

MEMORANDUM OF LAW CONCERNING THE ABROGATION OF THE UNITED STATES AN ACT OF HIGH TREASON¹

The purpose of this memorandum is to reveal how the treasonous BAR's esquires conspired, to seized control of congress and the federal judiciary to supplant the Law and thereby abrogate the United States of America in exchange for money and power, placing themselves in "positions of honor" that was forbidden them by the original 13th Amendment" ratified in 1819² and concealed in 1876 when the 14th Amendment was divided into "two" thereby holding the position of the 13th and the 14th. The now hidden, ratified, and still Law, Amendment carries an enforceable strict penalty, i.e., "inability to hold office" and "loss of citizenship" for holding the title of honor called "Esquire,"³ a title of dignity.⁴

This is particularly destructive today in the 21st Century as government is increasingly FOR SALE to the highest bidder, as foreign and multinational corporations and individuals compete to line the pockets of politicians and political parties to accommodate and purchase protection or privilege, i.e. honors, for their special interests. Resulting in the concealment of Natural Law Jurisdictions and carrying the People away to jurisdictions unknown, replacing "Natural Rights" with "civil rights".

PROCLAMATION OF COMMON LAW

In 1775, Colonial "Militiamen,"⁵ a/k/a We the Sovereign People,⁶ took up arms against the British troops of the tyrant king George for subversion of the unalienable rights of We the Sovereign People.

On July 4th 1776, We the Sovereign People, in a Declaration of Independence, dissolved the political bands with Britain proclaiming; *"When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with*

¹ "Judges have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given. The one or the other would be treason to the Constitution." [Cohen v. Virginia, (1821), 6 Wheat. 264 and U.S. v. Will, 449 U.S. 200.

² **Amendment XIII** – (ratified 1819) If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

³ **ESQUIRE:** In English law. A title of dignity next above gentleman, and below knight. Also a title of office given to sheriffs, serjeants, and barristers at law, justices of the peace, and others. 1 Bl.Comm. 406; 3 Steph.Comm. 15, note; Tomlins. On the use of this term in American law, particularly as applied to justices of the peace and other inferior judicial officers, see Christian v. Ashley County, 24 Ark. 151; Corn. v. Vance, 15 Serg. & R., Pa., 37.

⁴ **DIGNITY:** In English law. An honor; a title, station, or distinction of honor. Dignities are a species of incorporeal hereditaments, in which a person may have a property or estate. 2 Bl.Comm.37;

⁵ **MILITIA:** The body of citizens in a state, enrolled for discipline as a military force, but not engaged in actual service except in emergencies, as distinguished from regular troops or a standing army. Ex parte McCants, 39 Ala. 112; Worth v. Craven County, 118 N.C. 112, 24.

⁶ **SOVEREIGN PEOPLE:** The political body, consisting of the entire number of citizens and qualified electors, who, in their collective capacity, possess the powers of sovereignty and exercise them through their chosen representatives. Scott v. Sandford, 19 How. 404, 15 L.Ed. 691.

another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation. We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.” In this Proclamation, We the Sovereign People laid the foundation of our Constitution calling upon our Creator, acknowledging the covenant with God, by establishing the “Law of the Land”. That is the “Common Law” that the Bill of Rights expresses.

The acknowledgement of this covenant with God under His Law was made clear by a committee of three, John Adams, Thomas Jefferson and Benjamin Franklin that were chosen to author our founding document, the Declaration of Independence in 1776. This same committee of three was again chosen by the Continental Congress to work on and submit a national seal design for approval. Jefferson, in the representation of the Law of the Land and our structure of government, designed an illustration of the Israelites' exodus out of slavery and bondage from Egypt.



Benjamin Franklin had an idea similar to Jefferson's and wanted to also illustrate a scene from the Exodus of the Israelites. The seal would show Moses parting the Red Sea with Pharaoh and his chariots being overwhelmed by the waters with the motto "Rebellion to tyrants is obedience to God." Thomas Jefferson became so enamored with this motto he incorporated it for his own personal seal design.



In 1782, congress, already under the influence of the "federalist barristers"⁷ rejected the Jefferson and Franklin designs and instead adopted a two-sided seal designed by Charles Thomson. His seal "Gave Allegiance to a Secret Society" that symbolically made the point



within the seal that there was already a conspiracy to supplant the Law of the Land (God) with the civil law of man (under a new world order). Franklin was not happy with the eagle, as he explained in a letter to his daughter: "*For my own part, I wish the Bald Eagle had not been chosen as the Representative of our Country. He is a Bird of bad moral Character. He does not get his living honestly. You may have seen him perched on some dead Tree near the River, where, too lazy to fish for himself, he watches the Labor of*

⁷ The Federalists, headed-up by Alexander Hamilton were infiltrated by barristers and the banksters whose interests were for a strong federal government. They infiltrated and influenced congress already before we became the United States of America; Attesting to the fact that the revolutionary war continued covertly until today via the barristers' assault upon our Republic.

the Fishing Hawk; and when that diligent Bird has at length taken a Fish, the Bald Eagle pursues him and takes it from him.”

In 1789, We the People of the United States, “*in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity did ordain and establish the Constitution for the United States of America.*”

In 1791, We the People of the United States “*expressed a desire in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution*” RESOLVING THAT: this Bill of Rights “*to be valid to all intents and purposes, as part of the said Constitution.*”

The Bill of Rights thereby being the capstone of our Constitution, laid the foundation of our unalienable rights, in addition to Article I Section 9 of the Constitution that expressed the Blessings of Common Law by which all law is measured in that all laws repugnant to Liberty are “*null and void.*” – Marbury v Madison

Therefore, by We the People calling upon God in 1776 desiring the righteousness of His Law, seeking the Blessing of His liberty in 1789 and proclaiming His unalienable rights in 1791, entered into an everlasting covenant with Him that no man can depose.⁸ Now, being his children through adoption to whom pertained the covenants, the law and the promises⁹, He Put His laws into our mind and wrote them in our hearts and became to us a God. We became to him His People¹⁰ and He shall judge the world in righteousness, He shall minister judgment to the people in honor;¹¹ therein the Common Law!

God decreed concerning those who would attempt to unseat Him and overthrow His covenant and bind His people in a statutory bondage¹² saying,¹³ “*it shall come to pass that the LORD will give His People rest from their sorrow, and from their fear, and from the hard bondage wherein they were forced to serve leviathan (novus ordo seclorum¹⁴); they will not rise and possess the land, nor fill the face of the world with their [dark] cities*” and that he would rise up against them at the worlds darkest moment¹⁵ and “*sweep the children of iniquity with the broom of destruction.*” Of that day the Lord said, “*Surely as I have thought, so shall it come to pass; and as I have purposed, so shall it stand: In that day the LORD with his sore and great and strong sword will punish leviathan¹⁶ the piercing serpent, even leviathan that*

⁸ Geneses 17

⁹ Romans 8:15; 9:4-6; 11:24-27; Galatians 4:6

¹⁰ Hebrews 8

¹¹ Psalms 9

¹² Exodus 6:5-6

¹³ Isaiah 14

¹⁴ The phrase ***Novus ordo seclorum*** ([Latin](#) for “New order of the ages” (NWO); English pronunciation: /'noʊvəs ˈɔːrdoo se'klɔərəm/; Latin pronunciation: ['nɔwos ˈoːrdoː se:'klɔːrūː]) appears on the reverse (or back side) of the Great Seal of the United States, first designed in 1782 and printed on the back of the [United States one-dollar bill](#) since 1935.

¹⁵ Zephaniah 1:12-15

¹⁶ The collective body of the children of iniquity under the rule of Satan - Book of Revelation

crooked serpent; and slay the dragon that is in the world.” Therefore, We the Sovereign People will reestablish the Law of the Land and God will execute His Judgment upon all who offend. And it appears that God has begun His Judgments via a “Type of King Cyrus” that it appears He has raised in the city of harlots “Washington DC.” For God revealed to us that there is no power among men that has not been given from above.¹⁷

SEDITIONOUS CONSPIRACY¹⁸

According to the Southern Poverty Law Center (SPLC) Intelligence Report, which proclaims to be the nation’s preeminent periodical monitoring the radical right in the United States, has counseled all government agencies and police departments into believing that anyone that uses specific words like militia, sovereign, oath keepers, constitution, patriots and even founding fathers, to name just a few, are armed, radicals and dangerous cop killers, whose names are put on the terrorist watch list. This agitation often causes police to over-react with excessive force and on a few occasions respond by SWAT teams when these words are used at traffic stops.

Much of the overreaction that fuels the police comes from www.policemag.com that spews forth the lies of the Southern Poverty Law Center to unsuspecting law-enforcement agencies and departments. The SPLC is an arm of the BAR whose one of its purpose is to excite violence by federal agents and police upon the People who are trying to return Law, Order and Justice back into our status quo courts.

Sometime after 1819, the 13th Amendment that barred BAR attorneys, a/k/a esquire from elected offices and our courts, just disappeared, just in time for the founding of the American Bar Association on August 21, 1878, in Saratoga Springs, New York, by 100 esquires (BAR attorneys) from 21 states.

On September 21, 1950 a Report on the National Lawyers Guild, Legal Bulwark of the Communist Party, by the Committee on Un-American Activities, House Report No. 3123 81st Congress 2nd Session reported:

“The National Lawyers Guild is the' foremost legal bulwark of the Communist Party; its' front organizations,' and controlled unions. Since its inception it has never failed to rally to the legal defense of the Communist Party and individual members thereof, including known espionage agents. It has consistently fought against national, State, and local legislation aimed at curbing the Communist conspiracy. It has been most articulate in its attacks upon all agencies of the Government seeking to expose or prosecute the subversive activities of the

¹⁷ **John 19:11**

¹⁸ **18 U.S. Code § 2384 – Seditious conspiracy:** If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined under this title or imprisoned not more than twenty years, or both. (June 25, 1948, ch. 645, 62 Stat. 808; July 24, 1956, ch. 678, §?1, 70 Stat. 623; Pub. L. 103–322, title XXXIII, §?330016(1)(N), Sept. 13, 1994, 108 Stat. 2148.)

Communist network, including national, State, and local investigative committees, the Department of Justice, the FBI and law enforcement agencies generally. Through Its affiliation With the International Association of Democratic Lawyers, an international Communist-front organization, the National Lawyers Guild has constituted itself an agent of a foreign principal hostile to the interests of the United States. It has gone far afield to oppose the foreign policies of the United States, in line with the current line of the Soviet Union.”

The National Lawyers Guild is the nation’s oldest and largest progressive BAR association, a communist organization hell-bent on the destruction of our Constitutional Republic via progressive reform of our founding documents. The BAR has seized control of our government at every level through the Deep State; whereas, no decision is made, no law is passed and no issue is resolved without the seditious BAR orchestrated legislation intended to regulate our Liberties and eventually abolish them; a necessity for their NWO.

The BAR has convinced the populous that the United States is a democracy which is a stepping-stone to totalitarianism and that by orchestrating popular demand through fear is then able to legislate statutes that abrogate the unalienable rights of the Sovereign People. Democracy and totalitarianism are types of governments that offer different ways of making decisions on behalf of the people they govern. They share some similarities and at the end of the day yield the same results. While one focuses on oppression, the other embraces the differences of the people until lurking egotistical tyrants seize control and over-time convince the sheeple to vote away their liberties as it morph’s into totalitarian, as John Adams commented: “*democracy never lasts long it soon wastes, exhausts, and murders itself.*” Article IV, Section 4, declares: “The United States shall guarantee to every State in this Union a Republican Form of Government.” Not a Democratic Form of Government!

Today out of a total of 435 U.S. Representatives and 100 Senators (535 total in Congress), lawyers comprise the biggest voting block of one type, making up 43% of Congress. Sixty percent of the U.S. Senate are lawyers. And according to the Washingtonian there are 80,000 lawyers working in Washington DC alone.

With all these NWO minions nibbling at every legislated word and judicial meaning, they turned our Courts of Justice in to courts of thieves. They send out swarms of police that operate as code enforcement officers. They fine or imprison people for behavior that they deem a crime or for not having a license to exercise our unalienable rights. They tax our homes, our labor and even in death they tax our children’s inheritance. They ignore our Laws, they changed our unalienable rights to civil rights via the repugnant 14th Amendment and they changed our Common Law to legislative law. They stack and taint our juries, they removed the knowledge of our Sacred Foundation from our education, they claim government by consent is the ballot box, they expanded their jurisdictions and powers. They removed our power to recall, they imprison us in statutory prisons to control the will of the People and they robbed our states of their sovereignty and subjected them to the will of the federal government via the repugnant

17th Amendment. They enslaved the People treating them as chattel and created debtor's prisons via the repugnant 16th Amendment. They removed the 13th Amendment and replaced it with another. All of this was possible because the People are ignorant of the most important issues that provide for their liberty and destiny! The justice system and the political system! as the BAR covertly dismantle our Republic.

Thomas Jefferson said, *“An enlightened citizenry is indispensable for the proper functioning of a republic. Self-government is not possible unless the citizens are educated sufficiently to enable them to exercise oversight. It is therefore imperative that the nation see to it that a suitable education be provided for all its citizens.”* As long as government controls our children's curriculum, we will never have that suitable education.

“The two enemies of the people are criminals and government, so let us tie the second down with the chains of the Constitution so the second will not become the legalized version of the first.” – Thomas Jefferson, and so it has!

“Government is like fire, a dangerous servant and a fearful master.” – George Washington

Our founding fathers understood that the biggest obstacle to freedom was the tendency of all governments to grow, absorbing power unto themselves. And only the People can take it away from them.

“I know no safe depositary of the ultimate powers of the society but the people themselves; and if we think them not enlightened enough to exercise their control with a wholesome discretion, the remedy is not to take it from them, but to inform their discretion by education. This is the true corrective of abuses of constitutional power.” – Thomas Jefferson

THE SYSTEMATIC DESTRUCTION OF AMERICA

By enemies both foreign and domestic

In 1871 in an act of High Treason, the 41st Congress, steered by barristers acted without constitutional authority, an act of fraud via the Organic Act of 1871, conspiring to subvert the United States of America by attempting to depose our covenant with our Creator and thereby establishing a totalitarian government unaccountable to We the Sovereign People, incorporated the United States under foreign control, behind which the conspiratorial erosion of our Constitution began. Only We the Sovereign People can ordain and establish Laws¹⁹ and governments.²⁰ Only We the Sovereign People are endowed by the Creator with certain unalienable rights. Governments are not! Therefore, all latter construction upon the Organic

¹⁹ **PREAMBLE:** “We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.”

²⁰ **GOVERNMENT:** “Republican Government; one in which the powers of sovereignty are vested in the people and are exercised by the people” In re Duncan, 139 U.S. 449, 11 S.Ct. 573, 35 L.Ed. 219; Minor v. Happersett, 88 U.S. (21 Wall.) 162, 22 L.Ed. 627. Black's Law Dictionary, Fifth Edition, p. 626.

Act of 1871 is as “*null and void*” as is the Act itself, which attempted to supplant our Constitutional Republican Form of Government that our servants were entrusted to guarantee, by oath.

Article IV Section 4 - The United States shall guarantee to every state in this union a republican²¹ form of government, and shall protect each of them against invasion;...

Any court resting upon said Act is a de facto court²². Any judge acting under such fiction of law²³ denies due process²⁴ and is acting in excess of their judicial authority²⁵, in collusion, under color of law,²⁶ thereby losing judicial immunity.²⁷ Therefore, any judicial reliance upon said act is injudicious, an act of seditious conspiracy to overthrow our Republican form of government. Any clerk failing to file common law documents, such as this, also enters into the seditious conspiracy.

18 U.S. Code §2385 - Advocating overthrow of Government; 18 USC §2384: Seditious conspiracy with wide spread mutilating; and, 18 USC §2071: failing to file.

In 1878, in an act of high treason, seventy-five lawyers from twenty-states and the District of Columbia met in Saratoga Springs, New York, to establish the American BAR Association (ABA), the minions of the “*new order of the ages.*” Since that first meeting, the ABA has worked in the shadows infiltrating our government, our political process, our courts, our churches, our institutions and our media; demoralizing our children all in an conspiracy to expunge our

²¹ **REPUBLIC:** A form of government which derives all its powers directly from the people where elected servants hold office for a limited period or during good behavior [*not exceeding their vested powers*] or at the pleasure of the people.

²² **DE FACTO GOVERNMENT:** One that maintains itself by a display of force against the will of the rightful legal government and is successful, at least temporarily, in overturning the institutions of the rightful legal government by setting up its own in lieu thereof. *Wortham v. Walker*, 133 Tex. 255, 128 S.W.2d 1138, 1145.

²³ **FICTION OF LAW:** “Something known to be false is assumed to be true.” *Ryan v. Motor Credit Co.*, 130 N.J.Eq. 531, 23 A.2d 607, 621. “That statutes which would deprive a citizen of the rights of person or property without a regular trial, according to the course and usage of common law, would not be the law of the land.” *Hoke vs. Henderson*, 15, N.C.15, 25 AM Dec 677. “A rule of law which assumes as true, and will not allow to be disproved, something which is false, but not impossible.” *Best, Ev.* 419.

²⁴ **DUE COURSE OF LAW**, this phrase is synonymous with “due process of law” or “law of the land” and means law in its regular course of administration through courts of justice. - *Kansas Pac. Ry. Co. v. Dunmeyer* 19 KAN 542.

²⁵ **EXCESS OF JUDICIAL AUTHORITY:** “Acts in excess of judicial authority constitute misconduct, particularly where a judge deliberately disregards the requirements of fairness and due process.” *Cannon v. Commission on Judicial Qualifications*, (1975) 14 Cal. 3d 678, 694; Society’s commitment to institutional justice requires that judges be solicitous of the rights of persons who come before the court. [*Geiler v. Commission on Judicial Qualifications*, (1973) 10 Cal.3d 270, 286];

²⁶ **COLOR OF LAW:** The appearance or semblance, without the substance, of legal right. [*State v. Brechler*, 185 Wis. 599, 202 N.W. 144, 148] Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state, is action taken under “color of state law.” (*Atkins v. Lanning*, 415 F. Supp. 186, 188)

²⁷ **JUDICIAL IMMUNITY:** “... the particular phraseology of the constitution of the United States confirms and strengthens the principle, supposed to be essential to all written constitutions, that a law repugnant to the constitution is void, and that courts, as well as other departments, are bound by that instrument.” ... “In declaring what shall be the supreme law of the land, the Constitution itself is first mentioned; and not the laws of the United States generally, but those only which shall be made in pursuance of the Constitution, have that rank”. ... “All law (rules and practices) which are repugnant to the Constitution are VOID”. ... Since the 14th Amendment to the Constitution states “NO State (Jurisdiction) shall make or enforce any law which shall abridge the rights, privileges, or immunities of citizens of the United States nor deprive any citizens of life, liberty, or property, without due process of law, ... or equal protection under the law”, this renders judicial immunity unconstitutional. *Marbury v. Madison*, 5 U.S. (2 Cranch) 137, 180 (1803); There is a general rule that a ministerial officer who acts wrongfully, although in good faith, is nevertheless liable in a civil action and cannot claim the immunity of the sovereign. *Cooper v. O’Conner*, 99 F.2d 133

common law and thereby our Republic and replace it with civil law a/k/a Babylonian law, Justinian law, or Roman Law. Today, with almost a half a million BAR members, 80,000 of them working in Washington DC. They have perverted the rule of law, deprived We the Sovereign People of due process and have supplanted our Article III courts with jurisdictions unknown.

In November 1910 in an act of high treason, six men – Nelson Aldrich, Abram Andrew, Henry Davison, Arthur Shelton, Frank Vanderlip and Paul Warburg – met at the Jekyll Island Club, off the coast of Georgia, to write a plan to reform the nation’s banking system. The meeting and its purpose were closely guarded secrets, and participants did not admit that the meeting occurred until the 1930s. But the plan written on Jekyll Island laid a foundation for what would eventually be the Federal Reserve System that was steered by barristers.

In 1913, in an act of high treason, four diabolical acts of Congress steered by barristers set the course for the destruction of the United States of America, constructed upon the aforesaid “Organic Act of 1871:”

- 1) The unlawful removal and CONCEALMENT OF THE ORIGINAL 13TH AMENDMENT, steered by barristers. This Amendment, ratified in 1819 and which just “disappeared” in 1876, added an enforceable strict penalty upon barristers, i.e., inability to hold office and loss of citizenship and other conflicts of citizenship interest, such as accepting emoluments of any kind for services or favors rendered or to be rendered. This is particularly applicable today in the 21st Century as government is increasingly FOR SALE to the highest bidder, as foreign and multinational corporations and individuals compete to line the pockets of politicians and political parties to accommodate and purchase protection or privilege for their special interests.
- 2) The UNRATIFIED SIXTEENTH AMENDMENT, steered by barristers that only appears to create an income tax,²⁸ an act of extortion and a sponsor of debtor’s prisons, in direct violation of our Common Law Constitution Article I Section 9 Clause 5 that states, “*No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.*”
- 3) The SEVENTEENTH AMENDMENT, steered by barristers destroyed the checks and balance of power in violation of the Constitution Article V, which states, “*no state, without its consent, shall be deprived of its equal suffrage in the Senate.*” The 17th Amendment removed the States representation in Washington giving the Senate to the People who already had representation in congress thereby “*depriving states of its equal suffrage.*” Every State being sovereign has the ability to correct this unconstitutional amendment by

²⁸ “Congress cannot by any definition (of income in this case) it may adopt, conclude the matter, since it cannot by legislation alter the Constitution, from which alone it derives its power to legislate, and within whose limitations alone that power can be lawfully expressed.” *Eisner v. Macomber*, 252 U.S. 189; “In construing federal revenue statute, Supreme Court gives no weight to Treasury regulation which attempts to add to statute something which is not there.” *United States v. Calamaro*, 354 U.S. 351 (1957), 1 L. Ed. 2d 1394, 77 S. Ct. 1138 (1957); “The 16th Amendment does not justify the taxation of persons or things previously immune. It was intended only to remove all occasions for any apportionment of income taxes among the states. It does not authorize a tax on a salary” *Evans V. Gore*, 253 U.S. 245

the power of nullification. The Governor and two houses of each state need only recall their two unconstitutional senators and send two that will represent the will of the State.

- 4) The unconstitutional FEDERAL RESERVE BANKING ACT OF 1913, steered by barristers gave control of America's economy to a private corporation owned by foreign bankers who answer to no one and regulate the value of worthless notes of debt called the dollar, robbed We the People of our gold and bankrupted America. Thomas Jefferson warned us when he wrote, *"I sincerely believe that banking institutions are more dangerous to our liberties than standing armies. The issuing power should be taken from the banks, and restored to the people to whom it properly belongs."* President Andrew Jackson stated in reference to the bankers at the state of his administration, *"You are a den of vipers and thieves. I intend to rout you out, and by the Eternal God, I will rout you out."*

The Federal Reserve Act was a vile act of congress in violation to the Constitution Article I Section 8 Clause 5 - *"The Congress shall have power to coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;"* and Article I Section 10 Clause 1 - *"No state shall make anything but gold and silver coin a tender in payment of debts;"* Congress was given NO AUTHORITY to pass their Constitutional duty to foreign banksters who have bankrupted our monetary system. This was and continues to be an act of treason.

Charles A. Lindbergh, Sr., concerning the Federal Reserve Act, said, *"The financial system has been turned over to the Federal Reserve Board. That Board administers the finance system by authority of a purely profiteering group. The system is Private, conducted for the sole purpose of obtaining the greatest possible profits from the use of other people's money... This establishes the most gigantic trust on earth. When the President [Wilson} signs this bill, the invisible government of the monetary power will be legalized... the worst legislative crime of the ages is perpetrated by this banking and currency bill ... From now on, depressions will be scientifically created."*

The Federal Reserve was chartered by an act of deceit, through an act of congress when most had gone home for Christmas holiday on December 23rd, 1913. No recess had been called, while nearly every senator had gone home. Only three senators passed the act with a unanimous voice vote, 3-0. There were no objections.

James Madison, the main author of the U.S. Constitution wrote, *"History records that the money changers have used every form of abuse, intrigue, deceit, and violent means possible to maintain their control over governments by controlling money and its issuance."*

In 1934, Congressman McFadden on the Federal Reserve Corporation remarks in Congress: *"Mr. Chairman, we have in this Country one of the most corrupt institutions the world has ever known. I refer to the Federal Reserve Board and the Federal Reserve Banks, hereinafter called the Fed. The Fed has cheated the Government of these United States and the people of the United States out of enough money to pay the Nation's debt. The depredations and*

iniquities of the Fed has cost enough money to pay the National debt several times over... This evil institution has impoverished and ruined the people of these United States, has bankrupted itself, and has practically bankrupted our Government. It has done this through the defects of the law under which it operates, through the maladministration of that law by the Fed and through the corrupt practices of the moneyed vultures who control it... The United States has been ransacked and pillaged. Our structures have been gutted and only the walls are left standing. While being perpetrated, everything the world would rake up to sell us was brought in here at our expense by the Fed until our markets were swamped with unneeded and unwanted imported goods priced far above their value and make to equal the dollar volume of our honest exports, and to kill or reduce our favorite balance of trade. As Agents of the foreign central banks the Fed try by every means in their power to reduce our favorable balance of trade. They act for their foreign principal and they accept fees from foreigners for acting against the best interests of these United States. Naturally there has been great competition among foreigners for the favors of the Fed.” See evidence document Congressman McFadden Speech on House Floor 1934, attached.

TODAY, in an act of high treason, under legislation such as the Patriot Act and the creation of the Department of Homeland Security, We the Sovereign People are under attack by our very own elected and appointed servants. Our very way of life is in jeopardy because of the ignorance of the meaning of words and the misuse of the way that government by consent that our founders framed for us has been abused.

The fact of the matter is, *“In the United States, sovereignty resides in people. The Congress cannot invoke the sovereign power of the People to override their will...”*²⁹ *“It will be admitted on all hands that with the exception of the powers granted to the states and the federal government through the Constitutions, the people of the several states are unconditionally sovereign within their respective states.”*³⁰ *“Supreme sovereignty is in the people - No authority can, on any pretense whatsoever, be exercised over the citizens of this state, but such as is or shall be derived from and granted by the people of this state.”*³¹ *“Sovereignty itself is, of course, not subject to law, for it is the author and source of law; but in our system, while sovereign powers are delegated to the agencies of government, sovereignty itself remains with the people, by whom and for whom all government exists and acts And the law is the definition and limitation of power...”*³²

The following are “ACTS OF TREASON” perpetrated upon the People by enemies foreign and domestic within our congress and courts made possible by the insidious ABA.

- They abrogated our unalienable rights by changing them into civil rights calling them privileges and immunities, and placed people under civil law in 1868 through the 14th

²⁹ Perry v. US, 294 U.S.330.

³⁰ Lansing v. Smith, 4 Wendell 9, (NY) 6 How416, 14 L. Ed. 997.

³¹ NY LAW § 2.

³² Yick Wo v. Hopkins, 118 US 356, 370.

Amendment as they methodically and seditiously abrogated and concealed our Natural law courts.

- They created a foreign state within a state within a city (*Washington DC*) through the Organic act of 1871 placing the United States under the control of foreigners via the deep state.
- They enslaved the People under the Federal Reserve Act which gave complete control of the dollar to foreign bankers. Today the 1913 dollar is worth about 2 cents; thereby subjecting the People to debtor's prison in 1913 by taxing their income through the "unratified" and anti-constitutional 16th Amendment.
- They removed the states right of suffrage via the Senate in 1913, thereby enslaving the states through the anti-constitutional 17th Amendment.
- In 1944 at the Bretton Woods Agreement Conference, the United States totally surrendered its sovereignty to the banking forces by forcing the nations of the world to accept the dictates of the centralized banking system.
- The International Organizations Immunities Act enacted in 1945 relinquished every public office of the United States to the United Nations and established a special group of foreign or international organizations whose members could work in the U.S. and enjoy certain exemptions from US taxes and search and seizure laws.
- In 1947, NSA and CIA became operational and marked the birth of the national police state surveillance grid. Today, the CIA is a private corporation which operates as a prostitute for global banking interests and does not represent the United States.
- In 1948, the creation of the United Nations on American soil marked the beginning of the end of political sovereignty in the United States. John Kerry, without the approval of the Senate signed the United Nations Arms Treaty which will soon eliminate the 2nd Amendment and private property will be eliminated in America through the United Nation's Agenda 21 program that is spreading across America.
- In 1950, the 81st Congress Investigated the Lawyers Guild and determined that the BAR. Association was founded and run by communists. Thus, any elected official that is a member of the BAR. will only be loyal to the BAR and not the people. (See 81st Congress Report No. 3123).
- Since at least 1960, Americans have been conditioned to ignore the encroachment of tyranny through television and the subsequent propagandizing of this medium of communication.
- In 1963, the Bible and prayer was outlawed in the classroom which marked the beginning of moral decay in America.
- In 1968, the United States became a nation that imported more than it exported as Congress regulated and taxed corporations forcing them to relocate overseas and today, we have a mere 14% left of what was once our proud American manufacturing base.
- On September 11, 2001, the national police state surveillance grid reached maturity. This event created, under the guise of national security, the Department of Homeland Security, TSA and FEMA which during a national emergency controls every resource, every asset and

even our freedom. It also created the Patriot Act and now today virtually every communication that we engage in is monitored.

- They have flooded our courts with nearly 150 years of repugnant acts, statutes and rules.
- Title 8 USC 1481, 1952; effective in 2012 declaring patriots willing to defend the Constitution to be terrorists and thereby the loss of nationality by native-born or naturalized citizenship.
- Title 28 USC 3002 Section 15A in 1990; States that the United States is a Federal Corporation and not a Government, including the Judiciary Procedural Section. The de jure states in the form of Republics and the de jure United States were incorporated, or set aside by the Bankruptcy Act of 1933.
- Patriot Act, 2001.
- Homeland Security Act, 2002.

In 1961, President John F. Kennedy, said this concerning this communist conspiracy, *"We are opposed around the world by a monolithic and ruthless conspiracy that relies primarily on covert means for expanding its sphere of influence; on infiltration instead of invasion; on subversion instead of elections; on intimidation instead of free choice; on guerrillas by night instead of armies by day. It is a system which has conscripted vast human and material resources into the building of a tightly-knit, highly-efficient machine that combines military, diplomatic, intelligence, economic, scientific and political operations. Its preparations are concealed, not published; its mistakes are buried, not headlined; its dissenters are silenced, not praised. No expenditure is questioned; no rumor is printed; no secret is revealed. It conducts the Cold War in short, with a war-time discipline no democracy would ever hope or wish to match... there is very grave danger that an announced need for increased security will be seized upon by those anxious to expand its meaning to the very limits of official censorship and concealment."*

The ABA has systematically infiltrated our federal and state legislatures and courts and through an overwhelming army of oblivious, non-thinking highly trained in the art of legalese attorneys³³ and self-righteous overconfidence in the lie they spent \$212,707³⁴ to receive the falsely called title, lawyer and BAR honor esquire.

"Common sense is the foundation of all authorities, of the laws themselves, and of their construction." – Thomas Jefferson: Batture at New Orleans, 1812. ME 18:92. "Laws are made for men of ordinary understanding and should, therefore, be construed by the ordinary rules of common sense. Their meaning is not to be sought for in metaphysical subtleties which may make anything mean everything or nothing at pleasure." – Thomas Jefferson to William Johnson, 1823. ME 15:450

³³ **Incomprehensible statutes** to one of ordinary understanding or knowledge.

³⁴ **The average cost of law school** for a graduate of the top twenty law schools in the country comes out to be \$136,707 plus their undergraduate degree of \$76,000 to be a final total of \$212,707.

If we become the lawful People that we covenanted with God to be through our founding documents, God will provide safety. He did so for Israel for 400 years until they replaced the King of their court with a man named Saul. And our hired servants without our permission have done the same.

“Ye shall not therefore oppress one another; but thou shalt fear thy God: for I am the LORD your God. Wherefore ye shall do my statutes, and keep my judgments, and do them; and ye shall dwell in the land in safety. And the land shall yield her fruit, and ye shall eat your fill, and dwell therein in safety.” – Lev 25:17-19

ASSAULT UPON OUR BILL OF RIGHTS

RIGHTS ARE UNALIENABLE and thereby not transferable. Therefore, no elected or appointed servant can decide for the People to exchange liberty for security. The providing of security by a government starts at the border and not the threshold of our private communications and activities. Once we logically deduce and thereby allow our servant government to erode just a little bit of our God given rights; they will logically eventually take it all. And it appears that they already have!

"Those who would give up essential Liberty, to purchase a little temporary Safety, deserve neither Liberty nor Safety." – Benjamin Franklin

- Amendment I – the government has already created “free speech zones”, banned religious expressions on holy days such as Christmas, banned prayer and the Bible in schools, and has denied redress of grievances.
- Amendment II – they have licensed our right to bear arms.
- Amendment IV – Patriot Act, warrantless searches, spying on our every written and spoken word, cell phone activation even without a battery.
- Amendment V – Charges of crimes without a grand jury or by a puppet grand jury, non-judicial foreclosures, summary proceedings in criminal cases, puppet juries, refusal of Habeas Corpus, refusal of due process, property seizures in rem, refusal of Assistance of Counsel for defense unless it is a BAR approved and BAR cooperative attorney who has been taught to leave the constitution at the entrance of the court-house, twice in jeopardy with a judge declared hung jury, prosecutors over ruling grand juries, statutory courts instead of courts of justice, trials in jurisdictions unknown, in short constitution and bible free court rooms.
- Amendment VI – prosecution against those who exercise jury nullification, profiled juries, puppet juries, judges overturning jury decisions, tainted juries.
- Amendment VII – denial of Common law courts also demanded under Article VI clause 2 a/k/a the Supremacy Clause.
- Amendment VIII - cruel and unusual punishment such as diesel therapy, chained to a floor in a cell and unable to reach toilets, cold cells without pillow and blankets, solitary confinement, political prisons, removal of meds especially to elderly prisoners, beat downs, no access to law libraries for political prisoners, and so on and so on and so on.

The EROSION OF OUR LIBERTIES MUST STOP. What good is a Republic when our Constitution is ignored? “Any judge who does not comply with his oath to the Constitution of the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of treason.” – Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958).

Finally, God will not let a corrupt government that has robbed His house rule forever.³⁵ God judges justly on the earth and punishes lawless leaders and nations.³⁶ Nations which forget God may completely perish.³⁷ Nations which honor God and try to follow his laws, however, can expect to receive his care and protection.³⁸ God has heard our prayer and has risen up a Cyrus that will drain the Washington Swamp and We the People will take back His house and bring all that resist to his Judgment seat.

³⁵ Jeremiah 25:9 and Daniel 4:30-37.

³⁶ Psalm 58:11, 82:1-8, Ezekiel 14:12-14, Job 12:17-24, Isaiah chapter 14.

³⁷ Jeremiah 12:14-17.

³⁸ Daniel 4:30-37, Deuteronomy 11:26-29.