kingdoms and their appurtenances and all other goods which are now reasonably held or may in future be so held: to you and to your heirs, according to the terms set out above and by the general advice of our brethren, we grant the said kingdoms in fief and confirm them by this privilege, on condition that any of your heirs on receiving the crown will publicly acknowledge this as a fief held of the Supreme Pontiff and of the Roman Church, and will take an oath of fealty to them. Let no man, therefore, have power to infringe this document of our concession and confirmation, or presume to oppose it. If any man dare to do so, let him know that he will incur the anger of Almighty God and of SS Peter and Paul, His apostles. Amen, amen, Amen.

(Rota) I, Innocent, bishop of the Catholic Church, have signed. Farewell. (see <u>http://clc-library-org-docs.angelfire.com/John1213.html</u>

- 40. 1215: English law: <u>The Magna Carta</u> The barons of England after about 150 years of the oppression from Normandy and trespass upon their allodial land rights, by William the conqueror, which became known as the "Norman yoke", said NO MORE and cornered the illegitimate serpent seed line at Runningmead, whose name was John and where the story of the evil king in the story robin hood comes from, and said in no uncertain terms "Sign the Magna Carta or we will take your worthless thieving head off your shoulders." The Magna Carta, if read correctly, and understood, is still the foundation of the common law in England and America, is still the solution to most of the problems that we now face. In 800 years nothing has changed regarding how the roman scum of the earth try to usurp the sovereignty of free people.
- 41. 1275: English law: Statute of Westminster 1275, often called the Statute of Westminster I, codified existing law in England in 51 chapters (need more information on this)
- 42. 1279: English law: <u>The Statutes of Mortmain</u>, 1279 and 1290 were initiated by <u>Edward I of</u> <u>England</u> to re-establish the prohibition <u>against donation of land to the Church</u>, originally proscribed by the Great Charter of 1217. The **Statutes of Mortmain** were two enactments, in 1279

and 1290, by Edward I of England aimed at preserving the kingdom's revenues by preventing land from passing into the possession of the Church (cult of rome). Possession of property by a corporation such as the church was known as mortmain. *Mortmain literally means "the dead hand."* In Medieval England, feudal estates generated taxes (in the form of incidents) upon the inheritance or granting of the estate. If an estate was owned by a religious corporation that never died, attained majority (also known in the magna carta as "having come of full age" which is the proper term in the common law and the term one should use when rebutting such a presumption), or became attainted for treason, these taxes were never paid. The Statutes of Mortmain were meant to re-establish the prohibition against donating land to the Church for purposes of avoiding feudal services which had been hinted at in the Magna Carta in 1215 and specifically defined in the Great Charter of 1217. John of England died shortly after the Magna Carta was signed. Henry III of England, the son of John, did not enforce these proscriptions. He showed great deference to the Church.

- 43. 1285: English law: Statute of Westminster 1285, often called the Statute of Westminster II, contained the clause *De donis conditionalibus*
- 44. 1290: English law: Edward the I (Edward the longshanks, hammer of the scots) Sets down the Edict of Expulsion in 1290, by which the Jews were expelled from England PERMANENTLY. This stayed in full effect until the Jew agent Oliver Cromwell unlawfully let them back in (but never overturned the edict). Within ten years London had burned to the ground and the Cestui qui vie act had been put in place to administer the estates of all by presumption of death, abandonment, infancy and lies. The Edict of Expulsion was a royal decree issued by King Edward I of England on 18 July 1290 expelling all Jews from the Kingdom of England. Edward advised the sheriffs of all counties he wanted all Jews expelled by no later than All Saints' Day (1st November) that year. The expulsion edict remained in force for the rest of the Middle Ages. The edict was unlawfully overturned during the Protectorate more than 350 years later, when Oliver Cromwell permitted Jews to return to England in 1657. Now it is important to note that filthy Cromwell had no authority to do this and therefor the Edict of Expulsion is still in full force and effect in all common law nations including America. The first Jew communities of significant size came to England with William the Conqueror in 1066. (Notice that: It was the filthy William the first who allowed the luciferin scum into England! THIS IS ONE OF THE SINGLE MOST IMPORTANT MOMENTS IN ALL OF ENGLISH HISTORY!) After the conquest of England, William instituted a feudal system in the country, whereby all estates formally belonged to the Crown; (This was known as the Doomsday book which was a kind of registry system just like the filthy registry system of Rome and the current Registry system we have today called the Torrens Registry system for lands.) Domesday Book See above entry 1086.
- 45. 1290: English law: *Quia Emptores* often called the Statute of Westminster III, is a <u>statute</u> passed in the reign of <u>Edward I of England</u> in 1290 that prevented <u>tenants</u> from <u>alienating</u> their lands to others by <u>subinfeudation</u>, instead requiring all tenants who wished to alienate their land to do so by substitution. The statute, along with its companion statute of *Quo Warranto*, was intended to remedy land ownership disputes and consequent financial difficulties that had resulted from the decline of the traditional <u>feudal system</u> during the <u>High Middle Ages</u>. Statute of Quia Emptores, also called Third Statute of Westminster, English law of 1290 that forbade subinfeudation, the process whereby one tenant granted land to another who then considered the grantor his lord. Thus, after passage of the Quia Emptores, if A granted land to B in fee simple, B's lord would not be A but A's lord. The statute prevented the growth of the feudal pyramid, and in the course of time most land came to be held from the crown and not from intermediate lords. Quia Emptores was critical to the development of the English law of real property, especially the establishment of the right of free alienation.

- 46. 1302: Vatican law: On 18 November 1302 Pope Boniface VIII reign. Issued the infamous Papal Bull Unam Sanctam- The first express trust He claimed control over the entire planet. In celebration for this monumental lie he commissioned a gold-plated headdress in the shape of a pine cone, with an elaborate crown at its base. Aside from all that was written, the bull ends with the following statement: "Furthermore, we declare, we proclaim, we define that it is absolutely necessary for salvation that every human creature be subject to the Roman Pontiff." Since the bull declared that the Roman Pontiff has supreme control over the material world, he states that the body (our body) is governed by the soul and the soul is governed by the ruler of the spiritual, therefore - the Roman Pontiff is Governor of both Soul and body. The Bull laid down dogmatic propositions on the unity of the Catholic Church, the necessity of belonging to it for eternal salvation, the position of the Pope as supreme head of the Church, and the duty thence arising of submission to the Pope in order to belong to the Church and thus to attain salvation. The Pope further emphasizes the higher position of the spiritual in comparison with the secular order. The bull was promulgated during an ongoing dispute between Boniface VIII and Philip the Fair, King of France. As long as England and France were at war with each other, neither was likely to participate in any expedition to the Holy Land. Benedict sent cardinal nuncios to each court to broker a truce. Philip levied taxes on the French clergy of one half their annual income. On 5 February 1296, Boniface responded with the papal bull Clericis laicos forbidding clerics, without authority from the Holy See, to pay to laymen any part of their income or of the revenue of the Church; and likewise all emperors, kings, dukes, counts, etc. to receive such payments, under pain of excommunication. Edward I of England responded with outlawry. This effectively withdrew the protection of the English Common Law from the clergy, and confiscated the temporal properties of bishops who refused his levies. As Edward was demanding an amount well above the tenth offered by the clergy, Archbishop of Canterbury Robert Winchelsey left it to every individual clergyman to pay as he saw fit. (need more information as to what he did during his time) other papal bulls at el.
- 47. 1312: Military Order of the Knights Templar is abolished on paper. source =

https://www.innertemple.org.uk/who-we-are/a-brief-history-of-the-inn/

- 48. 1327: Statute of Westminster 1327, first mentioned the military post of Conductor
- 49. 1339: English law: William the III establishes, and confirms the court of maritime admiralty law in England. This form of law had been brought to England from the eastern Mediterranean by Elenor duchess of Guienne in the form of the laws of oleron in 1160 after the second crusade. (see 1166 entry above)
- 50. 1397-1494: The Medici Bank, from when it was created in 1397 to its fall in 1494, was one of the most "prosperous" and feared institutions in Europe, and the Medici family was considered the wealthiest in Europe for a time. From this base, they acquired political power initially in Florence and later in wider Italy and Europe as the House of Medici produced four Popes of the Catholic Church—Pope Leo X (1513–1521), Pope Clement VII (1523–1534), Pope Pius IV (1559-1565)[4] and Pope Leo XI (1605)—and two queens of France—Catherine de' Medici (1547–1589) and Marie de' Medici (1600–1630).[5] In 1532,. They were among the earliest businesses to use the general ledger system of accounting through the development of the double-entry bookkeeping system for tracking credits and debits. This is where the idea that a "Debt" is a "credit" on the other side of the books and why fiat currency operates the way it does.
- 51. 1450: Vatican law The Roman Catholic Church was infiltrated and eventually overthrown by the Church of Rome in the sixteenth century, not in the twentieth. The subversion obtained a foothold circa 1450, more than 300 years before the French revolution, with the founding by the Medici of the Platonic Academy in Florence, of which Savonarola was among its most dynamic opponents. Of course he was executed by papal order.

The standard disinformation of many so-called "traditional Catholics" is that the decline of the

Church only began with the rise of the masonic French revolution in 1789, was beaten back by Popes Pius IX, Leo XIII and Pius X, and then emerged in full flower with the Second Vatican Council of the 1960s.

The truth is, during those three pontificates the Church was in hock to the Rothschilds and not withstanding the pious texts and double-talk from these pontiffs, they continued the Renaissance papal legacy of enabling the renting of money (usury) while protecting Rome's sub-rosa Kabbalistic command ideology upon which Freemasonry is founded. Therefore, contrary to the nonsense peddled to dupes by writers who have not done their homework, the core conspiracy against the Church was not interrupted or obstructed by these popes. In fact, it only grew stronger, including massive child molestation rings which were not exclusive to the hedonistic era of the 1960s and '70s or our post-modern era.

Popes Pius IX, Leo XIII and Pius X were masters of deception who spoke and wrote against greed while they kept the engine of usury intact. They spoke and wrote against Freemasonry while they maintained the Kabbalah, the source of masonic rituals, as the fount of the esoteric theology of the papal hierarchy.

- 52. 1450-1700: Vatican law: <u>The "catholic" church perpetuated the inquisition</u> burning millions of women, who practiced natural healing and the use of plants for the expansion of the mind, at the stake for everyone to see as heretics and witches. This was done for mind control over the people. To keep them ignorant of their true spirituality and connection with the natural world, and to perpetuate a brutal form of patriarchy against the female population for control over the minds of all. This was the major start of the war on the sacred feminine that is still going on to this day.
- 53. 1455: Vatican law: <u>the first testamentary trust romanis pontifis</u> (first crown over land) created usufruct over all land on the planet. (created on human child skin) *(more information needed)*
- 54. 1472: English law: Statute of Westminster 1472, mostly noted for requiring ships coming to an English port to bring a tax in <u>bowstaves</u>
- 55. 1481: Vatican law: <u>The second testamentary trust atorny regis (the eternal crown)</u> (more *information needed*)
- 56. 1483: English law: Cestui Que Vie (Trusts) King Richard III 1483 (1 Rich.3 c.1).

## The price sheet for services offered by the VSOF including the entire status doc set as spoken of in this class this can be found here at this link:

The VSOF price sheet can be downloaded here: <u>https://vocationalscienceoffreedom.wordpress.com/welcome-package/</u> and here: <u>https://mega.nz/folder/b7AxjIoJ#ilYnBjHWD6IuEAyc3-mXqQ</u>

- 57. 1488: English law: Cestui Que Vie Henry 7th 1488 (4Hen.7 c.17).
- 58. 1498: 1498 The Letters Patents of King Henry the Seventh Granted unto Iohn Cabot and his Three Sonnes, Lewis, Sebastian and Sancius for the the Discouerie of New and Unknowen Lands; March 5
- 59. 1534: Vatican law: The Jesuit order was created. The Society of Jesus (abbreviated as S.J.), also

known as the "Jesuits", is presently a male dominated Mystical-Evangelical religious Order of the Catholic Church (Universal Ecclesia) founded on August 15, 1534 (feast day for Lucifer since 70 CE) as a military order; and first recognized by Papal Bull Regimini militantis ecclesiae on September 27, 1540. Restrictions on the Order were not removed until March 14th 1543 (oldest feast day for Lucifer and Mithra) through Papal Bull Injunctum nobis. <u>The creation of the Jesuit</u> <u>order was established by Ignatius Loyola In 1539</u>, with Saint Peter Faber and Saint Francis Xavier, Ignatius formed the Society of Jesus, which was approved in 1540 by Pope Paul III. Ignatius was chosen as the first Superior General of the order and invested with the title of Father General by the Jesuits.[30] In 2013, Jorge Mario Bergoglio became the first Jesuit to be elected Pope, taking the name Pope Francis.

- 60. 1535: English law: Under King Henry VIII of England and his Venetian/Magyar advisers, the first poor laws were promulgated around 1535 coinciding with the <u>first official mandate requiring</u> <u>uniform record keeping</u> by all Church of England parishes of <u>births, deaths and marriages</u>. The poor were considered the responsibility of the "Church" including ensuring they had ample work and did not starve to death as they were considered by default the property of the church. (this was what turned into the modern "birth certificate" of abandoned children) These certificates were called "settlement certificates"
- 61. 1536: English law: The Statute of Uses (27 Hen 8 c 10) was an Act of the Parliament of England that restricted the application of uses in English property law. The Statute was originally conceived by Henry VIII of England as a way to rectify his financial problems by simplifying the law of uses, which moved land outside the royal tax revenue by placing the lands with the church coporations forever, traditionally gathered through seisin. His initial efforts, which would remove uses almost completely, were stymied at the 1529 Parliament by members of the House of Commons, many of whom were landowners (who would lose money) and lawyers (who benefited in fees from the confusing law on uses). Academics disagree on how the Commons were brought around, but an eventual set of bills introduced in 1535 was passed by both the Lords and Commons in 1536. Remember it is the attorney who continued to bring the idea of use and usufruct from the filthy Roman law controlled by the "Jews" into England to destroy the common law prior to William the First and Allodial title to the lands.
- 62. 1537: Vatican law: convication trust. <u>The third Crown (testamentary trust) was created in 1537</u> by Paul III, through the papal bull Convocation, also meant to open the Council of Trent. It is the third and final testamentary deed and will of a testamentary trust, set up for the claiming of all "lost souls", lost to the See. The Venetians assisted in the creation of the 1st Cestui Que Vie Act of 1540,to use this papal bull as the basis of Ecclesiastical authority of Henry VIII. This Crown was secretly granted to England in the collection and "reaping" of lost souls. *(more information needed, need to verify)*
- 63. 1540: Knights Hospitalars, the possessions of that order were vested in the Crown (32 Hen. VIII, c. 24). (This order is in charge of the "Hospitals" of the world, the same place where mothers abandon their children by the birth certificate. No wonder the court of wards and liveries was established one year after this happened.)
- 64. 1540: English law: <u>The Cestui Que Vie Trust Act of Henry VIII of England</u> 1540 (27Hen.8 c.28). A Cestui Que Vie Trust is a fictional concept. It is a Temporary Testamentary Trust, first created during the reign of Henry VIII of England through the Cestui Que Vie Act of 1540 and updated by Charles II, through the CQV Act of 1666, wherein an Estate may be effected for the Benefit of a Person presumed lost or abandoned at "sea" and therefore assumed "dead" after seven (7) years. Additional presumptions, by which such a Trust may be formed, were added in later statutes to include bankrupts, minors, incompetents, mortgages, and private companies. The original purpose of a CQV Trust was to form a temporary Estate for the benefit of another because some event, state of affairs, or condition prevented them from claiming their status as living, competent, and

present, before a competent authority Therefore, (according to cannon and roman civil law) any claims, history, statutes, or arguments that deviate in terms of the origin and function of a CQV Trust, as pronounced by these canons, is false and automatically null and void.

65. 1541: English law: <u>The Court of Wards and Liveries</u> was a court established during the reign of <u>Henry VIII</u> in <u>England</u>. Its purpose was to administer a system of <u>feudal dues</u>; but as well as the revenue collection, the court was also responsible for <u>wardship</u> and <u>livery</u> issues.

The court was established from 1540 by two <u>Acts of Parliament</u>, Court of Wards Act 1540 (*32 Henry VIII c. 46*) and the Wards and Liveries Act 1541 (*33 Henry VIII c. 22*).

As Master of the Court, from 1561, <u>William Cecil</u> was responsible for the upbringing of orphaned heirs to <u>peerages</u> and also, <u>until they came of age</u>, for the administration of their estates.

In 1610, <u>King James I</u> attempted to negotiate with Parliament a regular income of £200,000 a year in return for the abolition of the hated Court of Wards. While the negotiations failed, the episode showed Parliament that the <u>royal prerogative</u> could be up for sale.<sup>[1]</sup>

In February 1646 (<u>New Style</u>), during the <u>English Civil War</u>, the Court of Wards and Liveries lost its principal function, due to the abolition by the <u>Long Parliament</u> of feudal tenure.<sup>[2]</sup> The court was formally abolished soon after the <u>Restoration of the monarchy</u> by the <u>Tenures Abolition Act 1660</u> (*12 Charles II c. 24*).

- 66. 1566: English law: <u>The Royal Exchange was build in London</u> and was commissioned by Queen Elizabeth in 1570.
- 67. 1578: English law: Letters Patent to Sir Humfrey Gylberte June 11 Know ye that of our especiall grace, certaine science and meere motion, we have given and granted, and by these presents for us, our heires and successours, doe give and graunt to our trustie and welbeloved servaunt Sir Humphrey Gilbert of Compton, in our castle of Devonshire Knight, and to his heires and assignee for ever, free libertie and licence from time to time, and at all times for ever hereafter, to discover, finde, search out, and view such remote, heathen and barbarous lands, countreys and territories not actually possessed of any Christian prince or people, as to him, his heirs & assignee, and to every or any of them, shall seeme good: and the fame to have, hold, occupie and enjoy to him, his heires and assignee for ever, with all commodities, jurisdictions, and royalties both by sea and land; and the said sir Humfrev and all such as from time to time by licence of us, our heiress and successours, shall goe and travell thither, to inhabits or romaine there, to build and fortifie at the discretion of the sayde Sir Humfrey, and of his heires and assignee, the statutes or actes of Parliament made against Fugitives, or against such as shall depart, romaine or continue out of our Realme of England without licence, or any other acte, statute, lawe or matter whatsoever to the contrary in any wise notwithstanding. And wee doe likewise by these presents, for US, our heires and successours, give full authoritie and power to the saide Sir Humfrey, his heires and assignee, and every of them, that tree and they, and every of any of them, shall and may at all and every time and times hereafter, have, take and lead in the same voyages, to travell thitherward, and to inhabits there with him, and every or any of them, such and so many of our subjects as shall willingly accompany him and them, and every or any of them, with sufficient shipping and furniture for their transportations, so that none of the same persons, nor any of them be such as hereafter shall be specially restrained by us, our heires and successors....
- 68. 1584: English law: 1584 Charter to Sir Walter Raleigh; March 25
- 69. 1588: English law: Under Queen Elizabeth I of England, a set of measures which were introduced which had the effect of accelerating the disenfranchisement of land peasants into landless paupers. Under the Erection of Cottages Act 1588, peasants required local parish permission to erect dwellings whereas before the erection of a dwelling by a land peasant on their lord's land was considered a "right". As a result, the ranks of the landless poor, or "paupers" swelled.
- 70. 1601: English law: Under Queen Elizabeth I of England, the laws concerning the administration and care of the "poor" were refined through the Poor Law (1601) which introduced a basic set of

"rights" for the poor as well as the introduction of two "Overseers of the Poor" (Guardian) in each Parish, elected at Easter and funded through the first levy (tax) through local rates (now called "council taxes") on property owning rate payers. (no wonder why the English are so unaware of why they pay this tax to this day)

- 71. 1606: English law: The *First Charter of Virginia*, is a document from <u>King James I of England</u> to the <u>Virginia Company</u> assigning land rights to colonists for the stated purpose of propagating the Christian religion.<sup>[1]</sup> The land is described as coastal <u>Virginia</u> and islands near to the coast, but the <u>surveying numbers</u> correspond to modern day <u>South Carolina</u> to <u>Canada</u>. The land itself would remain the property of the King, with the London Company and the Plymouth Company (the two divisions of the Virginia Company) as the King's tenants, and the settlers as subtenants. The colony's government at first consisted of a council residing in <u>London</u>. The document designated the London Company as responsible for financing the project, which included recruiting settlers and providing for their transportation. This shows that this land, known now as America, was conquered by corporations under charter from the kings of Europe.
- 72. 1609 -1913 **Banking History:** <u>central banking creation</u>, the loaning of money to governments for wars. Perpetual interest never to be paid back, which gives total control over the government in debt. The royal family William the second was the greatest investor in the bank of England.
- 73. 1649: English law: Oliver Cromwell obtains backing from the British parliament for the execution of King Charles I on a charge of treason. Afterwards, Cromwell permits the "Jews" to enter England again, but does not reverse the Edict of Expulsion issued by King Edward I in 1290, which expelled all "Jews" forever from England and made the provision that any who remained after November 1st 1290, were to be executed.

The Edict of Expulsion in 1290, by Edward the I (Edward the longshanks, hammer of the scots) by which the "Jews" were expelled from England, was disobeyed under <u>Oliver Cromwell</u>, who was a thieving murderous Ashkenazim agent. 16 years after the "Jews" had been allowed to return to England, the "Jews" had destroyed England and burned London to the ground, and enacted the Cestui Que Vie Act of 1666. Thirty-three years after Cromwell had let the "Jews" into Britain a Dutch Prince arrived from Amsterdam surrounded by a whole swarm of "Jews" from that Khazarian financial center. Driving his royal father-in-law out of the kingdom, he graciously consented to ascend the throne of Britain. A very natural result following on this event was the inauguration of the National Debt by the establishment six years later of the Bank of England for the purpose of lending money to the Crown. Britain had paid her way as she went until the "Jew" was let back in. *(Notice that the Edict of Expulsion could not be lawfully overturned by Cromwell and is therefore still in full force and effect in every common law realm including America.)* 

74. 1660: English law: <u>"Court of Wards"</u> The corporate "Court of Wards" was created by the east India trading company. The Court of Wards was a legal body created by the <u>East India Company</u> on a model similar to the <u>Court of Wards and Liveries</u> that had existed in England from 1540 to 1660. Its purpose was to protect heirs and their estates when the heir was deemed to be a <u>minor</u> and therefore incapable of acting independently. Estates would be managed on behalf of the heir, who would also be educated and nurtured through the offices of the Court in order to ensure that he gained the necessary skills to manage his inheritance independently. Control of the estates would in normal circumstances return to the heir on his coming of age.( In truth it was then as it is now, little more than a way to take from the estates of people without them even knowing that it is happening or how.) Be also aware of the time in which this corporate court was created, shortly after (or before) the burning of London. Wherein all the documents of the people were lost and the corporate courts sweep in to claim everything for themselves. (This is the establishment of corporations controlling the estates of people by presumption of wardship. This has now culminated into the corporate courts of the "districts" established after the civil war that still to this day are corporate entities with their own Dun & Bradstreet numbers, and which administer the

estates of the people of America by corporate public policy from the United States federal corporation, under a false presumption of abandonment and wardship from the Birth certificate contract, which is forcibly signed at the "foundling" hospital by unsuspecting mothers.)

- 75. 1662: English law: Settlement Act (1662) Under Charles II of England, the concept of "Settlements" as plantations of working poor controlled by the Church of England was further refined through the Settlement Act (1662) and Poor Relief Act (1662) including for the first time the issuance of "Settlement Certificates" equivalent to a "birth certificate, passport and social security" rolled into one document. A child's birthplace was its place of settlement, unless its mother had a settlement certificate from some other parish stating that the unborn child was included on the certificate. However from the age of 7 upwards (the time needed to presume death) the child could have been apprenticed and gained a settlement for itself through called indentured service, or "voluntary slavery". Also, the child could have obtained a settlement for itself by service by the time it was 16. Under the "reforms" of the Settlement Act (1662) and Poor Relief Act (1662), no one was allowed to move from town to town without the appropriate "Settlement Certificate". If a person entered a parish in which he or she did not have official settlement, and seemed likely to become chargeable to the new parish, then an examination would be made by the justices (or parish overseers). From this examination on oath, the justices would determine if that person had the means to sustain himself. The results of the examination were documented in an Examination Paper. As a result of the examination the intruder would then either be allowed to stay, or would be removed by means of what was known as a Removal Order, the origin of the modern equivalent of an "Eviction and Removal Notice" when a sheriff removes people from their home. (verify this)
- 76. 1666: English law: Cestui Que Vie Act of 1666 (need exact date to see exactly when this was passed before or after the fire of London) CHAPTER 11 18 and 19 Cha 2. An Act for Redresse of Inconveniencies by want of Proofe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend. X1Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead. Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have been putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners. (This act allowed the taking of all estates to be administered by the crown when one was not known to be alive or dead. How interesting that only ten years after the "Jews" were allowed back into England by Cromwell the entire city burns to the ground and an act to take everyone's estates into (wardship) was enacted.)
- 77. 1666: From Sunday, 2 September to Wednesday, 5 September 1666 <u>the great fire of London</u> destroyed the homes of 70,000 of London's 80,000 inhabitants.
- 78. 1694: Banking law: <u>The bank of England</u> is created by private charter from the king to a private bank to loan money to the crown at interest. The money supply of England is privatized. This is the first central bank created. The man behind this is William Patterson. <u>https://en.wikipedia.org/wiki/William\_Paterson\_(banker)</u> In 1694 the Government of William III (who had come in from Holland with the "Jews") was in sore straits for money. A company of rich men under the leadership of one William Paterson (a goy) offered to lend William 1,200,000 at 8 per cent on the condition that, the Governor and Company of the Bank of England, as they called

themselves, should have the right to issue notes to the full extent of its capital. That is to say, the Bank got the right to collect 1,200,000 in gold and silver and to turn it into 2,400,000 (that is, double it), lending 1,200,000, the gold and silver to the Government, and using the other 1,200,000, the banknotes, themselves. Paterson was quite right about it that this privilege which had been given to the Bank was a privilege to make money In practice they did not keep a cash reserve of nearly two or three hundred thousand pounds. By 1696 (ie. within two years) we find them circulating 1,750,000 worth of notes against a cash reserve of 36,000. That is with a, backing, of only about 2 percent of what they issued and drew interest on. The names of the Khazarian controllers of the Bank of England are never revealed, but it is clear, as early as this year, through their control of the Bank of England, "Jews" had control over the British Royal family. However, whilst their identity is protected, they may have wished they picked a more discreet front man, after William Paterson states, The Bank hath benefit of interest on all monies which it creates out of nothing.

- 79. 1694: English law: <u>The inner city of London is recognized as a sovereign state by William the</u> <u>III. (The jurisdictions of law called "maritime admiralty" and the "ecclesiastical"</u> jurisdiction were established under his rule as well.)
- 80. 1689: The English Bill of Rights. This bill was a precursor to the American Bill of Rights, and set out strict limits on the Royal Family's legal prerogatives such as a prohibition against arbitrary suspension of Parliament's laws. More importantly, it limited the right to raise money through taxation to Parliament. The English elite had just succeeded in ousting the Catholic King James, who had offended the protestant Church of England by aggressively promoting the Roman Catholic religion, in spite of laws that Parliament had passed. William III (of Orange, pictured below) and his wife Mary were crowned King and Queen of England (Mary was actually the daughter of the deposed King James II) in Westminster Abbey on April 11, 1689. As part of their oaths, the new King William III and Queen Mary were required to swear that they would obey the laws of Parliament, a significant move from the rule of man to rule of law. At this time, the Bill of Rights was read to both William and Mary.

"We thankfully accept what you have offered us," William replied, agreeing to be subject to law and to be guided in his actions by the decisions of Parliament.

The Bill was formally passed through Parliament after the coronation.

On December 16, 1689, the King and Queen gave it Royal Assent which represented the end of the concept of divine right of kings.

81. 1698: English law: Following four years of the Bank of England control of the British money supply had come on in leaps and bounds. They had flooded the country with so much money that the Government debt to the Bank had grown from its initial 1,250,000, to 16,000,000, in only four years, an increase of 1,280%. Why do they do it? Simple, if the money in circulation in a country is 5,000,000, and a central bank is set up and prints another 15,000,000, stage one of the plan, and sends that out into the economy through loans etc, then this will naturally reduce the value of the initial 5,000,000 that was in circulation before the bank was formed. This is because the initial 5,000,000 that was 100% of the economy is now only 25% of the economy. It will also give the bank control of 75% of the money in circulation with the 15,000,000 they sent out into the economy. This causes inflation which is simply the reduction in worth of money borne by the common person, due to the economy being flooded with too much money, an economy which the Central Bank are responsible for. As the common persons money is worth less, he has to go to the bank to get a loan to help run his business etc, and when the Central Bank are satisfied there are enough people with debt out there, the bank will tighten the supply of money by not offering loans. This is stage two of the plan. Stage three, is sitting back and waiting for the people in debt to them to go bankrupt, allowing the bank to then seize from them real wealth, businesses and

property etc, for pennies on the pound. Inflation never affects a central bank, in fact they are the only group who can benefit from it, for if they are ever short of money they can simply print more.

- 82. 1707: English law: Proof of Life and Cestui Que Vie Act Queen Anne 1707 (6Ann c.18).
- 83. 1723: English law: Due to the increase in the number of "poor", in 1723 (England) a new law was passed called the <u>Workhouse Test Act (1723)</u> in which those who wished to claim benefits and relief as poor now had to enter a "workhouse" being essentially a prison for men, women and children to perform some set work. To ensure that all poor were accounted and could be identified, new laws were also introduced to force the Paupers to wear a 'P' on their right shoulders as a mark of their status. This is both the origin of the "P" still placed as a mark on modern passports and other "official" documents and the "P" worn by prisoners from the 20th Century. (verify this)
- 84. 1741: English law: Estate Pur Autre Vie (Cestui Que Vie) Hidden George II 1741 (14Geo.2 c.20).
- 85. 1754-1776: <u>The "United Colonies" take shape</u> as a loose political association, and the First and Second Continental Congresses result.
- 86. 1760: **Banking history: During this decade Mayer Amschel Bauer** works for a bank owned by the Oppenheimers in Hanover, Germany. He is highly successful and becomes a junior partner. Whilst working at the bank he becomes acquainted with General von Estorff. Following his fathers death, Bauer returns to Frankfurt to take over his father's business. Bauer recognizes the significance of the red hexagram and changes his name from Bauer to Rothschild, after the red hexagram or sign signifying 666 hanging over the entrance door (Rot, is German for, Red, Schild, is German for, Shield, or, Sign). Under his new identity of Mayer Amschel Rothschild, he discovers that General von Estorff is now attached to the court of Prince William IX of Hesse-Hanau, one of the richest royal houses in Europe, which gained its wealth by the hiring out of Hessian soldiers to foreign countries for vast profits (a practice that continues today in the form of exporting, United Nations peacekeeping, troops throughout the world). He therefore makes the Generals re-acquaintance on the pretext of selling him valuable coins and trinkets at discounted prices. As he plans, Rothschild is subsequently introduced to Prince William himself who is most pleased with the discounted prices he charges for his rare coins and trinkets, and Rothschild offers him a form of commission for any other business the Prince can direct his way. Rothschild subsequently becomes close associates with Prince William, and ends up doing business with him and members of the court. He soon discovers that loaning money to governments and royalty is far more profitable than loaning to individuals, as the loans are bigger and they are secured by the nation's taxes.
- 87. 1763: **Establishment of the House of Rothschild** a fake made up name for a Khazarian family who are purely Luciferian and who are the creators of the "new world order" (*I would make a point here that a House can be set up whenever you want to.*)
- 88. 1764: The Currency Act 1764 (<u>4 Geo. III c. 34</u>) extended the 1751 Act to all of the British colonies of North America. It forbid them from designating future currency issues as legal tender for public and private debts. This <u>tight money policy</u> created financial difficulties in the colonies, where gold and silver were in short supply. <u>Benjamin Franklin</u>, a colonial agent in London, lobbied for repeal of the Act over the next several years, as did other agents. This policy to have the colonies always be in debt to the Bank of England was the single main reason for the revolutionary war.
- 89. 1765: Blackstones's Commentaries on the Laws of England is published. This book, more than any other, was purchased and read by more colonists than Englishmen. This book, along with a copy of the Geneva Bible in each colonist's home, were the foundation of legal knowledge in the American colonies. This should be the first book that you read to begin learning of the history of English and ultimately American common law and its power and use.

- 90. 1769: <u>Mayer Amschel Rothschild becomes court agent for Prince William IX of Hesse-Cassel</u> the grandson of George II of England; cousin to George III; nephew to the King of Denmark; and brother-in-law to the King of Sweden. He is subsequently given permission by Prince William to hang a sign on the front of his business premises declaring that he is, M. A. Rothschild, by appointment court factor to his serene highness, Prince William of Hanau.
- 91. 1770: **Banking history:** <u>creation of the, Illuminati,</u> Mayer Amschel Rothschild draws up plans for the creation of the, **Illuminati**, and entrusts Ashkenazi Jew, **Adam Weishaupt**, a Crypto-Jew (a Jew who pretends he's not Khazarian) who is outwardly Roman Catholic, with its organization and development. The, Illuminati, is to be based upon the teachings of the Talmud, which is in turn, the teachings of Rabbinical Jews. It is to be called the, Illuminati, which is a Luciferian term which means, keepers of the light. On August 29th, Mayer Amschel Rothschild marries Gutle Schnaper.
- 92. 1773: Vatican law: The Jesuit order is disbanded (on paper but remains working in the shadows.)
- 93. 1773: English law: Beginning in 1773 with <u>the Inclosure Act 1773</u>, followed by the Inclosure Consolidation Act 1801, English Parliament effectively "privatized" massive amounts of common land for the benefit of a few, causing huge numbers of land peasants to become "landless paupers" and therefore in need of parish assistance. The Inclosure Acts are the foundation of Land Title as it is known today wherein they mix the roman civil law system of use and the feudal system of fee to create titles with names like "fee simple" and "fee tail" and this system also treats everyone as a resident and not lawfully domiciled on the land.
- 94. 1776: The Colonies of America declare independence.
- 95. 1776: Adam wischopt creates the "illuminati" by commission by Baron Nathan Rothschild, to infiltrate every other secret society on the planet starting with the Masons and to bring all of them under his control. This is what George Washington warned the masons about in his letter stating to all other masons to "be aware of the influence from the New York." His warnings went unheeded. Adam Weishaupt officially completes his organization of the, Illuminati, on May 1st of this year. The purpose of the, Illuminati, is to divide the non-Jews through political, economic, social, and religious means. The plan is for the opposing sides of the goyim (non-Jews) to be armed whilst incidents are to be provided in order for them to fight amongst themselves; destroy national governments; destroy religious institutions; and eventually destroy each other. Weishaupt soon infiltrates the Continental Order of Freemasons with this, Illuminati, doctrine and establishes lodges of the Grand Orient to be their secret headquarters. This is all under the orders and finance of Mayer Amschel Rothschild and the concept subsequently spreads into Masonic Lodges worldwide to the present day. Weishaupt also recruits 2,000 paid followers including the most intelligent men in the field of arts and letters, education, science, finance, and industry. They are instructed to follow the following methods in order to control people:

1. Use monetary and sex bribery to obtain control of men already in high places, in the various levels of all governments and other fields of endeavor. Once influential persons have fallen for the lies, deceits, and temptations of the Illuminati they are to be held in bondage by application of political and other forms of blackmail, threats of financial ruin, public exposure, and fiscal harm, even death to themselves and members of their families.

2. The faculties of colleges and universities are to cultivate students possessing exceptional mental ability as well as belonging to well-bred families with international leanings, and recommend them for special training in internationalism, or rather the notion that only a one-world government can put an end to recurring wars and strife. Such training is to be provided by granting scholarships to those selected by the, Illuminati.

3. All influential people trapped into coming under the control of the, Illuminati, plus the students who had been specially educated and trained, are to be used as agents and placed behind the scenes of all governments as experts and specialists. This is to ensure they advise the top executives to

adopt policies which in the long-run serve the secret plans of the, Illuminati, one-world conspiracy and bring about the destruction of the governments and religions they are elected or appointed to serve.

4. To obtain absolute-control of the press, at that time the only mass-communications media which distributed information to the public, so that all news and information could be slanted in order to make the masses believe that a one-world government is the only solution to the worlds many and varied problems.

- 96. 1777: November 15, Articles of confederation. Agreed to by Congress: TO ALL TO WHOM these Presents shall come, we the undersigned Delegates of the States affixed to our Names send greeting. Whereas the Delegates of the United States of America in Congress assembled did on the fifteenth day of November in the Year of our Lord One Thousand Seven Hundred and Seventy Seven, and in the Second Year of the Independence of America agree to certain articles of Confederation and perpetual Union between the States of New Hampshire, Massachusetts bay, Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina and Georgia in the Words following, viz. "Articles of Confederation and providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Massachusetts bay, Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Delaware, Maryland, Virginia, Delaware, Maryland, Virginia, North Carolina and Georgia."
- 97. 1781: May 17<sup>th</sup> Banking History: <u>"A plan for establishing a national bank for the United States</u> of North America." Was created by a filthy Rothschild agent named Robert Morris, (who just two years prior was charged with war profiteering against the American People) Is now the head of "finance" for the colonies. This was the first central bank in America and its creation was in no small part from the British counterfeiting the "continental" which was the currency that the colonies created interest free to help pay for the war debts against the British but which the British agents subsequently counterfeited into oblivion.
- 98. 1781: March 1<sup>st</sup>. <u>The Articles of Confederation</u> bind "States" --- political subdivisions of the United Colonies together in a "perpetual union", creating a confederation of States to operate in the international Jurisdiction of the Sea, regarding treaties and trade with other nations whilst the people retain all sovereign power that before was held by the king. The Articles of Confederation <u>came into force</u> on March 1, 1781, after being ratified by all 13 states.
- 99. 1782: April 12, John Adams negotiated with the Netherlands to receive a loan and recognition for the United States.
- 100. 1782: APRIL 19, The Netherlands recognized the independence of the United States.
- 101. 1782: OCTOBER 8, <u>A treaty of commerce and friendship was signed between the United</u> <u>States and the Netherlands.</u>
- 102. 1783: The Treaty of Paris and Treaty of Versailles is signed between England and the United States of America.
- 103. 1784: <u>Adam Weishaupt issues his order for the French Revolution to be started</u> by Maximilien Robespierre in book form. This book is written by one of Weishaupts associates, Xavier Zwack, and sent by courier from Frankfurt to Paris. <u>However en-route there, the courier is</u> <u>struck by lightning</u>, the book detailing this plan discovered by the police, and handed over to the Bavarian authorities.

As a consequence, the Bavarian government orders the police to raid Weishaupts Masonic Lodges of the Grand Orient, and the homes of his most influential associates. Clearly, the Bavarian authorities were convinced that the book that was discovered was a very real threat by a private group of influential people, who planned the use of wars and revolutions to achieve their political ends.

104. 1785: FEBRUARY 28, Britain threatens to break off the treaty because Americans have failed to

comply with the treaty, by having paid the debts owed to Britain.

105. 1785: May 20 The Land Ordinance of 1785 was adopted by the United States Congress of the Confederation on May 20, 1785. It set up a standardized system whereby settlers could purchase title to farmland in the undeveloped west. Congress at the time did not have the power to raise revenue by direct taxation, so land sales provided an important revenue stream. The Ordinance set up a survey system that eventually covered over three-fourths of the area of the continental United States.

The earlier Ordinance of 1784 was a resolution written by Thomas Jefferson (delegate from Virginia) calling for Congress to take action. The land west of the <u>Appalachian Mountains</u>, north of the <u>Ohio River</u> and east of the <u>Mississippi River</u> was to be divided into ten separate states. However, the 1784 resolution did not define the mechanism by which the land would become states, or how the territories would be governed or settled before they became states. The Ordinance of 1785 put the 1784 resolution in operation by providing a mechanism for selling and settling the land, while the <u>Northwest Ordinance</u> of 1787 addressed political needs. The 1785 ordinance laid the foundations of land policy until passage of the <u>Homestead Act</u> in 1862. The Land Ordinance established the basis for the <u>Public Land Survey System</u>. The initial surveying was performed by Thomas Hutchins. After he died in 1789, responsibility for surveying

was transferred to the Surveyor General. Land was to be systematically surveyed into square townships, six miles (9.656 km) on a side. Each of these townships were sub-divided into thirtysix sections of one square mile (2.59 km<sup>2</sup>) or 640 acres. These sections could then be further subdivided for re-sale by settlers and land speculators.

The ordinance was also significant for establishing a mechanism for funding public education. Section 16 in each township was reserved for the maintenance of public schools. Many schools today are still located in section sixteen of their respective townships<sup>[citation needed]</sup>, although a great many of the school sections were sold to raise money for public education. In later States, section 36 of each township was also designated as a "school section".

106. 1785: May, a committee of Congress made a report recommending an alteration in the Articles of Confederation, but no action was taken on it, and it was left to the State Legislatures to proceed in the matter. In January 1786, the Legislature of Virginia passed a resolution providing for the appointment of five commissioners, who, or any three of them, should meet such commissioners as might be appointed in the other States of the Union, at a time and place to be agreed upon, to take into consideration the trade of the United States; to consider how far a uniform system in their commercial regulations may be necessary to their common interest and their permanent harmony; and to report to the several States such an act, relative to this great object, as, when ratified by them, will enable the United States in Congress effectually to provide for the same. The Virginia commissioners, after some correspondence, fixed the first Monday in September as the time, and the city of Annapolis as the place for the meeting, but only four other States were represented, viz: Delaware, New York, New Jersey, and Pennsylvania; the commissioners appointed by Massachusetts, New Hampshire, North Carolina, and Rhode Island failed to attend. Under the circumstances of so partial a representation, the commissioners present agreed upon a report, (drawn by Mr. Hamilton, of New York,) expressing their unanimous conviction that it might essentially tend to advance the interests of the Union if the States by which they were respectively delegated would concur, and use their endeavors to procure the concurrence of the other States, in the appointment of commissioners to meet at Philadelphia on the Second Monday of May following, to take into consideration the situation of the United States; to devise such further provisions as should appear to them necessary to render the Constitution of the Federal Government adequate to the exigencies of the Union; and to report such an act for that purpose to the United States in Congress assembled as, when agreed to by them and afterwards confirmed by the Legislatures of every State, would effectually provide for the same.

- 107. 1785: JUNE-SEPTEMBER There is a major depression because of unstable paper money resulting in falling prices. This allowed some of the States to discharge their debts on a basis which was sometimes a thousand to one.
- 108. 1786: **The Bavarian government publish the details of the, Illuminati**, plot in a document entitled, *The Original Writings of The Order and Sect of The Illuminati*. They then send this document to all the heads of church and state throughout Europe, who sadly ignore their warning.
- 109. 1787: Congress, on the 21st of February, 1787, adopted a resolution in favor of a convention, and the Legislatures of those States which had not already done so (with the exception of Rhode Island) promptly appointed delegates. This "rush" to create a centralized government was based on the events of Shays's Rebellion. Patrick Henry had this to say about the convention and the events leading up to it. "The Confederation; this same despised government, merits, in my opinion, the highest encomium: It carried us through a long and dangerous war: It rendered us victorious in that bloody conflict with a powerful nation: It has secured us a territory greater than any... Monarch possesses: And shall a government which has been thus strong and vigorous, be accused of imbecility and abandoned for want of energy? ... greater danger [allegedly] would ensue if the [Virginia] Convention rose without adopting... [the constitution]: I ask, where is the danger? I see none. Why then tell us of dangers to terrify us into an adoption of this new Government? And yet who knows the dangers that this new system may produce; they are out of sight of the common people: They cannot forsee latent consequences: I dread the operation of it on the middling and lower class of people: It is for them I fear the adoption of this system... I see great jeopardy in this new Government. I see none from our present one... Public and private security are to be found here in the highest degree. (talking about the articles of confederation) Sir, it is the fortune of a free people, not to me intimidated by imaginary dangers. Fear is the passion of slaves." (his point was why are we rushing to do this?)

The Constitution "<u>was adopted</u>" by a convention of the States on September 17, 1787, 38 of the 41 delegates remaining signed "in witness whereof", not as delegates – but as unanimity of the States present. This clever deception hid the embarrassing fact that three delegates had refused to be part of the fraud and illegality. (As Lansing and Yates had left, Hamilton "generously" signed for New York by himself.) Mr. Gerry of Massachusetts, and Misters, Mason and Randolph, of Virginia flat out refused to sign. A bit of math is illuminating here: the States chose 74 delegates, 19 of whom flat out refused to attend. Of the 55 who showed up in may, 14 left early, leaving 41. Of the 41 who stayed through September (Dickinson had Read sign for him in absentia), 3 refused to sign. So, only 39 of the 74 chosen delegates "signed" the Constitution – 53%. Of the original 74, nearly half refused ot attend, quit, or didn't sign. Asked why he boycotted the Convention, Patrick Henry quipped "Because I smelt a Rat."

The president of the convention transmitted it to Congress, with a resolution stating how the proposed Federal Government should be put in operation, and an explanatory letter. Congress, on the 28th of September, 1787, directed the Constitution so framed, with the resolutions and letter concerning the same, to "be transmitted to the several Legislatures in order to be **submitted** to a **convention of delegates chosen** in each State **by the people thereof**, <u>in conformity to the resolves of the convention</u>." and was subsequently ratified by the several States, on the following dates: Delaware, December 7, 1787; Pennsylvania, December 12, 1787; New Jersey, December 18, 1787; Georgia, January 2, 1788; Connecticut, January 9, 1788; Massachusetts, February 6, 1788; Maryland, April 28, 1788; South Carolina, May 23, 1788; New Hampshire, June 21, 1788. Ratification was completed on June 21, 1788. The Constitution was subsequently ratified by Virginia, June 25, 1788; New York, July 26, 1788; North Carolina, November 21, 1789; Rhode Island, May 29, 1790; and Vermont, January 10, 1791.</u>

This creates the National Trust owed to "The United States of America" and the sovereign people thereof. This was in the style of "the Constitution for the United States of America" It is of note

that whilst the constitutional convention was taking place the northwest ordinance was also being passed by the continental congress under the articles of confederation.

- 110. 1789: On the 4th of March, 1789, the day which had been fixed for commencing the operations of Government under the new Constitution, it had been ratified by the conventions chosen in each State to consider it, as follows: Delaware, December 7, 1787; Pennsylvania, December 12, 1787; New Jersey, December 18, 1787; Georgia, January 2, 1788; Connecticut, January 9, 1788; Massachusetts, February 6, 1788; Maryland, April 28, 1788; South Carolina, May 23, 1788; New Hampshire, June 21, 1788; Virginia, June 25, 1788; and New York, July 26, 1788.
- 111. 1791: **Banking History:** George Washington created the districts (States within States) with the Rothschild agent Hamilton (whose fathers real last name was Levine) to protect the banks and their interests. *(need specific date and more information on this)*
- 112. 1791: Feb 25th Banking History: The public debt of the United States of America trust was 75 million dollars-by-weight of gold or silver, and on or about 1791 the First National Bank was given a twenty (20) year charter. (A creation of the filthy Jew agent Alexander Hamilton.) By the terms of the act incorporating the bank, its capital was fixed at ten millions of dollars. The power to issue its circulating notes as money having full legal tender quality for the payment of taxes and demands due the Government was conferred upon it. It was made the depositary of the revenues of the Government, and therefore it became the fiscal agent of the Treasury department. It was chartered for the period of twenty years. For the extensive powers and exclusive privileges bestowed upon it by Congress, the bank paid the United States a small bonus. This bank, therefore, was a monopoly sustained by the credit and the revenues of the United States. It had the solo power of issuing legal tender paper money, and its actual capital was trebled in its earning capacity by loaning its circulating notes at interest, and by having the control of the government revenues. This was the first appearance of an ORGANIZED MONEY POWER in the United States. The Rothschilds get, control of our nation's money, through Alexander Hamilton (their agent in George Washingtons cabinet) when they set up a central bank in the United States called the First Bank of the United States. This is established with a 20 year charter. Within the

first five years of the life of this central bank, the American Government will borrow \$8,200,000 from it, and prices in the country will increase by 72%. In relation to this excessive borrowing and inflation, **Thomas Jefferson**, then Secretary of State goes on to state, I wish it were possible to obtain a single amendment to our constitution taking from the Federal Government their power of borrowing. **Henriette (Jette) Rothschild** is born, who goes on to marry **Moses Montefiore**. Montefiore will become the President of the Board of Deputies of British Jews from 1835-1874.

113. 1791: December 15<sup>th</sup>: <u>The first ten amendments to the Constitution of the United States</u> (and two others, one of which failed of ratification and the other which later became the 27th amendment) were proposed to the legislatures of the several States by the First Congress on September 25, 1789. The first ten amendments were ratified by the following States, and the notifications of ratification by the Governors thereof were successively communicated by the President to Congress: New Jersey, November 20, 1789; Maryland, December 19, 1789; North Carolina, December 22, 1789; South Carolina, January 19, 1790; New Hampshire, January 25, 1790; Delaware, January 28, 1790; New York, February 24, 1790; Pennsylvania, March 10, 1790; Rhode Island, June 7, 1790; Vermont, November 3, 1791; and Virginia, December 15, 1791. Ratification was completed on December 15, 1791.

The amendments were subsequently ratified by the legislatures of Massachusetts,

114. 1792: **Banking History:** "worthless as a continental " was commonly used to describe those bitter Private Loss Experiences connected to the "The Continental Dollar", issued by the United States in Its Federal Admiralty Jurisdiction under the General Auspices and Control of the Said Federalists. This technique enabled them to draw-off THE PEOPLES' Wealth replacing it with PAPER. Hence regaining the foot hold over the People in this nation, nullifying the war just fought and the lives just lost, making it (more or less) all for nothing. For John Adams once said "There are two ways to conquer and enslave a nation. One is by the sword. The other is by debt."

- 115. 1792, April 2, Banking History: the Congress (of the several States) passed The Coinage Act of 1792, Such Act exactly compelling the United States to Perform in accordance with Article I, Section 8, Clause 5 of the Constitution, by Prohibiting the United States from issuing PAPER Currency at any time in the future. (this act is still in full force and effect for all other acts regarding any change in the currency of the nation have been unconstitutional, as you will read below)
- 116. 1796: English law: Estates Pur Autre Vie 1796 (Cestui Que Vie) King George III (36 Geo.3 c.52 s20)
- 117. 1798: John Robison publishes a book entitled, *Proofs of a Conspiracy Against All the Religions and Governments of Europe Carried on in the Secret Meetings of Freemasons, Illuminati and Reading Societies.* In this book, Professor Robison of the University of Edinburgh, one of the leading intellects of his time, who in 1783 was elected general secretary of the Royal Society of Edinburgh, gives details of the whole Rothschild, Illuminati, plot. He advises how he had been a high degree mason in the Scottish Rite of Freemasonry, and had been invited by Adam Weishaupt to Europe, where he was given a revised copy of Weishaupts conspiracy. However, although he pretended to go along with it, Professor Robison did not agree with it and therefore published his aforementioned book to expose it. The book included details of the Bavarian governments investigation into the, Illuminati, and the French Revolution. That same year on July 19th, David Pappen, President of Harvard University, lectures the graduating class on the influence, Illuminism, is having on American politics and religion.
- 118. 1806: Napoleon shatters the Prussian army.
- 119. 1806: Napoleon states that it is his, object to remove the house of Hesse-Cassel from ruler-ship and to strike it out of the list of powers. On hearing this, Prince William IX of Hesse-Hanau, flees Germany, goes to Denmark and entrusts his fortune, valued at \$3,000,000 at that time to Mayer Amschel Rothschild for safekeeping.
- 120. 1810: The original 13<sup>th</sup> amendment to the constitution is passed. It stated: "If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them." This can be found to be true at:

https://www.legis.iowa.gov/docs/shelves/code/ocr/1839%20Iowa%20Statute%20Laws.pdf Page 24.

121. 1811, Banking History the Congress refused to renew the Federalists' National Banking Charter. In 1811, Congress refused to re-charter the bank, and as it had during its brief career obtained the mastery over the entire business of the country by its loans of circulating notes and the public revenues, and had built up a system of credit in the commercial centers, to intimidate Congress and the people, it made a concerted contraction of the currency and brought on the great panic of 1811. From the time of its creation till it's closing the inflation of prices on good in America rose a staggering 70%. Inflation is a hidden tax on the people. The charter for the Rothschilds Bank of the United States runs out and Congress votes against its renewal. Nathan Mayer Rothschild is not amused and he states, "Either the application for renewal of the charter is granted, or the United States will find itself involved in a most disastrous war." However the United States stands firm and the charter is not renewed, which causes Nathan Mayer Rothschild to issue another threat, in which he states, "Teach those impudent Americans a lesson. Bring them back to colonial status." This clearly shows who ran the English Empire at that time and it was not the King of England. It was the man who will control the Bank of England.

- 122. 1812, Banking History <u>The Rothschild's collapse the English stock</u> market and take control of the bank of England.
- 123. 1811-1814: The war of 1812 : Banking History The American government refuses to renew the charter of the "first bank of the United States" run by the Ashkenazi Rothschild "Jews". The British try to horn in again and are beaten back. This skirmish results in the Treaty of Ghent, where the British interests in American shipping and commerce are reaffirmed and lasting peace is promised in return. (this war was almost entirely funded by the Rothschild banking families, fought by for-hire mercenaries, and part of its purposes was to stop the purposed 13<sup>th</sup> amendment to the constitution, which stated that no one who holds allegiance to a foreign prince or principality may hold public office in the united States of America.) This instantly removed all BAR members, for they hold the title of esquire which is one title under a Knight from the British crown, from holding office in the United States and it was ratified by the states in accordance with the constitution and is still in full force and effect to this day regardless of how bad the filthy BAR association wants to forget about the fact that it passed and that it is the law of the land in America. Backed by Rothschild money, and Nathan Mayer Rothschild's orders, the British declare war on the United States. The Rothschilds plan is to cause the United States to build up such a debt in fighting this war that they have no option but to surrender to the British and allow the charter for the Rothschild owned First Bank of the United States to be renewed. However, as the British are still busy fighting Napoleon, they are unable to mount much of an assault and the war ends in 1814 with America undefeated.

On September 19th, Mayer Amschel Rothschild dies. In his will he lays out specific laws that the House of Rothschild are to follow:

1. All key positions in the family business are only to be held by family members.

2. Only male members of the family are allowed to participate in the family business. This included a reported sixth secret bastard son (It is important to note here that Mayer Amschel Rothschild also had five daughters, so today the spread of the Rothschild dynasty without the Rothschild name is far and wide, and "Jews" believe the mixed offspring of a Khazarian mother is solely Khazarian).

3. The family is to intermarry with its first and second cousins to preserve the family fortune (interestingly according to the Khazarian Encyclopaedia 1905, of the fifty-eight Rothschild marriages to that date, exactly half, or twenty-nine, had been to first cousins - a practice known today as inbreeding, which is why they are all insane)

4. No public inventory of his estate is to be published.

5. No legal action is to be taken with regard to the value of the inheritance.

6. The eldest son of the eldest son is to become the head of the family (this condition could only be overturned when the majority of the family agreed otherwise). Law number six is straightaway put into effect when Nathan Mayer Rothschild is elected his father's successor as head of the family.

124. 1814: **Banking History:** With regard to the \$3,000,000 Prince William IX of Hesse-Hanau had entrusted to Mayer Amschel Rothschild for safekeeping, the Khazarian Encyclopedia, 1905 edition, Volume 10, page 494, gives the following account of where it ended up, According to legend this money was hidden away in wine casks, and, escaping the search of Napoleons soldiers when they entered Frankfurt, was restored intact in the same casks in 1814, when the elector (Prince William IX of Hesse-Hanau) returned to the electorate (Germany). The facts are somewhat less romantic, and more businesslike. This last line indicates the money was never returned by Rothschild to Prince William IX of Hesse-Hanau. The encyclopedia goes on to state, Nathan Mayer Rothschild invested this \$3,000,000 in, gold from the East India company knowing that it would be needed for Wellingtons peninsula campaign. Furthermore, on the stolen money Nathan made, no less than four profits: 1. On the sale of Wellington's paper which he bought at 50 cents on the dollar and collected at par. 2. On the sale of gold to Wellington. 3. On it's repurchase. 4. On

forwarding it to Portugal.

- 125. 1815: the Supreme Court in the case of De Lovio v. Boit, 7 Fed. Cases Number 3, 776 stated that: "A policy of Insurance is a maritime contract, and therefore of Admiralty Jurisdiction." Thereby bringing the law of the sea maritime admiralty law onto the land by fraud. This was the proverbial "foot in the door" for the Khazarian mob bankers and insurance companies to usurp the law of the land (common law of the people) with equity and admiralty law.
- 126. 1815: Banking History. The five Rothschild brothers work to supply gold to both Wellingtons army (through Nathan in England), and Napoleons army (through Jacob in France), and begin their policy of funding both sides in wars. The Rothschild's love wars because they are massive generators of risk free debt. Risk free, because the debts are guaranteed by the government of a country, and therefore the efforts of the population of that country, and furthermore it doesn't matter which country loses the war because the loans are given on the guarantee that the victor will honor the debts of the vanquished. Whilst the Rothschild's are funding both sides in this war, they use the banks they have spread out across Europe to give them the opportunity to set up an unrivalled postal service network of secret routes and fast couriers. Relevant post these couriers carry is opened up by these couriers and the details of their contents given to the Rothschild's so they are always one step ahead of current events. These Rothschild couriers are the only merchants allowed to pass through the English and French blockades and they use this advantage to keep Nathan Mayer Rothschild up to date with how the war is going so he is able to use that intelligence to buy and sell from his position on the stock exchange in accordance with that intelligence. One of Rothschild's couriers, a man named Rothworth, upon learning the British won the Battle of Waterloo, takes off for the Channel and delivers this news to Nathan Mayer Rothschild, a full 24 hours before Wellingtons own courier. Nathan Mayer Rothschild subsequently enters the stock exchange and instructs all his workers to start selling consuls (known as bonds today). Due to Rothschild's reputation for being one step ahead with regard to information, the other traders panic, think the British have lost the war, and start selling frantically. As a result the consuls plummet in value, at which point Nathan Mayer Rothschild discreetly instructs his workers to purchase all the consuls they can lay their hands on. When the news comes through that the British had actually won the war, the consuls rocket up to a level even higher than before the war started, leaving Nathan Mayer Rothschild with a return of approximately twenty to one on his investment. In fact, Nathan Rothschild openly brags that in his seventeen years in England he has increased his initial 20,000 stake given to him by his father, 2500 times to 50,000,000. The ownership of these bonds, or consuls, gives the Rothschild family complete control of the British economy, now the undisputed financial center of the world (following Napoleon's defeat), and forces the British to set up a new Bank of England, under the control of Nathan Mayer Rothschild.

Interestingly one hundred years later the New York Times would run a story stating that Nathan Mayer Rothschild's grandson had attempted to secure a court order to suppress publication of a book which had this insider trading story in it. The Rothschild family claimed the story was untrue and libellous, but the court denied the Rothschild's request and ordered the family to pay all court costs.

Back to 1815, this is the year Nathan Mayer Rothschild makes his famous statement, I care not what puppet is placed upon the throne of England to rule the Empire on which the sun never sets. The man who controls Britain's money supply controls the British Empire, and I control the British money supply. The Rothschild's also use their control of the Bank of England to replace the method of shipping gold from country to country and instead use their five banks spread across Europe to set up a system of paper debits and credits, the banking system of today.

By the end of this century, a period of time that becomes known as the, *Age of the Rothschild's*, it is estimated that the Rothschild family controls over half the wealth of the world. Indeed in a letter

to Nathan from Soloman dated February 28th of this year, Soloman states, We are like the mechanism of a watch, each part is essential.

However something that did not go as well as the Rothschild's would have liked this year is the Congress of Vienna, which started in September, 1814 and concluded in June of this year. The reason for this Congress of Vienna, was for the Rothschild's to create a form of world government, using the debt that many European governments owed them as leverage to give them complete political control over much of the civilized world. The Congress started well, when the Rothschild's managed to get Switzerland declared forever neutral in wars, in order to provide them with a sovereign territory from which to finance both sides in their manufactured debt creating wars. They also had Switzerland's borders extended to include within its territory Valais; Neuchatel; and Geneva. However their ultimate plan for world government fails when Tsar Alexander I of Russia, one of the few great powers who had not succumbed to a Rothschild central bank, refuses to accept world government. Enraged by this, Nathan Mayer Rothschild swears that some day he or his descendants will destroy the Tsar Alexander Ists entire family and descendants. Unfortunately he would prove to be true to his word when one hundred and two years later Rothschild funded Khazarian Bolsheviks would act upon that promise. Interestingly, world government fanatic and mass murderer, Henry Kissinger, did his doctoral dissertation on the Congress of Vienna.

Watch "All wars are bankers' wars". https://www.youtube.com/watch?v=BXeAIxK7rY4

127. 1816: In feb 1816, **Banking History <u>congress chartered the Second Bank of the United States</u> with a capital stock of thirty-five million dollars; to it was delegated the sole power of issuing notes receivable by the United States for taxes and demands due it; and designed to serve as the Treasury Department of the government by receiving and disbursing the public revenues of the nation. (wiki info) The <b>Second Bank of the United States**, located in <u>Philadelphia, Pennsylvania</u>, was the second federally authorized <u>Hamiltonian national bank</u> in the United States during its 20-year charter from February 1816 to January 1836. The bank's formal name, according to section 9 of its charter as passed by Congress, was "The President, Directors, and Company, of the Bank of the United States."

A private corporation with public duties, the bank handled all fiscal transactions for the U.S. Government, and was accountable to Congress and the U.S. Treasury. Twenty percent of its capital was owned by the federal government, the bank's single largest stockholder. Four thousand private investors held 80% of the bank's capital, including one thousand Europeans. The bulk of the stocks were held by a few hundred wealthy Americans.<sup>[9]</sup> (in the book *The American Political Tradition* (1948) Richard Hofstadter) In its time, the institution was the largest monied corporation in the world.<sup>[10]</sup> The essential function of the bank was to regulate the public credit issued by private banking institutions through the fiscal duties it performed for the U.S. Treasury, and to establish a sound and stable national currency.<sup>[11][12]</sup> The federal deposits endowed the BUS with its regulatory capacity.<sup>[5][13]</sup> Modeled on Alexander Hamilton's First Bank of the United States,<sup>[14]</sup> the Second Bank was chartered by President James Madison in 1816 and began operations at its main branch in Philadelphia on January 7, 1817, [15][16] managing twenty-five branch offices nationwide by 1832.<sup>[17]</sup> The efforts to renew the bank's charter put the institution at the center of the general election of 1832, in which the bank's president Nicholas Biddle and pro-bank National <u>Republicans</u> led by <u>Henry Clay</u> clashed with the <u>"hard-money"[18][19]</u> <u>Andrew Jackson</u> administration and eastern banking interests in the <u>Bank War.<sup>[20][21]</sup></u> Failing to secure recharter, the Second Bank of the United States became a private corporation in 1836,<sup>[5][22]</sup> and underwent liquidation in 1841.<sup>[23]</sup> == Section 21 of the Bank Act was as follows: -

"That no other bank shall be established by any future law of the United States, during the continuance of the corporation hereby created, <u>for which the faith of the United States is hereby</u> <u>pledged</u>. Provided, Congress may renew existing charters for banks <u>within the District of</u>

<u>Columbia</u>, not increasing the capital thereof, and may also establish any other bank or banks <u>in</u> <u>said District</u>, with capitals not exceeding, in the whole, six millions of dollars, if they shall deem it expedient."

By this section Congress surrendered its constitutional powers to legislate upon a subject within its exclusive jurisdiction for the period of twenty years, Not satisfied with a monopoly of the currency and banking of the country, the unlimited greed of the wealthy stockholders of this bank demanded and secured from Congress, a pledge of the public faith (which they never had any authority to give nor hold) that the essential powers of the Government should lie dormant for twenty years! For the exclusive powers conferred upon it, the government received in return for this valuable franchise a small annual bonus. It will be ascertained from the enormous powers enjoyed by the bank, that it obtained a monopoly of the circulating medium of the country; that, in addition to its capital stock of thirty-five million dollars which constituted its primary loanable fund, it would earn interest upon the circulating notes issued by it, as well as usury upon the government revenues when used in discounts. Therefore, by force of law, the interest earning capacity of its capital was more than doubled. It was a colossal moneyed monopoly. The American Congress passing another bill permitting yet another Rothschild dominated central bank, gives the Rothschilds control of the American money supply again. This of course means the end of the British war against America with the deaths of thousands of British and American soldiers, and the formation of another Rothschild owned central bank. Following the French securing massive loans in 1817: in order to help rebuild after their disastrous defeat at Waterloo, Rothschild agents purchase vast amounts of French government bonds causing their value to increase. On November 5th they dump the lot on the open market causing their value to plummet and France as a whole to go into a financial panic. The Rothschilds then step in to take control of the French money supply, in a similar way to their manipulation of the British stock-market 6 years earlier.

- 128. 1819 March 12<sup>th</sup> <u>The original Thirteenth Amendment</u> (no title of nobility), approved by 13 of the 17 states March 12, 1819 and thereby ratified. It reads: "If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them." This amendment disqualifies all attorneys (members of the British Accreditation Registry, B.A.R.) from ever serving in any office in the united states, because they hold the title of esquire from the British crown, and therefor serve England.
- 129. 1821: **Banking History:** Kalmann (Carl) Mayer Rothschild is sent to Naples, Italy. He goes on to do a great deal of business with the Vatican and Pope Gregory XVI subsequently confers upon him the Order of St. George. Also, whenever the Pope receives Kalmann, he gives him his hand rather than the customary toe to kiss, which causes concern with regard to the extent of Kalmann Rothschilds power over the Vatican.
- 130. 1822: SECRET TREATY OF VERONA (1822) AMERICAN DIPLOMATIC CODE, 1778-1884, vol. 2; Elliott, p. 179.

The undersigned, specially authorized to make some additions to the treaty of the Holy Alliance, after having exchanged their respective credentials, have agreed as follows: ARTICLE 1. The high contracting powers, being convinced that the system of representative government is equally as incompatible with the monarchical principles as the maxim of the sovereignty of the people with the divine right, engage mutually, in the most solemn manner, to use all that their efforts to put an end to the system of representative governments, in whatever county it may exist in Europe, and to prevent it being introduced in those countries where it is not yet known.

ARTICLE 2. As it can not be doubted that the liberty of the press is the most powerful means used by the pretended supporters of the rights of nations to the detriment of those of princes, the high

contracting parties promise reciprocally to adopt all proper measures to suppress it, not only in their own States but also in the rest of Europe.

ARTICLE 3. Convinced that the principles of religion contribute most powerfully to keep nations in the state of passive obedience which they owe to their princes, the high contracting parties declare it to be their intention to sustain in their respective States those measures which clergy may adopt, with the aim of ameliorating their own interests, intimately connected with the preservation of the authority of the princes and the contracting powers join in offering their thanks to the Pope for what he has already done for them, and solicit his constant cooperation in their views of submitting the nations. ARTICLE 4. The situation of Spain and Portugal unite unhappily all the circumstances to which this treaty has particular reference. The contracting parties, in confiding to France the care of putting an end to them, engaged to assist her in the matter which may the least compromit (sic) them with their own people and the people of France by means of a subsidy on the part of the two empires of 20,000,000 of francs every year from the date of the signature of this treaty to the end of the war.

ARTICLE 5. In order to establish in the Peninsula in the order of things which existed before the revolution of Cadiz, and to insure the entire execution of the articles of the present treaty, the high contracting parties give to each other the reciprocal assurance that as long as their views are not fulfilled, rejecting all other ideas of utility or other measure to be taken, they will address themselves with the shortest possible delay to all the authorities existing in their States and to all their agents in foreign countries, with the view to establish connections tending toward the accomplishment of the objects proposed by this treaty.

ARTICLE 6. This treaty shall be renewed with such changes as new circumstances may give occasion for, either at a new congress or at the court of one of the contracting parties, as soon as the war with Spain shall be terminated.

ARTICLE 7. The present treaty shall be ratified and the ratifications exchanged at Paris within the space of six months. Made at Verona the 22nd November, 1822.

for Austria: METTERNICH for France: CHATEAUBRIAND for Prussia: BERNSTET for Russia: NESSELRODE

http://clclibrary-org-denon.angelfire.com/verona.html

- 131. 1823: Banking History: <u>The Rothschild's take over the financial operations of the Catholic</u> <u>Church, worldwide.</u>
- 132. 1823: Monroe Doctrine; December 2 1823. Europe cannot meddle in north America for any reason. <u>http://avalon.law.yale.edu/19th\_century/monroe.asp</u>
- 133. 1825: Andrew Jackson resigns from the U.S. Senate. He is nominated again as a candidate for the U.S. presidency by the Tennessee legislature. The "Jackson party" is born, merging Democrat-Republicans and Jeffersonian-Republicans opposed to strong central government. They would become known simply as Democrats.
- 134. 1826: July 4<sup>th</sup> John Adams and Thomas Jefferson both die on the same day, as the nation celebrates the Declaration of Independence that they both helped to craft with (most likely) Thomas Pain.
- 135. 1828: November Andrew Jackson elected the 7th President of the United States of America His presidential win, heralded as a victory for the common man, is dubbed "the Revolution of 1828." John C. Calhoun is Vice President.
- 136. 1828: **Banking History**, Senator Andrew Jackson After 12 years during which the Second Bank of the United States, ruthlessly manipulated the American economy to the detriment of the people but to the benefit of their own money grabbing ends, the American people, had not surprisingly, had enough, and opponents of this bank nominated Senator Andrew Jackson of Tennessee to run for President. To the dismay of the Rothschild's, Jackson wins the Presidency and makes it quite clear

he is going to use his mandate to kill this bank at his first opportunity. He starts out during his first term in office, rooting out the banks many minions from government service. To illustrate how deep this cancer was rooted in government, in order to achieve this end he had to fire 2,000 of the 11,000 employees of the Federal Government.

- 137. 1829: Andrew Jackson Inaugurated as President of the U.S. in outdoor ceremony open to public view. A riotous party commences as citizens celebrate in democratic fashion at the White House.
- 138. 1830: September 11<sup>th</sup> The Anti-Masonic party acquires national status by holding a convention in Philadelphia. (A revival of this party in this day and age (2020) would win every election once the people were told the truth about the Masons and the Evil they do.)
- 139. 1832: Banking History: July 10<sup>th</sup> The Second Bank of the United States, asks Congress to pass a renewal of the banks charter, four years early. Congress complies and sends the bill to President Jackson (the 7th President of the United States from 1829 to 1837), for signing. <u>President</u> Jackson vetoes this bill and in his veto message he states the following, It is not our own citizens only who are to receive the bounty of our Government.

https://avalon.law.yale.edu/19th\_century/ajveto01.asp More than eight millions of the stock of the Bank are held by foreigners...Is there no danger to out liberty and independence in a bank that in its nature has so little to bind it to our country? Controlling our currency, receiving our public moneys, and holding thousands of our citizens' independence ...would be more formidable and dangerous than a military power of the enemy. If government would confine itself to equal protection, and, as Heaven does its rains, shower the favor alike on the high and the low, the rich and the poor, it would be an unqualified blessing. In the act before me there seems to be wide and unnecessary departure from these just principles. Senator Henry Clays In July, Congress is unable to override President Jacksons veto. President Jackson then stands for re-election and for the first time in American history he takes his argument directly to the people by taking his re-election campaign on the road. His campaign slogan is, Jackson And No Bank! Even though the Rothschild's pour over \$3,000,000 into the campaign of President Jackson's opponent, the Republican, Senator Henry Clays, President Jackson is re-elected by a landslide in November. However, President Jackson knows the battle is only beginning, and following his victory he states, The hydra of corruption is only scotched, not dead!

https://www.youtube.com/watch?v=CQEqUwjBE0o&t=646s (<- All wars are bankers wars)

- 140. 1832: November. The Anti-Masonic party backs Andrew Jackson, and he is re-elected as President of the U.S.A., defeating Henry Clay.
- 141. 1833: English law: British Parliament abolishes slave trade in British Empire.
- 142. 1833: Andrew Jackson plans for removing federal deposits from the Second Bank of the U.S. September 23-26 Replaces secretary of the treasury William J. Duane, who opposes removal of the federal bank funds, with Roger B. Taney, who orders removal of the deposits. The U.S. Senate rejects Taney's nomination in June 1834.
- 143. 1834: English law: Beginning in 1834, a number of historic changes were introduced to the record keeping of births, deaths and marriages, the issuance of documents and the management of the "poor":

(i) In 1834, British Parliament introduced the Poor Law Amendment Act (1834) which reorganized Church of England parishes into unions which would then be responsible for the poor in their area and administered by a Board of Poor Law Guardians, also known as the Board of Guardians. The clerks of Magistrates Courts still hold the power of a Clerk of the Board of Guardians; and (ii) In 1835, the Municipal Corporations Act (1835) was introduced which effectively standardized the corporate model for towns and boroughs including making the municipality with elected officials responsible for data collection and service administration; and

(iii) In 1836, the Births and Deaths Registration Act (1836) was introduced which for the first time created the General Register Office and the requirement for uniform records of births, deaths and

marriages across the Empire by Municipal Councils and Unions of Parishes. Thus on 1 July 1837, the Birth Certificate was formed as the successor of the Settlement Certificate for all "paupers" disenfranchised of their land birthright to be considered lawful ("voluntary") slaves with benefits provided by the local parish/region underwritten by the Society of Lloyds as it is still today.

- 144. 1835: Jan, 1st THE NATIONAL DEBT IS EXTINGUISHED!
- 145. 1835: Texas wins its independence from Mexico.
- 146. 1835, **Banking History** the Public Debt was 38 thousands of Dollars-by-weight of Gold or Silver, THE LOWEST EVER. <u>And later in that year was totally paid off.</u> It takes the "Jewish" bankers 77 years to recover from Jackson's ass kicking.
- 147. 1835: **Banking History** The debate raged in the country as to the fate of the thieving bank. In a work entitled, "Andrew Jackson and the Bank of the United States," William L. Royall thus speaks of the conduct of these three leaders (Webster, Clay, and Calhoun).: - "In addition to all its other sources of power the cause of the bank received invaluable assistance from the coalition of these great men (Webster, Clay, and Calhoun). Each was an aspirant for the presidency, and upon the bank's cause and paper money, each found a common ground upon which all three could meet and oppose Jackson, the great enemy of both these things. All the movements of the bank were but a repetition, with a change of names and dates, of what had taken place on 1811." Stalwart Benton was a stern opponent of the bank, and he was supported by many powerful statesmen as well. Webster, and Clay advocated a liberal construction of the Constitution, and were eternally sounding the praises of that instrument as the noblest work of statesmanship, yet, while ascribing to it the most ample powers and authority, they strangely supported the theory that the United States Bank was absolutely necessary to the financial administration of the Federal Government. Benton was a strict constructionist, and asserted that the general Government was fully able and qualified to transact its financial operations without the aid or assistance of any bank or system of banks. He maintained the Jeffersonian principles of Government that bank paper was not needed and indeed should be suppressed. In a speech delivered in the United States Senate, Benton describes the immense power and thieving of the bank over the Government and the people: -"The Government itself ceases to be independent, it ceases to be safe when the national currency is at the will of a company. The Government can undertake no great enterprise, neither war nor pence, without the consent and co-operation of that company; it cannot count its revenues six months ahead without referring to the action of that company - its friendship or its enmity, its concurrence or opposition - to see how far that company will permit money to be scarce or to be plentiful; how .far it will let the money system go on regularly or throw it into disorder; how far it will suit the interest or policy of that company to create a tempest or suffer a calm in the money ocean. The people are not safe when such a company has such a power. The temptation is too great, the opportunity too easy, to put up and put down prices, to make and break fortunes; to bring the whole community upon its knees to the Neptunes who preside over the flux and reflux of paper. All property is at their merey, the price of real estate, of every growing crop, of every staple article in the market, is at their command. Stocks are their playthings - their gambling theater, on which they gamble daily with as little secrecy and as little morality and far more mischief to fortunes than common gamblers carry on their operations." This unanswerable argument of Benton's, built on impregnable facts, could not be countered by all the eloquence and logic that could be mustered against it by - Clay, Webster and Calhoun. In a message to Congress, President Jackson, in speaking of the banking power, said: --"In this point of the case the question is distinctly presented, whether the people of the United States are to govern through representatives chosen by their unbiased suffrages, or whether the power and money of a great corporation are to be secretly exerted to influence their judgment and control their decisions."
- 148. 1836: Banking History <u>Andrew Jackson ended the bank of the United States.</u> Closing of the Second Bank of the U.S. by revoking Its Charter. He is said to have been met by the Money

Changers Who approached Him in the Drawing Room of the White House, whereupon The President is said to have stated: "Gentlemen, I have had men watching you for a long time and I am convinced that you have used the funds of the bank to speculate in the breadstuffs of the country. When you won, you divided the profits amongst you, and when you lost, you charged it to the bank. You tell me that if I take the deposits from the bank and annul its charter, I shall ruin ten thousand families. That may be true, gentlemen, but that is your sin! Should I let you go on, you will ruin fifty thousand families, and that would be my sin! You are a den of vipers and thieves. I have determined to rout you out, and by the Eternal God, I will rout you out!" Following his years of fighting against the Rothschilds and their central bank in America, President Andrew Jackson finally succeeds in throwing the Rothschild's central bank out of America, when the banks charter is not renewed. It would not be until 1913 that the Rothschilds would be able to set up their third central bank in America, the Federal Reserve. On July 28th, Nathan Mayer Rothschild dies and the control of his bank, N. M. Rothschild & Sons is passed on to his younger brother, James Mayer Rothschild. David Sassoon, the Rothschild's drug dealer over in China, increases his trade to over 30,000 chests of opium annually and drug addiction in coastal cities becomes endemic.

- 149. 1837: English law: 1837 (1 Vict. c.26) and the amendment to the nature of Wills, that if any person under an Estate Pur Autre Vie (Cestui Que Vie) did not make a proper Wills, then such property would be granted to the executors and administrators.
- 150. 1837: English law: <u>A Settlement Certificate</u>, also known as a "Birth Certificate" since 1837, is an official document issued to validly recorded poor (paupers) granting them certain basic rights and entitlement to benefits in exchange for recognition of their status as being owned as "property" and lawful slaves, also known as indentured servants and bondsmen. A "settlement" therefore is equivalent to a voluntary slave plantation.
- 151. 1838: **Banking History:** On January 8th President Jackson pays off the final installment of the national debt, which had been created by allowing the banks to issue currency for government bonds, rather than simply issuing treasury notes without such debt. He becomes the only President to ever pay off the debt.
- 152. 1839: John Bouvier's American Law Dictionary is printed. This is the ONLY law dictionary that one should use regarding American law. The 1856 edition is more complete and easy to find free online. Find it, read it and use it.
- 153. 1836-1862 Banking History Free banking era of the United States. No central banks only state banks. https://en.wikipedia.org/wiki/History of banking in the United States. Prior to 1837 a bank charter could be obtained only by a specific legislative act, but in 1837, the Michigan Act allowed the automatic chartering of banks that could fulfill the Michigan's chartering requirements so as to no longer require special consent of the state legislature. The following year, New York enacted similar legislation with the Free Banking Act, and other states soon followed. These banks could issue bank notes against specie (gold and silver coins) and the states regulated the reserve requirements, interest rates for loans and deposits, the necessary capital ratio etc. Free banking spread rapidly to other states, and from 1840 to 1863 all banking business was done by statechartered institutions.[4] While the banking systems of several states were initially unstable, over time financial indicators in most states stabilized.[5] In the early years of free banking in many Western states, the banking industry degenerated into "wildcat" banking because of the laxity and abuse of state laws. Bank notes were issued against little or no security, and credit was overexpanded; depressions brought waves of bank failures. In particular, the multiplicity of state bank notes caused great confusion and loss. The real value of a bank bill was often lower than its face value, and the issuing bank's financial strength generally determined the size of the discount. However, after several years of experience, with the exception of a few exogenous shocks, different states developed more functional and stable banking industries.[citation needed]
- 154. 1842. Alfred Lord Tennyson penned the poem, Locksley Hall, expressing his belief that "Great"

Britain had a moral obligation to consolidate the world under British rule.

- 155. 1843: <u>The Bnai Brith is established</u> by "Jews" in New York City as a Masonic Lodge. 70 years later this group will establish the notorious Anti-Defamation League, designed to promote any critics of Khazarian supremacism or criminality, as, "anti-Semitic."
- 156. 1844: **Banking History**: The Bank Charter Act of 1844: The denial of the fundamental right to own your deposited money was formalized in the Bank Charter Act of 1844 in English law, which failed to differentiate between actual banknotes that were backed by gold, and money loaned into existence by fractional reserve banking, which become the source of customers' deposits.
- 157. 1845: The British Monarch and Pope secretly agree to undermine the American System of government via the Treaty of Verona. The British Monarch breaches the Treaty of Ghent and both the Pope and the King secretly breach their trust as International Trustees. They set out on a covert action and issued Letters of Marque and Reprisal to the members of the Bar Associations, allowing them to act as Foreign Agents on American soil and as privateers free to plunder American commerce. (which is why to this day, for all intents and purposes, all members of the BAR should register as foreign agents under the FARA act.)
- 158. 1846: August 6<sup>th</sup> Banking History The Independent Treasury was the system for managing the <u>money supply</u> of the <u>United States federal government</u> through the U.S. <u>Treasury</u> and its sub-treasuries, independently of the national banking and financial systems. It was created on August 6, 1846 by the <u>29th Congress</u>, with the enactment of the Independent Treasury Act of 1846 (ch. 90, 9 <u>Stat. 59</u>), and it functioned until the early 20th century, when the <u>Federal Reserve System</u> replaced it. During this time, the Treasury took over an ever-larger number of functions of a <u>central bank</u> and the <u>Treasury Department</u> came to be the major force in the U.S. money market.<sup>[1]</sup>
- 159. 1848: Khazarian, Karl Marx (a Crypto-Jew, real name Moses Mordecai Levy), publishes, The Communist Manifesto. (Zen's findings on government and the ideology thereof) Interestingly at the same time as he is working on this, Karl Ritter of Frankfurt University is writing the antithesis which goes on to form the basis for Friedrich Wilhelm Nietzsches, Nietzscheanism. This, Nietzscheanism, is later developed into Fascism and Nazism and will be used to foment the first and second world wars. Marx, Ritter, and Nietzsche are all funded and under the instruction of the Rothschilds. The idea behind this scheme is that those who direct the overall conspiracy could use the differences in so-called ideologies to enable them to divide larger and larger factions of the human race into opposing camps so that they could be armed and then brainwashed into fighting and destroying each other, and particularly, in destroying all political and religious institutions. This is essentially the same plan put forward by Adam Weishaupt in 1776 who was a direct agent of the Rothschilds. Interestingly, Marxism, Communism and its derivative, Socialism, when seen years later in practice, are nothing but state-capitalism and rule by a privileged minority, exercising despotic and total control over a majority which is left with virtually no property or common law rights. This explains why the Rothschilds were so interested in funding these ideologies, which would subsequently develop into, democracy, a system of the two party state in which both parties are controlled by the same force, and whilst they may squabble over insignificant issues, to give the impression of opposing one another, they actually follow the same basic ideology, which is why the inhabitants of democracies soon discover that it doesn't matter who they vote for, nothing ever changes.
- 160. 1850 Act of Admissions: The Compromise of 1850 is the name given to a series of congressional statutes enacted in September 1850 in an attempt to resolve longstanding disputes over slavery. Southern slave owners had long demanded a more stringent fugitive slave law while Northern abolitionists insisted that slavery should be abolished in the District of Columbia. The unsuccessful WILMOT PROVISO of 1846–1847 also revealed deep opposition to the expansion of slavery into the newly acquired Mexican territories. The debate over slavery intensified in 1849 when California applied for admission to the Union as a free state. Concern grew over the

possibility that some Southern states might secede, leading to the dissolution of the Union. Senator HENRY CLAY of Kentucky, aided by Senators DANIEL WEBSTER of Massachusetts and STEPHEN A. DOUGLAS of Illinois, proposed a compromise that passed the Congress after much difficulty. The compromise consisted of five statutes. One statute created the New Mexico Territory, and a second created the Utah Territory. Both statutes left it up to the inhabitants to decide whether to enter the Union as a free state or a slave state. This approach, whose leading advocate was Douglas, became known as "popular sovereignty." A third statute admitted California to the Union as a free state, and a fourth statute prohibited bringing slaves into the District of Columbia for sale or transportation. The fifth statute was the most controversial, for it established a more rigorous fugitive slave law. The strengthening of federal enforcement of the FUGITIVE SLAVE ACT (9 Stat. 462) angered many Northerners and led to growing sectional conflict.

- 161. 1852: In 1852, <u>Massachusetts</u> was the first U.S. state to pass a contemporary universal public education law. In particular, the <u>Massachusetts General Court</u> required every town to create and operate a grammar school. Fines were imposed on parents who did not send their children to school, and the government took the power to take children away from their parents and apprentice them to others if government officials decided that the parents were "unfit to have the children educated properly" This complete overreach and trespass upon the rights of the people was later perpetuated by the entire teacher pension system being funded by the Rockefellers to control the education in America.
- 162. 1855: The Court of Claims was a federal court that heard claims against the United States government. It was established in 1855, renamed in 1948 to the United States Court of Claims (67 Stat. 226), and abolished in 1982. Then, its jurisdiction was assumed by the newly created United States Court of Appeals for the Federal Circuit and United States Claims Court (96 Stat. 25), which was later renamed the Court of Federal Claims. Before the Court of Claims was established, monetary claims against the federal government were normally submitted through petitions to Congress. (Bills directly to congress) By the time of the Court's creation, the workload had become unwieldy so Congress gave the Court jurisdiction to hear all monetary claims based upon a law, a regulation, or a federal government contract. The Court was required to report its findings to Congress and to prepare bills for payments to claimants whose petitions were approved by the Court. Since only Congress was constitutionally empowered to make appropriations, Congress still had to approve the bills and reports, but it usually did so pro forma.

The Court originally had three judges, who were given lifetime appointments. The judges were authorized to appoint commissioners to take depositions and issue subpoenas. The federal government was represented in the Court by a solicitor appointed by the President.

- 163. 1860: Thanks to the efforts of the Bar Associations a member of the Bar, <u>Abraham Lincoln, is</u> <u>elected to serve as President</u>. Note that he is ineligible serve as President of the united States of America, by the Titles of Nobility Amendment to the actual Constitution, (original 13<sup>th</sup> amendment)--- but is eligible to serve as President of the UNITED STATES (Commercial Company). This is the same situation we have with Barack Obama who is ineligible to serve as President of the UNITED STATES (Incorporated).
- 164. 1860: In the American South, since American independence, a close business relationship had developed between the cotton growing aristocracy and the cotton manufacturers in England. The cotton was even delivered from America to France and Britain on Rothschild owned ships. The Rothschilds decided that this was Americas achilles heel that they could exploit to re-establish themselves in America, following the destruction of their central bank by President Andrew Jackson in 1836. The Rothschilds had prepared long for this, and this year the Southern States of

America contained a vast number of Rothschild agents. They carefully manipulated the population by conspiring with local politicians they had in their pocket, and spreading propaganda amongst the people. This resulted in the secession of South Carolina on December 29th, 1860.

165. 1861: One month after the inauguration of President Abraham Lincoln (16th President of the United States from 1860 till his assassination in 1865), the American Civil War gets underway at Fort Sumter, South Carolina, after South Carolina leaves the Union. Slavery has always been cited as the cause of the war but this was simply not the case, as President Lincoln himself stated, I have no purpose directly or indirectly to interfere with the institution of slavery in the state where it now exists. I believe I have no lawful right to do so, and I have no inclination to do so...My paramount objective is to save the Union and it is not either to save or destroy slavery. If I could save the Union without freeing any slave, I would do it. The real reason for the war is that the Southern States were in a dire economic situation due to the actions of the Northern States. Northern industrialists had used trade tariffs to prevent the Southern States from buying cheaper European goods. Europe subsequently retaliated by stopping cotton imports from the South. Thus the South had been forced to pay more for goods whilst having their income slashed. This is when the money changers saw the opportunity to divide and conquer America by plunging it into Civil War. This is confirmed by Otto Von Bismarck when he was Chancellor of Germany (1871 - 1890), who stated the following in 1876. The division of the United States into federations of equal force was decided long before the Civil War by the high financial powers of Europe, these bankers were afraid that the United States if they remained as one block and as one nation, would attain economic and financial independence which would upset their financial domination over the world. The voice of the Rothschilds predominated. They foresaw the tremendous booty if they could substitute two feeble democracies, indebted to the financiers, to the vigorous Republic, confident and self-providing. Therefore they started their emissaries in order to exploit the question of slavery and thus dig an abyss between the two parts of the Republic. Indeed, only months after these first shots in South Carolina, the Rothschilds loaned Napoleon III of France (the Napoleon of the battle of Waterloo's nephew), 210 million francs to seize Mexico and then station troops along the Southern border of the United States, by taking advantage of the American Civil War to return Mexico to colonial rule. This was in violation of the, Monroe Doctrine, which was issued by President James Monroe during his seventh annual State of the Union address to Congress, in 1823. This doctrine proclaimed the United States opinion that European powers should no longer colonize the Americas or interfere with the affairs of sovereign nations located in the Americas, such as the United States, Mexico, and others. In return, the United States planned to stay neutral in wars between European powers and in wars between a European power and its colonies. However, if these latter type of wars were to occur in the Americas, the United States would view Whilst the French were breaching the, Monroe Doctrine in Mexico, the British followed suit by moving 11,000 troops into Canada and positioning them along Americas Northern border. President Lincoln knew he was in trouble, so he went with his Secretary to the Treasury, Salomon P. Chase, to New York to apply for the loans necessary to fund America's defense. The Rothschilds had engineered the war to make the Union fail, and were not about to save it now, so they instructed their American banks to offer loans at 24% to 36% interest. President Lincoln declined this as they knew he would and returned to Washington, where he sent for Colonel Dick Taylor of Chicago, who he put in charge of the problem of how he should finance the war. During one meeting President Lincoln asked Colonel Taylor what proposals he had come up with to finance the war. Colonel Taylor stated, Why Lincoln, that is easy, just get Congress to pass a bill authorizing the printing of full legal tender treasury notes...and pay your soldiers with them and go ahead and win your war with them also. President Lincoln asked Colonel Taylor if the people of the United States would accept the notes, to which Colonel Taylor replied, The people or anyone else will not have any choice in the matter, if you make them full legal tender. They will

have the full sanction of the government and be just as good as any money, as Congress is given that express right by the Constitution.

- 166. 1861: **Banking History** At the time of the Second Session of the 36th Congress while absent a significant PUBLIC DEBT, the Federalists had failed to procure Jurisdiction over all of the Property contained within the several States by Rights of Debt through Contractual Banking Obligations.
- 167. 1861: Banking History congress suspended the gold standard during the civil war.
- 168. 1861: April 12 The Civil War begins with the attack on fort Sumter. Congress adjourns for lack of quorum and without a date to reconvene. Lincoln organizes a Delaware Corporation and the remaining members of Congress begin functioning as a Board of Directors. *(Need more information about this)*
- 169. 1861: March 27<sup>th</sup>. No de jure, constitutional Congress has existed since March 27, 1861 when seven (7) Southern States walked out of Congress leaving Congress without a quorum for adjourning and therefore ending sine die. That which is called "Congress" today assembles and acts under the authority of the President acting in capacity of being Commander-In-Chief of the Armed Forces, under emergency war-powers rule, i.e. "law of necessity," as per the liber code which is executive order 100. The southern states (and now all states) are seen as concurred territories of the United States federal corporation. (see 12 Stat 319, which has never been repealed and exists in Title 50 USC §§ 212, 213, 215, Appendix 16, 26 CFR Chapter 1 § 303.1-6(a), and 31 CFR Chapter 5 § 500.701 Penalties).
- 170. 1862: On July 1, 1862, President Lincoln signed the Revenue Act of 1862 into law. The act created new taxes that became effective on October 1st of that year. It also created the Office of the Commissioner of Internal Revenue. The Internal Revenue Office needed assessors and collectors for all the taxes that had to be paid. Within a year of the passing of the Revenue Act of 1862, the department went from having four employees to almost 7,000. The Revenue Act of 1862 created a tax on virtually every document along with proprietary items including matches, perfume, and medicine. The act included three schedules. Schedule A of the Revenue Act of 1862 taxed inheritances, luxury goods such as carriages and yachts, and applied duties to business activities, with those taxes payable directly to the Office of Internal Revenue. Purchase of the Revenue stamps amounted to the prepayment of the applicable tax. The purchaser was required to cancel the stamp by writing the date and initialing the stamp. Failure to use a stamp was punishable by a \$50 fine and having the document declared invalid. the use of Revenue stamps was abolished in 1883, money raised through the tax was used to pay down the accumulated Civil War debt. Revenue stamps were brought back into use in 1898 to help fund the Spanish-American War. They were then used off and on until the 1960s for a variety of purposes.
- 171. 1862: July 17, former Massachusetts governor George Boutwell was sworn in as the first Commissioner of Internal Revenue. Boutwell approved all of the early Revenue stamp designs and accepted Butler and Carpenter's bid of 13 cents per thousand stamps. John Butler was an engraver and printer as well as Lincoln's confidant. Joseph Carpenter, who served briefly during the Civil War, was the son of Samuel Carpenter, whose firm Toppan, Carpenter Co. produced early US stamp issues. Butler and Carpenter's bid was accepted on August 8, leaving less than two months to produce the stamps before the law went into effect on October 1, 1862.
- 172. 1862: Banking History: President Lincoln begins the printing of \$450,000,000 worth of <u>American currency</u>. These bills are printed in green ink on the reverse side, in order to distinguish them from other bills in circulation, and are called, Greenbacks. These are printed at no interest to the Federal Government and are used to pay the troops and purchase their supplies. President Lincoln would be the last President to issue debt free United States notes, and on this subject he states, The Government should create, issue and circulate all the currency and credit needed to satisfy the spending power of the Government and the buying power of consumers. The privilege

of creating and issuing money is not only the supreme prerogative of Government, but it is in the Governments greatest creative opportunity. By the adoption of these principles...the taxpayers will be saved immense sums of interest. Money will cease to be master and become the servant of humanity. He also states, We gave the people of this republic the greatest blessing they ever had, their own paper money to pay their own debts. That same year The Times of London illustrates who's pulling its strings, when it publishes a story containing the following statement. If that mischievous financial policy, which had its origin in the North American Republic, should become indurated down to a fixture, then that government will furnish its own money without cost. It will pay off debts and be without a debt. It will have all the money necessary to carry on its commerce. It will become prosperous beyond precedent in the history of civilized governments of the world. The brains and the wealth of all countries will go to North America. That government must be destroved or it will destroy every monarchy on the globe. A Hazard circular from the Rothschild controlled Bank of England, comes to light some years later that provides further information as to why Lincolns debt-free money, the greenback, had to be stopped, Slavery is likely to be abolished by the war power and chattel slavery destroyed. This, I and my (Khazarian) European friends are glad of, for slavery is but the owning of labour and carries with it the care of the laborers, while the European plan, led by England, is that capital shall control labour by controlling wages. This can be done by controlling the money. The great debt that capitalists will see to it is made out of the war, must be used as a means to control the volume of money. To accomplish this, the bonds must be used as a banking basis. We are now awaiting for the Secretary of the Treasury to make his recommendation to Congress. It will not do to allow the greenback, as it is called, to circulate as money any length of time, as we cannot control that.

- 173. 1862 July 14<sup>th</sup> Governmental assignment of a dollar value to the heads of citizens began on July 14, 1862 when President Lincoln offered 6 percent interest bearing-bonds to states who freed their slaves on a "per head" basis. This practice of valuating humans (cattle?) continues today with our current system of debt-based currency reliant upon a steady stream of fresh new chattels to back it.
- 174. 1862 Dec 17<sup>th</sup>: General order no 11 was issued by General Grant ordering the expulsion of jews from the war zones because they were engaged in criminal activity against the union. <a href="https://en.wikipedia.org/wiki/General\_Order\_No.11\_(1862">https://en.wikipedia.org/wiki/General\_Order\_No.11\_(1862)</a> <a href="https://military.wikia.org/wiki/General\_Order\_No.11\_(1862">https://military.wikia.org/wiki/General\_Order\_No.11\_(1862)</a> <a href="https://military.wikia.org/wiki/General\_Order\_No.11\_(1862">https://military.wikia.org/wiki/General\_Order\_No.11\_(1862)</a> <a href="https://military.wikia.org/wiki/General\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_NO.11\_(1862)#Text\_of\_Grant.27s\_Order\_NO.11\_(1862)#Text\_of\_Grant.27s\_Order\_No.11\_(1862)#Text\_of\_Grant.27s\_Order\_
  - 1. The Jews, as a class violating every regulation of trade established by the Treasury Department and also department orders, are hereby expelled from the Department [of the Tennessee] within twenty-four hours from the receipt of this order.
  - 2. Post commanders will see to it that all of this class of people be furnished passes and required to leave, and any one returning after such notification will be arrested and held in confinement until an opportunity occurs of sending them out as prisoners, unless furnished with permit from headquarters.
  - 3. No passes will be given these people to visit headquarters for the purpose of making personal application of trade permits.[8]

In a letter of the same date sent to <u>Christopher Wolcott</u>, the assistant <u>United States Secretary of</u> <u>War</u>, Grant explained his reasoning:

Sir, I have long since believed that in spite of all the vigilance that can be infused into Post Commanders, that the Specie regulations of the Treasury Dept. have been violated, and that mostly by Jews and other unprincipled traders. So well satisfied of this have I been at this that I instructed the Commanding Officer at Columbus [Kentucky] to refuse all permits to Jews to come south, and frequently have had them expelled from the Dept. [of the Tennessee]. But they come in with their Carpet sacks in spite of all that can be done to prevent it. The Jews seem to be a privileged class that can travel anywhere. They will land at any wood yard or landing on the river and make their way through the country. If not permitted to buy Cotton themselves they will act as agents for someone else who will be at a Military post, with a Treasury permit to receive Cotton and pay for it in Treasury notes which the Jew will buy up at an agreed rate, paying gold.

There is but one way that I know of to reach this case. That is for Government to buy all the Cotton at a fixed rate and send it to Cairo, St Louis, or some other point to be sold. Then all traders, who are a curse to the Army, might be expelled.<sup>[9]</sup>

This is where you get the term "Carpet Bagger" which is in reference to the exploitation of the Jews to the Southern people after the civil war and during the "reconstruction". The Jew run media and schools have changed this term to mean anyone from the north that came to the south to exploit the southern people. As you can see from this letter that is clearly untrue and the true origin of that term cannot be denied.

- 175. 1863 April 24: The Lieber Code also known as General Order No. 100, [1][2] was an instruction signed by U.S. President Abraham Lincoln to the Union Forces of the United States during the American Civil War that dictated how soldiers should conduct themselves in wartime. Lieber had fought for Prussia in the Napoleonic Wars and had been wounded at the Battle of Waterloo. He later lived and taught for two decades in South Carolina, where he was exposed to the horrors of slavery. Beginning in October 1861, as professor of history and political science on New York at what became Columbia University, Lieber delivered a series of lectures at its new Law School titled "The Laws and Usages of War". He believed the methods used in war needed to align with the goals and that the ends must justify the means. During the American Civil War, soldiers were faced with a number of ethical dilemmas. Lieber knew about some from his own European wartime experiences, as well as through his sons (two of whom fought for the Union, and another died fighting for the Confederacy near Williamsburg). While in St. Louis searching for one of his sons, who had been wounded at Fort Donelson, Lieber met Union General Henry Halleck, who had been a lawyer in civilian life and had published "International Law, or, Rules Regulating the Intercourse of States in Peace and War" in early 1861.<sup>[3]</sup> As the war dragged on, the treatment of spies, guerrilla warriors, and civilian sympathizers became especially troublesome. So too was the treatment of escaped slaves, who were forbidden to be returned to their owners by an order of March 13, 1862. After Halleck became general-in-chief in July, 1862, he solicited Lieber's views. The professor responded with a report, "Guerilla Parties Considered With Reference to the Laws and Usages of War", and Halleck ordered 5,000 copies printed.<sup>[4]</sup> That same summer, Lieber advised Secretary of War Edwin Stanton concerning the "military use of colored persons". By year's end, Halleck and Stanton invited Lieber to Washington to revise the 1806 Articles of War. Other members of the revision committee included Major Generals Ethan Allen Hitchcock, George Cadwalader, and George L. Hartsuff, and Brigadier General John Henry Martindale, but essentially Lieber was left to draft instructions for Union soldiers facing these situations. Halleck edited them to ensure nothing conflicted with Lincoln's Emancipation Proclamation. Then Lincoln issued them in April, 1863.<sup>[3]</sup>
- 176. 1863, Banking History in order to finance Their "CIVIL" Counterrevolutionary Activities, <u>the</u> <u>Federalists passed The National Currency Act of February 25, 1863,</u> Such Act providing for the Issue of Commercial Paper Currency Secured by a Pledge of United States' Stocks, and the Act provided for "circulation and redemption thereof". See The Story of Money, Third Edition (1981), published by: Federal Reserve Bank of New York, 33 Liberty Street, New York, N.Y., U.S.A., Postal Zone: 10045 "The Federal Government couldn't raise enough money to pay for the Civil War through bond sales and taxes. As rapidly as the treasury paid bills with gold and silver coin, the metal was hoarded. Reluctantly, Congress issued paper money -- U.S. notes -- that wasn't

redeemable in gold or silver. Congress tried making the notes acceptable by declaring them "legal tender", which meant that they had to be accepted in payment of all private debts. The government also began chartering "national banks" which were given paper currency they could issue as their own. State banks were stopped from issuing notes. National banks received currency in proportion to the amount of Government bonds they purchased." This technique allowed the Federalists to draw-off THE PEOPLES' Wealth replacing it with PAPER again.

- 177. 1865: April: Lee's Army surrenders to Grant and a general armistice is declared. The Southern States are in ruins and under military occupation by the Union. The original Northern States are bankrupt. Foreign banks are in control and the Union Army reigns supreme. Over the next two years President Andrew Johnson will three times publically declare peace on the land jurisdiction of the Continental United States. The southern states are made into occupied military districts which is where you now have the "district" courts.
- 178. 1865 Good Friday President Lincoln was killed by john booth who was found to be an agent of the Ashkenazim bankers.
- 179. 1865 <u>the Congress enacted the Thirteenth Article Amendment (truly the 14<sup>th</sup> amendment)</u> abolishing Involuntary Servitude while leaving VOLUNTARY Servitude to Contract in its place.
- 180. 1865: December 6th, the 14th Amendment was passed (check this date) (even though it never properly was, see below). The 14<sup>th</sup> (Truly the 15<sup>th</sup> amendment) amendment was instituted by a rump congress (rump\*n. A legislature having only a small part of its original membership and therefore being un representative or lacking in authority) it was purportedly ratified July 9th 1868. (check this date) But because the southern states were deprived there suffrage in the senate it has been show that this and every amendment after the original 13<sup>th</sup> amendment is null and void as it pertains to the Republic.
- 181. 1866 <u>the Counterrevolution had been successful</u>, the UNITED STATES inc. had won, the United States of America had fallen and the people of it were held hostage, Federal Jurisdiction and Martial Law had been Imposed, the Federal Monarchy had been installed, and the Public Debt, which was soon to become unquestionable, had attained a value of 2.7 Billions of Dollars-by-Weight of gold or silver.
- 182. 1866: Separable Controversy Act of 1866 (need more information on this)
- 183. 1867 March 2nd the Reconstruction Acts <u>https://en.m.wikisource.org/wiki/Reconstruction\_Acts#March\_2,\_1867</u> (need exact date and specifics)
- 184. 1867: The act to create Canada is passed in England. (need exact date and name)
- 185. 1868 July 9<sup>th</sup> The "claimed" ratification date of the unlawful 14<sup>th</sup> amendment. Interesting note about this is that in much of the literature that you can find, the words "adopted" are used in regards to this "amendment" and not the words "ratified".
- 186. 1868 July 26<sup>th</sup> the congress passed the expatriation bill. A declaration of expatriation cannot be denied by any member of government. (this was so that all the bar members who knew of the passage of this act could "expatriate" out of being a UNITED STATES CITIZEN under the non ratified14<sup>th</sup> amendment and therefore not become public property like the former slaves were to become, as well as everyone else over time, by force fraud lies and coercion.) 15 Stat. 223-224 1859-1869 FORTIETH CONGRESS Sess. II Ch. 249 CHAP CCXLIX *An Act concerning the Rights of <u>American Citizens</u> in foreign States. July 27, 1868. Rights of <u>American citizens</u> in foreign states. July 27, 1868. Rights of <u>American citizens</u> in foreign governments to be demanded. Facts to be communicated to Congress. "WHEREAS the right of expatriation is a natural and inherent right of all <u>people</u>, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness ; and whereas in the recognition of this principle this government has freely received emigrants from all nations, and invested them with the rights of citizenship ; and whereas it is claimed that such*

American citizens, with their descendants, are subjects of foreign states, owing allegiance to the governments thereof; and whereas it is necessary to the maintenance of public peace that this claim of foreign allegiance should be promptly and finally disavowed; Therefore, Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any declaration, instruction, opinion, order, or decision of any officers of this government which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government. Sec. 2. And be it further enacted, That all naturalized citizens of the United States, while in foreign states, shall be entitled to, and shall receive from this government, the same protection of persons and property that is accorded to native-born citizens in like situations and circumstances. Sec. 3. And be it further enacted, That whenever it shall be made known to the President that any citizen of the United States has been unjustly deprived of his liberty by or under the authority of any foreign government, it shall be the duty of the President forthwith to demand of that government the reasons for such imprisonment, and if it appears to be wrongful and in violation of the rights of American citizenship, the President shall forthwith demand the release of such citizen, and if the release so demanded is unreasonably delayed or refused, it shall be the duty of the President to use such means, not amounting to acts of war, as he may think necessary and proper to obtain or effectuate such release, and all the facts and proceedings relative thereto shall as soon as practicable be communicated by the President to Congress." Approved, July 27, 1868.

- 187. 1868 July 27<sup>th</sup> the 14<sup>th</sup> amendment was supposedly passed by United States inc. The Federalists made Their Declaration of United States Jurisdiction in the form and manner of the Fourteenth Article Amendment to The Constitution for the United States of America. Section 1. "All persons born or naturalized in the United States, and subject to the Jurisdiction thereof, are Citizens of the United States ...", and Section 4. "The validity of the public debt of the United States ... shall not be questioned." While the Thirteenth Amendment abolished PRIVATE ownership of PEOPLE, the Fourteenth Amendment made possible the PUBLIC ownership of citizens of the United States as being "subject to the jurisdiction thereof. It never has been properly ratified and is being used to destroy the republic by stating that those who are "subject to the jurisdiction of the united states are citizens of the united states. (we the people are not subject) Watch this: https://www.youtube.com/watch?v=rqR3TZfAmqc We the sovereign people are not subject to the government that we created. In or about 1870, under the banner of the Census or Enumeration directed to be taken within every subsequent Term of ten Years, the formal practice of Birth Registration was begun, thereafter Recording Births in the Bureau Of The Census, Department of Commerce. (need exact dates and information about everything regarding the birth certificate and registry of people)
- 188. 1870 The king of Italy takes away the temple power of the pope. Victor Manuel. (he is killed for this) (need more info on this)
- 189. 1870: July 1<sup>st</sup> The Department of Justice was created.
- 190. 1870s. Oxford professor John Ruskin embraced Alfred Lord Tennyson's vision with students, persuading them that "They had a moral obligation to disseminate English culture and unite the world under British rule." By early 1900s, many held strategic positions in the English Government, but none of his disciples would further the vision more effectively than Cecil Rhodes.
- 191. 1870: January An act to create British "Columbia" is passed in England. (This is then used to create the District of Columbia.) (according to Frank O'collins, this needs verification)
- 192. 1871: February 21<sup>st</sup> The Corporate Congress begins to set up shop for itself by creating a separate government for the District of Columbia. Also in 1871, the Corporate Congress claimed to own all United States corporations--- 41st "Congress"-- Third Session, Chapters 62, 63, 64, and 65.

- 193. 1871 inc the city of <u>Washington DC. Incorporating a municipal (city-state) government for</u> <u>the District of Columbia.</u> On this date in the history of our nation, Congress passed an Act titled: "An Act to Provide a Government for the District of Columbia." This is also known as the "Act of 1871" What does this mean? The Legislative Act of February 21, 1871, Congress chartered a Federal Company entitled "United States," a/k/a "US Inc." Proof of this corporation can be found in 28 USC 3002 (15) (a).
- 194. 1871: An American General named, Albert Pike, who had been enticed into the, Illuminati, by Guiseppe Mazzini, completes his military blueprint for three world wars and various revolutions throughout the world, culminating into moving this great conspiracy into its final stage. These details are as follows: 1. The First World War is to be fought for the purpose of destroying the Tsar in Russia, as promised by Nathan Mayer Rothschild in 1815. The Tsar is to be replaced with communism which is to be used to attack religions, predominantly Christianity. The differences between the British and German empires are to be used to foment this war. (Which happened) 2. The Second World War is to be used to foment the controversy between fascism and political Zionism with the oppression of Jews in Germany a lynchpin in bringing hatred against the German people. This is designed to destroy fascism (which the Rothschilds created) and increase the power of political Zionism. This war is also designed to increase the power of communism to the level that it equaled that of united Christendom. (Which happened) 3. The Third World War is to be played out by stirring up hatred of the Muslim world for the purposes of playing the Islamic world and the political Zionists off against one another. Whilst this is going on, the remaining nations would be forced to fight themselves into a state of mental, physical, spiritual and economic exhaustion. (Which is happening because intelligent people are NOT waking up fast enough) On August 15th of this year, Albert Pike writes a letter (now catalogued in the British Museum) to Guiseppe Mazzini in which he states the following, We shall unleash the nihilists and the atheists and we shall provoke a great social cataclysm which in all its horror will show clearly to all nations the effect of absolute atheism; the origins of savagery and of most bloody turmoil. Then everywhere, the people will be forced to defend themselves against the world minority of the world revolutionaries and will exterminate those destroyers of civilization and the multitudes disillusioned with Christianity whose spirits will be from that moment without direction and leadership and anxious for an ideal, but without knowledge where to send its adoration, will receive the true light through the universal manifestation of the pure doctrine of Lucifer brought finally out into public view. A manifestation which will result from a general reactionary movement which will follow the destruction of Christianity and Atheism; both conquered and exterminated at the same time. Pike, who had been elected as Sovereign Grand Commander of the Scottish Rite of Freemasonrys Southern Jurisdiction in 1859, was the most powerful Freemason in America. He would retain that post for thirtytwo years until his death in 1891. He also published a book on the subject in 1872 entitled, Morals and Dogma of the Ancient and Accepted Scottish Rite of Freemasonry, in which he candidly states the following. The true name of Satan, the Kabbalists say, is that of Yahweh reversed; for Satan is not a black god, but the negation of God...For the Initiates, this is not a Person, but a Force, created for good, but which may serve for evil. It is the instrument of Liberty and Free Will LUCI-FER, the Light-bearer! Strange and mysterious name to give to the Spirit of Darkness! Lucifer, the Son of the Morning! Is it he who bears the Light, and with its splendors intolerable blinds feeble, sensual or selfish Souls? Doubt it not! Interestingly, in the same book, Pike emphasizes that Freemasonry is a religion based on the occult Jewish philosophy found in the Kabbalah.
- 195. 1871: English law: Beginning from 1871, further historic changes in the administration of "vital statistics" such as birth certificates and death certificates with the introduction of health districts or "sanitary districts". The Local Government Act of 1871, Public Health Act 1872 and Public Health Act 1875 created a system of "districts" called Sanitary Districts governed by a Sanitary Authority responsible for various public health matters including mental health legally known as "sanity".

Two types of Sanitary Districts were created being Urban and Rural. While the sanitary districts were "abolished" in 1894 with the Local Government Act of 1894, the administration of the "poor" is still maintained in part under the concept of district health boards of Guardians including magistrates and other "Justices of the Peace".

- 196. 1871: October 8<sup>th</sup> the great fire of Chicago was started in the German section of Chicago by Eliphat Blatchford.
- 197. 1872: naturalization act (looks to make all Americans British subjects again)
- 198. 1872: Prior to Guiseppe Mazzinis death this year, he makes another revolutionary leader named Adrian Lemmy his successor. Lemmy will be subsequently succeeded by Lenin and Trotsky, then by Stalin. The revolutionary activities of all these men are financed by the Rothschilds.
- 199. 1875: Banking History: January 1st. On January 1st, Jacob Schiff, now Solomon Loebs son-inlaw after marrying his daughter, Teresa, takes control of the banking house, Kuhn, Loeb & Co. Schiff goes on to finance the Standard Oil Company of Crypto-Jew, John D. Rockefeller. He also finances Edward H. Harrimans Railroad Empire, and Andrew Carnegies Steel Empire. This is all with Rothschild money. He then identifies the other largest bankers in America at that time. They are, J.P. Morgan who controls Wall Street, and the Drexels and the Biddles of Philadelphia. All the other financiers, large and small, would dance to the tune of those three houses. Schiff then gets the European Rothschilds to set up European branches of these three large banks on the understanding that Schiff, and therefore Rothschild, is to be the boss of banking in New York and therefore America. N. M. Rothschild & Sons undertake a share issue to raise capital for the first channel tunnel project to link France to England, with half of its capital coming from the Rothschild owned, Compagnie du Chemin de Fer du Nord. The Rothschilds needed to control the Suez Canal to protect their huge business interests in the region, so Lionel de Rothschild instructs Khazarian Prime Minister, Benjamin Disraeli, to purchase the shares in the Suez Canal, from Khedive Said of Egypt. The Rothschilds loaned the money to the British government to facilitate this purchase, they did not want to own it themselves, as they needed a government they controlled to own it, so that they could use the military of that government to protect it.
- 200. 1875: **Banking History** The American Bankers Association (ABA) is a Washington, D.C.-based trade association for the U.S. banking industry. Founded in 1875, ABA today represents banks of all sizes and charters, including community banks, regional and money center banks, savings associations, mutual savings banks, and trust companies, with the average member bank having approximately \$250 million in assets.[1] Like many large trade associations, ABA's principal activities include lobbying, professional development for member institutions, maintenance of best practices and industry standards (for example, routing transit numbers), consumer education, and distribution of products and services.[1] ABA is considered the largest financial trade group in the United States.[2]
- 201. 1875: Judiciary Act of 1875 (need more information on this)
- 202. 1877: In his book, *Confession of Faith*, Cecil Rhodes wrote: "The Society [of the Elect] 'should inspire and even own portions of the press for the press rules the mind of the people. The Society should always be searching for members who might by their position in the world by their energies or character forward the object..."[Cecil Rhodes: *Confessions of Faith*] (the object being to disseminate English culture and unite the world under British rule.[1, page 14])
- 203. 1878: August 21<sup>st</sup> <u>The American Bar Association was created</u> in Saratoga Springs, New York, by 100 lawyers from 21 states.
- 204. 1880: Rothschild agents begin fomenting a series of programs predominantly in Russia, but also in Poland, Bulgaria and Romania. These pogroms result in the slaughter of thousands of "Jews", causing approximately two million to flee, mainly to New York, but also to Chicago, Philadelphia, Boston and Los Angeles. However some are assisted with Rothschild money to begin settling in

Palestine. The reason these programs were initiated, was to create a large Khazarian base in America, who when they arrived, would be educated to register as Democrat voters. Some twenty years later, this would result in a massive Democratic power base in the United States and be used to elect Rothschild front men such as Woodrow Wilson, to the Presidency, to carry out the bidding of the Rothschilds.

- 205. 1884: **Banking History** in Julliard v. Greenman, 110 U.S. 421, the Supreme Court upheld the United States in reneging on Its Promise To Redeem Its Paper by allowing Its Money Trust to enter a silent interpleader, whereupon Judicial Notice was taken of a Third Party Contract resulting from Julliard using His Commercial Paper Currency as security in a Transaction for his 100 Bales of Cotton thus promoting the practice if Discharging Debt by Obligatory Notes instead of Tendering Payment for Debt in Lawful and Substantive Money in Dollars- by-Weight of gold or silver.
- 206. 1884 -1885 San oclara case? Corporations are called persons and have protection from the 14<sup>th</sup> amendment. *(need more information on this)*
- 207. 1885: <u>Nathaniel Rothschild</u>, son of Lionel de Rothschild, becomes the first Khazarian peer of England and takes the title of Lord Rothschild.
- 208. 1887: Maritime law: The Interstate Commerce Commission (ICC) was a regulatory agency in the United States created by the Interstate Commerce Act of 1887. This was the first federal regulatory body (the unlawful fourth branch of government) The agency's original purpose was to regulate railroads (and later trucking) to ensure fair rates, to eliminate rate discrimination, and to regulate other aspects of common carriers, including interstate bus lines and telephone companies. Congress expanded ICC authority to regulate other modes of commerce beginning in 1906. Throughout the 20th century several of ICC's authorities were transferred to other federal agencies. The ICC was abolished in 1995, and its remaining functions were transferred to the Surface Transportation Board.
- 209. 1887: Removal Act of 1887 (need more information on this)
- 210. 1887: The Tucker Act (March 3, 1887, ch. 359, 24 Stat. 505, 28 U.S.C. § 1491) is a federal statute of the United States by which the United States government has waived its sovereign immunity with respect to certain lawsuits. The Tucker Act may be divided into the "Big" Tucker Act, which applies to claims above \$10,000 and gives jurisdiction to the United States Court of Federal Claims, and the "Little" Tucker Act (28 U.S.C. § 1346), the current version of which gives concurrent jurisdiction to the Court of Federal Claims and the District Courts "for the recovery of any internal-revenue tax alleged to have been erroneously or illegally assessed or collected, or any penalty claimed to have been collected without authority or any sum alleged to have been excessive or in any manner wrongfully collected under the internal-revenue laws", and for claims below \$10,000.<sup>[1]</sup>
  Suits may arise out of express or implied contracts to which the government was a party. Damages may be liquidated or unliquidated. Suits may be brought for Constitutional claims, particularly taking of property by the government to be compensated under the Fifth Amendment. Parties may bring suit for a refund of taxes paid. Explicitly excluded are suits in which a claim is based on a tort by the government.
- 211. 1888: Edward Bellamy also embraced Tennyson's vision, and his book, *Looking Backward*, helped spread the vision of a socialist world government.[1, page 15] Bellamy clubs began forming across the USA. Among his followers was Andrew Carnegie who believe in *monopoly capitalism* -- socialism (a universal welfare system) with a ruling class of powerful capitalists who would control both governments and the people.
- 212. 1890: CUL New York state legislature passes first state act authorizing governor to appoint three commissioners. The American Bar Association (ABA) recommends that other states follow New York's lead. This is the start of the Commission on Uniform Laws (hereinafter in this document

**CUL**) the name would later change to National Conference of Commissioners on Uniform State Laws.

- 213. 1890 (Autumn): Cecil Rhodes sent his close friend W. T. Stead a letter explaining his plan for world government: The key of my idea discussed with you is a Society, copied from the Jesuits as to organization... an idea which ultimately (leads) to the cessation of all wars and one language throughout the world.... The only thing feasible to carry this idea out is a secret one [society] gradually absorbing the wealth of the world to be devoted to such an object."[6, page 13] "Rhodes' 'universal peace' would begin, according to him, 'after one hundred years,' and it will be exactly one hundred years later in the autumn of 1990 that President George Bush will spell out his "New World Order" concept for universal peace and cooperation."[6-Cuddy, p.13] According to Dr. Cuddy, Rhodes' letter would be "published in W. T Stead's article in *Review of Reviews* (May 1902)." Looking back many years later, Professor Quigley described another step toward completion of this 100-year plan. Many of these men would undoubtedly be Rhodes Scholars: "after thirty years there would be 'between two and three thousand men in the prime of life scattered all over the world, each one of whom, moreover, would have been specially--mathematically -- selected toward the Founder's purposes." [Quigley quoting Stead].[6-Cuddy, p.14]
- 214. 1891: CUL Connecticut's Lyman D. Brewster named to chair newly-created ABA committee on uniform law. Pennsylvania, Michigan, Massachusetts, New Jersey and Delaware appoint commissioners.
- 215. 1891: (February 5): "Rhodes' secret society, 'The Society of the Elect,' is formally established.... Rhodes is the 'General,' with Stead, Milner, and Reginald Baliol Brett (Lord Esher) forming the executive committee. They were followed by the 'Circle of Initiates,' with an 'Association of Helpers' (later organized by Milner as the semi-secret Round Table Groups) (this became the counsel on foreign relations in the United States) beyond them. To select and train world leaders worthy of his vision, Cecil Rhodes established the Rhodes Trust and the Rhodes Scholarship Fund. (so anyone who is a "Rhodes scholar" is an agent of the world cabal, hell bent on returning all of America to England) He had acquired the wealth needed to pursue his global ambitions in the gold and diamond mines of southern Africa. (which was given to him by Rothschild) The power and influence of Rhodes Scholars who have pursued their sponsor's vision has, through the last century helped steer "progress" toward global governance. (that is code for The new world order) Dr. Monteith wrote: "During the past century over 4600 young men have been sent to Oxford University where they were indoctrinated in socialism and world government. President Bill Clinton, General Wesley Clark, Strobe Talbot, Senator Bill Bradley and thousands of other prominent men are Rhodes Scholars. They work in government offices, in international banks, on the board of corporations, in tax-exempt foundation, in the Supreme Court, in the media, in our universities in the United Nations Association, and in the Council on Foreign Relations."
- 216. 1891: <u>The British Labour Leader makes the following statement</u> on the subject of the Rothschilds, "This blood-sucking crew has been the cause of untold mischief and misery in Europe during the present century, and has piled up its prodigious wealth chiefly through fomenting wars between States which ought never to have quarrelled. Whenever there is trouble in Europe, wherever rumours of war circulate and mens minds are distraught with fear of change and calamity you may be sure that a hook-nosed Rothschild is at his games somewhere near the region of the disturbance." Comments like this worry the Rothschilds and towards the end of the 1800s they purchase Reuters news agency so they can exercise some control over the media.
- 217. 1891: The stamp act of England was passed. (need more information on this, may have the date wrong, and need to find the exact name of the act.)
- 218. 1892: CUL First conference held in Saratoga Springs New York. Above states plus Georgia attend

formal meeting.

- 219. 1893: CUL Committees appointed on such subjects as wills, marriage and divorce, commercial law, descent and distribution.
- 220. 1895: CUL Conference requests committee on commercial law be formed. Drafts, Negotiable Instrument Law, precursor to Article 3 of Uniform Commercial Code.
- 221. 1895: The <u>Fabian Socialists</u> establish the London School of Economics. Though the Fabians are dominated by an intellectual elite, and The Group *[Rhodes' Round Table members]* is dominated by a financial elite, they both believe in a socialist relationship between government and the masses.
- 222. 1895: <u>Edmond James de Rothschild</u>, the youngest son of Jacob (James) Mayer Rothschild, visits Palestine to see the Khazarian colonies he funded as a result of the Rothschild engineered pogroms in Russia, Poland, Bulgaria and Romania. He is impressed and vows to continue to supply funds to these colonies in furtherance of the long term Rothschild objective of creating a Rothschild owned Khazarian state.
- 223. 1896: CUL Negotiable Instrument Law approved by Conference. First time that a uniform act is adopted in every state and the District of Columbia.
- 224. 1897: CUL For the first time, Commissioners urged to work toward enactment of uniform legislation in their states.
- 225. 1897, Maritime law: the Supreme Court in the case of The Glide, 167 U.S. 623, stated that: "The Admiralty and maritime Jurisdiction conferred by the Constitution and laws of the United States upon the District Courts of the United States is exclusive."
- 226. 1898-1899: CUL Sessions devoted to the consideration of proposed divorce legislation.
- 227. 1899: CUL At the end of the 1890s, 33 of the existing 45 states and two territories had appointed uniform law commissioners and eight uniform acts had been drafted, each enacted in at least one state. All these acts were subsequently superseded or declared obsolete.
- 228. 1900: CUL Uniform Divorce Procedure Act adopted. Louis B. Brandeis begins five years of service as member of Massachusetts commission.
- 229. 1901: CUL Woodrow Wilson begins tenure (until 1908) as commissioner from New Jersey.
- 230. 1901 **Downs vs. Bidwell** (The power to legislate for the territories is absolutely unlimited, this made 2 governments one bound by the constitution the other was congress unlimited over the territories) (the states became conquered territories after proclamation 2039-40 of FDR) *(need to verify this and pull verbiage from that case and enter it here)*
- 231. 1902: Cecil Rhodes dies, and Lord Alfred Milner took control of the Rhodes Trust.
- 232. 1903: CUL ABA makes first appropriation in support of work of Conference. James Barr Ames of Harvard Law School commissioned to draft the Uniform Partnership Act.
- 233. 1900-1904: Still lusting after more power for itself, the Corporate Congress set up a second shop for itself and obtained permission to do it from the Supreme Court in a series of cases known as The Insular Tariff Cases, the most famous of which is Downes v. Bidwell. As with setting up the Washington DC Municipality as a foreign city-state on our shores and running it as their own little oligarchy, the "Congress" now took the "federal territories and possessions" and made a new "union" of "American states"----Puerto Rico, Guam, et alia---and began calling it "the United States of America (Minor)". They just forgot to add the (Minor) part of the name from then on, and let people assume that all the repugnant laws they passed governing this "Constitutional Democracy" also applied to the Continental United States. *(need to verify this)*
- 234. 1900-1904 Insular Tariff Cases
- 235. 1905: CUL Samuel W. Pennypacker, Pennsylvania Governor, invites other governors to send delegation to a national divorce conference--meets twice in 1906; three acts endorsed.
- 236. 1906: CUL First roll call by states as Uniform Warehouse Receipts Act is approved. Legal scholar Roscoe Pound serves for one year as a commissioner from Nebraska.

- 237. 1906 first BC registration created in Pennsylvania. (need more information on this and exact acts)
- 238. 1906: The Rothschilds claim that due to growing instability in the region and increasing competition from **Rockefeller** (the Rockefeller family are Rothschild descendants through a female bloodline) owned Standard Oil, they decide to sell their Caspian and Black Sea Petroleum Company to Royal Dutch and Shell. This is another example of the Rothschilds trying to hide their true wealth which they are actually consolidating.
- 239. 1907: CUL Uniform Desertion Act and Non-Support Act and Uniform Marriage Act authorized. Act Regulating Annulment of Marriage of Divorce adopted. Also, Act Providing for the Return of Marriage Statistics, Act Providing for the Return of Divorce Statistics.
- 240. 1907: **Banking History:** Rothschild, Jacob Schiff, the head of Kuhn, Loeb and Co., in a speech to the New York Chamber of Commerce, warns 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. Suddenly America finds itself in the middle of another financial crisis, known as the, Panic of 1907, which goes on to decimate the lives of millions of Americans.
- 241. 1908: CUL Work begins on Uniform Corporation Act.
- 242. 1908 <u>The burrow of investigations</u> (later known as the FBI 1924) the Jesuit inquisition in America.
- 243. 1909: Lord Milner's secretive Round Table Group was established. Professor Quigley exposed some of the evolving ties between the global banking fraternity and these evolving "semi-secret discussion and lobbying groups," (in his book "tragedy and hope, a history of the world in our time") which helped foment World War I as a means to raise public support for a League of Nations. (from the book) "By 1915, Round Table Groups existed in seven countries, including England. (and) the United States.... Since 1925, there have been substantial contributions from wealthy individuals, and from foundations and firms associated with the international banking fraternity, especially... organizations associated with J. P. Morgan, the Rockefeller and Whitney families...." Quigley, 950-951 tragedy and hope.
- 244. 1909: Jacob Schiff founds the National Advancement for the Association of the Colored People (NAACP). This is done to incite black people into rioting, looting and other forms of disorder, in order to cause a rift between the black and white communities. Khazarian historian, Howard Sachar, states the following in his book, A History of the Jews in America, In 1914, Professor Emeritus Joel Spingarn of Columbia University became chairman of the NAACP and recruited for its board such "Jewish" leaders as Jacob Schiff, Jacob Billikopf, and Rabbi Stephen Wise. Other Ashkenazi Jew co-founders included Julius Rosenthal, Lillian Wald and Rabbi Emil G. Hirsch. It would not be until over 60 years later in the 1970's that the NAACP would appoint its first black president, Benjamin Hooks.
- 245. 1910: CUL Twenty uniform acts approved in decade of the teens. The Uniform Partnership Act, begun in 1906, was completed by William Draper Lewis, Dean of the University of Pennsylvania Law School.
- 246. 1910 **Banking History:** <u>Jekyll island meeting</u>. Where several banking heads and one senator (Nelson Aldridge) wrote up the federal reserve act. Woodrow Wilson was placed as the president of the UNITED STATES in return for the promise that he would sign this bill, and commit treason again, when it was placed in front of him by the Rothschild controlled bankers.
- 247. 1911: CUL Uniform Marriage and Marriage License Act and Uniform Child Labor Act approved.
- 248. 1911: Judicial Code of 1911 (need more information on this)
- 249. 1911: May 15<sup>th</sup>. The Supreme Court decides that the standard oil company owned by John D Rockefeller was a monopoly in restraint of trade and orders the colossal company to be broken up. This decision actually makes John D. Rockefeller wealthier that before because of the fact that he kept the majority shares of all the companies that it was broken up into.
- 250. 1912: CUL Uniform Marriage Evasion Act adopted. Woodrow Wilson, commissioner from New

Jersey from 1901 to 1908 elected U.S. President in a landslide.

- 251. 1912-1913: Banking History: A private association of European and American banks calling themselves "The Federal Reserve" began controlling the governmental services corporation known as "The United States, Inc." and its "State" franchises, and began operating such familiar agencies as The United States Department of Agriculture and The United States Department of Transportation as private, for-profit businesses---without telling anyone. They exercised the "government powers" they didn't really possess in a vast fraud scheme in collusion with members of "Congress" to institute a fiat monetary system and misused their position of trust to put competitors out of business, set up monopolies, rig commodity markets, and commit other acts of blatant self-interested criminality and fraud. A quote from Mandel Edward House, who was Woodrow Wilson's handler, clearly lays out the plan against the American people. "[Very] soon, every American will be required to register their biological property in a National system designed to keep track of the people and that will operate under the ancient system of pledging. By such methodology, we can compel people to submit to our agenda, which will affect our security as a charge-back for our fiat paper currency. Every American will be forced to register or suffer not being able to work and earn a living. They will be our chattel, and we will hold the security interest over them forever, by operation of the law merchant under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges. They will be stripped of their rights and given a commercial value designed to make us a profit and they will be non the wiser, for not one man in a million could ever figure our plans and, if by accident one or two would figure it out, we have in our arsenal plausible deniability. After all, this is the only logical way to fund government, by floating liens and debt to the registrants in the form of benefits and privileges. This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor or to this fraud which we will call "Social Insurance (SSI)." Without realizing it, every American will insure us for any loss we may incur and in this manner; every American will unknowingly be our servant, however begrudgingly. The people will become helpless and without any hope for their redemption and, we will employ the high office of the President of our dummy corporation to foment this plot against America." If you want to have more information on this quote please watch and share this interview in which this quote is covered in detail. Found on the VSOF YouTube page. https://www.youtube.com/watch?v=Kurw2VMKuHA
- 252. 1913: January: Banking History: On March 4th, Woodrow Wilson is elected the 28th President of the United States. Shortly after he is inaugurated, he is visited in the White House by Ashkenazi Jew, Samuel Untermyer, of law firm, Guggenheim, Untermyer, and Marshall, who tries to blackmail him for the sum of \$40,000 in relation to an affair Wilson had whilst he was a professor at Princeton University, with a fellow professor's wife. President Wilson does not have the money, so Untermyer volunteers to pay the \$40,000 out of his own pocket to the woman Wilson had had the affair with, on the condition that Wilson will promise to appoint to the first vacancy on the United States Supreme Court, with a nominee recommended to Wilson by Untermyer. Wilson agrees to this. (He is hereinafter controlled completely like the clown that he was.) President Woodrow Wilson wrote in his book, *The New Freedom: (Remember, this was happening almost a century ago! What we see today is the result of this hidden but rising iceberg)*"Some of the biggest men in the U.S., in the field of commerce and manufacturing, are afraid of somebody, are afraid of something. They know that there is a power somewhere so organized, so subtle, so watchful, so interlocked, so complete, so pervasive, that they had better not speak above their breath when they speak in condemnation of it. . . . We have been dreading all along the

time when the **combined power of high finance** would be greater than the power of government.. "We have come to be one of the worst ruled, one of the most completely controlled and dominated, governments in the civilized world—no longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the <u>opinion and</u> <u>duress of small groups of dominant men</u>.... We are in a new world.... Behind the whole subject, of course, is the truth that, in the new order, government and business must be associated closely.... We stand in the presence of a revolution... (which) will come in peaceful guise."[6-Cuddy, pps.24-25]

253. 1913: February 25 Secretary of State Knox falsely and fraudulently Certified that the Sixteenth Article Amendment to the Constitution had been Lawfully Ratified. IT SHOULD BE NOTICED that The Sixteenth Article Amendment did not REPEAL those Restrictions Imposed on the United States by Article I, Section 2, Clause 3, or Article I, Section 8, Clause 1; pursuant to those Directives of Article V. Even if it were valid by having been properly ratified, The Sixteenth Article Amendment amended absolutely nothing pertaining to the several States or the Inhabitants thereof. The Congress, being well aware of these Facts, never ENABLED The Sixteenth Amendment as Public Law by Appropriate Legislation, in that the Amendment did not REPEAL the aforesaid Restrictions, and the Internal Revenue Code ("Title" 26 U.S.C.) which is predicated upon the Sixteenth Amendment, is now, and has always been, "Private Law" based upon Public Commercial (Contractual) Law. See Amendment XXI, ratified December 5, 1933, for the Construction of a "REPEAL". SEDITION BY SYNTAX ("Public DOES NOT mean "Private".) More-often-than-not, Public Commercial Law has been called, "PUBLIC LAW" where It is in-fact, Public Commercial Law regulating Private Commercial Contracts and Interests in Equity and Contractual Performance made within the Admiralty Jurisdiction. True public law requires a harm, and differs from public policy. Public policy is what is used to control the "heading" of the United States citizens. Since the Geneva Conventions (meeting places of Corporate Counsel) of 1864, and again 1929, the united states as a whole, and individually known as 'citizens' has been held under rules of war with merchant laws, and laws of equity, and maintained by Corporate governance, unlawfully and through fraudulent assignment at birth of each child born of the United States Incorporated by charter ability which has allowed administration of each individual "citizen" through Legal Process, contrary to Public Law. United States inc is a Corporate Enterprise and Political subdivision as defined in 28 USC 1603. 254. 1913: April 8 the several States presumably, "VOLUNTARILY" surrendered, and Consented to Deprive Themselves of, Their Rights of Suffrage by the Imposition of the Seventeenth Article Amendment to the Constitution, Such Amendment being an Abrogation of the Intent, Directive, Legal Construction, and Relevant Structural Conditions set forth in Article I, Section 3, and in Article V providing that no State, without its Consent, shall be deprived of Its Equal Suffrage in the Senate. IT SHOULD BE NOTICED that When the people of the several States Chartered the United States as an Admiralty Jurisdiction, it WAS NOT the Legislative intent of the September 1787 Congress to put into effect a self-destruct mechanism, Such as could possibly make a Proposed Constitutional Amendment to the several States, where, upon Its Ratification through any mechanism, the Constitutional Prohibitions regulating the United States would somehow cease to exist. The Congress Itself, has never had the Power to modify The Very Constitution that Created the Congress Itself (Article I, Section 8), and any lawful modification done by way of Amendment, can only be made through the Legislature of three-fourths of the several States, or by Conventions in three-fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress. The Congress has been Delegated only those Seventeen (17) Powers enumerated in Article I, Section 8. All other Powers NOT vested by the Constitution in the Government of the United States, or in any Department or Officer thereof, are specifically reserved to THE PEOPLE for Their exercise of Primary Jurisdiction over Their Respective Governments. See the Tenth Article Amendment to the Constitution FOR the United States of America. The Congress, once

again being well aware of these Facts, never ENABLED The Seventeenth Amendment as Public

Law by appropriate legislation, in that the Amendment did not REPEAL Article I, Section 3, nor did it REPEAL Article V of the Constitution.

255. 1913: Banking History: timeline of the federal reserve act. Introduced in the House as H.R. 7837 by Carter Glass (D-VA) on August 29, 1913

Committee consideration by House Banking, Senate Banking

Passed the House on September 18, 1913 (287–85, 5 Present)

Passed the Senate on December 18, 1913 (54–34)

**Reported by the joint conference committee on** December 22, 1913; **agreed to by the House on** December 22, 1913 (298–60) **and by the Senate on** December 23, 1913 (43–25) **Signed into law by President Woodrow** Wilson **on** December 23, 1913

Following the passing of the Federal Reserve Act on December 23rd, Congressman Charles Lindbergh states, The Act establishes the most gigantic trust on earth. When the President signs this Bill, the invisible government of the monetary power will be legalized. (*No, because no power was ever vested to the congress, to ever vest the power to print money and determine the value thereof, to anyone else.*) The greatest crime of the ages is perpetrated by this banking and currency bill. It is important to note that the Federal Reserve is a private company, it is neither Federal nor does it have any Reserve. It is conservatively estimated that profits exceed \$150 billion per year, yet the Federal Reserve has never once in its history published accounts. (*Side note: This amount is from an unknown date*) Some recent evidence has come forward as to who really owns the Federal Reserve, and they are the following banks:

- Rothschild Bank of London
- Warburg Bank of Hamburg
- Rothschild Bank of Berlin
- Lehman Brothers of New York
- Lazard Brothers of Paris
- Kuhn Loeb Bank of New York
- Israel Moses Seif Banks of Italy
- Goldman, Sachs of New York
- Warburg Bank of Amsterdam
- Chase Manhattan Bank of New York

These are all Rothschild banks.

On March 31st, J. P. Morgan, alleged owner of the J. P. Morgan banking empire dies. He is thought to be the richest man in America, but his will revealed he owned only 19% of J. P. Morgan companies. The other 81%? Owned by the Rothschild's.

256. 1913: Dec 24<sup>th</sup> Banking History: During the Second Session of the 63rd Congress on December 23, 1913, two days before Christmas while two thirds of the legitimate Congress vacationed, the Federal Reserve Act was passed by a Congressional Quorum establishing the Third National Bank, or the Functionally Secret Federal Reserve Bank, System, or Corporation, on the basis of another Twenty (20) Year Charter. The FED Corporation Act Fraudulently CONVERTED the Lawfully Delegated Congressional Power To Coin Money and regulate the Value thereof, while simultaneously Such Act franchised and enabled the newly created FED Corporation to counterfeit Certificates, Notes, Securities, and Other Obligations of the United States by providing for the Private Issue of Private PAPER Currency, where such Public issue of Public PAPER Currency was prohibited to the Congress ltself. IT SHOULD BE NOTICED that no constitutional Amendment pursuant to Article V was ever made Such that the Article I, Section 8, Clause 5 and Article I, Section 10, Clause 1 Prohibitions by the Constitution were REPEALED. Consequently, the Federalists have continued to operate exclusively as Special-Charter Franchisees by

Underwriting and Insuring the PUBLIC DEBT in the form and manner of Their FED Corporation, by way of Their own "Sub-Charter" Banks, all under Private Contract Law, and all within the United States' Admiralty Jurisdiction. Amongst the rumors and presumed excuses for creating the FED Corporation was the alleged creation of a theoretically "ELASTIC CURRENCY" such as would supposedly s-t-r-e-t-c-h so as to avoid those economic depressions as occurred in 1907. To accomplish this, the FED Corporation printed and circulated Notes, the value of which was 400% of all Lawful money in circulation. This was called "fractional reserve banking" at 25% of par value. Thus the FED Corporation printed and circulated four (4) Paper Dollars for every one (1) Dollar-by-Weight of Gold or silver supposedly held in reserve in The United States Treasury; thereafter, each one (1) Dollar certificate had an Actual Redemption Value to twenty-five (25) cents. This technique, by the way of Their FED Corporation, enabled the Federalists to withdraw Gold from circulation replacing it with PAPER. The average Man-On-The-Street was led to believe that the Paper Twenty Dollar Gold Certificate that he held in his Left Hand, had the same Redemption Value as the One Ounce Twenty Dollar Gold Coin that he held in His Right; where infact, Each Twenty (20) Dollar Certificate had an actual Redemption Value of Five (5) Dollars-by-Weight of Gold or Silver supposedly held in reserve. While such "Paper" obligations were prohibited from being issued by The Congress Itself due to The Coinage Act of April 2, 1792, nothing prohibited the FED Corporation from issuing Its PRIVATE Silver Certificates and later, Its totally unredeemable FED Corporation Notes.

257. 1913: Jacob Schiff sets up the Anti-Defamation League (ADL) as a branch of the Bnai Brith in the United States. This organization is created for the purpose of identifying anyone who questions or challenges the unlawful actions of elitist "Jews" or the Rothschild global conspiracy as, anti-Semitic, and against the "Jewish" race as a whole. Anti-Defamation league was created by Jacob Schiff to defame any critic of Khazarian crime as

anti-Semitic. (by false flag operation blaming the murder of a white girl on a "Jew") 258. 1914: CUL Uniform Partnership Act completed. Will be adopted by all the states. Also Foreign

- Acknowledgement Act, Cold Storage Act, Workmens's Compensation Act.
  259. 1915: CUL Name changed to National Conference of Commissioners on Uniform State Laws. Constitution and by-laws completely revised. Each act now must be considered section by section
- during at least two annual meetings.
  260. 1915: According to the Reece Committee (the Special House Committee to Investigate Tax-Exempt Foundations), which would later investigate tax-exempt foundations that funded communist organizations and their international goals, the Carnegie Endowment for International Peace launched a propaganda program in 1915 to persuade the American people to fight in World War 1. During these investigations in the 1950s, the Congressional Committee found that: 1. Many of our large foundations were actively promoting communism and socialism. 2. The foundations influenced State Department policy and were largely responsible for bringing communism to China. 3. The foundations were working to undermine our constitutional form of government. In the official minutes of the Carnegie Endowment for International Peace, the Reece Committee also found the following specific questions which were discussed by the Carnegie trustee: "Is there any means known to man more effective than war, assuming you wish to alter the life of an entire people?"

"How do we involve the United States in a war?" "How do we control the diplomatic machinery of the United States?" [Their conclusion: "We" must control the State Department]

261. 1915: The Islamic Ottoman Government of Turkey is overthrown by Masonic "Jewish" socialists, who deceptively called themselves, the, Young Turks. In the Khazarian led genocide two million Christian Armenians are killed many of whom are tortured and have their hands cut off. Indeed, according to the British Consul, there were so many severed hands, that if they were laid side by side, a highway could have been made out of them. As a result of this revolution, the man who

would become known as Mustafa Kemal Ataturk, an alcoholic Crypto-"Jew", would rise to dictatorial power in Turkey.

- 262. 1915: Registration of births began in 1915, by the Bureau of Census, with all states adopting the practice by 1933. *(need more information on this)*
- 263. 1916: CUL Uniform Limited Partnership Act as well as Extradition of Persons of Unsound Minds Act approved, also Land Registration Act.
- 264. 1916: April 25<sup>th</sup> of the congressional record was spoken of and warned about by a few in congress: The secret treaty of Verona of November 22, 1822, showing what this ancient conflict is between the rule of the few and the rule of the many. I wish to call the attention of the Senate to this treaty because it is the threat of this treaty, which was the basis of the Monroe doctrine. It throws a powerful white light upon the conflict between monarchial government and government by the people. The Holy Alliance under the influence of Metternich, the Premier of Austria, in 1822, issued this remarkable secret document: [American Diplomatic Code, 1778 - 1884, vol. 2; Elliott, p. 179.] SECRET TREATY OF VERONA

The undersigned, specially authorized to make some additions to the treaty of the Holy Alliance, after having exchanged their respective credentials, have agreed as follows:

ARTICLE 1. The high contracting powers being convinced that the system of representative government is equally as incompatible with the monarchial principles as the maxim of the sovereignty of the people with the high divine right, engage mutually in the most solemn manner, to use all their efforts to put an end to the system of representative governments, in whatever country it may exist in Europe, and to prevent its being introduced in those countries where it is not yet known.

ART. 2. As it can not be doubted that the liberty of the press is the most powerful means used by the pretended supporters of the rights of nations to the detriment of those princes, the high contracting parties promise reciprocally to adopt all proper measures to suppress it, not only in their own states but also in the rest of Europe.

ART. 3. Convinced that the principles of religion contribute most powerfully to keep nations in the state of passive obedience which they owe to their princes, the high contracting parties declare it to be their intention to sustain in their respective States those measures which the clergy may adopt, with the aim of ameliorating their own interests, so intimately connected with the preservation of the authority of the princes; and the contracting powers join in offering their thanks to the Pope for what he has already done for them, and solicit his constant cooperation in their views of submitting the nations. ART. 4. The situation of Spain and Portugal unite unhappily all the circumstances to which this treaty has particular reference. The high contracting parties, in confiding to France the care of putting an end to them, engaged to assist her in the manner which may the least compromise them with their own people and the people of France by means of a subsidy on the part of the two empires of 20,000,000 of france every year from the date of the signature of this treaty to the end of the war.

ART. 5. In order to establish in the Peninsula the order of things which existed before the revolution of Cadiz, and to insure the entire execution of the articles of the present treaty, the high contracting parties give to each other the reciprocal assurance that as long as their views are not fulfilled, rejecting all other ideas of utility or other measure to be taken, they will address themselves with the shortest possible delay to all the authorities existing in their States and to all their agents in foreign countries, with the view to establish connections tending toward the accomplishment of the objects proposed by this treaty.

ART. 6. This treaty shall be renewed with such changes as new circumstances may give occasion for, either at a new congress or at the court of one of the contracting parties, as

soon as the war with Spain shall be terminated.

ART. 7. The present treaty shall be ratified and the ratifications exchanged at Paris within the space of six months. Made at Verona the 22d November, 1822.

For	Austria :	METTERNICH.
For	France :	CHATEAUBRIAND.
For	Prussia :	BERNSTET.
For	Russia :	NESSELRODE.

265. 1916: On June 4th, Ashkenazi Jew, Louis Dembitz Brandeis is appointed to the Supreme Court of the United States by President Wilson, <u>as per his agreed blackmail payment</u> to Samuel Untermyer some three years earlier. Justice Brandeis is also the elected leader of the Executive Committee for Zionist Affairs, a position he has held since 1914.

The middle of World War 1. Germany is winning the war as they are being financed by the Rothschilds to a greater extent than France, Italy and England, simply because the Rothschilds, do not want to support the Tsar in Russia, and of course Russia was on the same side as France, Italy and England. Then a significant event occurs. On December 12th, Germany, although they were winning the war and not one foreign soldier had set foot on their soil, offers armistice to Britain with no requirement of reparations. (this fact is rarely taught in government controlled schools for it would raise to many questions about the truth of the war) The Rothschilds are anxious to make sure this is not accepted by the British as they have a few cards left up their sleeve in relation to what they initiated this war for. So, whilst the British are considering Germanys offer, Rothschild agent Louis Brandeis sends a Zionist delegation from America to Britain to promise to bring America into the war on the side of the British, provided the British agree to give the land of Palestine to the Rothschilds. The Rothschilds wanted Palestine to protect the great business interests they had in the East. They also desired their own state in that area along with their own military which they could use as an aggressor to any state that threatened those interests. The British subsequently agree to the deal for Palestine and the Zionists in London contact their counterparts in America and inform them of this fact. Suddenly all the major newspapers in America that up to that point had been pro-German turn on Germany, running propaganda pieces to manipulate the American public against the Germans, such as: German soldiers are killing Red Cross Nurses; and, German soldiers are cutting off babies hands. Interestingly Woodrow Wilson is re-elected President this year, the slogan of his campaign being, Re-elect the man who will keep your sons out of the war.

- 266. 1917: CUL Uniform Flag Act approved.
- 267. 1917: October 6<sup>th</sup> Engaging in a war for profit, Congress and their Banker Bosses passed the War Powers Act and the Trading With the Enemy Act (Oct 6<sup>th</sup>), and numerous other illegal and repugnant "Acts" pertaining only to the Federal United States and the international Jurisdiction of the Sea, but presented them to the public as if these "acts" pertained to the actual States and People on the land of the Continental United States. On October the 6th of 1917, at the beginning of America's involvement in World War 1, Congress passed a Trading with the Enemy Act empowering the government to take control over any and all commercial, monetary or business transactions conducted by enemies or allies of enemies within our continental borders.
- 268. 1917: (11-28). After Lenin's triumph in Russia, Colonel Mandel House, President Woodrow Wilson's main advisor and -- as President Wilson called him, "my altar ego" -- cabled the president the following message from Paris: "There have been cabled over and published here statements made by American papers to the effect that Russia should be treated as an enemy. It is exceedingly important that such criticism should be suppressed."

According to Dr. Dennis Cuddy, Col. House was "the man primarily responsible for the League of

**Nations Covenant** (influenced by the Fabian Socialists' drafts for the League), would also be largely responsible for the establishment of the **Council on Foreign Relations**. In June, 1923, he wrote in its *Foreign Affairs* journal:

"If war had not come in 1914 in fierce and exaggerated form, the idea of an association of nations would probably have remained dormant, for great reforms seldom materialize except through great upheavals.... If law and order are good within states, there can be no reasons why they should not be good between states [nations]."

269. 1917: Dr. Monteith wrote that "J. P. Morgan and his associates controlled twenty-five of our most influential newspapers. The atrocity stories [about the war] were designed to raise public support of American entry into World War 1" -- an essential step toward public acceptance of a world government. According to the Congressional Record (2-17-1917),

"...the J.P. Morgan [banking] interests.... and their subsidiary organizations got together 12 men high up in the newspaper world and employed them to select the most influential newspapers in the United States and sufficient number of them to control generally the policy of the daily press of the US.... They found it was only necessary to purchase the control of 25 of the greatest papers. ... an editor was furnished for each paper to properly supervise and edit information...."

- 270. 1917: In its report published in 1954, the Reece Committee (the Special House Committee to Investigate Tax-Exempt Foundations) explained and quoted the official minutes of the Board of Trustees of the Carnegie Endowment for International Peace: "These trustees in a meeting about 1917 had the brashness to congratulate themselves on the wisdom of their original decision because already the impact of war had indicated it... could alter life in this country. ... they even had the brashness to ... dispatch a telegram to Mr. Wilson, cautioning him to see that the war did not end too quickly.... "The concern became, as expressed by the trustees, seeing to it that there was no reversion to life in this country as it existed prior to 1914. And they came to the conclusion that, to prevent a reversion, they must control education. And then they approached the Rockefeller Foundation and they said: 'Will you take on the acquisition of control of education as it involves subjects that are domestic in their significance?' And it was agreed. Then together they decided that the key to it was the teaching of American history and they must change that."[7]
- 271. 1917: **Balfour Declaration.** As a result of Germanys offer of peace, the Rothschild war machine goes into total overdrive in America, spreading anti-German propaganda throughout the American media which leads to President Wilson under the instructions of the Khazarian American Supreme Court Justice, Louis Dembitz Brandeis, reneging on his promise to the electorate and taking America into World War 1 on April 6th. As per the Rothschild promise to the British, to take America into the war, they decide they want something in writing from the British to prove that they will uphold their side of the bargain. The British Foreign Secretary, Arthur James Balfour, a "Jew", therefore drafts a letter which is commonly known as the, Balfour Declaration, which is reprinted below. Foreign Office November 2nd, 1917.

Dear Lord Rothschild,

I have much pleasure in conveying to you, on behalf of His Majestys Government, the following declaration of sympathy with Khazarian Zionist aspirations which has been submitted to, and approved by, the Cabinet. His Majestys Government view with favour the establishment in Palestine of a national home for the Khazarian people, and will use their best endeavours to facilitate the achievement of this object, it being clearly understood that nothing shall be done which may prejudice the civil and religious rights of existing non-Khazarian communities in Palestine, or the rights and political status enjoyed by "Jews" in any other country. I should be grateful if you would bring this declaration to the knowledge of the Zionist Federation. Yours sincerely, Arthur James Balfour

The Rothschilds order the execution by the Khazarian Bolsheviks they control, of Tsar Nicholas II

and his entire family in Russia, even though the Tsar had already abdicated on March 2nd. This is to get control of the country and an act of revenge for Tsar Alexander I blocking their world government plan in 1815 at the Congress of Vienna, and Tsar Alexander II siding with President Abraham Lincoln in 1864.

It is extremely important for them to slaughter the entire family including women and children in order to make good on the promise to do so made by Nathan Mayer Rothschild in 1815. This act is a show of power-play and defiance by the "Jews" to the rest of the world.

United States Congressman, Oscar Callaway, informs Congress that J. P. Morgan is a Rothschild front and has taken control of the American media industry. He states, In March, 1915, the J.P. Morgan interests, the steel, shipbuilding, and powder interest, and their subsidiary organizations, got together twelve men high up in the newspaper world and employed them to select the most influential newspapers in the United States and sufficient number of them to control generally the policy of the daily press... They found it was only necessary to purchase the control of 25 of the greatest papers...An agreement was reached. The policy of the papers was bought, to be paid for by the month, an editor was furnished for each paper to properly supervise and edit information regarding the questions of preparedness, militarism, financial policies, and other things of national and international nature considered vital to the interests of the purchasers.

- 272. 1918: CUL Uniform Fraudulent Conveyance Act approved.
- 273. 1918: The real purpose of Communism becomes apparent less than a year after the Bolshevik revolution in Russia, the stealing of the wealth of the people (especially the Rothschilds favorite Gold!) for the benefit of the state, the state which is of course now owned by the Rothschild family, and administered by "Jews". This is highlighted by the following dispatch from Petrograd reported in the New York Times on January 30th, The peoples commissaries have decreed a State Monopoly of gold. Churches, museums and other public institutions are required to place their gold articles at the disposal of the State. Gold articles belonging to private persons must be handed over to the State. Informants will receive one-third of the value of the articles. In March of this year, Lenin makes a statement against anti-Semitism which is put onto phonograph record and circulated around the country, as part of a massive campaign to stifle the burgeoning counterrevolutionary movement against the "Jews". In April, the London Times correspondent to Russia, Robert Wilton, produces a table showing the ethnic structure of the 384 Commissars in the new Russian government. These Commissars include: 2 Negroes; 13 Russians; 15 Chinamen; 22 Armenians; and more than 300 "Jews". Of those "Jews", 264 had come to Russia from the United States since the downfall of the Imperial Government.
- 274. 1918: January: "Russia is pointing the way to a great and sweeping world changes. It is not in Russia alone that the old order is passing. There is a lot of the old order in America, and that is going, too.... I am glad it is so." William Boyce Thompson, Federal Reserve Bank director and founding member of the Council on Foreign Relations wrote these words in the January issue of *New York World*.
- 275. 1918: August 7<sup>th</sup> (August 7). Financier Bernard Baruch, chairman of the War Industries Board (who in 1944 advised President Roosevelt concerning "War and Postwar Plans"), said:
  "Every man's life is at the call of the nation and so must be every man's property. We are living today in a highly organized state of socialism. The state is all; the individual is of importance only as he contributes to the welfare of the state. His property is only as the state does not need it. He must hold his life and his possessions at the call of the state."
- 276. 1919: In January, Karl Liebknecht and Sephardic Jew, Rosa Luxemburg, are killed as they attempt to lead another Rothschild funded Communist coup, this time in Berlin, Germany. On January 18th, the Versailles peace conference commences, to decide reparations that the Germans are required to pay to the victors following the end of World War 1. A delegation of 117 "Jews" headed up by Ashkenazi "Jew", Bernard Baruch (who would go on to state to a select committee

of the United States Congress, I probably had more power than perhaps any other man did in the war, doubtless that is true,) bringing up the subject of the promise of Palestine for them. At this point the Germans realized why America had turned on them and under whose influence, the filthy Rothschilds.

The Germans, naturally, felt they had been betrayed by their "Jew" population. This is because, at the time the Rothschilds made their deal with Britain for Palestine, in exchange for bringing America into the war, Germany was the most friendly country in the world towards the "Jews", indeed the German Emancipation Edict of 1822 guaranteed "Jews" in Germany all civil rights enjoyed by Germans. Also, Germany was the only country in Europe which did not place restrictions on "Jews", even giving them refuge when they had to flee from Russia after their first attempted Communist coup failed there in 1905. Nevertheless, Palestine is confirmed as a Khazarian homeland, and whilst its handover to the Rothschilds takes place it is to remain under the control of Britain as the Rothschilds control Britain. At the time less than one percent of the population of Palestine is Khazarian. Interestingly, the host of the Versailles peace conference is its Khazarian boss, Baron Edmond de Rothschild. Indeed in his book, The Inside Story of the Peace Conference, Emile Joseph Dillon states the following of the Versailles Peace Conference, It may seem amazing to some readers, but it is not the less a fact that a considerable number of delegates (to the Peace Conference at Versailles) believed that the real influences behind the Anglo-Saxon people were "Jews"...

The formula into which this policy was thrown by the members of the conference, whose countries it affected, and who regarded it as fatal to the peace of Eastern Europe ends thus: Henceforth the world will be governed by the Anglo-Saxon peoples, who, in turn, are swayed by their Khazarian elements. Furthermore, the Rothschilds use this conference to obtain the German owned railway rights in Palestine and give them control over the nation's infrastructure. On May 30th, a spin-off meeting from this so-called peace conference is held, also chaired by Baron Edmond de Rothschild, at the Hotel Majestic in Paris, where it is decided, that an organization be set up to advise (control) what governments do. This body is called the, Institute Of International Affairs, which would subsequently metamorphosize into two arms. The British, Royal Institute Of International Affairs (RIIA), in 1920, and its American counterpart the, Council On Foreign Relations (CFR), in 1921. Both of these bodies are to be controlled by the Rothschilds. Finally, the Rothschilds also use the Versailles peace conference to set up their second overt attempt at world government, which they promote under the pretext of ending all wars (which they of course create). They call this the, League of Nations. Fortunately, this would not be accepted by enough countries, and would therefore fade away, but before it did, the future President of the World Zionist Congress, Nahum Sokolow, would state the following of it, The League of Nations is a Khazarian idea. We created it after a fight of twenty-five years. On March 29th The Times of London reports the following on the Bolsheviks in Russia, One of the curious features of the Bolshevist movement is the high percentage of non-Russian elements among its leaders. Of the twenty or thirty commissaries, or leaders, who provide the central machinery of the Bolshevist movement, not less than 75% were "Jews". It is reported that the Rothschilds are angry with the Russians because they were not prepared to allow them to form a central bank within their nation. They therefore gathered groups of Khazarian spies and sent them into Russia to drum up a revolution for the benefit of the common man, which was actually a takeover of Russia by a Rothschild controlled Khazarian elite. Indeed, one of these leading Khazarian spies, Leon Trotsky, even used to play chess with Baron Rothschild whilst he was in Vienna.

These Khazarian spies were, in age-old deceptive Ashkenazi Crypto-Jew tradition, given Russian names, for example Trotsky was a leading member of the first group and his original name was Bronstein. These groups were sent to areas throughout Russia to incite riots and rebellion. The Khazarian Post International Edition, week ending January 24th 1991, confirms Vladimir Lenin

was Khazarian. He was a Crypto-Jew, and was born, Vladimir Ilyich Ulyanov. Lenin is on record as having stated, The establishment of a central bank is 90% of communizing a nation. These Khazarian, Rothschild funded Bolsheviks would go on in the course of history to slaughter 60 million Christians and non-jews in Soviet controlled territory. Indeed the author Aleksandr Solzhenitsyn in his work, Gulag Archipelago, Vol. 2, affirms that "Jews" created and administered the organized Soviet concentration camp system in which these tens of millions of Christians and non-Jews died. On page 79 of this book he even names the administrators of this, the greatest killing machine in the history of the world. They are: Aron Solts; Yakov Rappoport; Lazar Kogan; Matvei Berman; Genrikh Yagoda; and Naftaly Frenkel. All six are "Jews". In 1970 Solzhenitsyn would be awarded the Nobel Peace Prize for literature. Indeed, in April, George Pitter-Wilson, of the London Globe, wrote an article which contained the following definition of Bolshevism, Bolshevism is the dispossession of the Christian nations of the world to such an extent that no capital will remain in the hands of the Christians, that all "Jews" may jointly hold the world in their hands and reign wherever they choose. On July 23rd, Scotland Yard report the following to the American Secretary of State, There is now definite evidence that Bolshevism is an international movement controlled by Jews; communications are passing between the leaders in America, France, Russia and England, with a view toward concerted action. On June 19th, Australian Prime Minister Billy Hughes, is quoted with the following statement in the Saturday Evening Post, The Montefiores have taken Australia for their own, and there is not a gold field or a sheep run from Tasmania to New South Wales that does not pay them a heavy tribute. They are the real owners of the continent. What is the good of our being a wealthy nation, if the wealth is all in the hands of German Jews?

N. M. Rothschild & Sons are given a permanent role to fix the worlds daily gold price. This takes place in the City of London offices, daily at 1100 hours, in the same room, all the way until 2004.

- 277. 1918-1933: **Banking History:** Once in control of the monetary system the "Federal Reserve" increased the monetary supply exponentially, causing the "Roaring Twenties". They built the house of cards and on October 29, 1933, they collapsed it---deliberately. This enabled them to put thousands of competitors out of business, allowed them to buy commodities, land, and labor for dirt cheap, and to manipulate the value of the dollar to their benefit.
- 278. 1919: (February). The League of Nations. "The terrible losses of World War 1 produced... an evergrowing public demand that some method be found to prevent the renewal of the suffering and destruction which were now seen to be an inescapable part of modern war. So great was the force of this demand that within a few weeks after the opening of the peace conference of Paris in January 1919, unanimous agreement had been reached on the text of the covenant of the League of Nations." Brit-13-851 Col. House wrote the first draft of that covenant. Col. House deliberately misled world leaders into rejecting any notion of blocking the Bolshevik Revolution. The following statement is from his diary: "I had a heart to heart talk with Clemenceau [Premier of France] about Bolshevism in Russia and its westward march. I made him confess that military interventions was impossible.... Later in the afternoon, when Orlando [Premier of Italy] called, I gave him very much the same kind of talk.... I am trying, and have partially to succeeded, to frighten not only the President [Wilson] but the English, French and Italians regarding what might be termed 'the Russian peril."
- 279. 1919: Col. House deliberately misled world leaders into rejecting any notion of blocking the Bolshevik Revolution. The following statement is from his diary: "I had a heart to heart talk with Clemenceau [Premier of France] about Bolshevism in Russia and its westward march. I made him confess that military interventions was impossible.... Later in the afternoon, when Orlando [Premier of Italy] called, I gave him very much the same kind of talk.... I am trying, and have partially to succeeded, to frighten not only the President [Wilson] but the English, French and Italians regarding what might be termed 'the Russian peril."

- 280. 1920: CUL Certain Acts withdrawn; others declared obsolete. After pruning, 26 acts remain as recommended for passage in state legislatures.
- 281. 1921: The Council on Foreign Relations (CFR) was founded -- mainly through Col. House's influence. To build the needed network of globalist support groups, it would disperse tens of millions of dollars annually from the major tax-exempt foundations such as the Carnegie and Rockefeller foundations. Global Tyranny, page 54 The CFR would be the U.S. equivalent of the British RIIA, the Royal Institute of International Affairs. As Professor Quigley wrote, "...the original plans for the Royal Institute of International Affairs and the Council on Foreign Relations were drawn up at Paris." Quigley, 952.
- 282. 1921: The maternity act (the beginning of mandatory birth certificates for US slaves) (this act was eventually repealed but parts of it are still in effect in other statutes) The federal Sheppard-Towner Maternity Act created the birth "registration" or what we now know as the "birth certificate." It was known as the "Maternity Act" and was sold to the American people as a law that would reduce maternal and infant mortality, protect the health of mothers and infants, and for "other purposes." One of those other purposes provided for the establishment of a federal bureau designed to cooperate with state agencies in the overseeing of its operations and expenditures. What it really did was create a federal birth registry which exists today, creating "federal children." This government, under the doctrine of "Parens Patriae" now legislates for American children as if they are owned by the federal government. Through the public school enrollment process and continuing license requirements for most aspects of daily life, these children grow up to be adults indoctrinated into the process of asking for "permission" from 'big Daddy' government to do all those things necessary to carry out daily activities that exist in what is called a "free country." Before 1921 the records of births and names of children were entered into family bibles, as were the records of marriages and deaths. These records were readily accepted by both the family and the law as "official" records. Since 1921 the American people have been registering the births and names of their children with the government of the state in which they are born, even though there is no federal law requiring it. The state tells you that registering your child's birth through the birth certificate serves as proof that he/she was born in the united States, thereby making him/her a United States Citizen. For the past several years a social security number has been mandated by the federal government to be issued at birth.
- 283. 1921: In her book, published this year, World Revolution or the Plot Against Civilization, https://archive.org/details/WebsterNHWorldRevolution/page/n1?g=World+Revolution+or+the+Pl ot+Against+Civilization noted historian, Nesta Webster, states the following of the "Jews", Since the earliest times it is as the exploiter that the "Jew" has been known amongst his fellow men of all races and creeds. Moreover, he has persistently shown himself ungrateful...The "Jews" have always formed a rebellious element in every state. Under the orders of Jacob Schiff, the Council on Foreign Relations (CFR) is founded by Bernard Baruch and Colonel Edward Mandell House. Schiff gave his orders prior to his death in 1920, as he knew an organization in America needed to be set up to select politicians to carry on the Rothschild conspiracy, indeed the formation of the CFR was actually agreed in a meeting on May 30th, 1919 at the Hotel Majestic in Paris, France. The CFR membership at the start is approximately 1,000 people in the United States. This membership includes the heads of virtually every industrial empire in America, all the American based international bankers, and the heads of all their tax free foundations. In essence all those people who would provide the capital required for anyone who wished to run for Congress, the Senate or the Presidency. The first job of the CFR is to gain control of the press. This task is given to John D. Rockefeller who sets up a number of national news magazines such as Life, and Time. He finances Samuel Newhouse, to buy up and establish a chain of newspapers all across the country, and Eugene Meyer, who would go on to buy up many publications such as the Washington Post, Newsweek, and The Weekly Magazine. The idea of controlling the press is not

simply to censor news the Rothschilds don't want you to hear. It is primarily to be used as an education tool to condition the public by emphasizing what news is important and what news isn't. A perfect example of this is a newspaper which runs lead stories about the shenanigans of whatever flavor of the month celebrity they choose, yet bury within the inside pages some brief account of an ongoing war that will overtly or covertly have an effect on each and every one of us. Another example of this is putting more and more emphasis on sport as oppose to news. The CFR also needed to get control of radio, television and the motion picture industry. This task is split amongst the international bankers from, Kuhn Loeb, Goldman Sachs, the Warburgs, and the Lehmanns. Interestingly the Khazarian Encyclopedia Judaica would have the following to say on this subject, All the large Hollywood companies, with the exception of United Artists, were founded and controlled by "Jews". Finally the CFR needed to control what was being taught in the schools, and that task was given to the Carnegies. In Germany, Jacob Klatzkin, a Khazarian political Zionist ideologist in Germany at the time, where incidentally the "Jews" of Germany were enjoying full political and civil rights, makes the following provocative statement hoping it will undermine the "Jewish" community in Germany and make them flee to Palestine, We Jews are aliens, a foreign people in your midst and we wish to stay that way. A "Jew" can never be a loyal German, whoever calls the foreign land his Fatherland is a traitor to the "Jewish" people. (this is a very fascinating revelation to behold, these people care not if they kill their own kind or anyone *else for that matter)* 

- 284. 1922: New York city Mayor John Hylan's description of the shadow government developing on the national level fits the international transformation as well: "the real menace of our republic is this invisible government which like a giant octopus sprawls its slimy length over city, State and nation. Like the octopus of real life, it operates under cover of self-created screen. It seizes in its long and powerful tentacles our executive officers, our legislative bodies, our schools, our courts, our newspapers and every agency created for the public protection."
- 285. 1924: The burrow of investigations is renamed the FBI. Created by executive order. *(need more info on it's creation)*
- 286. 1924: Josef Stalin, a Georgian, becomes Premier of the Soviet Union. Joseph Stalins real name is Djugashvili, which translates from Georgian as, son of a "Jew". In the Georgian language, shvili, means son of, and, Djuga, means "Jew". Stalin also has three wives in his lifetime. Ekaterina Svanidze, Kadya Allevijah, and Rosa Kaganovich, all of them Jewesses. Interestingly Stalin passes a law during his premiership that resulted in anyone found guilty of anti-Semitism shall be sentenced to death. (Imagine being so disgusting to other people, because of your behavior, that there have to be laws passed for people not to hate you. Something to think about.)
- 287. 1924: On May 10th, J. Edgar Hoover is made Director of the Bureau Of Investigation (BOI) which will become the Federal Bureau Of Investigation (FBI) in 1935. He would remain its Director until his death in 1972. Hoover was a homosexual and during some point in his career he was photographed engaged in homosexual acts with Associate FBI Director, Clyde Tolson, his lifelong companion for more than forty years who inherited his estate upon his death. These photos were obtained for the Anti-Defamation League (ADL) through the Mafia run by Khazarian Don, Meyer Lansky, for the purposes of blackmailing Hoover. In his book, You Gentiles, Maurice Samuel states the following of his people, the "Jews", We "Jews", we are the destroyers and will remain the destroyers. Nothing you can do will meet our demands and needs. We will forever destroy because we want a world of our own. Since 1922, Maurice Samuel worked as secretary to Chaim Weizmann, the leader of the World Zionist Movement. In the January 17th issue of, The Khazarian Courier, it is stated, "Jews" may adopt the customs and language of the countries where they live, but they will never become part of the native population.
- 288. 1924: In her book, Secret Societies and Subversive Movements, published this year, NestaWebster states the following of the Khazarian religion, The Khazarian conception of the "Jews" as

the Chosen People who must eventually rule the world forms indeed the basis of Rabbinical Judaism... The "Jewish" religion now takes its stand on the Talmud rather than on the Bible.

- 289. 1924: Edmond de Rothschild establishes the Palestine Khazarian Colonization Association (PICA), which acquires more than 125,000 acres of land. He goes on to establish numerous business ventures there including the founding of Israel's wine industry. On July 1st, as he leaves the Shaarei Zedek Hospital in Jerusalem, Dr. Yaakov Yisrael Dehan is assassinated by Zionist, Avraham Tahomi. This is as a result of his organization of a meeting between a delegation of Orthodox leaders and a group of Arab leaders headed by King Abdullah. Dr. Dehan was a promoter of peace with the veteran Arab residents of the Holy Land, the direct opposite of what the Zionists wanted.
- 290. 1925: The International Bureau of Education was founded with a grant from the Rockefeller Foundation. It later became part of UNESCO.
- 291. 1926: <u>Myers v. United States</u>—a case decided in a 70-page ruling written by Chief Justice William Howard Taft, <u>about which is said</u>: Taft's lengthy opinion in Myers concluded that constitutional structure and separation of powers principles made the president's removal power regarding officers exercising executive power "illimitable." "From the division" of powers into three branches, Taft wrote, "the reasonable construction of the Constitution must be that the branches should be kept separate in all cases in which they were not expressly blended, and the Constitution should be expounded to blend them no more than it affirmatively requires." Taft understood that when an agency exercises executive power, such as by filing suit to enforce a federal consumer-protection law, the officers of that agency are exercising the power vested by the Constitution in the president alone. For that exercise of the president's power to be constitutionally valid, the president must retain ultimate control over its use. <u>https://casetext.com/case/myers-v-united-states-25</u>
- 292. 1927: American knights of Malta is established.
- 293. 1927: October 28th, the Tribune of New York, states in an article, Masonry is based on Judaism. Eliminate the teachings of Judaism from the Masonic Ritual and what is left? Also speaking on this subject, the well-known rabbi, **Isaac Wise**, states, Freemasonry is a "Jewish" establishment, whose: history; grades; official appointments; passwords; and explanations, are "Jewish" from beginning to end.
- 294. 1929: February. The Vatican gets back its temple power. By Mussolini. He had been without it sense 1870. The pope is given over 100 million dollars for reparations for the loss of his temporal power which the Vatican uses (after the stock market crash) to buy up the stocks at pennies on the dollar. *(need more information on this)*
- 295. 1929: October **Banking History:** the <u>Khazarian mob crash the stock market</u>. the theoretically "ELASTIC CURRENCY" had s-t-r-e-t- ch-e-d to the point where the Public Debt was 17 Billions of Dollars- by Weight of gold or silver.
- 296. 1929: In April, Rothschild, <u>Paul Warburg sends out a secret warning to his friends</u> that a collapse and nationwide depression has been planned for later this year. It is certainly no coincidence that the biographies of all the Wall Street giants of that era: John D. Rockefeller; J. P. Morgan Jr.; Joseph Kennedy; Bernard Baruch; et al, all marvel at the fact these people got out of the stockmarket completely, just before the crash and put their assets into cash or gold. So, as all the bankers and their friends already knew, in August the Federal Reserve began to tighten the money supply. Then on October 24th the big New York bankers called in their 24 hour broker call loans. This meant that both the stockbrokers and their customers had to dump their stocks on the stockmarket to cover their loans, irrespective of what price they had to sell them for. As a result of this the stock-market crashed, a day that would go down in history as, Black Thursday. In his book, The Great Crash 1929, John Kenneth Gailbraith makes the following shocking statement, At the height of the selling frenzy Bernard Baruch brought Winston Churchill into the visitors' gallery of

the New York Stock Exchange to witness the panic and impress him with his power over the wild events on the floor. Republican Congressman, Louis T. McFadden, Chairman of the House Banking & Currency Committee, from 1920 to 1931, who was a staunch critic of the Khazarian bankers is quite candid as to who was responsible when he states of this crash, "It was not accidental. It was a carefully contrived occurrence... The international bankers sought to bring about a condition of despair here so that they might emerge as rulers of us all." Despite the claims of how the Federal Reserve would protect the country against depressions and inflation, they continued to further contract the money supply. Between 1929 and 1933, they would reduce the money supply by an additional 33%. Even Milton Friedman, the Nobel Peace Prize winning economist stated the following in a radio interview in January 1996, The Federal Reserve definitely caused the Great Depression by contracting the amount of currency in circulation by one-third from 1929 to 1933. In only a few weeks from the day of the crash, 3 billion dollars of wealth vanished. Within a year, 40 billion dollars of wealth vanished. However, it did not simply disappear, it just ended up consolidated in fewer and fewer hands, as was planned. An example of this is Joseph P. Kennedy, John F. Kennedy's father. In 1929 he was worth 4 million dollars, in 1935 following the greatest depression in America's history that had increased to over 100 million dollars. This is why depressions are caused. To take money out of the hands of the many for the benefit of a few. On this occasion the money would be largely spent overseas, as whilst this Great Depression was occurring, millions of American dollars were being spent on rebuilding Germany from damage sustained during World War 1, in preparation for the Rothschilds next war, World War 2. Republican Louis T. McFadden, Chairman of the House Banking & Currency Committee from 1920 to 1931, would state the following in relation to this,

"After World War 1, Germany fell into the hands of the German International Bankers. Those bankers bought her and now they own her, lock, stock, and barrel. They have purchased her industries, they have mortgages on her soil, they control her production, and they control all her public utilities. The international German bankers have subsidized the present Government of Germany and they have also supplied every dollar of the money Adolf Hitler has used in his lavish campaign to build up a threat to the government of Bruening. When Bruening fails to obey the orders of the German International Bankers, Hitler is brought forth to scare the Germans into submission... Through the Federal Reserve Board over 30 billion of dollars of American money...has been pumped into Germany... You have all heard of the spending that has taken place in Germany... modernistic dwellings, her great planetariums, her gymnasiums, her swimming pools, her fine public highways, her perfect factories. All this was done on our money. All this was given to Germany through the Federal Reserve Board. The Federal Reserve Board...has pumped so many billions of dollars into Germany that they dare not name the total."

interestingly, the honey pumped into Germany to build her up in preparation for world war 2, is into the German Thyssen banks which are affiliated with the Rothschild controlled Harriman interest in New York.

- 297. 1929-1932: great depression occurs wherein 10 million people die in America.
- 298. 1930: CUL During the 30s, Conference adopts 31 acts.
- 299. 1930: **Bank for International Settlements** (BIS), is established in the same place, Basle, Switzerland this year, thirty-three years after the first World Zionist Congress was held in Basle, Switzerland, the first Rothschild World Bank, It is established by **Charles G. Dawes** (Rothschild agent and Vice President under President **Calvin Coolidge** from 1925-1929), **Owen D. Young** (Rothschild agent, founder of RCA and Chairman of General Electric from 1922 until 1939), and **Hjalmar Schacht** of Germany (President of the Reichsbank). The BIS is referred to by the bankers as the, Central bank for the central banks. To put this bank into perspective today, whereas the International Monetary Fund (IMF) and the World Bank deal with governments, the BIS deals only with other central banks. All its meetings are held in secret and involve the top central

bankers from around the world. For example, the former head of the Federal Reserve, Alan Greenspan, would go to the BIS headquarters in Basel, Switzerland, ten times a year for these private meetings. The BIS also has the status of a sovereign power and is immune from governmental control. A summary of this immunity is listed below:

1. Diplomatic immunity for persons and what they carry with them (i.e., diplomatic pouches).

2. No taxation on any transactions, including salaries paid to employees.

3. Embassy-type immunity for all buildings and/or offices operated by the BIS worldwide including China and Mexico.

4. No oversight or knowledge of operations by any government authority, they are not audited.

5. Freedom from immigration restrictions.

- 6. Freedom to encrypt any and all communications of any sort.
- 7. Freedom from any legal jurisdiction, they even have their own police force.
- 300. 1931: (November). Arnold Toynbee delivers a speech to the institute for the Study of the International Affairs at Copenhagen in which he explains, "We are at present working discreetly with all our might to wrest this mysterious force called sovereignty out of the clutches of the local nation states of the world. All the time we are denying with our lips what we are doing with our hands, because to impugn the sovereignty of the local nation states of the world is still a heresy for which as statesman or publicist can... be ostracized or discredited." [The Trend of International Affairs Since the War," *International Affairs*, Journal of the Royal Institute of International Affairs.]
- 301. 1931: <u>Statute of Westminster 1931</u>, established legislative equality for the self-governing dominions of the British Empire with the United Kingdom.
- 302. 1932: **Banking History:** <u>The Federal Reserve Bank goes to Herbert hoover and tells him that he</u> <u>should invoke emergency war powers.</u> Herbert hoover refuses to do it. They want him to do it on March 3<sup>rd</sup> 1933. The day before he leaves office.
- 303. 1932: Rockefeller Foundation president Max Mason tells trustees that "The Social Sciences will concern themselves with the rationalization of social control... the control of human behavior."
- 304. 1932: Dr. Ernst Rudin, the Nazi director of the Kaiser Wilhelm Institute for Psychiatry (funded by "Rockefeller) was appointed president of the global Eugenics Federation.
- 305. 1933: New Zealand declares bankruptcy and all people are required to have Birth Certificates. (Need acts and exact dates to verify this.)
- 306. 1933: march 5<sup>th</sup>, Roosevelt calls for an emergency session of congress to be held, it is important to note that congress was not in session at the time.
- 307. 1933: march 6<sup>th</sup> Banking History: proclamation 2039 by Roosevelt, steals all of the gold. Claims all registered property as booty. Seize all registered property in every county of every state as the property of the de-facto military government. This includes all of the birth certificates. This includes all corporations registered in every state. This is the day that the Khazarian mob took it all. With the help of the treasonous congress and a treasonous president who was the agent of the Khazarian mob. President Franklin Delano Roosevelt, a Sephardic Crypto-Jew, real name Rosenfelt, orders the all-seeing eye to be placed upon all new dollar bills along with the motto, Novus Ordo Seclorum. This is Latin for, A New Order of the Ages, or as more commonly stated today, New World Order. Roosevelt would never admit his Khazarian ancestry, but he would go further than most. In the New York Times of March 14th, 1935, he is quoted with the following statement, In the distant past my ancestors may have been Jews. All I know about the origin of the Roosevelt family is that they are apparently descendants of Claes Martenzen van Roosevelt who came from Holland. (hollyland... It is no wonder why he stayed in office for FOUR terms and only left by his own death.)
- 308. 1933: March 6<sup>th</sup> Conference of Governors These "Governors" —- men operating "State" franchises of the United States of America, Inc.—gratuitously promised the "good faith and credit

of their States and the citizenry thereof" without bothering to explicitly say which or what kind of "state" or "citizenry" they were referring to when they made this pledge. Everyone present presumably knew that their public office did not grant them any ability to promise resources belonging to the American states much less the private property of the American People, but the creditors gleefully presumed that the organic states and the American people were legitimately on the hook, extended vast amounts of credit to the perpetrators, and began advancing false claims against the resources of the organic states and the private property of the American People. This is the basis of HJR 192.

- 309. 1933: March 9<sup>th</sup> **Banking History:** de-facto military government established by Roosevelt by proclamation 2040, approved by congress with the emergency banking relief act, (which none of them read) which is an amended form of the trading with the enemy act, which was a wwl statute passed on Oct 6<sup>th</sup> 1917. This confirms proclamation 2039 by Roosevelt. This is why every court is a executive court for the benefit of the conqueror in Equity. The "state" courts are now territorial courts. And in effect the lawful republic states were converted into federal conclaves and franchises with the names STATE OF IOWA, STATE OF WISCONSIN, and are now conquered territories subject to the congress by the commerce clause. This is why the IRS codes apply to "States" and territories in an equal fashion. This reduced the judiciary to be subordinate to the executive branch. It also gave all legal title to our gold to the Federal Reserve. This is the second reconstruction. (so the emergency banking and relief act as well as all proclamations of Roosevelt need to be sued out of existence.) (this created the "public policy" now being used against us all) The secretary of the treasury then controls the comptroller of the currency. *(need exact dates and references to the acts and codes that did this)*
- 310. 1933: April 5<sup>th</sup> Banking history Executive Order 6102 Requiring Gold Coin, Gold Bullion and Gold Certificates to Be Delivered to the Government *April 5, 1933*

By virtue Of the authority vested in me by Section 5 (b) of the Act of October 6, 1917, as amended by Section 2 of the Act of March 9, 1933, entitled "An Act to provide relief in the existing national emergency in banking, and for other purposes," in which amendatory Act Congress declared that a serious emergency exists, I, Franklin D. Roosevelt, President of the United States of America, do declare that said national emergency still continues to exist and pursuant to said section do hereby prohibit the hoarding of gold coin, gold bullion, and gold certificates within the continental United States by individuals, partnerships, associations and corporations and hereby prescribe the following regulations for carrying out the purposes of this order:

Section 1. For the purposes of this regulation, the term "hoarding" means the withdrawal and withholding of gold coin, gold bullion or gold certificates from the recognized and customary channels of trade. The term "person" means any individual, partnership, association or corporation. Section 2. All persons are hereby required to deliver on or before May 1, 1933, to a Federal Reserve Bank or a branch or agency thereof or to any member bank of the Federal Reserve System all gold coin, gold bullion and gold certificates now owned by them or coming into their ownership on or before April 28, 1933, except the following:

(a) Such amount of gold as may be required for legitimate and customary use in industry, profession or art within a reasonable time, including gold prior to refining and stocks of gold in reasonable amounts for the usual trade requirements of owners mining and refining such gold.(b) Gold coin and gold certificates in an amount not exceeding in the aggregate \$100 belonging to any one person; and gold coins having a recognized special value to collectors. of rare and unusual coins.

(c) Gold coin and bullion earmarked or held in trust for a recognized foreign Government or foreign central bank or the Bank for International Settlements.

(d) Gold coin and bullion licensed for other proper transactions (not involving hoarding) including

gold coin and bullion imported for re export or held pending action on applications for export licenses.

Section 3. Until otherwise ordered any person becoming the owner of any gold coin, gold bullion, or gold certificates after April 28, 1933, shall, within three days after receipt thereof, deliver the same in the manner prescribed in Section 2; unless such gold coin, gold bullion or gold certificates are held for any of the purposes specified in paragraphs (a), (b), or (c) of Section 2; or unless such gold coin or gold bullion is held for purposes specified in paragraph (d) of Section 2 and the person holding it is, with respect to such gold coin or bullion, a licensee or applicant for license pending action thereon.

Section 4. Upon receipt of gold coin, gold bullion or gold certificates delivered to it in accordance with Sections 2 or 3, the Federal Reserve Bank or member bank will pay therefor an equivalent amount of any other form of coin or currency coined or issued under the laws of the United States. Section 5. Member banks shall deliver all gold coin, gold bullion and gold certificates owned or received by them (other than as exempted under the provisions of Section 2) to the Federal Reserve Banks of their respective districts and receive credit or payment therefore.

Section 6. The Secretary of the Treasury, out of the sum made available to the President by Section 501 of the Act of March 9, 1933, will in all proper cases pay the reasonable costs of transportation of gold coin, gold bullion or gold certificates delivered to a member bank or Federal Reserve Bank in accordance with Section 2, 3, or 5 hereof, including the cost of insurance, protection, and such other incidental costs as may be necessary, upon production of satisfactory evidence of such costs. Voucher forms for this purpose may be procured from Federal Reserve Banks.

Section 7. In cases where the delivery of gold coin, gold bullion or gold certificates by the owners thereof within the time set forth above will involve extraordinary hardship or difficulty, the Secretary of the Treasury may, in his discretion, extend the time within which such delivery must be made. Applications for such extensions must be made in writing under oath, addressed to the Secretary of the Treasury and filed with a Federal Reserve Bank. Each application must state the date to which the extension is desired, the amount and location of the gold coin, gold bullion and gold certificates in respect of which such application is made and the facts showing extension to be necessary to avoid extraordinary hardship or difficulty.

Section 8. The Secretary of the Treasury is hereby authorized and empowered to issue such further regulations as he may deem necessary to carry out the purposes of this order and to issue licenses thereunder, through such officers or agencies as he may designate, including licenses permitting the Federal Reserve Banks and member banks of the Federal Reserve System, in return for an equivalent amount of other coin, currency or credit, to deliver, earmark or hold in trust gold coin and bullion to or for persons showing the need for the same for any of the purposes specified in paragraphs (a), (c) and (d) of Section 2 of these regulations.

Section 9. Whoever willfully violates any provision of this Executive Order or of these regulations or of any rule, regulation or license issued thereunder may be fined not more than \$10,000, or, if a natural person, may be imprisoned for not more than ten years, or both; and any officer, director, or agent of any corporation who knowingly participates in any such violation may be punished by a like fine, imprisonment, or both.

This order and these regulations may be modified or revoked at any time.

- 311. 1933: April 25<sup>th</sup> Erie railroad decision in court. (no federal common law) (all courts are emergency war powers courts.) All in maritime admiralty for the new Cesar president Roosevelt.
- 312. 1933: June **Banking History:** at the termination of Its Twenty (20) Year Charter, after having ravaged the Nation with Four (4) years of Depression By Design, the FED Corporation Called Its outstanding United States' obligations. The United States' Treasury was bankrupt, and the credit discounted value of Its commercial PAPER currency had s-t-r-e-t- c-h-e-d to such proportions that the Congress was forced to declare an undeclared bankruptcy, without ever having explained the

undefined "emergency" mentioned in House Joint Resolution 192, and without ever having notified THE PEOPLE At-Large of the Aspects, Conditions, Nature, or Causes of the Said emergency. "HJR 192 JOINT RESOLUTION TO SUSPEND THE GOLD STANDARD AND ABROGATE THE GOLD CLAUSE, JUNE 5, 1933 (H.J. Res. 192 73rd Cong., 1st Sess.) "Joint resolution to assure uniform value to the coins and currencies of the United States. Whereas the holding of or dealing in gold affect the public interest, and are therefore subject to proper regulation and restriction; and Whereas the existing emergency has disclosed that provisions of obligation which purport to give the obligee a right to require payment in gold or a particular kind of coin or currency of the United States, or in an amount in money of the United States measured thereby, obstruct the power of Congress to regulate the value of the money of the United States, and are inconsistent with the declared policy of the Congress to maintain at all times the equal power of every dollar, coined or issued by the United States, in the markets and in the payment of debts. Now, therefore, be it Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That [a] every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore or hereafter incurred, whether or not any such provision contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts. Any such provision contained in any law authorizing obligations to be issued by or under authority of the United States, is hereby repealed, but the repeal of any such provision shall not invalidate any other provision or authority contained in such law. (b) As used in this resolution, the term "obligation" means an obligation (including every obligation of and to the United States, excepting currency) payable in money of the United States; and the term "coin or currency" means coin or currency of the United States, including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations. SEC. 2. The last sentence of paragraph (1) of subsection (b) of section 43 of the Act entitled "An Act to relieve the existing national economic emergency by increasing agricultural purchasing power, to raise revenue for extraordinary expenses incurred by reason of such emergency, to provide emergency relief with respect to agricultural indebtedness, to provide for the orderly liquidation of joint-stock land banks, and for other purposes", approved May 12, 1933 is amended to read as follows: "All coins and currencies of the United States (including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations) heretofore or hereafter coined or issued, shall be legal tender for all debts, public and private, public charges, taxes, duties, and dues, except that gold coins, when below the standard wight and limit of tolerance provided by law for the single piece, shall be legal tender only at valuation in proportion to their actual weight." Approved, June 5, 1933, 4:40 P.M." Thus On June 5th 1933, the United States Treasury was foreclosed upon by the FED Corporation because the United States' Treasury could no longer pay Its Credit obligations on its commercial PAPER currency. SEDITION BY SYNTAX ("Department of the Treasury" DOES NOT mean

- "United States Treasury Department".)
- 313. 1933: June Banking History: the Pennsylvania State Legislature pledged the privately owned Allodial Land Titles belonging to THE PEOPLE of the State of Pennsylvania, as security for Its portion of the PUBLIC DEBT (Penn. PL 111). Also see California Government Code Section 126 generally, and specifically Section 126(c). The result of pledging Such Titles as Security for a perpetual PUBLIC DEBT is: that upon Default by the United States, Ownership of the "Pledged" Land will revert to "Public" Federalist Control in satisfaction of Their "Public Debt". After Fraudulently Pledging Such Titles in which the United States had NO LAWFUL INTEREST, The

Congress soon thereafter, began another of Its "borrowing-spending" sprees designed to spend-out the Values of those Privately Owned Land Titles.

- 314. 1933: **Banking History:** August an Executive Order Issued making it illegal for private Americans to own or trade in gold. (*find this order and make sure that is said "Americans" and not United States citizens*)
- 315. 1933: December 5<sup>th</sup> The Eighteenth Article Amendment, having fulfilled Its designed purposes, was REPEALED by the Twenty-first Article Amendment, and like the Eleventh, Twelfth, Fourteenth, Sixteenth, Seventeenth, Eighteenth, Twentieth, Twenty-Second, and Twenty-Fifth Amendments, the Twenty-First Article Amendment was never ENABLED as Public Law by Appropriate Legislation.
- 316. 1933: The United States went "Bankrupt" and was declared so by President Roosevelt by Executive Orders 6073, 6102, 6111 and by Executive Order 6260 on March 9, 1933 (See: Senate Report 93-549, pgs. 187 & 594), under the "Trading with The Enemy Act" (Sixty-Fifth Congress, Sess. I, Chs. 105, 106, October 5, 1917), and as codified at 12 U.S.C.A. 95a. On May 23, 1933, Congressman, Louis T. McFadden, brought formal charges against the Board of Governors of the Federal Reserve Bank System, the Comptroller of the Currency and the Secretary of the United States Treasury for criminal acts. (these charges must be found and finished with a Grand Jury *indictment*) The petition for Articles of Impeachment was thereafter referred to the Judiciary Committee, and has yet to be acted upon (See: Congressional Record, pp. 4055-4058). (the need to convene a 25-member Grand Jury of the people for the indictment of this one issue is the greatest issue of our time) Congress confirmed the Bankruptcy on June 5, 1933, and impaired the obligations and considerations of contracts through the "Joint Resolution to Suspend the Gold Standard and Abrogate the Gold Clause, June 5, 1933", (See: House Joint Resolution 192, 73rd Congress, 1st Session). The several States of the Union pledged the faith and credit thereof to the aid of the National Government, and formed numerous socialist committees, such as the "Council Of State Governments", "Social Security Administration" etc., to purportedly deal with the economic "Emergency." These Organizations operated under the "Declaration of INTERdependence" of January 22, 1937, and published some of their activities in "The Book of the States." The 1937 edition of the Book of the States openly declared that the people engaged in such activities as the Farming/Husbandry Industry had been reduced to mere feudal "Tenants" on their Land. Book Of The States, 1937, pg. 155. This of course was compounded by such activities as price fixing wheat and grains 7 U.S.C.A. 1332, quota regulations 7 U.S.C.A. 1371, and livestock products 7 U.S.C.A. 1903, which have been consistently below the costs of production, interest on loans and inflation of the paper "Bills of Credit", leaving the food producers and others in a state of peonage and involuntary servitude, constituting the taking of private property, for the benefit and use of others, without just compensation. NOTE: The Council Of State governments has now been absorbed into such things as the "National Conference Of Commissioners On Uniform State Laws", whose Headquarters Office is located at 676 North St. Clair Street, Suite 1700, Chicago, Illinois 60611, and "all" being "members of the Bar", and operating under a different "Constitution and By Laws", far distant from the depositories of the public Records, has promulgated, lobbied for, passed, adjudicated and ordered the implementation and execution of their purported "Uniform" and "Model" Acts and pretended statutory provisions, to "help implement international treaties of the United States or where world uniformity would be desirable." (See: 1990/91 Reference Book, National Council Of Commissioners On Uniform State Laws, pg. 2). This is apparently what Robert Bork meant when he wrote "we are governed not by law or elected representatives but by an unelected, unrepresentative, unaccountable committee of lawyers applying no will but their own." (See: The Tempting Of America, Robert H. Bork, pg. 130). This association has been engaged in activities such as turning "Marriage" (licensed) into "International Private Law", through its International Liaisons, which meet at such places as the

Hague Conferences (See: Handbook Of Commissioners On Uniform State Laws, 1966 Ed., pg. 156-157).

317. 1933-1940: Banking History: The banks took full advantage of the "national emergency" they created and the Congress did everything the bankers required: The Sheppard-Towner Act, the Buck Act, the Alien Registration Act, the Social Security Act(s), the Emergency Banking Act, and more. The purpose of all this was to lay claim to the labor and the assets of the States and People of the Continental United States by securing "private contracts" with them, enabling the perpetrators to "represent them" and to set up corporations "in their names". Hundreds of millions of Americans were told that they "had to" sign up for Social Security and have a Social Security Number in order to have a job, that it was "the Law" and that "Congress had passed it" and so, believing it to be a lawful government mandate-when in fact it was a corporate fraud scheme--they were subscribed en masse. Remembering now the actions of the Corporate Congress in 1862 redefining the word "person" to mean "corporation" for federal purposes, and their later claim made in 1871 to hold ownership interest in all United States corporations and seeing that their actions from 1933 to 1940 resulted in redefining the estates of living Americans as public trusts--that is, as a form of corporation--- you can see that the "Corporate Congress" has claimed to own living Americans as assets belonging to their corporation and has also claimed to control and own their private assets --- in flagrant violation of the Geneva Convention Protocols Volume II, Article 3, and in equally flagrant violation of the 1926 International Conventions on Slavery, and in violation of every lawful and moral duty, commercial contract, and trust indenture owed to the Continental United States and the American People. (Also remember that "person" is defined in 1 USC 8 as "includes every infant member the spices Homo Saipan..." which makes you a ward of the state as per the treatise on the law of infants. So in your paperwork the solution to this is "COMES NOW (First Middle name) House of (Last name), a man, having been found to be living, having come to full age, one of the people of Illinois, donor, grantor, settlor, sole lawful executor, and sole lawful Haeres/Heir/Herus of both the JOHN HENRY DOE absolute legal Estate and the JOHN H. DOE trust, (hereinafter "Claimant") and in this court of record, executes the following of Claimant's own free will, act, and deed; Claimant declares, executes, admits, appoints, and claims on and for the record, in this court of record, under penalty of perjury, the forgoing and the following to wit:")

It is also apparent that all of this – every claim, every salvage lien, every title to land and property held under color of law—being held against the Continental United States and the living people of the Continental United States, is pure, self-interested commercial fraud created and perpetuated under conditions of semantic deceit, constructive fraud, probate fraud, misrepresentation, and mischaracterization by the management of the Federal United States, the various governmental services corporations doing business as some form of "United States", the British Government, the international banking cartel run by the Ashkenazim Rothschild's, and every central bank in every country in existence.

- 318. 1934: **Banking History:** the Federalists passed The 1934 Gold Reserve Act which proclaimed that gold could not be used as a medium of domestic exchange, and made it illegal for private Americans or firms to own Gold Bullion. This the Act effectively withdrew all remaining Gold from Monetary Circulation by requiring that it be tendered to the Federal Government. Additionally, the Act also restricted private ownership of gold to those who must use gold for industrial or export purposes (a restriction that was rescinded as of December 31, 1974). Once again the average Man-on-the-street was lead to believe that the Paper One Dollar Silver Certificate that he held in his left hand, was of the same Redemption Value as the Silver Dollar that He held in his Right.
- 319. 1934: (February). A Rockefeller "progress report" (by one of the division heads) asks, "Can we develop so sound and extensive a genetics that we can hope to breed, in the future, superior men?"

- 320. 1935: CUL Conference entered into agreement with American Law Institute for cooperative drafting of acts in area of common interest.
- 321. 1935: When passing new statutes, the Federal government always does everything according to the principles of law. In order for the Federal Government to tax a Citizen of one of the several states, they had to create some sort of contractual nexus. This contractual nexus is the "Social Security Number". In 1935, the federal government instituted Social Security. The Social Security Board then created 10 Social Security "Districts". The combination of these "Districts" resulted in a "Federal area" which covered all the several states like a clear plastic overlay. The Social Security (old-age retirement) "Insurance" Act (49 Stat 620) was created by the Congress providing: for the establishment of the Social Security Board; for the issue of a Social Security Account Number to those who VOLUNTEERED to "Join The March To Social Security"; that Such Social Security Account Number was, on its face, "NOT FOR IDENTIFICATION PURPOSES"; and that One would VOLUNTARILY have one-half of one percent (0.005) of the value of one's Wages withheld and deposited into the Social Security TRUST FUND from which, upon living to age sixty-five (65), One could draw some small allotment, Such that One was not utterly destitute in One's twilight years. The Social Security Act was later codified under Title 42 U.S.C., and is enacted under the "civil rights" provisions of the Fourteenth Article Amendment to the Constitution.
- 322. 1935: **Banking History:** The Masonic symbol of the eye in the pyramid is officially added to the U.S. dollar bill. Henry A. Wallace, President Roosevelt's Secretary of Agriculture (a Socialist and Theosophist who later became Roosevelt's vice-president) explained: "Roosevelt as he looked at the colored reproduction of the Seal was first struck with the representation of the 'All Seeing Eye,' a Masonic representation of The Great Architect of the Universe.... Roosevelt like myself was a 32nd degree Mason. He suggested that the Seal be put on the dollar bill." Henry A. Wallace, Socialist Sec. of Agriculture and, later, Vice President under Roosevelt."
- 323. 1935: In a report presented at the 72nd annual NEA meeting, Willard Givens (later NEA executive secretary) wrote: "A dying laissez-faire must be completely destroyed and all of us... must be subjected to a large degree of social control. .. The major function of the school is the social orientation of the individual. It must seek to give him understanding of the transition to a new social order."
- 324. 1935: Humphrey's Executor v. United States (1935) is the foundational case upon which independent agencies were created. The Supreme Court looked to the meaning of "executive power" and ruled that limits on the president's removal powers were constitutional with respect to the recently created Federal Trade Commission. The court described the FTC's statutory duties as "neither political nor executive, but predominantly quasi-judicial and quasi-legislative," emphasizing the "non-partisan" and "expert" aspects of the commission. When conducting investigations and reporting its findings to Congress, the FTC "acts as a legislative agency." When acting "as a master in chancery under rules prescribed by the court, it acts as an agency of the judiciary." The court viewed FTC commissioners as "occup[ying] no place in the executive department" and "exercis[ing] no part of the executive power vested by the Constitution in the President." Any exercise of "executive function," which the court described as distinguishable from "executive power in the constitutional sense," is in the service "of its quasi-legislative or quasi-judicial powers, or as an agency of the legislative or judicial branches of government." (This bold move was needed for the democratic socialists to take over everything from the executive branch and expand the federal government by way of the executive branch to "administer" everything that rightfully belongs to the people.)

<u>https://www.cato.org/publications/commentary/resurrecting-fountainhead-removal-doctrine</u>
 325. 1936: CUL After revisions, withdrawals and acts declared obsolete, 53 uniform acts remained as recommended for approval.

- 326. 1937: The National Lawyer's Guild was established in 1937, and, according to historic record, has its origins in the Communist Party.
- 327. 1938: following a Supreme Court case known as Erie Railroad v. Thompkins executives from the Roosevelt Administration called a meeting with the US Supreme Court Justices, Senior Judges from all the Circuit and Appellate Courts, and the most prominent lawyers of the times, and they told them a purposeful and self-interested lie. They said that the United States of America was bankrupt-they just neglected to say which "United States of America" and what form of "United States of America" they were talking about. They also told the legal professionals that because of this bankruptcy, they were to operate their courts ONLY in maritime jurisdictions. Verbatim: "We don't care what you call it, but you can only run maritime and admiralty courts." As far as the 1938 Erie R.R. decision proclaiming that there is no longer a general federal Common-Law, We Present that: there never was "a general federal Common-Law", since the admiralty jurisdiction has never, cannot, and will never recognize the Common-Law! Common-Law and admiralty are equal and opposite Jurisdictions. The Common Law is the fountain source of Substantive and Remedial Rights, if not our very Liberties (See: Stephen, A Treaties On The Principles Of Pleading, Introduction, Pg. 23; Hemmingway, History Of Common Law Pleading As Evidence Of The Growth Of Individual Liberty And Power Of The Courts, 5 Alabama Law Journal 1; Swift vs. Tyson, 16 Peters 1, 10 L.Ed. 865; Constitution, Article III, Section 2, Amendments VII, IX and X.) The members and association of the Bar thereafter formed committees, granted themselves special privileges, immunities and franchises, and held meetings concerning the Judicial procedures, and further, to amend laws "to conform to a trend of judicial decisions or to accomplish similar objectives", including hodgepodging the jurisdictions of Law and Equity together, which is known today as "One Form Of Action." (See: Constitution And By Laws, Article 3, Section 3.3(c), 1990-91 Reference Book, supra, see also, Colorado Methods of Practice, West Pub., Vol. 4, pgs. 2-3, Authors Comments.) NOTE: The enumerated, specified and distinct Jurisdictions established by the ordained Constitution (1789), Article III, Section 2, and under the Bill of Rights (1791), Amendment VII, were further hodgpodged and fundamentally changed in 1982 to include Admiralty Jurisdiction, which was once again brought inland. "This is the FUNDAMENTAL CHANGE necessary to effect unification of CIVIL and ADMIRALTY PROCEDURE. Just as the 1938 Rules ABOLISHED THE DISTINCTION between ACTIONS AT LAW and SUITS IN EQUITY, this change would ABOLISH THE DISTINCTION between CIVIL ACTIONS and SUITS IN ADMIRALTY." (Federal Rules Of Civil Procedure, 1982 Ed., pg. 17, also see, Federalist Papers No. 83; Declaration Of Resolves Of The First Continental Congress; Oct. 14, 1774, Declaration Of Cause And Necessity Of Taking Up Arms; July 6, 1775, Declaration of Independence; July 4, 1776, Bennet vs. Butterworth, 52 U.S. 669.) The United States thereafter entered the Second World War during which time the "League of Nations" was reinstituted under pretense of the "United Nations" (See: 22 U.S.C.A. 287 et. seq.), and the "Bank For International Settlements" reinstituted under pretense of the "Bretton Woods Agreement" (See: 60 Stat. 1401, 22 U.S.C.A. 286 et. seq.) as the "International Monetary Fund" (The Fund) and the International Bank For Reconstruction And Development" (The Bank).
- 328. 1939: CUL ABA gets more involved in approval of uniform law products. Thirty-nine acts are presented to the Board of Governors of the ABA for consideration and approval. During the same year, all acts on aeronautics and motor vehicles are eliminated as well as the Land Registration Act, Child Labor Act of 1930, Uniform Divorce Jurisdiction Act, Firearms Act, Marriage Act and more. Six acts are reclassified as Model acts.
- 329. 1939: The Congress passed the Public Salaries Tax Act which imposed an "income" tax on every "Public" Employee. This Act is a municipal law of the District of Columbia for taxing all federal and state government employees and those who live and work in any "Federal area". Now, the government knows it cannot tax those state Citizens who live and work outside the territorial

jurisdiction of Article 1, Section 8, Clause 17 (1:8:17) or Article 4, Section 3, Clause 2 (4:3:2) in the U.S. Constitution. So, in 1940, Congress passed the **"Buck Act"**, **4** U.S.C.S. Sections 105-113. In Section 110(e), this Act authorized any department of the federal government to create a "Federal area" for imposition of the "Public Salary Tax Act of 1939". <u>This tax is imposed at 4</u> U.S.C.S. Sec. 111. The rest of the taxing law is found in the Internal Revenue Code. The Social Security Board had already created a "Federal area" overlay. 4 U.S.C.S. Sec. 110(d). The term "State" includes any Territory or possession of the United States.

4 U.S.C.S. Sec. 110(e). The term "Federal area" means any lands or premises held or acquired by or for the use of the United States or any department, establishment, or agency of the United States; and any Federal area, or any part thereof, which is located within the exterior boundaries of any State, shall be deemed to be a Federal area located within such State.

There is no reasonable doubt that the federal "State" is imposing an excise tax under the provisions of 4 U.S.C.S. Section 105, which states in pertinent part:

Sec. 105. State, and so forth, taxation affecting Federal areas; sales or use tax (a) No person shall be relieved from liability for payment of, collection of, or accounting for any sales or use tax levied by any State, or by any duly constituted taxing authority therein, having jurisdiction to levy such tax, on the ground that the sale or use, with respect to which such tax is levied, occurred **in whole or in part within a Federal area**; and such State **or taxing authority** shall have full jurisdiction and power to levy and collect any such tax in **any Federal area** within such State to the same extent and with the same effect as though such area was not a Federal area.Irrespective of what the tax is called, if its purpose is to produce revenue, it is an income tax or a receipts tax under the Buck Act [4 U.S.C.A. Secs. 105-110]. Humble Oil & Refining Co. v. Calvert, 464 SW 2d. 170 (1971), affd (Tex) 478 SW 2d. 926, cert. den. 409 U.S. 967, 34 L.Ed. 2d. 234, 93 S.Ct. 293. Thus, the obvious question arises: What is a "Federal area"?

A "Federal area" is any area designated by any agency, department, or establishment of the federal government. This includes the Social Security areas designated by the Social Security Administration, any public housing area that has federal funding, a home that has a federal bank loan, a road that has federal funding, and almost everything that the federal government touches through any type of aid. Springfield v. Kenny, 104 N.E. 2d 65 (1951 App.). This "Federal area" attaches to anyone who has a Social Security Number or any personal contact with the federal or state governments. Through this mechanism, the federal government usurped the Sovereignty of the People, as well as Sovereignty of the several states, by creating "Federal areas" within the boundaries of the states under the authority of Article 4, Section 3, Clause 2 (4:3:2) in the federal Constitution, which states:

2. The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States, and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.

Therefore, all U.S. citizens [i.e. citizens of the District of Columbia] residing in one of the states of the Union, are classified as property, as franchisees of the federal government, and as an "individual entity". See Wheeling Steel Corp. v. Fox, 298 U.S. 193, 80 L.Ed. 1143, 56 S.Ct. 773. Under the "Buck Act", 4 U.S.C.S. Secs. 105-113, the federal government has created a "Federal area" within the boundaries of all the several states. This area is similar to any territory that the federal government acquires through purchase, conquest or treaty, thereby imposing federal territorial law upon all people in this "Federal area". Federal territorial law is evidenced by the Executive Branch's yellow-fringed U.S. flag flying in schools, offices and all courtrooms. You must live on land in one of the states in the Union of several states, not in any "Federal State" or "Federal area", nor can you be involved in any activity that would make you subject to "federal laws". You cannot have a valid Social Security Number, a "resident" driver's license, a motor

vehicle registered in your name, a "federal" bank account, a Federal Register Account Number relating to Individual persons [SSN], (see Executive Order Number 9397, November 1943), or any other known "contract implied in fact" that would place you within any "Federal area" and thus within the territorial jurisdiction of the municipal laws of Congress. Remember, all acts of Congress are territorial in nature and only apply within the territorial jurisdiction of Congress. (See American Banana Co. v. United Fruit Co., 213 U.S. 347, 356-357 (1909); U.S. v. Spelar, 338 U.S. 217, 222, 94 L.Ed. 3, 70 S.Ct. 10 (1949); New York Central R.R. Co. v. Chisholm, 268 U.S. 29, 31-32, 69 L.Ed. 828, 45 S.Ct. 402 (1925).)

There has been created a fictional Federal "State within a state". See Howard v. Sinking Fund of Louisville, 344 U.S. 624, 73 S.Ct. 465, 476, 97 L.Ed. 617 (1953); Schwartz v. O'Hara TP. School Dist., 100 A. 2d. 621, 625, 375 Pa. 440. (Compare also 31 C.F.R. Parts 51.2 and 52.2, which also identify a fictional State within a state.) This fictional "State" is identified by the use of two-letter abbreviations like "CA", "AZ" and "TX", as distinguished from the authorized abbreviations like "Calif.", "Ariz." and "Tex.", etc. This fictional State also uses ZIP codes which are within the municipal, exclusive legislative jurisdiction of Congress.

This entire scheme was accomplished by passage of the "Buck Act", 4 U.S.C.S. Secs. 105-113, to implement the application of the "Public Salary Tax Act of 1939" to workers within the private sector. This subjects all private sector workers who have a Social Security number to all state and federal laws "within this State", a "fictional Federal area" overlaying the land in California and in all other states in the Union. In California, this is established by California Form 590, Revenue and Taxation. All you have to do is to state that you live in California. This establishes that you do not live in a "Federal area" and that you are exempt from the Public Salary Tax Act of 1939 and also from the California Income Tax for residents who live "in this State".

The following definition is used throughout the several states in the application of their municipal laws which require some sort of contract for proper application. This definition is also included in all the codes of California, Nevada, Arizona, Utah and New York:

"In this State" or "in the State" means within the exterior limits of the State ... and includes all territories within such limits owned or ceded to the United States of America.

This definition concurs with the "Buck Act" supra which states:

110(d) The term "State" includes any Territory or possession of the United States.

110(e) The term "Federal area" means any lands or premises held or acquired by or for the use of the United States or any department, establishment, or agency of the United States; and any Federal area, or any part thereof, which is located within the exterior boundaries of any State, shall be deemed to be a Federal area located within such State.

- 330. 1939: Future Secretary of State John Foster Dulles (CFR member) delivers a speech to YMCA. He states, "[There must be] some dilution of sovereignty, to the immediate disadvantage of those nations which now possess the preponderance of power...." (*New York Times*, 10-29)
- 331. 1940: CUL At start of decade, after deletions, etc., 53 acts out of 93 which had been approved since the group's founding remain on the books. Drafting committee for the Uniform Commercial Code (UCC) approved.
- 332. 1941: CUL Speaking of the Commercial Code project, the Conference president states: "....this is the most important and the most far reaching project on which the conference has ever embarked." It would take the major part of the next 10 year period to complete.
- 333. 1941: (January 6). In his speech to a Joint Session of Congress, President <u>Franklin D. Roosevelt</u> said, "Since the beginning of our American history we have been engaged in change in a perpetual peaceful revolution a revolution which goes on steadily, quietly adjusting itself to changing conditions.... The 'World Order' which we seek is the co-operation of free countries, working together in a friendly, civilized society.... Freedom means the supremacy of human rights everywhere."<u>http://www.greatseal.com/mottoes/neworderFDR.html</u>

- 334. 1940-present: Among the first actions to be taken by the criminals was to "register" all live births. This established a claim of ownership on the baby and his or her estate, benefiting the "State of Ohio" or other "Federal State franchise". This act of identity theft exercised via an undisclosed and forced contract with the Mother of the child, allowed each "State" franchise to control the name and the property of the baby. The perpetrators promptly set up new "State franchises" benefiting themselves using names styled like this: "Joseph Quincy Public" and new "Municipal franchises" set up under the auspices of the Washington DC Municipality using NAMES styled like this: "JOHN QUINCY PUBLIC". This is the means by which we the people are being unlawfully kept by copyhold, copyright, and patent-hold ability, none of which is lawful. The only purpose for creating these franchises structured as various kinds of trusts---was to act as a means for the privately owned governmental services corporations to hypothecate debt against the labor of the living people and their private, lands, effects, property, assets, accounts, and children to keep them in a perpetual condition of wardship to the corporate STATE, and to exercise unlawful control over them amounting to slavery. (*this date may need to me fixed*)
- 335. 1941: The Declaration of the United Nations was signed by 26 states. It would help lay the foundation for the envisioned global reign. Few realized the very real conspiracy behind World War II -- a stepping stone to the planned future. [See <u>Trusting God as Freedom Fades</u>]
- 336. 1942: CUL UCC effort begins in earnest with completion of work on the revised Uniform Sales Act
- 337. 1942: the Congress passed the "Victory Tax Act" (a direct tax) wherein five percent (0.05) of the value of One's wages was levied, withheld, and converted toward the war effort as an "income" tax. The "Victory Tax Act" was unlawful on its face in that it violated Article I, Section 2, Clause 3, and Article I, Section 8, Clause 1 of the Constitution; however, the nation was at War, and no one really complained too loudly about the Violations and Illegalities of Such Act, although vocal oppositions to Such Violations and Illegalities are noted in the Congressional Records pertaining thereto.
- 338. 1942: (February or March) Church law: "...six years before the <u>World Council of Churches</u> was formally launched, its organizers within the <u>Federal Council of Churches</u> [renamed National Council of Churches] held a National Study conference at Wesleyan University in Ohio. Among the 30 delegates were 15 bishops, seven seminary presidents, and eight college and university presidents. John Foster Dulles, who later became Secretary of State in the Eisenhower administration, chaired the conference. As head of the Federal Council's inter-Church "Commission to Study the Bases of a Just and Durable Peace," Dulles submitted the conference report. It recommended: "a world government of delegated powers "immediate limitations on national sovereignty," "international control of all armies and navies," "a universal system of money," "worldwide freedom of immigration," (A Kazarian method of destruction to all people for thousands of years) "a democratically controlled international bank," (total usury for the entire planet, another Kazarian method of slavery and destruction) "even distribution of the world's natural wealth."[11]
- 339. 1943: CUL Members of the conference participate in drafting committee in Washington, D.C. to work on legislation which the government might desire in connection with the war effort. No new acts.
- 340. 1943: Church law: John Foster Dulles -- together with leaders such as Alger Hiss (exposed by the FBI in 1939 as Communist spy) -- convened another <u>Council of Churches</u> conference. It endorsed "Six Pillars of Peace," a plea for a world political organization a United Nations. In his speech, recorded in the Council's 1944 Biannual Report, Dulles said,

"Interest in this subject had been enormously increased by the declaration of the Moscow conference, which stressed the necessity of creating at the earliest possible moment a general international organization.... People in and out of the churches were urged to 'remain united and

vigorous to achieve such [an] international organization.' ... This statement, signed by more than 1,000 Protestant leaders, was given to the press and mailed to the President and members of Congress."

- 341. 1944: CUL Conference receives \$150,000 grant from the Falk Foundation of Pittsburgh to support work on the UCC.
- 342. 1944: July **Banking History:** The **Bretton Woods system** of <u>monetary</u> management established the rules for commercial and financial relations among the <u>United States</u>, <u>Canada</u>, <u>Western Europe</u>, <u>Australia</u>, and <u>Japan</u> after the 1944 Bretton-Woods Agreement. The Bretton Woods system was the first example of a fully negotiated monetary order intended to govern monetary relations among independent states. The chief features of the Bretton Woods system were an obligation for each country to adopt a <u>monetary policy</u> that maintained its external <u>exchange rates</u> within 1 percent by tying its currency to gold and the ability of the <u>IMF</u> to bridge temporary <u>imbalances of payments</u>. Also, there was a need to address the lack of cooperation among other countries and to prevent <u>competitive devaluation</u> of the currencies as well.

Preparing to rebuild the international economic system while <u>World War II</u> was still raging, 730 delegates from all 44 <u>Allied nations</u> gathered at the <u>Mount Washington Hotel</u> in <u>Bretton Woods</u>. <u>New Hampshire</u>, United States, for the United Nations Monetary and Financial Conference, also known as the <u>Bretton Woods Conference</u>. The delegates deliberated during 1–22 July 1944, and signed the Bretton Woods agreement on its final day. Setting up a system of rules, institutions, and procedures to regulate the <u>international monetary system</u>, these accords established the <u>International Monetary Fund</u> (IMF) and the <u>International Bank for Reconstruction and</u> <u>Development</u> (IBRD), which today is part of the <u>World Bank Group</u>. The United States, which controlled two thirds of the world's gold, insisted that the Bretton Woods system rest on both gold and the <u>US dollar</u>. <u>Soviet</u> representatives attended the conference but later declined to ratify the final agreements, charging that the institutions they had created were "branches of Wall Street".<sup>[3]</sup> These organizations became operational in 1945 after a sufficient number of countries had ratified the agreement.

On 15 August 1971, the United States unilaterally terminated <u>convertibility</u> of the <u>US dollar</u> to <u>gold</u>, effectively bringing the Bretton Woods system to an end and rendering the dollar a <u>fiat</u> <u>currency</u>.<sup>[4]</sup> This action, referred to as the <u>Nixon shock</u>, created the situation in which the U.S. dollar became a <u>reserve currency</u> used by many states. At the same time, many <u>fixed currencies</u> (such as the <u>pound sterling</u>) also became free-floating. (this act also made all of the people "member banks" under this system where we can and do create our own credit into the system but then never claim it back by proper 1099 OID IRS filings)

343. 1944: "The formation of an international organization to supersede the League of Nations was also undertaken by technical experts of the Allied nations. In the United States, numerous state department and interdepartmental committees studied the intricate problems of organization, membership, voting procedure and sanctions.... At <u>Dumbarton Oaks</u>, Washington, DC, U.S., British, Russian and Chinese experts [which included co-author Alger Hiss] finally gathered to draw up a charter for the United Nations organizations. ... the experts were able to reach agreement on all but two issues....

[1] whether a permanent member of the Security council should be able to employ the veto in a case in which it was a party....

[2] whether the 16 Soviet republics should enjoy individual membership. These two issues had to be resolved by **Roosevelt, Churchill** and **Stalin** at their conference at Yalta." [Encyclopedia Britannica, Vol. 23, p.806]

344. 1944: President Roosevelt choses Alger Hiss as his acting **director of the State Department's** Office of Special Political Affairs in charge of all postwar planning -- ignoring all the FBI evidence of his Communist activities.

- 345. 1945: Maritime Law: the Congress passed the "McCarren Act" which provides that ALL "Insurance" be regulated in Interstate Commerce pursuant to Article I, Section \*, Clause 3 of the Constitution. See "McCarren Act" -- Black's 5th, Page 883, "Internal Security" -- Black's 5th Page 732, "Internal Security Acts" -- Black's 5th, Page 732, Title 18 U.S.C. 2385 and 2386. This act and many others are private policy to promote national security in violation of state security. It should be noticed that your united states marshal service is charged with upholding state security not national security. As per 28 USC 561. It should also be noted that all insurance contracts are under maritime admiralty jurisdiction
- 346. 1945: (April 1, San Francisco): Alger Hiss, who coauthored the UN charter, served as Secretary General of the United Nations organizing conference. Later, John Foster Dulles recommend that Hiss head up the multimillion dollar Carnegie Endowment for International Peace. "Upon the basis of proposals submitted by China, the USSR, the UK and the US, the United Nations Conference on International Organization (UNCIO), which convened at San Francisco, CA, drafted the Charter of the United Nations. It was signed on June 26 and entered into force on October 24, 1945. "The San Francisco conference was attended by representatives of the 46 states that had signed the Declaration of the United Nations. Four other states (Ukraine, Belarusian, Argentina and Denmark) were admitted during the conference.... "The Dumbarton Oaks proposals, certain Chinese proposals later adopted by the Big Four (US, UK, USSR and China) and the Yalta agreement .... provided the agenda of the conference. "The international Secretariat provided interpreters and translators and distributed documents and speeches daily in the five official languages (English, French, Spanish, Russian and Chinese). The chairmanship of the plenary sessions rotated among the Big Four. ... "The Charter which emerged from the conference followed the general lines of the Dumbarton Oaks proposals but gave greater weight to the General Assembly." [Encyclopedia Britannica, Vol. 22, p.556]
- 347. 1945: (June 26): After decades of plans, propaganda and political and financial manipulation, the United Nations was officially launched with Alger Hiss as its first Secretary-General. Representatives from 50 nations met in San Francisco to sign the UN Charter. On June 28, President Harry Truman stated, "We are going to have to ratify this (UN) Constitution of San Francisco.... It will be just as easy for nations to get along in a republic of the world as it is for us to get along in the republic of the United States." For much of his life, Harry Truman carried the poem, Locksley Hall, by Lord Tennyson in his pocket. Remember its sobering words: "Till the war-drum throbb'd no longer, and the battle-flags were furl'd In the Parliament of man, the Federation of the world."
- 348. 1945: UNESCO, a specialized UN agency headquartered in Paris, was established "to contribute to world peace by promoting international cooperation in education, science and culture. It's first Director-General, Julian Huxley, wrote in his book, UNESCO: Its Purpose and Its Philosophy: "The general philosophy of UNESCO should be a scientific world humanism, global in extent and evolutionary in background... In its education program it can... familiarize all peoples with the implications of the transfer of full sovereignty from separate nations to a world organization.... Tasks for the media division of UNESCO [will be] to promote the growth of a common outlook shared by all nations and cultures... to help the emergence of a single world culture."
- 349. 1946: CUL Falk Foundation increases its support of the UCC with an additional \$100,000.
- 350. 1946: The Federal Tort Claims Act (August 2, 1946, ch.646, Title IV, 60 <u>Stat. 812</u>, "<u>28 U.S.C.</u> <u>Pt.VI Ch.171</u>" and <u>28 U.S.C. § 1346</u>) ("FTCA") is a 1946 federal statute that permits private parties to sue the <u>United States</u> in a federal court for most <u>torts</u> committed by persons acting on behalf of the United States. Historically, citizens have not been able to sue their state—a doctrine referred to as <u>sovereign immunity</u>. The FTCA constitutes a limited waiver of sovereign immunity, permitting citizens to pursue some tort claims against the government.
- 351. 1946: In his NEA editorial, "The teacher and World Government," J. Elmer Morgan, wrote, "In

the struggle to establish an adequate world government, the teacher... can do much to prepare the hearts and minds of children.... At the very top of all the agencies which will assure the coming of world government must stand the school, the teacher, and the organized profession." [The NEA Journal (January 1946)] http://www.crossroad.to/Excerpts/chronologies/cuddy-nwo.htm

- 352. 1946: The NEA printed "National Education in an International World" (Teacher's College): The establishment of [UNESCO] marks the culmination of the a movement for the creation of an international agency of education.... Nations that become members of UNESCO accordingly assume an obligation to revise the textbooks used in their schools.... Each member nation... has a duty to se to it that nothing its it curriculum... is contrary to UNESCO's aims."
- 353. 1946: An NEA-sponsored "World Conference of the Teaching Profession" drafted a Constitution for a World Organization of the Teaching Profession. It would be "a mighty force in aiding UNESCO" said William Carr (associate secretary of NEA's Education Policies Commission).[7,p.24]
- 354. 1946: The United States joined UNESCO, a UN agency. According to Charlotte Iserbyt, "this legislation was accompanied by President Harry Truman's remarkable statement: 'Education must establish the moral unity of mankind.' Truman's recommendation was bolstered by General Brock Chisholm, who would become the first director-general of World Health Organization (WHO), a UN specialized agency."[10, p.28]
- 355. 1946: Dr. Chisholm presented a paper entitled The Psychiatry of Enduring Peace and Social Progress at a US conference on mental health. It was published by the (now prestigious) magazine Psychiatry, and by his Communist friend, Alger Hiss, the publisher of the socialist magazine International Conciliation. Hiss, then president of the Carnegie Endowment for International Peace, wrote the Preface to Chisholm's paper. Ponder Dr. Chisholm's words: "The responsibility for charting the necessary changes in human behavior rests clearly on the sciences working in that field. Psychologists, psychiatrists, sociologists, economists, and politicians must face this responsibility.... "Can we identify the reasons why we fight wars...? Many of them are easy to list --prejudice, isolationism, the ability to emotionally and uncritically to believe unreasonable things.... "The only psychological force capable of producing these perversions is morality, the concept of right and wrong... For many generations we have bowed our necks to the yoke of the conviction of sin. We have swallowed all manner of poisonous certainties fed us by our parents, our Sunday and day school teachers .... "... it has long been generally accepted that parents have perfect right to impose any points of view, any lies or fears, superstitions, prejudices, hates, or faith on their defenseless children. It is, however, only recently that it has become a matter of certain knowledge that these things cause neuroses, behavior disorders, emotional disabilities, and failure to develop to a state of emotional maturity which fits one to be a citizen of a democracy.... "Surely the training of children in home and schools should be of at least as great public concern as their vaccination for their own protection.... Individuals who have emotional disabilities of their own, guilts, fears, inferiorities, are certain to project their hates on to others... They are a very real menace... Whatever the cost, we must learn to live in friendliness and peace with... all the people in the world...." "There is something to be said... for gently putting aside the mistaken old ways of our elders if that is possible. If it cannot be done gently, it may have to be done roughly or even violently.... "Can such a program of re-education... be charted?" See a longer excerpt at www.crossroad.to/Quotes/globalism/chisholm.htm
- 356. 1947: CUL Uniform Law Conference (ULC) and American Law Institute join in partnership to put all the components together for the UCC. Uniform Divorce Recognition Act approved.
- 357. 1948: The World Health Organization (WHO) is established under the leadership of Dr. Brock Chisholm, its first director-general.
- 358. 1948: The UN General Assembly adopted the Universal Declaration of Human Rights, a legally binding contract for all nations who, like the U.S. ratified it. It sounds good, as do *all* the intrusive

UN human rights treaties. Article 18 upholds "the right to freedom of thought, conscience and religion..." Article 19 affirms "the right to freedom of opinion and expression... and to seek, receive and impart information and ideas through any media and regardless of frontiers." But Article 29 states that "these rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations." In other words, these "rights" or "freedoms" don't apply to those who would criticize the UN or its policies. Your rights would be conditioned on your compliance. Only if your message supports official ideology are you free to speak it. As Andrei Vishinsky wrote in *The Law of the Soviet State*, "There can be no place for freedom of speech, press, and so on for the foes of socialism." [Encyclopedia Britannica (1968), Volume V, page 164.]

- 359. 1948: The enactment of the 1948 Administrative Procedure's Act following the A.B.A.'s 1947 BAR Treaty, created a multitude of quasi-government corporate agencies. Both efforts & Acts, further subverted all legitimate dejure government agencies to bring them under the A.B.A.'s corporate judicial control & administration, thus destroying the genuine & lawful Executive & Legislative branches of the people's government.
- 360. 1950: CUL Approval of the Uniform Marriage License Application Act, Uniform Adoption Act and the Uniform Reciprocal Enforcement of Support Act (URESA). The latter has been one of the most successful ULC products.
- 361. 1950: Banking History: The United States as a corporate body politic (artificial) came out of World War II in worse economic shape than when it entered, and in 1950 declared Bankruptcy and "Reorganization." The Reorganization is located in Title 5 of United States Codes Annotated. The "Explanation" at the beginning of 5 U.S.C.A. is most informative reading. The "Secretary of Treasury" was appointed as the "Receiver" in Bankruptcy. (See: Reorganization Plan No. 26, 5 U.S.C.A. 903, Public Law 94-564, Legislative History, pg. 5967). The United States went down the road and periodically filed for further Reorganization. Things and situations worsened, having done what they were Commanded NOT to do, (See: Madison's Notes, Constitutional Convention, August 16, 1787, Federalist Papers No. 44) and in 1965 passed the "Coinage Act of 1965" completely debasing the Constitutional Coin (gold & silver i.e. Dollar). (See: 18 U.S.C.A. 331 & 332, U.S. vs. Marigold, 50 U.S. 560, 13 L.Ed. 257). At the signing of the Coinage Act on July 23, 1965, then President Lyndon B. Johnson stated in his Press Release that: "When I have signed this bill before me, we will have made the first fundamental change in our coinage in 173 years. The Coinage Act of 1965 supersedes the Act of 1792. And that Act had the title: An Act Establishing a Mint and Regulating the Coinage of the United States...." "Now I will sign this bill to make the first change in our coinage system since the 18th Century. To those members of Congress, who are here on this historic occasion, I want to assure you that in making this change from the 18th Century we have no idea of returning to it." It is important to take cognizance of the fact that NO Constitutional Amendment was ever obtained to FUNDAMENTALLY CHANGE, amend, abridge or abolish the Constitutional mandates, provisions or prohibitions, but due to internal and external diversions surrounding the Viet Nam War etc., the usurpation and breach went basically unchallenged and unnoticed by the general public at large, who became "a wealthy man's cannon fodder or cheap source of SLAVE LABOR." (See: Silent Weapons For Quiet Wars, TM-SW7905.1, pgs. 6, 7, 8, 9, 12, 13 & 56). Congress was clearly delegated the Power and Authority to regulate and maintain the true and inherent "value" of the Coin within the scope and purview of Article I, Section 8, Clauses 5 & 6 and Article I, Section 10, Clause 1, of the ordained Constitution (1787), and further, under a corresponding duty and obligation to maintain said gold and silver Coin and Foreign Coin at and within the necessary and proper "equal weights and measures" clause (See also: Bible, Dueteronomy, Chapter 25, verses 13 thru 16, Proverbs, Chapter 16, verse 11, Public Law 97-289, 96 Stat. 1211). Those exercising the Offices of the several States, in equal measure, knew such

"De Facto Transitions" were unlawful and unauthorized, but sanctioned, implemented and enforced the complete debauchment and the resulting "governmental, social, industrial economic change" in the "De Jure" States and in United State of America (See: Public Law 94-564, Legislative History, pg. 5936, 5945, 31 U.S.C.A. 314, 31 U.S.C.A 321, 31 U.S.C.A. 5112, C.R.S. 11-61-101 C.R.S. 39-22-103.5 and C.R.S. 18-11-203 ), and were and are now under the delusion that they can do both directly and indirectly what they were absolutely prohibited from doing (See: also, Federalist Papers No. 44, Craig vs. Missouri , 4 Peters 903).

- 362. (date needed) The civil rights legislation was created out of the commerce clause. (more info needed on this)
- 363. 1951: CUL On May 18, during a joint meeting with the American Law Institute in Washington, D.C., the UCC was approved. Later that year the ABA formally approved the code as well. Considered the outstanding accomplishment of the Conference, the Code remains the ULC's signature product. One of the Uniform Laws drafted by the National Conference of Commissioners on Uniform State Laws and the American Law Institute governing commercial transactions (including sales and leasing of goods, transfer of funds, commercial paper, bank deposits and collections, letters of credit, bulk transfers, warehouse receipts, bills of lading, investment securities, and secured transactions) is called The Uniform Commercial Code (UCC), and has been adopted in whole or substantially by all states. (See: Blacks Law, 6th Ed. pg. 1531) In essence, all court decisions are based on commercial law or business law and has criminal penalties associated with it. Rather than openly calling this new law Admiralty/Maritime Jurisdiction, it is called Statutory Jurisdiction. (See When all crimes are commercial on the VSOF mega-download server) <a href="https://mega.nz/file/2zoGwJJb#PiXkRTMTaEg\_i9GIttrPnbxgAO5c-OvxC\_D7VO\_I0DY">https://mega.nz/file/2zoGwJJb#PiXkRTMTaEg\_i9GIttrPnbxgAO5c-OvxC\_D7VO\_I0DY</a>
- 364. 1952: CUL Uniform Rules of Criminal Procedure approved---first venture of the Conference into this area of the law.
- 365. 1953: CUL Pennsylvania the first state to enact the UCC. Uniform Rules of Evidence adopted.
- 366. 1953: During the Reece Committee investigations, Ford Foundation president H. Rowan Gaither made the following admission to Norman Dodd, staff director of the hearings: "....you know that we at the executive level here were, at one time or another, active in either the OSS, the State Department, or the European Economic Administration. During those times... we operated under directives issued by the White House. We are continuing to be guided by just such directives.... The substance [of these directives] was to the effect that we should make every effort to so alter life in the Unites States as to make possible a comfortable merger with the Soviet Union."[5] *William H. McIlhany, II, The Tax Exempt Foundations (1980)*, page 63. https://www.youtube.com/watch?v=gyBrd74EJ-g <<Norman Dodd interview.</p>
- 367. 1954: CUL Disposition of Unclaimed Property Act approved. Your estate is considered unclaimed property and the Birth Certificate is the evidence of it.
- 368. 1956: CUL Gift to Minors Act approved. Will be adopted in every state. For the first time, ULC enters the field of international law.
- 369. 1957: CUL Massachusetts becomes second state to enact the UCC, after revisions by the Editorial Board.
- 370. 1958: CUL Uniform Securities Act approved.
- 371. 1960: CUL Uniform Paternity Act passed. by 1960, UCC enacted in Kentucky, Connecticut, New Hampshire and Rhode Island.
- 372. 1961: CUL Permanent Editorial Board on the UCC formed---8 more states pass UCC. Constitution of these people amended to provide that all members of Conference must be members of the bar.
- 373. 1961 the Congress decided to violate the Contractual Restriction that the Social Security Account Number was "NOT FOR IDENTIFICATION PURPOSES" BY USING SUCH NUMBER FOR

IDENTIFICATION.

- 374. 1961: The secret societies come together across the world, catholic, Khazarian, protestant, and Muslim lodges all merged under one banner the newly formed illuminati. The prelate is the highest position and is above the pope, black and white, and the dame hospitalaler.
- 375. 1962: CUL Four more states adopt UCC, including New York. Probate Code project approved.
- 376. 1963: CUL Third comprehensive law project approved, on retail installment sales, consumer credit, small loans and usury. Eleven more UCC states. William H. Renquist begins term as commissioner from Arizona; serves until 1968.
- 377. 1963 June 4th Banking History: John F Kennedy signed executive order to have the Treasury print the money without interest. These were called the "united states notes" they had no interest, unlike Federal Reserve notes which do have interest attached. On June 4, 1963, a little known attempt was made to strip the Federal Reserve Bank of its power to loan money to the government at interest. On that day President John F. Kennedy signed Executive Order No. 11110 that returned to the U.S. government the power to issue currency, without going through the Federal Reserve.
- 378. 1964: CUL Special Committee of Uniform Divorce and Marriage laws recommends that a study of divorce law be authorized and that funds be sought. One more UCC state.
- 379. 1965: CUL Divorce and Marriage Law committee instructed to commence drafting if funds can be obtained for the project. Thirteen more UCC states.
- 380. 1966: CUL Five more states come under the UCC.
- 381. 1966: Quigley's *Tragedy and Hope: A History of the World in Our Time* was published. Summarizing a key point in the book, Dr. Monteith wrote, "Professor Quigley assured his readers that the threat of communism was exaggerated, and that he had researched the men and the organizations that rule the world., In those days many people believed that our State Department had turned Eastern Europe and china over to the communist because our government was dominated by subversive agents. Professor Quigley ridiculed that idea: "This myth, like all fables, does in fact have a modicum of truth. There does exist, and has existed for a generation on intermetional Anglenkile network which energies to some outent in the way.

for a generation, an international Anglophile network which operates, to some extent in the way the radical Right believes the Communist act. In fact, this network, which we may identify as the Round Table Groups, has no aversion to cooperating with the Communists, or any other groups, and frequently does so. I know of the operation of this network because I have studied it for twenty years, and was permitted for two years, in the early 1960s, to examine its papers and secret records."

- 382. 1960s: Dr. Robert Muller, U.N. deputy secretary-general, prepared a "World Core Curriculum" with the following goal: "Assisting the child in **becoming an integrated individual** who can deal with personal experience while **seeing himself as a part of 'the greater whole.**' In other words, promote growth of the group idea, so that group good, group understanding, group interrelations and group goodwill replace all limited, self-centered objectives, leading to **group consciousness**." (form this we now have what is called "common core".)
- 383. 1966, Congress being severely compromised, passed the "Federal Tax Lien Act of 1966", by which the entire taxing and monetary system i.e. "Essential Engine" (See: Federalist Papers No. 31) was placed under the Uniform Commercial Code. (See: Public Law 89-719, Legislative History, pg. 3722, also see; C.R.S. 5-1-106). The Uniform Commercial Code was of course promulgated by the National Conference of Commissioners On Uniform State Laws in collusion with American Law Institute for the "banking and business interests." (See: Handbook Of The National Conference Of Commissioners On Uniform State Laws. (1966) Ed. pgs. 152 &153). The United States being engaged in numerous United Nation conflicts, including the Korean and the Viet Nam Conflicts, which were under direction of the United Nations (See: 22 U.S.C.A. 287d), and agreeing to foot the bill (See: 22 U.S.C.A. 287j), and not being able to honor their obligations and rehypothecated debt credit, openly and publicly dishonored and disavowed their "Notes" and

"Obligations" (12 U.S.C.A. 411 ) i.e. "Federal Reserve Notes" Through Public Law 90-269, Section 2, 82 Stat. 50 (1968) to wit:

"Sec. 2. The first sentence of section 15 of the Federal Reserve Act (12 U.S.C. 391) is amended by striking 'and the funds provided in this Act for the redemption of Federal Reserve Notes'.

- 384. 1966: Under a Lyndon Johnson EO #11281 the Alien Property Custodian role was assumed by the Secretary of the Treasury.
- 385. 1967: 8<sup>th</sup> June Lindon B. Johnson agrees to the attack on the USS liberty by Israel to insight a proxy war with Egypt.
- 386. 1968: Silver was withdrawn as the Substantive Security, Protection, and Indemnification supporting the value and buying-power of the Paper One Dollar Silver Certificate, and Such withdrawal of "backing" was accompanied by further extensions of fractional-reserve lending, Meanwhile, the Social Security Trust Fund was technically and functionally abolished, and those funds that still remained, after extensive government "burrowing", were ultimately CONVERTED by adding them to the General (revolving) Fund, where such Funds promptly "revolved" right out of existence.
- 387. 1968: CUL Much of annual meeting devoted to the Uniform Consumer Credit Code and the Uniform Probate Code ---two projects nearing completion. By 1968, 49 states, the District of Columbia and U.S. Virgin Islands have enacted the UCC---only exception being Louisiana. A big year. Other developments in 1968: the Consumer Credit Code is approved as well as revisions to the Anatomical Gift Act, Child Custody Jurisdiction Act and revisions to URESA.
- 388. 1969: CUL Probate Code approved. Preliminary analysis of the uniform marriage and divorce legislation distributed.
- 389. 1969: (March 27). Banking History: "President Richard Nixon divided the country into 10 regions via the Government Reorganization Act. Then with Nixon's Executive Order 11647, the nation was divided up into 10 administrative regions on February 14, 1972 (Federal Register February 12, 1972, Vol. 37, No. 30), which also established the Federal Regional Council for the newly designed 10 regions." Nixon "did so because the United Nations passed a resolution that the United States must reorganize into 10 regions." (Nancy Levant, "Bankrupted States=Con-Con & Newstate Constitution") Shortly after this land registry in the counties changed (have confirmation of this from a worker in the county registrar's office, but need more information as to what exactly changed.)
- 390. 1970: CUL Controlled Substances Act and Uniform Marriage and Divorce Act approved.
- 391. 1970, March 28, Banking History: then President Nixon issued Proclamation No. 3972, declaring an "emergency" because the Postal Employees struck against the de facto government(?) for higher pay, due to inflation of the paper "Bills of Credit." (See: Senate Report No. 93-549, pg. 596). Nixon placed the U.S. Postal Department under the control of the "Department of Defense." (See: Department Of the Army Field Manual, FM 41-10 (1969 ed.)). "The System had been faltering for a decade, but the bench mark date of the collapse is put at August 15, 1971. On this day, then President Nixon reversed U.S. International Monetary Policy by officially declaring the non-convertibility of the "U.S. dollar" (the Federal Reserve Note (FRN)) into gold." (See: Public Law 94-564, Legislative History, pg. 5937 & Senate Report No. 93-549, Foreword, pg. III, Proclamation No. 4074, pg. 597, 31 U.S.C.A. 314 & 31 U.S.C.A. 5112). On September 21, 1973, Congress passed Public Law 93-110, amending the Bretton Woods Par Value Modification Act, 82 Stat. 116, 31 U.S.C.A. 449, and reiterated the "Emergency", 12 U.S.C.A 95a, and Section 8 of the Bretton Woods Agreements Act of 1945 (22 U.S.C.A 286f), and which included "reports on foreign currency transactions." (Also See: Executive Order No. 10033). This act further declared in Section 2 (b) that: mystery

"No provision of any law in effect on the date of enactment of this Act, and no rule, regulation, or order under authority of any such law, may be construed to prohibit any person from purchasing,

holding, selling, or otherwise dealing with gold."

- 392. 1971: CUL Uniform Alcoholism and Intoxication Act approved.
- 393. 1971 Aug 15th Banking History: Nixon dropped the gold standard, breached the Bretton woods agreement and allowed the filthy federal reserve to float currency, because they are not backed by gold and silver. This caused = 124.6 billion for savings and loan problem. 14 trillion for current banking crisis. On 15 August 1971, the United States unilaterally terminated convertibility of the US dollar to gold, effectively bringing the Bretton Woods system to an end and rendering the dollar a fiat currency.[4] This action, referred to as the Nixon shock, created the situation in which the U.S. dollar became a reserve currency used by many states. At the same time, many fixed currencies (such as the pound sterling) also became free-floating. The reason why Nixon had no choice but to do this is because all the nations of the world were asking for real gold and silver from the United States starting with France. This is explained in this video about monetary history. https://www.youtube.com/watch?v=EdSq5H7awi8&list=PLE88E9ICdiphYjJkeeLL2O09eJoC8r7
  Dc&index=2 The thieving federal reserve system had no where near the amount of gold needed to pay back France and this demand by France became what bankers fear... A run on the Bank.
- 394. 1972: CUL Uniform Residential Landlord and Tenant Act, Disposition of Community Property Rights At Death Act and UMVARA, the Uniform Motor Vehicle Accident Reparations Act approved.
- 395. 1973: CUL Uniform Parentage Act supersedes Paternity Act. Uniform Crime Victims Reparations Act approved.
- 396. 1973 Read <u>Senate Report No. 93-549, 93rd Congress, 1st Session (1973)</u>, "Summary Of Emergency Power Statutes", consisting of 607 pages, which I believe you will find most interesting.
- 397. 1973: The Trilateral Commission was established, primarily by David Rockefeller (chairman of the Rockefeller controlled Chase Manhattan Bank) who funded it. He had been inspired by a proposal by Zbigniew Brzezinski, a global-minded Professor at Columbia University who suggested a three-fold partnership between Western Europe, North America (US and Canada) and Japan. Its US membership would include Brzezinski; former president George H. Bush; Richard Gardner (Columbia University); Alan Greenspan (Federal Reserve); Samuel Johnson (Johnson & Son Inc); Robert McNamara (former president of the World Bank); Brent Scowcroft; Donna Shalala (Chancellor, U. of Wisconsin and Clinton's Sec. of DHHS); Albert Shanker (Pres. of American Federation of Teachers); Strobe Talbott (Editor-at-large, *Time*); Lester Thurow (Faculty, MIT); Paul Volcker (Faculty, Princeton University).
- 398. 1973: After a trip to China, David Rockefeller praised Mao Tse-tung who had slaughtered over 40 million people. His report, "From a China Traveler," highlights the goals presented in UN reports such as "*The Commission on Global Governance*" and UNESCO's "*Our Creative Diversity*." Both focus on lofty ideals such as peace, harmony and unity in the communitarian "global" village -- a vision that demands absolute control and universal participation in facilitated small groups (modeled by the hierarchy of "soviets" or councils in Communist lands):

"One is impressed immediately by the sense of national harmony.... Whatever the price of the Chinese Revolution it has obviously succeeded.... in fostering high morale and community purpose. General social and economic progress is no less impressive....The enormous social advances of China have benefited greatly from the singleness of ideology and purpose.... The social experiment in China under Chairman Mao's leadership is one of the most important and successful in history." *New York Times*, 8-10-1973.

399. 1974: April 10<sup>th</sup>, Speech By Chairman of the Delegation of the People's Republic of China, Teng Hsiao-Ping, At the Special Session of the U.N. General Assembly. Consistently following Chairman Mao's teachings, the Chinese Government and people firmly support all oppressed peoples and oppressed nations in their struggle to win or defend national independence, develop

the national economy and oppose colonialism, imperialism and hegemonism. This is our bounden internationalist duty. China is not a superpower, nor will she ever seek to be one. What is a superpower? A superpower is an imperialist country which everywhere subjects other countries to its aggression, interference, control, subversion or plunder and strives for world hegemony. If capitalism is restored in a big socialist country, it will inevitably become a superpower. The Great Proletarian Cultural Revolution, which has been carried out in China in recent years, and the campaign of criticizing Lin Piao and Confucius now under way throughout China, are both aimed at preventing capitalist restoration and ensuring that socialist China will never change her colour and will always stand by the oppressed peoples and oppressed nations. If one day China should change her colour and turn into a superpower, if she too should play the tyrant in the world, and everywhere subject others to her bullying, aggression and exploitation, the people of the world should identify her as social-imperialism, expose it, oppose it and work together with the Chinese people to overthrow it.

- 400. 1974: CUL Conference approves Rules of Criminal Procedure and Eminent Domain Code. Louisiana, the only state not to adopt the Uniform Commercial Code due to difficulties in reconciling its provisions with those of the Civil Code, adopts Articles 1,3,4,5,7, and 8.
- 401. 1974: In his book, *Wall Street and the Bolshevik Revolution*, Anthony Sutton "documented the fact that Rockefeller and Morgan banks provided the Bolsheviks with loans, while American industry provided them with the plants and the technology thy needed. Westinghouse, Henry Ford, Averill Harriman, Armand Hammer, Exxon, and other American firms built the infrastructure that allowed the Soviet Union to survive."[1, page 71]
- 402. 1975: CUL Uniform Land Transactions Act approved.
- 403. 1976: CUL Major revision of the Uniform Partnership Act approved; also Uniform Simplification of Land Transfers and Uniform Class Action Acts.
- 404. 1976, January 19, Marjorie S. Holt noted for the record, a second "Declaration Of INTERdependence" and clearly identified the U.N. as a "Communist" organization, and that they were seeking both production and monetary control over the Union and People through International Organization promoting the "One World Order." (See: Congressional Record, January 19, 1976, Extension of remarks; also see, 8 U.S.C.A. 1101 (40), 50 U.S.C.A. 781 & 783). The socio/economic situation worsened as noted in the Complaint/Petition, filed in the U.S. Court of Claims, Docket No. 41-76, on February 11, 1976, by 44 Federal Judges, (find this complaint!!) Atkins et al. vs. U.S.. Atkins et al. complained that "As a result of inflation, the compensation of federal judges has been substantially diminished each year since 1969, causing direct and continuing monetary harm to plaintiffs...the real value of the "dollar" (FRN's) decreased by approximately 34.5 percent from March 15, 1969 to October 1, 1975....As a result, plaintiffs have suffered an unconstitutional deprivation of earnings", and in the prayer for relief claimed "damages for the constitutional violations enumerated above, measured as the diminution of his earnings for the entire period since March 9, 1969." It is quite apparent that the persons holding and enjoying Offices of Public Trust, Honor and/or Profit knew of the emergency emergent problem and sought protection for themselves, to the damage and injury of the People and Children, who were classified as "a club that has many other members" who "have no remedy." And knowing that "heinous" acts had been committed, stated that they [judges/lawyers] would not apply the Law, nor would any substantive remedy be applied ("checked more or less, but never stopped") "until all of us [judges] are dead." Such persons Fraudulently swore an Oath to uphold, defend and preserve the sovereignty of the Nation and several Republican States of the Union, and breached the Duty to protect the People/Citizens and their Posterity from fraud, imposition, avarice and stealthy encroachment. (See: Atkins et al. vs. U.S., 556 F.2d 1028, pg. 1072, 1074, The Tempting of America, supra, pgs. 155-159 also see, 5 U.S.C.A. 5305 & 5335, Senate Report No. 93-549, pgs. 69-71, C.R.S. 24-75-101). This is verified in Public Law 94-564, Legislative History,

pg. 5944, which states: "Moving to a floating exchange rate for international commerce means private enterprise and not central governments bear the risk of currency fluctuations."

- 405. 1976, July 27<sup>th</sup> Numerous serious debates were held in Congress, including but not limited to, Tuesday, July 27, 1976 (See: Congressional Record – House, July 27, 1976), concerning the International Financial Institutions and its operations. Representative, Ron Paul, Chairman of the House Banking Committee, made numerous references to the true practices of the "International" financial institutions, including but not limited to, the conversion of 27,000,000 (27 million) in gold, contributed by the United States as part of its "quota obligations", which the International Monetary Fund (Governor-Secretary of Treasury) sold (See: Public Law 94-564, Legislative History, pg. 5945 & 5946), under some very questionable terms and concessions. (Also see: The Ron Paul Money Book, (1991), by Ron Paul, Plantation Publishing, 837 W. Plantation, Clute, Texas 77531).
- 406. 1976 the Social Security Account Number was used to "Identify" Each of THE PEOPLE, At-Large as a United States "person" and the Congress added Title 26 U.S.C. 6109 (d) to sanctify its own betrayal. Thus culminating in HJR 192, the Federalists' Congress had abrogated Article I, Section 8, Clause 2 by digressing from borrowing money on the credit of the United States, through borrowing credit on the money of the United States, through borrowing credit on the money of THE PEOPLE At Large, through borrowing credit on the credit of the United States, through borrowing credit on the privately held Allodial Land Titles of THE PEOPLE within several States, to borrowing credit on the perpetual servitude and continued mandatory performance of THE PEOPLE themselves. Thus when all was said and done, direct Taxes were still required to be apportioned AMONG THE SEVERAL STATES; all Duties, Imposts, and Excises were still required to be uniform; No ... direct, Tax could be laid, unless in Proportion to the Census or Enumeration; and no tax or Duty could be laid on Articles-in-Commerce exported from any State. IT SHOULD BE NOTICED that no Legislature has ever made ANY Lawful Act that operates directly on THE PEOPLE at-large, simply because They do not have the Power to make Such an Act. See Article I., Section 8. The Constitution itself is recognized amongst the Laws Of Nations, as a Common-Law Charter providing, in part, for the admittance of admiralty Jurisdiction onto the land pursuant to the Law Merchant (Black's 5th, page 798) within those geographic limits set forth in Article I., Section 8, Clause 17. Article III., Section 1 provides that "The Judicial Power of the United States, shall be vested in one Supreme court, and in such inferior courts as the Congress may from time to time ordain and establish." Article I., Section 8, Clause 9 provides that "The Congress shall have Power To constitute Tribunals inferior to the supreme court;" and all such Article I courts operate solidly within the admiralty Jurisdiction since the Congress and the United States Itself so operates. Clearly then, whether brought in a State, or in a United States' court, ANY "appeal" as to Law or Fact filed in ANY "appellate" court, is being brought in the admiralty Jurisdiction because an "appeal" in the technical sense, was unknown to the Common-Law, and it is the name of proceedings for the review of cases in equity, and in the ecclesiastical and admiralty courts. See HANDBOOK OF COMMON-LAW PLEADING (Hornbook Series) by: Benjamin J. Shipman, First Copyright 1894, Last Copyright 1923, Sections 337-338, page 537.
- 407. 1976<sup>:</sup> Congress enacted the "National Emergencies Act." Section 4 of this act states that: (4) The Act provided that any future declaration of national emergency by the President would terminate automatically one year after its declaration unless the President explicitly renewed it each year, and could also be terminated at any time by joint resolution of Congress or a Presidential proclamation.
- 408. 1977 In the "International Emergency Economic Powers Act" (IEEPA) Congress enacted that alternative basis for economic sanctions against foreign countries. IEEPA gives the President broad discretionary authority to impose economic sanctions on foreign countries to deal with any unusual and extraordinary threat, which has its source in whole or

substantial part outside the United States, to the national security, foreign policy, or economy of the United States, if the President declares a national emergency with respect to such threat.

409. 1977 October 28, Banking History: the passage of Public Law 95-147, 91 Stat. 1227 declared most banking institutions, including State banks, to be under direction and control of the corporate "Governor" of the International Monetary Fund (See: Public Law 94-564, Legislative History, pg. 5942, United States Government Manual 1990/91, pgs. 480-481). The Act further declared that: "(2) Section 10(a) of the Gold Reserve Act of 1934 (31 U.S.C. 822a(b)) is amended by striking out the phrase 'stabilizing the exchange value of the dollar'..."

(c) The joint resolution entitled 'Joint resolution to assure uniform value to the coins and currencies of the United States', approved June 5, 1933 (31 U.S.C. 463) shall not apply to obligations issued on or after the date of enactment of this section."

The International Organizations, Corporations and Associations, had refused to pay their debts and could not pay their debts, and determined that they could pass the loss of their non-redeemable, non-current notes, bonds and evidences of debt off on others, and thereby crown their fraud with success. (See: Letter, October 26, 1989 from Department of Treasury, Russell L. Munk, Assistant General Counsel (International Affairs), as recorded in the Office of Clerk and Recorder, Baca County, Colorado, at Book, 540 Page 364). The de facto United States as Corporator, (22 U.S.C.A. 286e, et seq.) and "state" (C.R.S. 24-36-104, C.R.S. 24-60-1301, Article IV(h) ) had declared "Insolvency." (See: 26 I.R.C. 165 (g)(1), U.C.C 1-201 (23), C.R.S. 39-22-103.5, Westfall vs. Braley. 10 Ohio 188, 75 Am. Dec. 509, Adams vs. Richardson, 337 S.W.2d 911 Ward vs. Smith, 7 Wall 447).

- 410. 1978: CUL Uniform Brain Death and Uniform Federal Lien Registration Act approved.
- 411. 1979: CUL Uniform Trade Secrets and Durable Power of Attorney acts among those approved. This is where you will find that the Attorney takes power of attorney over your estate. They do it in banking where they use your signature from the digital signature pads to create insturments without your knowledge. Furthermore if you ever get a traffic ticket the attorney will create a bond in your name with this power of attorney without your knowledge, this allows them to administer your estate with zero liability because they create the court bond in your name without you knowing about it because they see you as an infant. If you ever get a traffic ticket write up a open records request letter pursuant to the open records act of your state, and send it to the clerk of the court demanding the bonding information. What you will find is that the filthy BAR association uses this power of attorney to create the bond on the case in your name. When you have the bonding information on the case call the bonding company and cancel the bond. No bond no case.
- 412. 1980: CUL Determination of Death Act supersedes 1978 Brain Death Act. Uniform Planned Community Act, Model Real Estate Time-Share Act and Model Periodic Payment of Judgments Act also adopted.
- 413. 1980: **Banking History:** Congress passed, among other things, Public Law 96-221, providing for the furtherance and expansion of the profligate rehypothecated debt pyramid scheme, and reduced the reserve requirements on "transaction accounts" to a minimum of 3% per centum to a maximum of 14 per centum (See: Depository Institutions Deregulation And Monetary Control Act of 1980, Section 103(b) (E)(2)).

"In the United States neither paper currency nor deposits have value as commodities. Intrinsically, a dollar bill is just a piece of paper. Deposits are merely book entries. Coins do have some intrinsic value as metal, but generally far less than their face amount...."

Compare this with the United States Constitution, which says: "No State shall make anything but gold and silver coin a tender in payment of debt..." and which also says: "Congress shall have the power to coin money and regulate the value thereof..." (Italics added for emphasis; this paragraph added to the original John B. Nelson document of February 21, 1992 on July 18, 1999 to reiterate

what was stated previously in this document and to demonstrate, first hand, yet another way the Constitution is being usurped, in fact and in intent).

In the absence of legal reserve requirements, banks can build up deposits by increasing loans and investments so long as they keep enough currency on hand to redeem whatever amounts the holders of deposits want to convert into currency. This unique attribute of the banking business was discovered several centuries ago. At one time, bankers were merely middlemen. They made profit by accepting gold and coins brought to them for safekeeping and lending them to borrowers. But they soon found that the receipts they issued to depositors were being used as money since whoever held them could go to the banker and exchange them for metallic money.

Then bankers discovered that they could make loans merely by giving borrowers their promises to pay (bank notes). In this way, banks began to create money. More notes could be issued than the gold and coin on hand because only a portion of the notes outstanding would be presented for payment at any one time. Enough metallic money had to be kept on hand, of course, to redeem whatever volume of notes was presented for payment.

Transaction deposits are the modern counter-part of bank notes. It was a small step from printing notes to making book entries to the credit of borrowers which the borrowers, in turn, could "spend" by writing checks, thereby "printing their own money." (See: Modern Money Mechanics, a workbook on deposits currency and bank reserves., 1982 Rev. Ed., Federal Reserve Bank of Chicago, P.O. Box 834, Chicago, Illinois 60690, pgs. 3 & 4).

Fifty nine (59) years is NOT "temporary." It's a permanent state of "Emergency", and was clearly instituted, formed and erected within the Union through gross usurpations, abridgments, malfeasance and breach of legal duties, and the continual contrivance, misrepresentation, conversion, fluctuations, fraud and avarice of the International Financial Institutions, Organizations, Corporations and Associations, including the Federal Reserve, their "fiscal and depository agent" 22 U.S.C.A. 286d. This profligate practice has led to such "Emergency" legislation as the "Public Debt Limit-Balance Budget And Emergency Deficit Control Act of 1985", Public Law 99-177, etc.

The government by becoming a corporator, (See: 22 U.S.C.A 286e ) lays down its sovereignty and takes on that of a private citizen. It can exercise no power which is not derived from the corporate charter (See: The Bank of the United States vs. Planters Bank of Georgia, 6 L. Ed. (9 Wheat) 244, U.S. vs. Burr, 309 U.S. 242). The real party in interest is not the de jure "United States of America" or "State", but "The Bank" and "The Fund." (22 U.S.C.A 286, et seq., C.R.S. 11-60-103). The acts committed under fraud, force and seizures are many times done under "Letters of Marque and Reprisal" i.e. "recapture." (See: 31 U.S.C.A. 5323). Such principles as "Fraud and Justice NEVER dwell together" Wingate's Maxims 680, and "A right of action cannot arise out of fraud." Broom's Maxims 297, 729; Cowper's Reports 343; 5 Scott's New Reports 558; 10 Mass. 276; 38 Fed. 800, are too high of a thought concept, as is "Due Process", "Just Compensation" and Justice itself. Honor is earned by honesty and integrity, not under false and fraudulent pretenses, nor will the color of the cloth one wears cover-up the usurpations, lies, trickery and deceits. When Black is fraudulently declared to be White, not all will live in darkness. As astutely observed by Will Rogers, "there are men running governments who shouldn't be allowed to play with matches", and is as applicable today as Jesus' statements about Lawyers.

The contrived "emergency" has created numerous abuses and usurpations, and abridgments of delegated Powers and Authority. As stated in <u>Senate Report 93-549</u>: "Since March 9, 1933, the United States has been in a state of declared national emergency. In fact, there are now in effect four presidentially proclaimed states of national emergency: In addition to the national emergency declared by President Roosevelt in 1933, there are also the national emergency proclaimed by President Truman on December 16, 1950, during the Korean conflict, and the states of national emergency declared by President Nixon on March 23, 1970, and August 15, 1971.

These proclamations give force to 470 provisions of Federal Law. These hundreds of statutes delegate to the President extraordinary powers, ordinarily exercised by the Congress, which affect the lives of American citizens in a host of all-encompassing manners. This vast range of powers, taken together, confer enough authority to rule the country without reference to normal constitutional process.

Under the powers delegated by these statutes, the President may: seize property; organize and control the means of production; seize commodities; assign military forces abroad; institute martial law; seize and control all transportation and communication; regulate the operation of private enterprise; restrict travel; and in a plethora of particular ways, control the lives of all American citizens." (See: Foreword, pg. III).

The "Introduction", on page 1, begins with a phenomenal declaration, to wit:

"A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have in varying degrees been abridged by laws brought into force by states of national emergency..." According to the research done in 16 American Jurisprudence, 2nd Edition, Sections 71 and 82, no "emergency" justifies a violation of any Constitutional provision. Arguendo, "Supremacy Clause" and "Separation of Powers", it is clearly admitted in Senate Report No. 93-549 that abridgment has occurred. The statements heard in the federal and state Tribunals, on numerous occasions, that Constitutional arguments are "immaterial", "frivolous" etc., is based upon the concealment, furtherance and compounding of the Frauds and "Emergency" created and sustained by the "Expatriated", ALIENS of the United Nations and its Organizations, Corporations and Associations. (See: Letter, Insight Magazine, February 18, 1991, pg. 7, Lowell L. Flanders, President, U.N. Staff Union, New York) 8 U.S.C.A. 1481 is one of the controlling statutes on expatriation, as is 22 U.S.C.A. 611, 612 & 613 and 50 U.S.C.A. 781. The Internal Revenue Service entered into a "service agreement" with the U.S. Treasury Department (See: Public Law 94-564, Legislative History, pg. 5967, Reorganization Plan No. 26) and the Agency for International Development, pursuant to Treasury Delegation Order No. 91. The Agency For International Development is an International paramilitary operation (See: Department Of The Army Field Manual, (1969) FM 41-10, pgs. 1-4, Sec. 1-7(b) & 1-6, Section 1-10(7) (c)(1), 22 U.S.C.A. 284), and includes such activities as "Assumption of full or partial executive, legislative, and judicial authority over a country or area." (See: FM 41-10, pg. 1-7, Section 110(7)(c)(4)) also see, Agreement Between The United Nations And The United States Of America Regarding The Headquarters Of the United Nations, Section 7(d) & (8), 22 U.S.C.A 287 (1979 Ed.) at pg. 241). It is to be further observed that the "Agreement" regarding the Headquarters

District of the United Nations was NOT agreed to (See: Congressional Record – Senate, December 13, 1967, Mr. Thurmond), and is illegally in the Country in the first instant.

The International Organizational intents, purposes and activities include complete control of "Public Finance" i.e. "control, supervision, and audit of indigenous fiscal resources; budget practices, taxation, expenditures of public funds, currency issues, and banking agencies and affiliates." (See: FM 41-10, pgs.2-30 thru 2-31, Section 251. Public Finance). This of course complies with "Silent Weapons for Quiet Wars" Research Technical Manual TM-SW7905.1, which discloses a declaration of war upon the American people (See: pg. 3 & 7), monetary control by the Internationalist, through information etc. solicited and collected by the Internal Revenue Service (See: TM-SW7905.1, pg. 48, also see, 22 U.S.C.A 286f & Executive order No. 10033, 26 U.S.C.A 6103 (k)(4)) and who is operating and enforcing the seditious International program. (See: TM-SW7905.1, pg. 52). The 1985 Edition of the Department Of Army Field Manual, FM 41-10 further describes the International "Civil Affairs" operations. At page 3-6 it is admitted that the A.I.D. is autonomous and under direction of the International Development Cooperation Agency, and at page 3-8 that the operation is "paramilitary." The International Organization(s)

intents and purposes was to promote, implement, and enforce a "DICTATORSHIP OVER FINANCE IN THE UNITED STATES." (See: Senate Report No. 93-549, pg. 186). It appears from the documentary evidence that the Internal Revenue Service Agents. etc., are "Agents of a Foreign Principal" within the meaning and intent of the "Foreign Agents Registration Act of 1938." They are directed and controlled by the corporate "Governor" of "The Fund" a/k/a "Secretary of Treasury" (See: Public Law 94-564, supra, pg. 5942, U.S. Government Manual 1990/91, pgs. 480 & 481, 26 U.S.C.A 7701 (a)(11), Treasury Delegation Order No. 150-10), and the corporate "Governor" of "The Bank" 22 U.S.C.A 286 & 286a, acting as "information-service employees" 22 U.S.C.A. 611 (c)(ii), and have been and do now "solicit, collect, disburse or dispense" contribution [Tax-pecuniary contribution, Blacks Law Dic. 5th ed.], loans, money or other things of value for or in interest of such foreign principal 22 U.S.C.A 611(c)(iii), and they entered into agreements with a Foreign Principal pursuant to Treasury Delegation Order No. 91 i.e. the "Agency For International Development." (See: 22 U.S.C.A. 611 (c)(2)). The Internal Revenue Service is also an agency of the International Criminal Police Organization, and solicits and collects information for 150 Foreign Powers. (See: 22 U.S.C.A. 263a, The United States Government Manual, 1990/91, pg. 385, see also, The Ron Paul Money Book, pg. 250 – 251). It should be further noted that Congress has appropriated, transferred, and converted vast sums to Foreign Powers (See: 22 U.S.C.A. 262c(b)), and has entered into numerous foreign Taxing Treaties (conventions) (See: 22 U.S.C.A. 285g, 22 U.S.C.A. 287j) and other Agreements, which are solicited and collected pursuant to 26 I.R.C. 6103(k)(4). Along with the other documentary evidence submitted herewith, this should absolve any further doubt as to the true character of the party. Such restrictions as "For the general welfare and common defense of the United States" (See: Constitution (1787), Article I, Section 8, Clause 1) apparently aren't applicable, and the fraudulent rehypothecated debt credit will be merely added to the insolvent nature of the continual "emergency", and the reciprocal socio/economic repercussions laid upon present and future generations.

Among other reasons for lack of authority to act, such as a Foreign Agents Registration Statement, 22 U.S.C.A. 612 and 18 U.S.C.A. 219 & 951, military authority cannot be imposed into civil affairs. (See: Department Of The Army Pamphlet 27100-70, Military Law Review, Vol. 70). The United Nations Charter, Article 2, Section 7, further prohibits the U.N. from "intervening in matters which are essentially within the domestic jurisdiction of any state..." Korea, Viet Nam, Ethiopia, Angola, Kuwait, etc., etc., are evidence enough of the "BAD FAITH" of the United Nations and its Organizations, Corporations and Associations, not to mention the seizing of two day care centers in the State of Minnesota by their agents, and holding the children as collateral/hostages for payment/ransom of their fraudulent, dishonored, rehypothecated debt credit, worthless securities. Such is the "Rule Of Law" "as envisioned by the Founders" of the United Nations. Such is Communist terrorism, despotism and tyranny. ALL WERE AND ARE OUTLAWED HERE.

- 414. 1981: CUL Two important updated acts approved: new Model State Administration Procedure and Unclaimed Property Acts. Also two new acts: the Model Real Estate Cooperative Act and the Uniform Conservation Easement Act.
- 415. 1982: CUL Uniform Condominium and Planned Community Acts and Model Real Estate Cooperative Act combined into the Uniform Common Interest Ownership act.
- 416. 1983: CUL Uniform Marital Property Act and Uniform Premarital agreement Act approved. Uniform Transfers to Minors Act replaces the uniformly enacted Uniform Gifts to Minors Act.
- 417. 1984: CUL Uniform Statutory Will Act approved; new Uniform fraudulent Transfer Act supersedes Fraudulent Conveyance Act of 1918.
- 418. 1984 Regan formally recognized the sovereign state of Vatican city, there by letting Vatican emissaries back into America so that they could control the presidents via the Rome plan.

- 419. 1985: CUL Uniform Health-Care Information Act, Uniform Land Security Interest act, Uniform Personal Property Leasing Act and Uniform Rights of the Terminally III Act approved.
- 420. 1986: CUL New drafting effort to revise Articles 3 and 4 of the UCC and draft new provisions begins.
- 421. 1987: CUL Approval of the revised Uniform Anatomical Gift Act approved as well as new Uniform Custodial Trust Act, Uniform Construction Lien Act and Uniform Franchise and Business Opportunities Act. Also revision of Rules of Criminal Procedure.
- 422. 1988: CUL Final approval of amendments to the Uniform Securities Act and amendments to Article 6 of the UCC dealing with bulk sales. Conference also approves Uniform Statutory Form Power of Attorney Act and Uniform Punitive and Unknown Fathers Act and takes on the controversial issue of surrogate mother contracts with Uniform Status of Children of Assisted Conception Act.
- 423. 1989: CUL Article 4A of the UCC, dealing with electronic funds transfers, approved. Also approved: amendments to the Rights of the Terminally III Act, authorizing withdrawal of life support by a surrogate decision maker; the Uniform Pretrial Detention Act, confining violent criminals before trial; the Uniform Non-probate Transfers on Death Act and amendments to Article VI of the Uniform Probate Code.
- 424. 1990: CUL Major revision of 1970 Uniform Controlled Substances Act-- the law in 46 jurisdictions-- approved. Substantial revision of UCC Article 3 also approved, as well as an updated Article II of the Uniform Probate Code, to keep pace with current thinking on marital property.
- 425. 1991: (May 21). "In an address to the **Bilderberg** organization meeting at Evian, France, **Henry Kissinger** said, "Today Americans would be outraged if U.N. troops entered Los Angeles to restore order; tomorrow they will be grateful! This is especially true if they were told there was an outside threat from beyond, whether real or promulgated, that threatened our very existence. It is then that all peoples of the world will pledge with world leaders to deliver them from this evil. The one thing every man fears is the unknown. When presented with this scenarios, individual rights will be willingly relinquished for the guarantee of their wellbeing granted to them by their world government." (Transcribed from a tape recording made by one of the Swiss delegates)
- 426. 2001, September 11<sup>th</sup> The globalists Ashkenazi pull off the biggest false flag attack in history, kill over one thousand Americans, steal tons of gold, destroy uncounted records in the pentagon where an audit was being conducted to account for hundreds of trillions of dollars that had gone "missing" from the defense department. And started a war that never ends, the war on terrorism.
- 427. 2002: August 5<sup>th</sup>: § 8. "Person", "human being", "child", and "individual" as including born-alive infant (a) In determining the meaning of any Act of Congress, or of any ruling, regulation, or interpretation of the various administrative bureaus and agencies of the United States, the words "person", "human being", "child", and "individual", shall <u>include</u> every infant member of the species homo sapiens who is born alive at any stage of development. (Added Pub. L. 107–207, § 2(a), Aug. 5, 2002, 116 Stat. 926.)
- 428. 2010: Pope Benedict XVI established a new Postmaster Office to provide oversight for all of North America. *(find and confirm this)*
- 429. 2012: London Olympics closing ceremony. A dark but spectacular celebration was recorded with all its occult themes and suggestions. Among its images are the occult symbols of today's elitist secret societies -- which are ominously real and powerful. The high-level "illuminated" Freemasons, and the Hermetic Order of the Golden Dawn are real and are in control of all major governments and are now showing themselves out in the open.
- 430. 2012: Hr-5736 Smith Mundt Modernization Act of 2012, passed under Obama. The State Department and Pentagon now legally Utilizes all forms of media against United State citizens for the sake of coercing them to believe whatever version of the truth the US government wants them

to Believe.

For more VSOF information This is the Mega Link where you can download all of the handbills (instruction books) that fully explain the VSOF Status Doc process for being a State Citizen/American Citizen and freeing yourself from the United States federal corporation. https://mega.nz/folder/L6gGiZDY#zqgh85D2KIvyOfYbJrUY3w

If you would like to purchase the entire VSOF hard drive (over 800 gigs of knowledge, collected over 25 years of research on sovereignty, law and freedom) or any other service we provide, you can download the VSOF price sheet from the above Mega link as well.