



The History of the Betrayal of the Republic and the Dismantling of America

or Who Killed Lady Liberty

By Lady Liberty, on her death bed

Introduction and foundation to obtain the knowledge and understanding required to regain liberty and economic freedom.

[Author Unknown]

The history of the Betrayal of the Republic and the Dismantling of America is long, hidden and difficult to grasp and to clearly understand. Who killed Lady Liberty or took her Prisoner and Hostage? Who made every effort to bring about her death? How did they do this dastardly deed? How can she be set free?

Thomas Jefferson said, "The Price of Liberty is eternal vigilance." Others have said that, "Rights can not be preserved until the recipients thereof take the responsibility for their own care." That is the premise of this Information. In the following pages, there is a list of the critical dates and acts perpetuated by the hidden government, the rich men of the world, agents of Lucifer, to betray and destroy the Republic and economically enslave the American people. Thereafter, is a more detailed description of these events to enable the seeker of freedom to understand more clearly the secret entangling web spun by the adversary, his demons working through his human agents, which include a good number of our own elected officers of a limited government. Many of our own alleged public servants have turned traitors, in ignorance or betrayal, to ensnare us and place economic chains upon us. The understanding of this knowledge and turning to our creator in faith and love with proper remedial action will set us free.

We will share ways of restoring portions of the principles of the Republic, to set Lady Liberty free. Then, in the event you choose to take the responsibility for yourself and your family, then She and We with Him will move in informed numbers to restore her to her former Glory in a Republic under God. We with Him will restore those great principles that He granted to us in the Constitution ordained to preserve our Liberty. You need to obtain a knowledge of when and how the masters of deceit, the Secret Combinations, bound you and your family in hidden economic chains. This will provide you with the foundation required to start obtaining real liberty and to start gaining economic freedom.

This information alone is not enough. Much more learning and practice will be needed to be effective and totally break these insidious chains. However, this is a start.

The Lord told us that, "For lack of knowledge My people perish." And, "Above all else, get understanding." And "Know the Truth and the Truth will set you free." All of this applies to both spiritual and temporal salvation.

THE PLAN, THE BETRAYAL AND THE REBELLION

Prior to setting forth the list of times and events and more detailed information as to the effect of these events, it is relevant to first look at the Father's plan for his children. It is also important to know the reasons why our founding fathers, inspired by God, wrote the Declaration of Independence.

This foundation and underlying declaration and contract states that All men are created equal, "endowed with certain Un-A-Lien-Able Rights granted by our Creator," and, "among them, Life, Liberty and the Pursuit of Happiness" (Property, Contracts, Thing, Thing in Action). It is important to know and understand the Constitution that God set in place to safe guard those Rights, preserve freedom and keep Lady Liberty alive.

The marvelous works of Dr. [W. Cleon Skousen](#)'s, at least but not limited to, "The Miracle of America", "The Five Thousand Year Leap" and "The Majesty of Gods Law", should be read to get the best Knowledge and Understanding as to the foundation of freedom upon which this nation was founded. That information combined with the information herein and other available knowledge will guild us to what we must do to restore the required principles to stay free.

The incomparable works of Dr. [Eugene Schroder](#), setting forth the corruption of the Amendment of the Trading with the Enemies Act within the Banking Relief Act on March 9, 1933, which virtually made We the People prisoners of war, should also be read to

get the knowledge and understanding of the deception.

There are also works completely describing the fraud and corruption caused by the creation of the Federal Reserve System Written by [Devvy Kidd](#), [Eustace Mullins](#) and many others, which also contain vital knowledge required for understanding the problems we face.

Even though most who receive this summary of events will have an understanding of our Heavenly Fathers Plan for our growth by Love and Agency of Choice under adversity, a review His Plan is included to place this war of betrayal and rebellion in perspective. We will also look at Lucifer's plan on earth and in heaven to take away man's Agency and those Rights granted by the Creator and the adversary's plan to Destroy the Republic form of government set in place to preserve that those most precious gifts from Him.

Some will have a different view of the battle of good and evil in heaven and the plan of the Father for you and me on this earth as set forth herein. Some may come from a different mind set. The battle and the events on earth set forth hereafter are set forth with great diligence to their accuracy in accounting the Dismantling of American and the world, and how the people of America and the world have been brought into economic slavery. This traitorous corruption and deceit was brought about by some real, active and cunning minds. Could these minds be guided by Lucifer and his demons, or some other form of evil men lead by them, or just plain evilness? Are not the end results of any one or all secret combinations, economic slavery, the same? Are not the perpetrators of these heinous crimes, Secret Combinations, or at least despicable robbers and assassins?

The plan of life, from this mind's view, is to bind up the children of the Father, Son and Holy Ghost commenced in the beginning, before Adam and men started to come to Earth. The aggressive acts and desires of Lucifer, the fallen Star of the Morning, are designed to raise his throne above the Godhead and take all Glory unto himself. He is the author of all lies. His plan is to bind up man and to destroy life, liberty, pursuit of happiness (property and economic freedom). The Star of the Morning continually fights the gospel of love given by God, and works continually to betray and destroy the Republic and dismantle America and the Constitution organized by God to protect Liberty and those Rights granted by God.

This Agency is designed, granted and protected by the Father to help his children learn the needed lessons of life and freely chose to follow the Lord and to abide in His presence under Responsibility in the Common Law, that Law which we have in Common with Him and our fellow man, the Law of Love. Love is therein defined as the faculty of care, respect, and responsibility in uncompromising discipline to prevent harm and damage to all men and to make whole all whom we have harmed or damaged.

This Law is never forced upon us. However, we will have to pay the price or consequences if we violate the law. We can chose to not live by His Law and thereby chose to live in other

places on earth and in other realms hereafter. Or, we must agree to live it with a mighty change of heart and learn to live His Law of Love and thereby chose to live in peace on earth and in other realms.

The Lords plan for the spirit children of the Father is for them to take a mortal body to enable them to truly learn to Love Him and their fellow man in the adversities of life. The children must learn to live and share Love, care, respect and responsibility under the difficulties of life. Learn to share the last crust of bread in times of hunger, to share the last blanket in times of cold and to give a life to save a life, or give life in service as needed. This learning, to be effective and lasting, must be accomplished under difficulty and free choice, or in one's own and "God Given Agency".

Each must learn by mistakes and by accepting the Savior's atonement for errors and mistakes and to be cleansed, fit to live with Him. His children must learn to flex their physical and spirit will and determination to learn to live the laws of God the Father and His Heaven and to serve Him and our neighbors, to prepare to live in His Kingdom. This was the Creators plan for the Glory and Love of the Fathers with His love abounding over and throughout all, and to keep the throne of our Father above all to shed this great light for all to share, which plan was set forth in a great council in Heaven.

This Plan meant that some, who rejected this plan of a life of love and responsibility, could be lost. These would not be allowed to live with the Father and their families, if they did not accept the sacrifice of the Savior or if they rebelled totally against Him by living lives of fear, hate, greed, covertness and abandonment without repentance. They could be lost if they did not come to repentance and take the responsibility of their own acts which are also required to obtain and keep, the inalienable, or Un-A-Lien-Able, Rights Granted by our Creator.

The fallen Star promised the congregation, "Send me and not one Soul will be lost", to gain a following among the Angels and children of the Father. Those who followed Lucifer basically feared to trust the Lord and refused to take the responsibility to grow and win and wanted something for nothing. Lucifer's plan is to destroy the agency of man and at the same time elevate his position, standing and glory above all, to raise his throne and glory above the Father.

The only way that "not one Soul will be lost" is to take away Man's God Granted Agency and force all Souls to the mold of obeying the God of this world, or in other words, Lucifer would force all Souls to follow Lucifer's commandments. This would mean, no personal growth could be made, Do you know that, real and lasting growth requires learning the correct principles of life, exercising free choice, making mistakes, exercising repentance, accepting His Atonement, and taking responsibility to correct all acts contrary to the laws of love?

The war in Heaven, which followed this discussion on the principles of Free Agency, cast out

Lucifer and one third of the host of heaven, who, with their master have been trying to destroy Freedom and Liberty ever Do you know that. The Principle of Free Agency is so important that 1/3 of the host of Heaven were cast out and lost their chance for eternal progression with the Father. Do you think that God is a changing God, who will change His vital principle and the law of Liberty and Free Agency and

This war has been extended to earth as Lucifer and his demons have inspired many of the Father's children, the descendants of Adam, to turn to absolute evil and use every device to drag down other children of the Father. Their targets in this earth life are, in particular, those who are attempting to willingly, knowingly and intentionally, with the Agency of Choice, follow Jesus to become like Him to prepare to live with Him for Eternity. The adversary already has control over those who do not strive to save Lady Liberty.

THE FOUNDATION LAID BY GOD TO PRESERVE LADY LIBERTY.

The Creator granted Un-A-Lien-Able Rights to His children. This is declared in our great DECLARATION OF INDEPENDENCE, the founding and underlying document of the Republic. The Creator inspired wise and good men to establish a Government of the People by the People and for the People under a Constitutional Republic designed to protect these Rights and to control the elected Public Servants. This Republic is to preserve, at all costs, the Rights of the people, of Life, Liberty and Pursuit of Happiness. (Property, Property Contracts, thing and thing in action) In this Republic, 99% of the voters could not deprive one citizen of one Right. This was not a Democracy, which is mob rule, in which, 51% of the voters can take away all the Rights of the other 49%. In a Democracy, 51% of the people can, by lack of knowledge or by evil intent, destroy Free Agency and take the Life, Liberty and Property from the 49%. Is not that's why God, through our founding fathers, established a Republic?

This Government in the form of a Republic was set in place to protect and sustain the DECLARATION OF INDEPENDENCE and the UN-a-Lien-Able Rights declared therein. It was not a freestanding separate contract, which could allow the public servants to twist and stray from the duty of the protection of the Rights granted to the people. The Declaration was part of the Articles of Confederation and later it became part of the Constitution for the Republic formed by the States united to form a limited common Government.

All elected or appointed public servants, by the terms of the Constitution, were and still are required to be sworn to maintain and defend the Constitutional Republic Government formed for the protection of the Rights of We the People. The National Government under the Republic had limited powers and has nothing to do with the People, except to protect their God given Rights. It was a Contract between the States. The people govern themselves at the County level with local public servants under the Common Law of the Father and in Common

Law Courts of, by and for the People. They where Sovereign under God.

However, If the “Elected Officials” become "Officer of a Legislative Democracy (an independent corporation)", as they are today, then the public servants are under a different contractual obligation. Then the Federal Government with it's Officers rules the people and Lady Liberty is taken Prisoner and Hostage.

The Common Law People’s Court, the Court of Law protected our Common Law and Rights with Love, Gods law and Justice with the presumption of innocence until proven guilty, in the Republic. This is not so in the Admiralty, Statutory, Court of Equity, a Bankruptcy Court with the presumption of guilt until proven innocent, a Creditors Court holding We the People as Debtors. This Bankruptcy Court is owned and controlled, by the Federal Reserve System. This Court holds We the People as chattel, surety, for the Federal Reserve’s alleged National Debt, or as indentured servants, called 14th Amendment Federal (Feudal) Citizens, subjects, surfs.

If the “Elected Officials” are Judges at a Bankrupt Legislative Democracy Court, then the public servants are under a different contractual obligation. Their allegiance must be to the creditor of the bankruptcy, the Federal Reserve. Then the Federal Reserve through the Bankrupt Federal Government rules the people and Lady Liberty is taken Prisoner and Hostage.

THE BETRAYAL AND REBELLION BEGINS AGAIN

The Betrayal of the Republic to economically enslave the people started long before the Civil War and with the passing of the 14th amendment, however the stage for the Dismantling of America was more firmly established during and after that terrible War. In 1913 the stage was further set by allegedly passing the Federal Reserve Act and the 16th and 17th Amendments to establish a bogus debt, the means to collect the interest on that debt as wage taxes and to weaken the States Rights as checks and balances to the power granted to the National Government. These traitorous Acts and those which where soon to follow transferred the power to the Corporation Federal Government to enable it to economically ensnare the people.

The acts of betrayal accelerated on March 9, 1933, with the alleged passing of the Banking Relief Act, which amended the War Powers Act, the Trading with the Enemy act of 1917, to make the people, prisoners of war, who where then converted to 14th Amendment, Licensed, Privileged, Feudal Citizens, economic surfs.

The landmark Defacto Supreme Court Decision Erie Railroad Vs Tompkins in 1938 buried the Common Law Court under more deception and hid the Common Law Peoples Court of Justice to establish a corrupt Admiralty Court of equity to control the people. Prior to the corrupt

Bankruptcy Act of 1933 and that usurping Supreme Court Ruling in 1933, the People controlled their own Court, the Common Law Court. The Common Law Court of Justice presumed that a person was innocent until proven guilty and must be proven so by a trial by a jury of peers.

This Defacto, Fraudulent, Corrupt, Admiralty Court is in reality, the Federal Reserve's, Statutory, Equity and Bankruptcy Court. This Court presumes that a person is guilty until he can prove himself innocent and the trial is by a Bankers Bankruptcy Judge, with a jury, in which the Federal Reserve's Judge can over rule the jury in favor to the equity of the Federal Reserve. These presumptions are made due to the fraudulent allegations, that, the people where responsible for a Defacto Corporation United States Debt to the Federal Reserve and that the Federal Reserve is the creditor of the debtor people in the bankruptcy declared in the bogus Banking Relief Act. Debtors have no standing in that Defacto Equity Court, Do you know that they are the res or thing, surety and collateral for the debt, allegedly presumed to be owned by the creditor, Federal Reserve.

The Legislative Democracy, the Corporate United States, now in control of We the People, which control has been forced upon us by deceit, fraud and by the tricks of getting We the People to sign alleged adhesion contracts in applications to get licensed privileges and benefits from the Corporate Government. The Lawyers and Judges, the Federal Reserve Officers, of it's Court, slowly and surely, eroded, hid, twisted and set aside the Republic, with it's People's Court and the Rights granted by our Creator. They substituted Civil Rights, under License Privileges, getting the people to sign incomplete documents of misrepresentation, with hidden allegations or secret wavers of Rights in the incomplete and misrepresenting documents, applications to get Licenses. The controllers of the Federal Reserve substituted their own military court in place of the People's Common Law Court.

These Acts of Damage and harm unlawfully and fraudulently made We the People into the alleged Debtor to the contrived Federal Reserve's own alleged Debt and unlawfully converted the Rights to privileges by these contrivances to cause submission of the People to the new Defacto Courts. "For lack of Knowledge" the people sold their birthright and therefore "My people parish."

This Betrayal and setting aside of the Republic and Dismantling of America, by hiding the law, twisting word and statutes into a web of deceit and outright fraud, has a long, hidden history. This history is difficult to grasp and clearly understand. This information is presented to enable the seeker of freedom to understand the web spun by the advisory and his demons to ensnare us and place his chains upon us.

Fully understanding this foundation is essential to enable the lover of Lady liberty to learn more Knowledge and get more understanding as to how they can free Her and themselves from the snares of the advisory. This information does not overcome all of the acts of the

advisory to hold Her and us as Prisoners and Hostage. However, available additional knowledge and understanding is sufficient to gain understanding and knowledge to assist We the People get out of the spiders web, which hold us in economic slavery and start to prepare to, overtime, restore the Republic. The following list is some of the critical dates and acts perpetuated by the agents of Lucifer to “Betray and Destroy” the Republic.

1812

The first and real 13th Amendment (this was the last valid Amendment of the Republic) was approved by Virginia the last required state for ratification.

1860-1870 Civil War and Post War period

Burning of many state capital buildings to hide the ratification of the real 13th Amendment

First Civil Rights Act past during the war (to take the place of Un-A-Lien-Able Rights granted by our Creator.

13th Amendment (Allegedly stopped slavery and involuntary servitude)

14th Amendment (Created Federal {feudal} citizenship for transferred slaves and in 1933 used to transfer of We the People from Sovereign Citizens of the States to feudal, federal citizenship)

1871

Incorporation of the District of Columbia (Now defined by the IRS code as the United States)

1913

Mendall House (one of the master minds of the web of enslavement)

Federal Reserve Act

16th Amendment (Income Tax and IRS)

17th Amendment (Election of Senators)

League of Nations (world government rejected)

American/British Bar Association? year

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1917

Trading With the Enemy Act

Emergency War Powers Act

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1920's

Accelerated registration of births of “biological property” on the State level

Stock market crash (attention on basic needs – not on government actions)

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1930 +

Start of registration of births on the Federal level

Depression (attention on basic needs – not on government actions)

Accelerated registration of all forms of property

Introduction of the Social Security program

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1933

House Joint Resolution 192

Emergency Banking Relief Act with the Amending of the 1917 Trading with the Enemy Act

Making Citizens of the states into prisoners of war and

converting them to 14th Amendment Federal Citizens.

Conversion from intrinsic money to paper issued through the Federal Reserve System

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1938

Landmark Supreme Court Case Erie Railroad Vs. Tompkins (set aside the Common Law Courts)

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1947

Creation of the United Nation to create a one world government without the Lord

Ratification of treaties with, which will over time destroy the sovereignty of the

Republic and all nations

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1950's

Promulgation and enactment of the Uniform Commercial Code in the States

Conversion from substance to fiction in financial transactions

System of rules for dealing with presumptions of security interests in all property

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THE REAL HISTORY OF SECRET COMBINATIONS AND GADIANTON ROBBERS IN THE ATTEMPTED ASSASSINATION OF LADY LIBERTY

Hereafter, is a more detailed history and description of the events and acts perpetuated by the agents of Lucifer to “Betray and Destroy” the Republic and Dismantle America and Destroy the Agency of Men. It is the story of SECRET COMBINATIONS and GADIANTON ROBBERS lusting for power and wealth attempting to assassinate Lady Liberty to bring We the People into Economic Bondage.

Understanding this information is a precedent foundation to enable the seeker of freedom to learn and understand the complex web spun by the advisory and his demons to ensnare us and place his chains upon us. This knowledge helps prepare the way and show the path the reveals how to break these chains. The procedures and remedies described herein need more detail, intense study and practice to gain the skill and right mind set to overcome the extreme opposition in the Admiralty Court System, that holds Lady Liberty and Her children Prisoner and Hostage, Ward of the State.

We must also at this time set the record straight on the difference in preserving freedom and rights between a Republic and a Democracy. The Constitutional Government bound by the limitations of the Constitution for that united States Republic can not pass any law that takes away a single right of one citizen by even a 99 % vote. The Legislative Democracy, that United States allegedly created by the alleged creation of the Incorporated District of Columbia, transformed by acts of treason into a bankrupt entity under the control of the Federal Reserve owned by international bankers, that United States can allegedly by a 51 % vote strip the rights from the remaining 40 %. Which one do you think can preserve your Un-A-Lien-Able Rights?

Let us seriously look at the last Constitutional Amendment to provide protection for the Rights granted by our Creator to We the People was passed in 1812. It was the first and real 13th Amendment, which was approved, or ratified by Virginia State, the last required State for ratification. What purpose did our Founding Fathers have for this great Amendment?

This Amendment was to prevent Esquires, and British Bar Lawyers, with Titles of Nobility under the British rich men of the earth, from perverting the constitution by shifting the powers of the people to the owners of the World Monetary System. This Amendment was to prevent these perverts from placing a lien with bogus debt on our Un=A-Lien-Able Rights (Property,

Property Contracts, Contracts of due process, etc...), to place We the People under Economic Slavery.

These British World Bankers, in the City of Berkeley, a private country in the city of London, these private bankers, now own and/or control the stock in the Federal Reserve System, which plays the major role in this take over of America and economic enslavement of We the people. This was the last valid amendment to the Constitution of the Republic. These Esquires, representatives of the British Bar or of the rich men of the earth, were barred from practicing Common Law, as they are barred today. In fact, the real 13th Amendment barred them from holding public office and took away their Citizenship if they tried to use their Title of Nobility to pervert in any way the Republic to economically enslave the people.

In spite of and in direct opposition to this Amendment, the At-Torn-Ey agents of the rich men of the earth moved to prevent the Republic from protecting the people and started in earnest to Dismantle America. In the 1860s, the burning of state Capitals during the Civil War was well planned to hide the ratification of this real 13th Amendment, that held these British Bar At-Torn-Eys in check. These lackeys of international banker's, then, fraudulently declared that the real 13th Amendment had not been ratified by the states. The attorneys, still to this day, try to deny its application. Some do this in ignorance, some do it in denial, and some do it because they are part of the Babylon system.

This fraud was committed to free the attorneys and judges, agents of the International Bankers, to knowingly or unknowingly corrupt and pervert the Constitution for the Republic to remove the restrictions on government so they could twist and pervert the American Republic and take control of the people. The Lawyers (word twisters in French) needed to serve their master and take away, by twisting, hiding and fraud, the Rights of the people granted by our Creator and King. Squires in England were the King's men who went out and twisted the title of lands from Noble's who were not in favor with the king, they were AT-TORN-EYS who tore away the title to the land, usually by force of arms. Often they became the Esquires over the king's land, with their Title of Nobility to control the Feudal surfs. Is this any different than what the Esquires have done to the Federal Feudal Citizen surfs in America?

Also, during the Civil War, the legislature passed the first Civil Rights Act. Prior to that time the Public Servants knew that they and the government were servants of the Sovereigns Citizens and Un-A-Lien-Able Rights were Granted by God not men. The Constitution for the Republic did not grant the power to government to grant, or take away, rights. In fact the National Government Legislators could pass no law pertaining to Citizens, except in the District of Columbia, where they could "pass any law whatsoever". This absolute power was granted to Congress to be able to preserve the seat of government, the military bases and territories at all times and the nation in time of war.

The second 13th Amendment was passed right after the War to allegedly free the Slaves. Many

states published both amendments in their official publications even up to 1875. This new 13th Amendment was then placed over the top of the original 13th Amendment to further hide their fraud and deception. The records show that many States published both 13th Amendments side by side in their Yearly State publications, including Virginia the final State required for ratification, even up to 1875.

The new 13th Amendment was the first Amendment, which started the process of making a second United States ready for it's Incorporation and to turn citizens of the states into feudal subjects of this new Defacto United States. The allegedly freed slaves where then transferred into a new kind of slavery under the 14th Amendment Federal (feudal) Citizenship or Corporate Citizen or subject wards of the state, surfs.

Now the District of Columbia had Citizens in the District of Columbia and it had Citizens in other areas outside Washington D.C. over which the Public Servants, now Public Officials, could pass statutes to grant License Privileges and give or take away Civil Rights and fraudulently gain jurisdiction over them. The Corporation also now had Citizens to fill the Corporate Offices and Citizens to rule over.

Around the time of the Civil War between the United States and the southern states of the American union (The southern states where financed by the British Bankers who also tried to finance the North to get both sides in their debt even at that time.), the planners and creators of the Defacto United States where busy putting together a plan of fraudulent representations and acts, that would increase the jurisdiction of the Defacto United States they where creating. These acts of Treason and Betrayal of the Republic by our public servants where directed by the rich men of the earth who had founded this new United States to gain riches, power and control over We the People.

This plan was necessary to them because the United States had no subjects, nobody to control and only the land ceded to it from the states, i.e., the District was limited to ten miles square and such land as was necessary for forts, magazines, arsenals, etc.. How could they grow, get domain and take care of the poor surfs with these limitations placed upon them?

They solved their problem of limitations by was Incorporating the District of Columbia in 1871 so they could function under Commercial Law or Equity Law. This Incorporated District of Columbia gradually became the Incorporated United States, which is a legislative Democracy with Feudal Citizens with Civil Rights.

This Corporation is not a Republic with Sovereign Citizens with God Granted Rights. They spread this New Federal seat of Government all over the land by the various insidious means described herein, of course, just to be able to help the poor surfs. The current IRS Code and other sections of the U.S.C. defines the distinction between the two Jurisdictions in several places. The United States (Now incorporated) is the District of Columbia, the territories and

the military bases, excluding the states untied.

Between the 1860's and the early 1900's, banking and taxing mechanism were changing through corporation legislation. Cunning people closely associated with the powers in England had great influence on the legislation being passed in the United States Corporation. Of course such legislation did not apply to the states or to the people in the states, but making the distinction was not deemed to be a necessary duty of the legislators. It was the responsibility of the people to understand their relationship to the United States and to the laws that were being passed by the New Corporation Legislature.

This distinction between the United States and the states was taught in the homes and the schools and churches. The early admiralty courts did not interpret legislation as broadly at that time because the people knew when the courts were overstepping their jurisdiction. The people were in control because they knew who they were and where they were standing in relation to the United States. The people controlled the Common Law Courts. These Courts where the Supreme Courts of the Lands, Counties. These where people Courts with trial by Jury. No Judge or Bar Attorney could enter therein. They where Barred. The trial by an Admiralty Judge with a lackey jury was not tolerated.

In 1913 the United States added numerous private laws to its books that facilitated the increase of subjects and property for the United States. Edward Mandell House is attributed with giving a very detailed outline of the plans to be implemented to enslave the American people. Whether House actually spoke the words or not (1), is really irrelevant because the scenario detailed in the statement attributed to him has clearly been implemented. Central banking for the United States controlled by the international Bankers was legislated with the Federal Reserve Act and to allow the striping of all property from the people by the abomination of usury and charging interest on money with no substance. They could flood the country with currency of no substance to reduce the value of the money of substance. They could create a bogus national debt to set the stage for the alleged bankruptcy and indenturing of We the People as chattel to this alleged debt.

The ability to decrease the currency in circulation was legislated with the 16th Amendment and to allegedly allow the Corporation to take wage taxes from We the People. This taking of wages designed to make the people pay the interest (usury) on the bogus Federal Reserve Debt owed by the Defacto Corporate Untied States. This Amendment never was legitimately passed to be applied against the people. Yet, they continued this fraud even after the Supreme Court ruled that it was no new tax and that the 16th Amendment only provides a method of applying an excise tax on those commercial activities set forth in the Constitution to which it applied and that the 16th Amendment did not create a wage tax.

The Federal Reserve now had a fraudulent means to collect the interest from the people on a bogus usury debt created by them for their own Corporate United States. They continued to

force the people to pay the interest on the Corporation debt, by continuing to call it a wage tax in spit of the Supreme Court Ruling to the contrary. None of this alleged income tax goes to pay the government bills. All the collected taxes have to go directly to the Federal Reserve to pay this Usury on money that has no substance and Usury on a fraudulent debt, which never did anything for We the People, except to further enslave the people.

Our Founding Fathers knew full well the abomination of Usury and the economic bondage it would bring to the people and barred the government formed by the Constitution from wage taxes, Do you know that wages are only the extension of the Un-A-Lien-Able Right granted by our Creator of Life. In the Founder's minds, Life's Time exchanged for wages and the needs to sustain life, where Un-A-Lien-Able and where not to be taken by government. Import taxes and excise taxes are adequate to pay the legitimate cost of government. These two taxes where and are, the only taxes authorized by the people for the Republic.

The import tax also played another important role of preventing foreign slave labor produced goods, imported to America, from driving American businesses and Labor into economic disaster. The Alleged United Nations Treaties, now supposedly in place, make it vary difficult to collect import tax. That is just the way the rich men of the earth want it. They do not want independent Americans with enough knowledge and wealth to challenge their rule and control of the people.

The League of Nations was also attempted during that time to bring the people back under the control of the International Bankers. However, for a little while the people saw that ploy and somehow managed to get that turned down at that time.

Support for the presumption that the American people had volunteered to participate in the United States democracy was legislated with the 17th Amendment. This Amendment also caused the election of the Senators from the states to be elected as representatives of the dumbed down people instead of the States. This weakened the strength of the checks and balance placed in the original Constitution where the States controlled the National Government instead of the Federal Government controlling the Sates as is now practiced by the Incorporated United States. The path was provided for the control of the courts, with the creation of the American Bar Association (still under the British Bar).

In 1917 during World War I, the United States legislature passed the Trading with the Enemy Act and the Emergency War Powers Act, opening the doors for the United States to suspend limitations on the powers of government otherwise mandated in the Constitution. On March 9, 1933 this war powers was extended to control We the People even in times of peace. Every contrived and created emergency was sufficient authority for the Officers of the United States to overstep its peace time powers and implement volumes of law that would increase the coffers and control of the Corporate United States. Do you know that, there is always a declared emergency in the United States? Do you now that these international bankers have

take away your God given Rights under the pretense of protection?

The Debt allegedly created to fight World War I, was really planned to be used latter to take We the people as Prisoners and Hostages. The managers of United States Corporation silently amended this war powers act on March 9, 1933 to make us Prisoners of war and then transfer us to 14th Amendment Feudal Citizen status. They then strip us of our God given Rights, gave us legislated Civil Rights which they could add to or remove by their vote and make us collateral for the Corporation debt to the Federal Reserve, another Corporation belonging to the rich men of the earth.

The public servants, now Public Officials working for the Federal Reserve System, then tricked us into signing application document, without full disclosure that we where called Citizens of the Incorporated United States and alleging that We the People where asking for alleged Licensed Privileges, benefits. These documents are presumed adhesion contracts to bring the people under the Admiralty Jurisdiction, They had turned the Government of the People, by the people and for the People, upside down to secretly create KING RULE.

In the 1920's the States had accelerated the push for mothers to register their babies with their birth certificate becoming the title to the child's ENTITY NAME, with all capital letters the name became an artificial entity. This title was then alleged to be security for the alleged National Debt owned to the Federal Reserve System. Life was good and people were not paying attention to what was happening in government. The stock market crashed and those who were not on the inside were not warned to take their money out before they lost everything.

In the 1930's federal legislation provided for registration of babies through applications for birth certificates, cars through applications for certificates of title and land through deeds of trust. Constructive trusts secretly were created by intent and deceit by the rich men, as each of the people blindly walked into the United States democracy thereby agreeing to be sureties for the United States' debts. The great depression supplied the diversion to keep the people's attention off what government was doing.

The Social Security program, with it's res identification number, (making the person into a thing, or a debt vessel,) was implemented. This Act along with numerous other United States programs invited the American people to volunteer to be the sureties behind the United States' new registered property and by adhesion contracts to be the Defacto United States subjects, changing the status of state citizens into surfs. The alleged adhesion Contracts all had in their applications for licensed privileges, a statement that the applicant was a United States Citizen. These invitations where hidden agreements to be a 14th Amendment Feudal Citizens or subjects of the Corporate United States, who became collateral to the Federal Reserve debt, without knowledge or intent.

The plan was well on its path by March 9 1933. The Banking Relief (Bankruptcy of the People) Act with its Amendment of the Trading with the Enemy Act was the next vile, entrapping execution of the rich men's plan. This Act extended War Powers to be applied to the people in times of peace. Also, by deleting the words, excluding the Citizens as Enemies as written in 1917 and inserting the words, including the Citizens as Enemies in 1933, this Amendment allowed the Public Officials to retroactively make We the People into Prisoners of War and strip away all God given Rights. Prisoners of War have no Rights. These Prisoners of War where converted to 14th Amendment Feudal Citizens and to be collateral to the Federal Debt. The prisoners where denied the Right to own Gold and the gold in their bank accounts was confiscated. The people where robbed of their substance and made penniless and clueless as to what had happened to them, so that they could make no objection and have no defense. However, there is no statue of limitations on fraud.

The titles to the prisoner's real property was taken by the At-Torn-Eys for the king, Federal Reserve, owned by the kings in the city of Berkley, by changing the wording on deeds from "Warrantee Deed-Fee-Simple-Absolute, to Warrantee Deed-Fee-Simple-with Lien Covenants. They just forgot to tell the people that the lien on their land was the Federal Debt, which was so big and getting bigger, to prevent the people from ever really owning their land and so they must forever pay a lease fee in the form of property tax.

The Corporate President, Roosevelt, issued a War Powers ultimatum to the states to Incorporate pr be invaded with the full might of the United States. All Sates complied except Louisiana. New York State became the State of New York, as did all other States unless they had already been formed as a Corporation after 1871, the year of the U.S. Incorporation.

Next, in 1938, the Common Law Peoples Courts where set aside by the Landmark Corporation Supreme Court decision of Erie Railroad Vs. Tompkins. Prior to that case, the Common Law dictated that if a party caused another party harm, even by accident, the act became an adhesion contract and the causing party had to make the damaged party whole. There where hundreds of cases which had established that maxim of Law.

In this case, the Railroad hit Tompkins with a projection from a railroad car while he was rightfully walking down the public right of way along side the tracks. Under the Common Law the Railroad must make Tompkins whole. Without precedence, the Court ruled that "it was not in the best interest of the Public." **They never revealed that the people where no longer considered the public.** The Federal Reserve had become the creditor of all things and held the people as chattel to the alleged national debt and therefore, IT had become the pubic. The people has become indentured servants of the Corporate United States and the Federal Reserves,

Do you know that the Banking Relief (Bankruptcy) Act of March 9, 1933, We the people where res, or chattel and Debtors to the alleged creditor of the Bankruptcy? The Federal Reserve now

owned us and they owned the Railroad and its right of way. **The Federal Reserve was the creditor and was now the hidden Public.** It was not in the best interest of the Federal Reserve to make Tompkins whole, or to make any body else whole either. Neither Tompkins, Nor We the Surfs, had any right to walk down the Federal Reserve's Rail Road right of way. Therefore, from the Bankers point of view, the Common Law Court of Justice had to be hidden and set aside so the surfs could not get free or even know they where surfs. These subjects could be kept happy with food and dumbing down entertainment and they would be good little PERSONS.

The Court also ruled, in that case, that there was “No Federal Common Law Court”, which set the stage to shut down the Common Law peoples court of Justice and to only recognize the Statutory, Admiralty Courts of Equity allegedly belonging to Federal Reserve. These Courts of Equity quickly spread to the counties of the Incorporated States. This equity, the people and their things, allegedly belong to the Federal Reserve’s Stockholders in their private British country, Berkeley, in the City of London, England, the rich men of the earth. This Defacto Court is controlled by the British Barred Officers of the Court who are sworn to never raise any precedent cases prior to 1938 or to reveal their true first contract to the Federal Reserve and keep the taking of the people as prisoners of war, a secret.

Massive registration of property through United States agencies was assuring the United States and its officers would get rich beyond their wildest expectations. All of this was done without disclosure of the material facts that accompanied each application for registration – fraud. The fraud was a sufficient reason to charge all the United States officers with treason, UNLESS a remedy could be supplied for the people to recoup their property and collect for the damages they suffered as a result of the fraud. If a remedy were available and the people chose not to or failed to use their remedy, no charge of fraud could be sustained even in a common law court. The United States only needed to provide the remedy. It was not required to explain it or even tell the people where the remedy could be found.

The attorneys did not even have to be taught about the remedy and they are often still in ignorance. That gave them plausible deniability. The legislatures did not have to have the intricate details of the law explained to them regarding the bills they were passing. That gave them plausible deniability. If the people failed to use their remedy, the United States came out the winner. If the people did discover their remedy, the United States had to honor it and release the registered property back to the people, but only if the people knew they had a remedy and only if they requested it in the proper manner. It was a great plan.

In 1933 the United States also put its insurance policy into place with House Joint Resolution 192 (2) and recorded it in the Congressional Record. It was not required to be promulgated in the Federal Register. HJR 192 provided that the one with the gold paid the bills. HJR removed the requirement that the United States subjects and employees had to pay their debts with gold. It actually prohibited the inclusion of a clause in all subsequent contracts that would require payment in gold. It provided that the United States subjects and employees could use

any type of instrument to discharge a public debt as long as it was in use in the normal course of business in the United States. The Federal Reserve and the United States provided the medium of exchange through paper notes and debt instruments that could be passed on to a debtor's creditors to discharge the debtor's debts.

In the 1940s, the Rich Men of the world created the United Nation to create a one-world government, without the Lord. They are gradually shifting the world rule to a one world church that will run and rule the one-world government and its army under the anti-Christ. The United President signed alleged treaties, which were allegedly Ratified by Congress, which restricts our ability to trade in a way favorable to the American people. The imports from countries with slaver labor are so low in price that the factories and jobs of America have fled America leaving less and less jobs and profits for American companies and people. The Surfs have little means to even get into the Courts and have no standing when they do. The Constitution for the Republic is not recognized in the Admiralty Court, Do you know that, Congress can Pass any Law What So Ever in the Federal Zones, irregardless if it exceeds the limits for the constitution.

This economic loss causes the standard of living to erode. Both husbands and wives have to work to make ends meet. The families are fractured by leaving children alone due to heavier and heavier work loads and pre-occupation with, drugs, sports and other media provided mind warping programming and entertainment. The families are not nurturing, teaching their children, or living the Common Law, which causes more dumbing down and more and more social disorders and dysfunction of the next generation, which is, over time, destroying the strength of the family and the sovereignty of the Republic.

This move to commerce controlled by commercial Code, actuated and controlled under and by the new world order, one World Government under the alleged United Nations, also provided the rich men of the earth, the ability to consolidate their control over America and We the People into International law which they had long controlled. They could now more easily use other nations against the people and compel performance if the people attempted to become economically free.

In the 1950's the Uniform Commercial Code was presented to the Corporate States as a means of unifying the generally accepted procedures for handling the new legal system of dealing with fiction as though it were real. Security instruments replaced contracts as collateral for debts. Security instruments could be supported by presumptive contracts. Debt instruments with collateral and accommodating parties could be used instead of money. Real money was disappearing and a uniform system of laws had to be put in place to allow the courts to **uphold the security instruments that depended on fiction as a basis for compelling payment or performance**. All this was accomplished by the mid-1960's.

In addition to all of the above corruption, President after President issued executive orders

under their role of commander and chief, which role was constrained to only effected the armed forces and the Officers of Government, which orders where designed to rule We the People. The Corporation Congress finally combined all these orders, allegedly destroying the Peoples Rights, into the Federal Emergency Management Act (FEMA), which has allegedly been activated to place use under KINGS RULE. More lately

The Patriot Act and The Home Land Security Act where allegedly passed by this Corporate, Military United States in violation of all Rights preserved by the Constitution of the united States Republic for the controlling the United States. These Acts are just the hidden implementation of FEMA to take control of We the People by force and fear. This is only possible because We the people have again been deceived into accepting this contrived emergency because of alleged foreign terrorist acts. These acts where in reality carried out by unconscionable acts of our alleged public servants in conjunction with foreign interests, or where caused because of unlawful acts by our alleged public servants against foreign nations in entangling alliances with puppets within those nations, which caused retaliation against We the People.

SUMMARY OF THE FUNDAMENTAL INFORMATION REQUIRED TO LEARN AND GET KNOWLEDGE AND UNDERSTAND TO RESTORE ECONOMIC FREEDOM

Breathing life into Lady Liberty

The commercial code described heretofore is merely a codification of accepted and required procedures all people engaged in commercial activities must follow. The principles expressed in the code combine the means of dealing with substantive commercial activities with the means of dealing with presumptive commercial act. **These principles work as well for the people as they do for the deceivers.**

The rules do not respect persons. Learning how the Code works and how to properly move with the correct procedures are some of the fundamental keys to restore economic freedom. The information herein is not complete or enough by it's self to save Lady Liberty. However, it is a good foundation to start learning the facts of the whole case and start to understand the problem to begin practicing the procedures that need to be mastered to get out of the usurious Babylon and let Liberty start to breath again.

The deceivers, who enticed the people to register their things with the United States and its sub-divisions, gained control of the substance through the registrations. The definition of “property” is the interest one has in a thing. The thing is the principal. The property is the interest in the thing. Profits made from the property (interest) of another belong to the owner of the thing. Profits were made by the deceivers, by pledging the registered property, but the profits do not belong to the deceivers.

The profits belong to the owner of the thing. The profits from all the registered things had to be put into trust (constructive) for the benefit of the owner. If the profits were put into the general fund of the United States and not into trust for the owner, the scheme would represent fraud and the profits for each owner could not be commingled.

If the owner failed to use his available remedy to benefit from the profits, it would not be the fault of the deceivers. If the owner failed to learn the law that would open the door to his remedy, it would not be the fault of the deceivers. The owner is responsible for learning the law, so he understands the profits from his things are available for him to discharge debts or charges brought against his public person by the United States. If the United States has the “gold”, the United States pays the bills (from the trust fund). The definition of “fund” is money set aside to pay a debt. The fund is there to discharge the public debts, attributed to the United States subjects, but ultimately back to the accommodating parties – the American people. The national debt that is owed is to the owners of the registered things – the American people.

If the United States owes a debt to the owner of the things and the owner is presumed (by accommodation) to owe a public debt to the United States, the logical thing is to ask the United States to discharge that public debt from the trust fund. The way for the United States to get around having to pay the public debts for the people is to claim the owner cannot be an owner if he agreed to be the accommodating party for a debtor person. **If the owner admits by his actions that he is an accommodating party, he has taken on the debtor’s liabilities without getting consideration in exchange.**

Debtors may have the use of certain things, but the things belong to the creditors. The creditor is the master. The debtor is the servant. The Uniform Commercial Code is very specific about the duties and responsibilities a debtor has. If the owner of the thing is presumed to be a debtor because of his previous admissions and adhesion contracts, he is going to have a difficult time convincing the United States that it has a duty to discharge public debts for him. In addition, the courts are staffed with loyal judges who will look for every mistake the people make when trying to use their remedy.

The owner, after learning the law and discovering who he is in relation to the United States, can file a UCC Financing Statement and Security Agreement registering his interest in the artificial entity (PERSON) the United States created after Mom applied for a birth

certificate. That was the act of registering her biological property, her baby, with the State. Until your Financing Statement is filed, the United States is the holder of the title to the artificial entity. Its name is spelled in all capital letters – JOHN HENRY DOE. When John Henry Doe files the Financing Statement, he becomes the holder in due course of the title to JOHN. The artificial entity JOHN becomes John Henry Doe's PERSON. The UCC is very specific about the effect of a registered security interest. It has priority over most other interest in the same thing.

The owner also must notify the Secretary of the Treasury that he is going to handle his own affairs in the future. He can file a Bill of Exchange with the Secretary through which he exchanges his person's accepted for value birth certificate and social security numbers, for a charge back of all the presumed charges brought against his person Do you know that the birth certificate was issued?

The owner can also reserve a non-cash Federal Reserve routing number and any number of non-cash instrument numbers by filing an amendment to his Financing Statement or just including his reservation on his original Financing Statement. Each bank account opened in the name of the owner's person has a routing number. If an account is open, it is available to process cash items. If you right a check to the plumber, it can be converted to cash at your bank. You cannot write a check on an account that has been closed. Those accounts and their routing numbers are reserved for non-cash items. The owner of registered things, who has learned the law and what his rights are and has filed his Financing Statement and Bill of Exchange and reserved his non-cash account routing numbers, can issue an instrument indicating his UCC registration number, his registered Federal Reserve routing number, the name of the public party making a charge against his person and the amount of the debt to be discharge.

Think of the whole transaction in relation to a dead battery. The batter represents your public person (JOHN) which is a dead entity that can function within the public maize of fiction, transmitting benefits from the public to you in the private IF it is charged up. You cannot go into the public because you are not a fiction. JOHN has no power until it is charged with some energy. That energy comes from an IRS default notice, court judgment, credit card bill, utility bill, or some other instrument that has a \$ amount and JOHN's name on it as the debtor. The bill is the energy. It charges the dead JOHN. You can now discharge JOHN and put JOHN's accrual account with the charging party back to a zero balance. You as the secured party over the assets pledged by JOHN to you as collateral for the debt JOHN owes you, can discharge JOHN with a negotiable instrument for the same \$ amount as the charging instrument. The charging party that received your non-cash item can, 1) process it through the Secretary of Transportation, 2) give it to a third party, 3) keep it to increase its liquidity.

When you, as the owner of a thing, registered it with the United States or one of its subdivisions, you let the United States hold the legal title to your thing based on misrepresentation and failure to disclose material facts to you at the time of registration. You

probably retained possession of the thing. The United States invested the title and made a profit. If you did not specifically authorize the United States and its agents to invest the legal title, the profits made from that title belong to you, because as the owner, you remain the equitable titleholder. Legally all the profits from the investment of the titles to all your registered things must go into a fund for your benefit. If they did not, it would be fraud.

Just acquiring the titles through what is promoted, as mandatory registration, is fraud. If the scenario attributed to Mandell House is now in full application in the United States, which it is, the **officers of the United States could be charged and convicted with treason IF they had not provided a remedy, which they did**, -- House Joint Resolution 192. This is their insurance policy to assure they are not convicted of treason. That does not mean they cannot be charged with treason, but the courts will dismiss based on failure to state a claim upon which relief can be granted. Because you have a remedy outside the court, you cannot sustain a charge of treason.

The problem in the past with trying to **discharge public debts with instruments that could not be processed through your bank on the corner, was that your discharge instruments did not route through the Federal Reserve**. It is the bean counter for the national debt. That debt is first and primarily owed to the people who are the equitable titleholders of all the substance in this country. **If you try to discharge a public debt with your discharge instrument and you do not route it through the Federal Reserve, you are receiving a benefit from the United States without exchanging it for something of value**. This exchange must be recorded on their books or red flags go up and problems begin.

If you route your discharge instrument through the Federal Reserve, where **the national debt owed to you can be reduced by the amount of the instrument, you have made an equal exchange**. Your PERSON's debt to the charging party within the United States commercial scheme is reduced and the debt the United States owes to you is reduced by the same amount. **That is a quid pro quo and everyone is happy, EXCEPT those who are not interested in the money, but just want to be in control from behind the scenes**.

To accomplish this quid pro quo exchange:

1. Your claim to being one of the people must appear on a public register (the Secretary of State),
2. You must have an account with the banker for the United States (the Secretary of the Treasury),
3. You must have given notice of your reservation of routing numbers through the national

debt accountant (at the Federal Reserve),

4. You must attach the insurance policy that covers your remedy (House Joint Resolution 192),
5. You must make your instrument negotiable so it can be used by the United States for a profit,
6. You must transmit your instrument back into the public through an agent (you registered debtor),
7. You must only use a non-cash item for this exchange,
8. You must do a banker's acceptance of a charging instrument to attach to your non-cash item,
9. You must understand that you are not getting something for nothing.

Reserving your routing numbers to use on your discharge instruments is not as difficult as was thought during the previous decade. Every person has opened bank accounts in the past that have been closed for one reason or another. On the bottom of the checks for those closed bank accounts is a routing number to the particular bank and a routing number to the particular account. Each check has a check number. When you put the check number together with the two routing numbers, you have a means of tracking each item that goes through the worldwide banking system. The routing numbers on the bottom of the checks from accounts your person has closed will never be reassigned. They are attached to your person's NAME forever and kept in the records of the Federal Reserve.

Bank accounts that are still open and active are used for cash items. Checks written on these open bank accounts can be taken to the particular bank and CASHED. This is the type of instrument used in commercial transactions everyday. There is a fund attached to the check from which the debt evidenced by the check can be paid.

Bank accounts that are no longer open and active cannot be used to process cash items. They can only be used to process non-cash items. They require special handling. Title 12 of USC and CFR explains how and when receiving banks are to process non-cash items. A closed bank account associated with your debtor's NAME, has routing numbers that can route your discharge instrument through the Federal Reserve to reduce the national debt to you and increase the balance of the bank account of the party that is charging your debtor.

The charging party is instructed to mail the discharge instrument to the Secretary of Transportation. Title 46 has sufficient evidence to support the proposition **that the Secretary is the trustee over some or all vessels of the United States.** If your debtor PERSON is presumed

to be a vessel, it is regulated by the Secretary of Transportation and is the proper party to assist in processing your non-cash item. The Secretary of Transportation can forward the item to the Secretary of the Treasury, who already has been notified to prepare for activity in your treasury direct account on the Bill of Exchange. The Secretary of the Treasury is directly related to the Federal Reserve. Between the Treasury and the Federal Reserve, **your non-cash item can be directed to the proper parties to settle the account and get everyone into that quid pro quo position we want.**

The United States and its co-business partners are debtors to you. You are the creditor, when you have filed the proper documentary registration, not only over your debtor PERSON, but also over the United States, the legal titleholder over the registered things to which you are the equitable titleholder. You are the primary creditor, so if the United States has other creditors, like the international bankers, they cannot jump to the front of the line. Their claims are subordinated to your claims if your claims are properly registered and if you understand the law surrounding what you are doing.

Do not make the mistake of moving only partially prepared as a protestor. If you want to succeed you must move well founded in facts and procedures or be dashed on the rocks of indiscretion. You will have to do it yourself Do you know that you probably won't find an At-Torn-ey who will represent you in Admiralty and there are few others except you who can get access or hearing in that Court. It is imperative that you learn completely and stay outside the court.

LEARN THE LAW FIRST, THEN JUMP OFF THE CLIFF AND FLY WITH EAGLES !!

There are many other ways of Freeing Lady Liberty to restore the united States Republic with it's Common Law Jurisdiction and remedy by creating Common Law Entities and contracts, which provide Rights and provide Privacy and Asset Protection. These ways can be less time consuming once understood. However, gaining the "Understanding" and "Knowledge" so His people will not perish and so they might come out of Babylon Usury and Commerce.

Coming out of Corporation law, still requires a lot of learning and change of mind set to avoid the pitfalls of the Babylon Court system. The foundation and information herein is also needed for that mind set and understanding in our daily lives and to fight in and out of their system. This approach is also being thought by many with various degrees of completeness and success. You must learn well, practice diligently and act completely or be dashed on the rocks of your own incomplete documents and the combined frauds of the usurpers, the rich men of the earth, the masters of the Federal Reserve System.

There are no Guarantees that the Usurious Usurpers will not declare physical war on lawful

litigants or collapse the fictitious monetary system at any time. However, through out history many have lost their lives, their fortunes and have had their sacred honor on the line for the cause of God's Agency and for the life of Lady Liberty. Can we do any less??

LONG LIVE LADY LIBERTY !!!!

QUESTIONS THAT NEED TO BE ASKED OF VARIOUS PARTIES

Do you know that there are (2) two United States, the Corporation vs. the Republic?

Do you know about the United States Corporation, created as the District of Columbia Incorporated in 1871, which lead to the IRS definition of the United States as the District of Columbia, the Military Bases and the Territories, for the purpose of usurping the offices and taking over the control of the Republic, by spreading the Federal (feudal) jurisdiction of the District of Columbia (the Seat of Government), with military rule and Admiralty Courts over the whole land and people who live therein, which does away with Un-A-Lien-Able Rights?

Do you know that there are (2) two of each state, like, New York State (the Republic) Vs. the State of New York (a Corporation under the jurisdiction of The United States Corporation, Washington D.C. ?

Do you know about the Corporate individual States, forced to incorporated by the United States Corporation under the War Powers Act (The Trading with the Enemy Act of 1917) set in place during a time of peace by a fraudulent Amending in the Banking Relief Act of March 9, 1933 (The Bank Holiday)?

Do you know that the Constitution, in addition to allegedly protecting the Un-A-Lien-Able Rights granted by our Creator, as defined in the Founding Document, the Declaration of Independence, also provides Congress, the **power to pass any law whatsoever**, regardless of the constitutionality of that law or not, in the District of Columbia (seat of Government) the Military bases or Territories?

Do you know that this unlimited power can be used today by many frauds and tricks to take away your protections provided by the Constitution, thereby

causing deprivation of Un-A-Lien-Able Rights and the granting of Civil Rights (First Civil Rights Act passed during the Civil War) over parties living under that jurisdiction of the District of Columbia?

Do you know that granting of Civil Rights, which are License Privileges, which are granted or taken away by government, our then alleged Public Servants who, by the passing of the First Civil Rights Act during the Civil War, became the masters of We the People?

Do you know that by living in a Zip Code Area (Extension of the boundaries of the District of Columbia, Extensions of the jurisdiction of the seat of government and Federal Overlays Zones) makes you a residence in a Federal Zone and living under any adhesion contract in which you claimed 14th Amendment Citizen and Debtor status, both causes the people to give up their Status of a Sovereign Citizen of the Republic and fall under any law whatsoever?

Do you know that the Birth Certificate and the Social Security Number also convert the Sovereign Citizen of the Republic, into 14th Amendment Federal Citizen and Debtor status, with only license Privileges, not Un-A-Lien-Able Rights Granted by our Creator?

Do you know that the Marriage License and the Drivers License also converts the Sovereign Citizen of the Republic, into 14th Amendment Federal Citizen and Debtor status, with only license Privileges, not Un-A-Lien-Able Rights Granted by our Creator?

Do you know that filing a 1040 form and many other adhesion contracts, causes you to lose your citizenship in your state, and to become a 14th Amendment Feudal Citizen and Debtor to the Federal Reserve, with Civil Rights, only and lose your Un-A-Lien-Able Rights and to come under the Admiralty Jurisdiction of the District of Columbia, with presumptions of guilt, with loss of justice with the presumption of innocence until proven guilty, to fall under the rules of the Federal Reserve Equity Court and to become res, thing, vessel carrying debt, chattel surety for the Federal Reserve Federal Debt?

Do you know there are many other corporate adhesion contracts, which turn the Sovereign Citizen of the Republic into 14th Amendment Federal Citizen with Debtor status and these contracts are created by the applications for and the use of, any of the benefits and privileges granted by Licenses from the State Corporation?

Do you know that children become wards of the state, by the civil marriage

License application and contract, which is a three way contract between a husband, his wife and the state, (not a three way contract between a husband, his wife and God, as required under the 1st Amendment of Religious Freedom) and by the accepting and registering of the Birth Certificate and the Social Security Number and that these and various other adhesion contracts, bound by the taking or using of benefits or considerations, cause all property, including children, to be forfeit to the corporation state ie. become wards of and under the control of the State?

Do you know that Usury is the abomination spoken about by the Lord as the way that the Canaanites, Caesarian Usurers to steal the substance from the working borrowers and that, all Usury was condemned by the Lord?

Do you know that the Federal Reserve System and the IRS, the organizers and controllers of Usury and of the United States Banking system, are not Constitutionally organized under the united States Republic and that the sole purpose of the IRS is to collect the Abominable Usury on the Fraudulent Federal Reserve Debt?

Do you know that All Banks are Extensions of the Bank Curptcy creating Federal Reserve System and All Banks and Usury Bearing Bank accounts, trap Free Citizens of the Republic, into becoming 14th Amendment Citizens, Slaves under Usury, by offering the people the chance to accept the abomination of Usury from a small amount of interest on an alleged saving account, so that the fraudulent Bank can practice massive Usury on the loans allegedly given to the people, Do you know that the people have participated in the crime of Usury already and therefore, the people have no standing at or in Law?

Do you know that the Federal Reserve System Stock is controlled by it's stockholders, the rulers of a foreign nation, the city of Burkely, an independent country (like the Vatican) in the city of London and ruled over by the Rothchild Families and other rich men of the world, who want and are taking, absolute control over all families and their assets?

Do you know that the Federal Reserve System (the Feds) and the IRS are organized under the United States Corporation and that the Feds control the Admiralty Equity Court, which controls the equity of All the Res, All of the 14th Amendment Citizens, who are alleged collateral for the alleged debt by means of the perpetual Bankruptcy created by the Banking Relief Act of March 9, 1933 and the creation of the Perpetual Bank Cruptyc Admiralty Court System by the Supreme Court ruling in Erie Railroad vs. Tompkins, All to prevent said Citizens from ever gaining any significant amount of equity "Property or Interest", real

ownership or title to their land, or ownership in themselves, or in other words, to prevent the slaves from getting any real freedom or free agency?

Do you know that the Banking Relief Act of March 9, 1933 (The Act creating a fraudulent Bankruptcy and fraudulently making of Citizens of the Republic, into prisoners of war) combined with the packing of the Corporation's Supreme Court to perversely rule on Erie Railroad Vs. Tompkins, caused the people to lose their status in the Republic and to lose the protection of the Constitution and to lose the protection of the Peoples Common Law Court, if WE THE PEOPLE make adhesion Contracts making the People into PERSONS, corporation equity chattel, and economic slaves?

Do you know that the Bankruptcy and making of prisoners of war and the landmark case Erie Railroad vs Tompkins, neutralized our Common Law Court for the prisoners of war, who were converted into 14th Amendment Feudal Citizens and denied the People access to the Common Law Peoples Court (controlled by the citizens not the government) as required under the 6th & 7th Amendments?

Do you know that the Bankruptcy, making of prisoners of war of the citizens and the land mark case Erie Railroad vs Tompkins, made all prisoners of war and unlawfully converted them to 14th Amendment Feudal Citizens, subject to the jurisdiction of military, admiralty, equity courts, without justice or constitutional protection?

Do you know that the Bankruptcy Act of 1933 made us prisoners of war by Amending the Alleged War Powers Act of 1917, The Trading With The Enemy Act, by eliminating the exclusion of the American Citizens from the status of Enemy and by including the American Citizen as the Enemy and retroactively, retrospectively and Un-Constitutionally, into prisoner of war after the end of World War I?

Do you know that, this alleged Bankruptcy, Fraudulent Banking Relief Act of 1933 and the land mark supreme court case, Erie Railroad vs. Tompkins, caused All parties subject to that, Bank Relief, Prisoners of War, Act to become prisoners of war and to become 14th Amendment wards of the state and to become chattel to the alleged national debt, created by the fraudulent federal reserve debt, created by fraudulent money, created outside the bounds of the Constitution and to take the assets of the people and attach "Lien" these assets and the people themselves as Res of the creditor of the Bankruptcy, the Federal Reserve System, as security to the alleged debt, or in other words, Debtors, indentured servants, to the Creditor?

Do you know that prior to these Dastardly Deeds, Life, Liberty and Property where among those Un-A-Lien-Able Rights granted by our Creator?

Do you know that the presumption of being innocent until proven Guilty, practiced in the Peoples Common Law Court, was reversed by the Bank Cruptycy Act of March 9, 1933 and the 1938 Erie Railroad vs. Thompkins to the presumption of guilt until you prove yourself innocent under the Admiralty, Perpetual Bank Cruptycy, Court System, by stating that, "There was NO FEDERAL COMMON LAW COURT" and thereby nearly eliminating all COMMON LAW PROCEEDINGS UNDER GODS LAW, which had been previously accessible in the Peoples Common Law Court, as provided by the 6 & 7 Amendments of the Bill of Rights, which was essentially overruled by that decision in 1938?

Do you know that there is no justice in the Admiralty Bank Cruptycy Court Systems, Do you know that these are All Courts of Equity Only and extension of the Federal Reserve claim as alleged Creditors on all substance, land, gold, cars, children and all other assets of the people made without the peoples objections by the Banking Relief Act of 1933 and the 1938 Erie Railroad vs. Tompkins?

Can a Barred Attorney Practice in the Common Law Peoples court provided for by the Constitution Contract between the States, under the Original Jurisdiction of 1789 and the Bill of Rights (Additional Clarification of the Contract), or under the restriction of the real and original 13th Amendment, which barred, bar attorneys from practicing Law (and if a Bar Attorney did so he would loose his citizenship) and when this Barred Attorney (who in reality has a TITLE OF NOBILITY) is also barred by the 13th Amendment from holding public office, (because they are agents of a Foreign country, under the British BAR) can such a Barred Attorney Practice in the Peoples Common Law Court, with this conflict of interest?

How can a Bar Lawyer, who has a **1st contract** with the Admiralty Equity Court System, **as an Officer of that Court**, then, take on the responsibility to preserve your assets by his alleged **2ed contract with you**, while at the same time that Lawyer works for the Federal Reserve, that secretly claims you and all of your assets as collateral for It's alleged National Debt, which is protected for the Federal Reserve System as the alleged Creditor, by the Admiralty Court Created by said alleged Creditor, in this perpetual Bankruptcy system designed and created to perpetually protect the Equity stolen by fraud by the Federal Reserve System?

How can a Bar Lawyer, an Officer of the Admiralty Court, Courts of Equity (Federal Reserves Equity) fairly represent a Common Law Citizen of the republic

under God's Law of Justice, the People's Common Law Courts?

How can a BARRED Attorney serve his first masters and still tell the truth about these facts to his client, a Federal Citizen, a Ward of the State?

How can such a compromised Lawyer, Officer of the Admiralty Court, fairly, completely and justly represent a Common Law Citizen of the republic under God's Law of Justice?

How can a Barred Lawyer sworn to never practice the common law or use the 6 & 7 Amendment of the Bill of Rights, in the Peoples Common Law Court System and to never use any of the Common Law Precedent Rulings made prior to Erie Railroad vs. Tompkins and to never reveal to their Clients that you are prisoners of war, 14th Amendment Feudal Citizens, fairly represent a Common Law Citizen of the republic under God's Law of Justice?

How can a Lawyer sworn to never allow their clients, wards of the state, to never have All the other protections of Un-A-lien-able rights (contracts) granted by our Creator and to never have the protection under the original jurisdiction of the Constitution of 1798 and the Bill of Rights, fairly represent a Common Law Citizen of the republic under God's Law of Justice?

How can that Barred Attorney, Officer of the Admiralty, Bank Cruptycy, Court, give their clients the traditional common Law protection with justice (under God's Law), with the reservation of All Rights granted by our Creator and protected by the Barred Constitution?

How can a BARRED Attorney, even if he knows, or does not know all of the facts set forth herein, successfully, fairly and in a Godly way serve 2 masters without, at the same time, breaching either of his 2 Contracts?

Did you ever try and get one of them, an Officer of the Admiralty Bank Cruptycy Court, to really stand on a Constitutional or Bill of Rights issue or matter before an Admiralty Court and watch them wiggle and squirm and then, suddenly you just can't reach them after you get their orders from a higher Officer of the Admiralty Court?

Have you ever wondered why so many Judges (senior Lawyers) say "Don't try to bring the Constitution into My Court?"

Do you think the Alleged Law Professors teach this, the Principles of the Real Common Law and the rules of Common Law for the People's Common Law

Court and the real facts of Law and procedures of the original Jurisdiction of 1789, in the alleged Law Schools of today, or do you think you want you to know these facts?

Do all attorneys know what and how their contracts restrict and BARS them from practicing Common Law and compromise their ability to represent their Clients in Courts of Justice and BARS THEM FROM PRACTICING in Common Law Courts provided for by the 6&7 Amendments under the Original Jurisdiction of 1789?

Do you know that if a Lawyer tries to refute these facts, he is doing a good job for the Creditor (even if he is blindly telling you what he thinks, because he has not been told all the real facts), and he is doing a good job serving his first contract and masters, the higher Officers of the Court, the Judges, who owe their first duty to the Federal Reserve and he is well serving the Bankers, who control the Bank Crupty, Admiralty, Equity Court, to control the Res, to control the chattel to the alleged debt, to control the indentured servants, the 14th Amendment Citizens, formerly WE THE PEOPLE, who are, along with their confiscated assets, the collateral for the alleged national debt created by bogus, Un-constitutional, Federal Reserve Notes (Debt Usury Instruments)?

Do you know the Federal Reserve is not part of the united States Republic and that it is private corporation controlled by stockholders who are also in control of a foreign country in the city of London?

Do you know that the Internal Revenue Service (IRS) is not part of the united States Republic and that it is a private corporation controlled by the Federal Reserve and that all the alleged income taxes collected by it are paid to the Federal Reserve to pay the alleged interest on the alleged national debt by fraud and deception?

Do you know that the amount of tax owed by those required to pay tax in your State if based on the amount owed by those required to pay tax in the United States through the Internal Revenue Services?

Do you know that, the Internal Revenue Services has repeatedly defaulted and failed to provide the law with implementing regulations, which verify that You are liable to file any Tax Return with the United of America or The Internal Revenue Services, or with your State?

Do you know that, the Internal Revenue Services has repeatedly defaulted and failed to provide the law with implementing regulations, which verify that You

are liable to pay any Tax to the United of America or The Internal Revenue Services, or your State?

Do you know that, you do not work or conduct your affairs in the venue of the District Court or under the Jurisdiction thereof, which may be fraudulently claimed by the IRS on your Individual Mater File?

Do you know that, In the calendar years at issue, you do not receive earnings or other forms of taxable income from foreign sources, including insular possessions of the United States, which may be fraudulently claimed by the IRS on your Individual Mater File?

Do you know that, In the calendar years at issue, all of your earnings and income, regardless of transactions, activities or articles from which they where derived, was from sources within your State, which may be fraudulently claimed by the IRS on your Individual Mater File as foreign source income?

Do you know that, In the calendar years at issue, you do not engage in any taxable activity within your State, which may be fraudulently claimed by the IRS on your Individual Mater File?

Do you know that, In the calendar years at issue, none of your property, including money, was involved with or derived from commercial crimes specified by your State Law or Rule or 26 CFR § 403.38(d)(1) or other illegal activity subject to forfeiture under your State Code or 26 U.S.C. §§ 7301 and/or 7302, which may be fraudulently claimed by the IRS on your Individual Master File?

Do you know that, In the calendar years at issue, none of your property, including money, was involved with or derived from drug-relating money laundering that might be subject to IRS seizure due to Title 18 & 31 authorities and Delegation Order 158, which may be fraudulently claimed by the IRS on your Individual Mater File?

Do you know that, In the calendar years at issue, you do not receive notice, which included comprehensive findings of fact and conclusions of law from **your State Tax Collector**, or from a your State Court of Competent Jurisdiction, or from a district director of an internal revenue district of the United States, or from any other Internal Revenue Service officer, agent or employee, providing point of law and implementing regulations verifying that You are subject to any State Individual Income Tax, or subject to internal revenue laws of the United States that requires you to keep books and records and file returns?

Do you know that, You are not aware of taxing and liability statutes in the Internal Revenue Code or the UCA that require you to keep books and records and file returns and neither is anyone else?

Do you know that, You are neither the executor nor heir of a **farm** or other real property estate or trust (26 U.S.C. § 1040) within an internal revenue district of the United States established in compliance with requirements of 26 U.S.C. § 7621 and Executive Order #10289 or your State, which may be fraudulently claimed by the IRS on your Individual Mater File, which may be fraudulently claimed by the IRS on your Individual Mater File?

Do you know that, By virtue of not being an executor or heir for purposes of 26 U.S.C. § 1040, you are not eligible nor has you made **an election** under authority of 26 U.S.C. § 2032A, which are applicable to the requirement to file and the liability to pay income taxes in your State, which may be fraudulently claimed by the IRS on your Individual Mater File?

Do you know that you can get copies of your Individual Mater and other hidden Files with all kinds of fraudulent information secretly coded thereon, and have the truth reveled to you by having it decoded?

Do you know that several highly trained honest IRS agents tried diligently for a considerable period of time to find the law and implementing regulations that authorized their years of oppressing citizens, and found that they had been part of fraudulently assessing classifying them on the Individual Master and other hidden files, and performing other acts of fraud and deception on the direction of their superiors, who have resigned their commission and now teach the real law?

Do you know that, you have never received and has otherwise been unable to verify that one or more Internal Revenue Service assessment officers or your State Tax Collection Officers executed lawful, procedurally proper assessment certificates for alleged tax, interest and penalty claims for the years at issue, as required by 26 CFR § 301.6203-1?

Do you know that, you have never received and have otherwise been unable to verify that one or more Internal Revenue Service assessment officers or your State Tax Collection Officers executed lawful, procedurally proper assessment certificates for alleged tax, interest and penalty claims for the years at issue, which alleged assessments made with color of law, without specific order of the Secretary of the Treasury are incomplete documents, unlawful conversion, trespass by invasion, fraud and deformation of Civil and Un-A-Lien-able Rights?

Do you know that, In the course of the current controversy, your State Tax Collection and Internal Revenue Service examination, appeals and collection personnel has never provided you with a comprehensive statement that includes findings of fact and conclusions of law to support your State Tax Collection's and the Internal Revenue Service's claims?

Do you know that, You are not now, nor has you ever been in receipt of any notice from your State Tax Collection that you have met the threshold required to be liable to file any tax return or pay any tax?

Do you know that, In the course of the controversy, your State Tax Collection and Internal Revenue Service personnel have failed to identify or otherwise disclose one or more witnesses who has first-hand knowledge of facts that provide the basis of alleged delinquent tax debts?

Do you know that, you have never signed a Form 2159: Payroll Deduction Agreement or any other consent form authorizing wage and/or bank account garnishment by the IRS or USTC?

Do you know that, you have never been served notice that the your State Tax Collection or Internal Revenue Service or Government of your State or Government of the United States has perfected a claim for delinquent tax debts by way of any judgments from a court of competent jurisdiction?

Do you know that, You are unaware of and has never seen an abstract of judgment sent with or recorded on the back of notices of federal tax lien filed against you by IRS or USTC personnel with your county recorder?

Do you know that, You are unaware of and has never received a writ of execution, writ of garnishment, or any other execution instrument from a court of competent jurisdiction?

Do you know that, You are unaware of and has never received a properly executed Form 668 B or USTC equivalent Levy included with notices of levy issued by your State Tax Collection or Internal Revenue Service personnel?

Do you know that, the Federal Reserve System and their Admiralty Court, legally has jurisdiction over 14th amendment Federal (feudal) Citizens, only?

Do you know that, the Federal Reserve Banking System and it's Bank Cruptcy Admiralty Court System, have no jurisdiction over sovereign citizens of America

or State Citizens, if all adhesion contracts, that cause the people to be a member of the corporation or under the Corporation jurisdiction, are properly rescinded for fraud and if you properly register the proper documents affirming you as the Creditor of the United States' and of your Person's debt, which takes a lot of time and training?

Do you know how the Joint Venture System, the Common Law Banking system, practiced by Jacob, Israel, to obtain his wives and flocks, was organized and worked without Usury?

Do you know that a Common Law Bank today would be Joint Ventures with the same risk for all parties, including the Bank, with an equal opportunity for Benefits, profits in the business and the use of money of substance, only and use no Usury?

Is this All some kind of conflict of interest or what?

Who ever thought up this Plan to Destroy the Agency of man granted by God, which is the cornerstone to Eternal Progression?

Do you thing that We The People, as Wards of the State, have to be sacrificed to the court and have their equity stolen (forfeited for an alleged debt created by fraudulent acts of criminal Usury) by the Federal Reserve System and It's Bank Crupty, Admiralty Court, for the lawyer to keep his job, his Esquire, his Title of Nobility and stay in the system to get super income?

Do you think that God can help us find a way to practice and live under and in His COMMON LAW OF LOVE and JUSTICE, if we go to Him, to overcome the "for lack of KNOWLEDGE My people perish" and "to above all else get UNDERSTANDING", which He has told us,?

How do you get a Temple recommend and sealing, without getting a civil license, which forces the family to be under that feudal, Usury federal reserve system and under the Admiralty Equity Courts of Bank Crupty, including the Corrupted Family Court, which is kidnapping children and stealing family assets, to help protect our families from this abomination?

Why is there a conflict with the church, when the smallest unit of the Church, the Family, creates a Family Corp Sole for the purpose of protection of the Family and Family assets, just as the body of the Church creates a Corp Sole for the purpose of protecting the body of the Church and it's assets, from the Admiralty Bank Crupty Court?

Does this sound like unrighteous dominion and denial of Free Agency?

Does the Lord tell the people in the scriptures to avoid and oppose all evil and come out of Babylon and does He expect all responsible Saints, to oppose and report wrong doings, to help cull out the rotten apples from the barrel before rot spreads to all the other apples, to protect their families from corruption and to prevent the deterioration of Church, Community and Constitutional standards that will take away the values of a good Nation?

Do you accept the 98th , 101th and 109th Sections of the D & C as the Word of the Lord?

The 98 Section sets forth in verses "4.the Laws of the land, it is my will that my people should observe to do all things whatsoever I command them. 5. And that law of the land which is Constitutional, supporting that principle of freedom in maintaining rights and privileges, belongs to all mankind and is justifiable before me. **7. And as pertaining to the law of men, whatsoever is more or less than this, cometh of evil. 11. And, I give unto you a commandment, that ye shall forsake all evil and cleave unto all good, that ye shall live by every word which proceedeth forth out of the mouth of God.**"

Section 101 states in verse 77. "According to the laws and constitution of the people, which I have suffered to be established and should be maintained for the rights and protection of all flesh, according to just and holy principles. Verse 80. And for this purpose have I established the Constitution of this land by the wise men whom I raised up unto this very purpose and redeemed the land by the shedding of blood."

Section 109 states in Verse 54 "Have mercy, O Lord, upon all the nations of the earth; have mercy upon the rulers of our land; may these principles, which were so honorably and nobly defended, namely, the Constitution of our land, by our fathers, be established forever." He also states that it, the Constitution is the supreme law of the land, referring to how the Constitution as it was written at that time for the protection of our Lives, Liberty and Pursuit of Happiness (our Property) from usurpation by our Government, our public servants?

Why does this training described herein to bring back the freedom of the people cause so much controversy and persecution for Church members, who would struggle to preserve the Freedom and Agency of men and Why is there this blind opposition to freedom particularly when Agency is the cornerstone of Eternal Progression?

The issue of Agency was the cause of the war in Heaven and was so important that fighting against Free Agency caused such a great and terrible loss to 1/3 of the host of Heaven. These were cast out and not allowed to get a body for their Eternal Progression because they chose to fight with Satan to destroy Agency?

Is not joining Satan today in his war against Agency, joining Satan to destroy the Constitution which God has wrought to protect the Un-A-Lien-Able Rights which God has granted, an extenuation of that war that started in Heaven?

Are acts of taking away the Agency of man, the Cornerstone of Eternal Progression, acts of rot and deterioration of the foundation of God's Plan and Kingdom and Are such acts against God?

Does preventing men from fighting for Liberty by dis-fellowship and ex-communication sound like unrighteous dominion and denial of Free Agency?

Did the Lord state in the 121 Section of the Doctrine and Covenants, That, "37....or to exercise control or dominion or compulsion upon the souls of the children of men, in any degree of unrighteousness, behold, the heavens withdraw themselves; and the Spirit of the Lord is grieved; and when it is withdrawn, Amen to the priesthood or the authority of that man. 41. No power or influence can or ought to be maintained by virtue of the priesthood, only by persuasion, by long-suffering, by gentleness and meekness and by love unfeigned; 42. By kindness and pure knowledge, which shall greatly enlarge the soul without hypocrisy without guile---"?

Should the members sustain a leader If that leader is guilty of unrighteous dominion, when that leader has betrayed the members of God's Kingdom to Satan, and take away Free Agency, by "exercise control or dominion or compulsion upon the souls of the children of men, **in any degree of**" **un-right-eousness**?

In other words, if any leader be guilty of taking away the Agency of man, the foundation of eternal progression of any member, or be guilty of working to destroy Freedom under the Constitution given by God, or be guilty of calling a Prophet of God an Apostate, then, should the People of the congregation continue to sustain that leader in an Office, which requires honor and trust and all the admonitions of the 121 Section of the D. & C.?

There are many, many additional questions that could be added to this list. **The Answers to these are imperative to save the life of Lady Liberty.** We can not restore the principles the

God has set forth for good government to protect the Rights granted by Him unless we gain a full understanding of the deception and fraud that holds us as economic slaves.

The knowledge and understanding are essential to restore a proper self government of, by and for We the People. We need and have the right to the complete answer to each of these and all other questions that arise pertaining to our spiritual, temporal or financial well being.

Government controlled by the rich men of the world used to hold us in economic and spiritual slavery must be peacefully set aside by the citizens, members and lovers of liberty taking peaceful responsibility to gain knowledge and understanding and to apply it in wisdom. A restoration of the protection of the Government established by the original constitution forming a republic must be set in motion again to serve God and men must be made before evil prevails completely. It has been said that, All that is require for evil to prevail is for good men to do nothing.

The Abuse by a government running amuck is obvious even to the blind. The answers to the questions requires deep soul searching and the honesty to commit to the standards and precepts, which you profess to commit to making the effort to serve God and you fellowman to help Yourself and the reset of We the People Free from economic slavery. If there are any sources referred to in our questions, which will be of benefit in our or your search for truth feel free to ask and will dig them out again and forward copies and origins to you as soon as possible.

The answers are often hard to get from both our public servants and other leaders due to ego, lack of knowledge or just plain being on the wrong side of the war to preserve the Agency granted by Him. The Completeness of the tangled web they have woven is hard to untangle with complete understanding or fact. Therefore, since we believe you have the resources to help us get these answers and help us become free under God, I and my friends and fellow citizens and members of this great union of States must ask that you answer these questions.

Bibliography

- works completely describing the fraud and corruption caused by the creation of the Federal Reserve System Written by [Devy Kidd](#), [Eustace Mullins](#)
- Dr. [Eugene Schroder](#), setting forth the corruption of the Amendment of the Trading with the Enemies Act within the Banking Relief Act on March 9, 1933

- Dr. [W. Cleon Skousen](#)'s, at least but not limited to, "*The Miracle of America*", "*The Five Thousand Year Leap*" and "*The Majesty of Gods Law*"
- (more: Bibliography creation still in progress)