

HOW AND WHEN THE COUP OF AMERICA HAPPENED, WHO IS RESPONSIBLE, AND SOLUTIONS.

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Many people within these united States are completely unaware of the FACT that the United States is a corporation. Furthermore, they don't believe. And moreover, they don't know when it happened, how it happened, who was involved, and what "we the people" can do about it.

Herein are the answers proposed by meticulous research in the Facts of the matter.

Original Thirteenth Amendment Removed

In the winter of 1983, archival research expert David Dodge, and former Baltimore police investigator Tom Dunn, were searching for evidence of government corruption in public records stored in the Belfast Library on the coast of Maine. By chance, they discovered the library's oldest authentic copy of the Constitution of the United States (printed in 1825). Both men were stunned to see this document included a 13th Amendment that no longer appears on current copies of the Constitution. Moreover, after studying the Amendment's language and historical context, they realized the principle intent of this "missing" 13th Amendment was to prohibit lawyers from serving in government.

So began a seven-year, nationwide search for the truth surrounding the most bizarre Constitutional puzzle in American history -- the unlawful removal of a ratified Amendment from the Constitution of the United States. Since 1983, Dodge and Dunn have uncovered additional copies of the Constitution with the "missing" 13th Amendment printed in at least eighteen separate publications by ten different states and territories over four decades from 1822 to 1860.

In June of this year, Dodge uncovered the evidence that this missing 13th Amendment had indeed been lawfully ratified by the state of Virginia and was therefore an authentic Amendment to the American Constitution. If the evidence is correct and no logical errors have been made, a 13th Amendment restricting lawyers from serving in government was ratified in 1819 and removed from our Constitution during the tumult of the Civil War.

Since the Amendment was never lawfully repealed, it is still the Law today. The implications are enormous.

(Source: <http://www.w3f.com/patriots/13/13th-01.html>), Aug. 1991, David Dodge researcher.

The original 13th Amendment reads as follows;

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of

Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.”

This was never repealed, and still stands. It is because lawyers and attorneys registered with the BAR (British Accredited Registry) that they could not be trusted to hold public office in the USA. By implicitly pledging their allegiance to an entity of a foreign government, they could not be trusted to act in the best interest of the American Republic or its citizens.

The 13th Amendment was unlawfully removed from the original organic Constitution “during the tumult of the Civil War”. It was the BAR, via British conspiracy to subjugate the USA, which was directly responsible for the excising of the original 13th Amendment. And I can prove it.

We need to prove this to the people, so enough are outraged and we the people mandate that NO Lawyer or Attorney can occupy a seat of public office which violates separation of powers doctrine. We also re-implement the organic Constitution and hold everyone in DC accountable, dismantling the US Corp.

WAIT ... WHAT? What U.S. Corp.? And what is the BAR got to do with a foreign entity? And what do mean the “organic constitution”?

Definitions:

BAR = British Accredited Registry

Esquire = shill, trustee, protector of the trust for the exchequer for the Crown Corp. of England.

U.S. or United States = identified as United States of America, Inc., a religious corporation registered in the state of Delaware.¹ Aka the District of Columbia, that 10 miles square, as a municipal corporate entity, a foreign country, has limited jurisdiction over the individual nation states. It has no legal jurisdiction over the people of these states – except by individual voluntary application and color of contract.²

I wrote extensively about a number of Globalist Conspiracies in my book “**WORLD PROBLEMS, SOLUTIONS, AND A PLAN**”, copyright & publ. 2014 (see www.nmt-psp.com). Included therein is a section regarding the lawyering business of this self-elitist class that have usurped power, and corrupted the once great united States of America. However, the below information is not contained therein. But the solutions provided below come from said book. Of course, for enlightenment, I highly recommend obtaining a copy of what I call – the PSP book. Therein you will discover the real and glaring reason why our founding fathers placed the original 13th Amendment within the Constitution.

1 Documented in this authors PSP book.

2 From the authors’ book, “NO MORE TAXES”, Chapter 7, copyright & publ. In 1988.

*“To confer a title of nobility, is to nominate to an order of persons to whom privileges are granted at the expense of the rest of the people. It is not necessarily hereditary, and the objection to it rises more from the privileges supposed to be attached than to the otherwise empty title or order. **These components are forbidden separately in the terms “privilege”, “honor”, and “emoluments”, as they are collectively in the term “title of nobility”.** The prohibition is not affected by any consideration paid or rendered for the grant.”*

*“Acts of Virginia”, Feb. 20, 1812, p.143.
The Court, in “Horst v. Moses”, 48 Alabama 129, 142 (1872)*

The following states and/or territories have published the Titles of Nobility amendment in their official publications as a ratified amendment to the Constitution of the United States:

Colorado 1861, 1862, 1864, 1865, 1866, 1867, 1868

Connecticut 1821, 1824, 1835, 1839

[?] Dakota 1862, 1863, 1867

Florida 1823, 1825, 1838

Georgia 1819, 1822, 1837, 1846

Illinois 1823, 1825, 1827, 1833, 1839, dis. 1845

Indiana 1824, 1831, 1838

Iowa 1839, 1842, 1843

Kansas 1855, 1861, 1862, 1868

Kentucky 1822

Louisiana 1825, 1838/1838 [two separate publications]

Maine 1825, 1831

Massachusetts 1823

Michigan 1827, 1833

Mississippi 1823, 1824, 1839

Missouri 1825, 1835, 1840, 1841, 1845*

Nebraska 1855, 1856, 1857, 1858, 1859, 1860, 1861, 1862, 1873

North Carolina 1819, 1828

Northwestern Territories 1833

Ohio 1819, 1824, 1831, 1833, 1835, 1848

Pennsylvania 1818, 1824, 1831

Rhode Island 1822

Virginia 1819

Wyoming 1869, 1876

Totals: 24 States in 78 separate official government publications. Note: “Pimsleur’s”, a checklist of legal publications, does not list many of the above volumes.

I know the arguments, but Mr. David Dodge points out that; *"In 1818, the President, the House of Representatives, the Secretary of State, the four "new" states, and the seventeen "old" states, all clearly believed that the support of just thirteen states was required to ratify the 13th Amendment. That being so, Virginia's vote to ratify was legally sufficient to ratify the "missing" Amendment in 1819 (and would still be so today)."*

To understand and appreciate the following section, it is imperative that you read Senate Report 93-549, 93rd Congress, 1st Session (1973), "**Summary of Emergency Power Statutes**", consisting of 607 pages, which you can find on the internet.

The U.S. Corporation is Bankrupt!

The United States went "Bankrupt" in 1933 and was declared so by President Roosevelt by Executive Orders 6073, 6102, 6111 and by Executive Order 6260 on March 9, 1933 (See: Senate Report 93-549, pgs. 187 & 594), under the "Trading with the Enemy Act" (Sixty-Fifth Congress, Sess. I, Chs. 105, 106, October 6, 1917), and as codified at 12 U.S.C.A. 95a. On May 23, 1933, Congressman, Louis T. McFadden, brought formal charges against the Board of Governors of the Federal Reserve Bank system, the Comptroller of the Currency and the Secretary of the United States Treasury for criminal acts. The petition for Articles of Impeachment was thereafter referred to the Judiciary Committee, and has yet to be acted upon. (See: Congressional Record, pp. 4055-4058) Congress confirmed the Bankruptcy on June 5, 1933, and impaired the obligations and considerations of contracts through the "Joint Resolution To Suspend The Gold Standard And Abrogate The Gold Clause, June 5, 1933", (See: House Joint Resolution 192, 73rd Congress, 1st Session) The several States of the Union pledged the faith and credit thereof to the aid of the National Government, and formed numerous socialist committees, such as the "Council Of State Governments", "Social Security Administration" etcetera, to purportedly deal with the economic "Emergency." These Organizations operated under the "Declaration of INTERdependence" of January 22, 1937, and published some of their activities in "The Book of the States." The 1937 Edition of the Book of the States openly declared that the people engaged in such activities as the Farming/Husbandry Industry had been reduced to mere feudal "Tenants" on their Land. Book of the States, 1937, pg.155. This of course was compounded by such activities as price fixing wheat and grains 7 U.S.C.A. 1332, quota regulations 7 U.S.C.A. 1371, and livestock products 7 U.S.C.A. 1903, which have been consistently below the costs of production, interest on loans and inflation of the paper "Bills of Credit", leaving the food producers and others in a state of peonage and involuntary servitude, constituting the taking of private property, for the benefit and use of others, without just compensation.

State Governments / Governors in Conspiracy:

The Council Of State Governments has now been absorbed into the such things as the "National Conference Of Commissioners On Uniform State Laws", whose Headquarters Office is located at 676 North St. Clair Street, Suite 1700, Chicago, Illinois 60611, and "all" being "members of the Bar", and operating under a different "Constitution And By-Laws", far distant from the depositories of the public Records, has promulgated, lobbied for, passed, adjudicated and ordered the implementation and execution of their purported "Uniform" and "Model" Acts and pretended statutory provisions, to "help implement international treaties of the United States or where world uniformity would be desirable." (See: 1990/91 Reference Book,

National Council Of Commissioners On Uniform State Laws, pg. 2) This is apparently, what Robert Bork meant when he wrote, "*we are governed not by law or elected representatives but by an unelected, unrepresentative, unaccountable committee of lawyers applying no will but their own.*" (See: The Tempting Of America Robert H. Bork, pg. 130) This association has been engaged in activities such as turning "Marriage" (licensed) into "International Private Law", through its International Liaisons, which meet at such places as the Hague Conferences. (See: Handbook Of Commissioners On Uniform State Laws, 1966 Ed., pgs. 156-157)

On April 25, 1938, the Supreme Court overturned the standing precedents of the prior 150 years concerning "common law," in the federal government.

"THERE IS NO FEDERAL COMMON LAW, and CONGRESS HAS NO POWER TO DECLARE SUBSTANTIVE RULES OF COMMON LAW applicable IN A STATE, WHETHER they be LOCAL or GENERAL in their nature, be they COMMERCIAL LAW OR a part of the LAW OF TORTS (See: Erie Railroad Co. vs. Tompkins, 304 U.S. 64, 82 L. Ed. 1188)

The Common Law is the fountain source of Substantive and Remedial Rights, if not our very Liberties. (See: Stephen, A Treatise on the Principles Of Pleading, Introduction, pg. 23; Hemmingway, History Common Law Pleading As Evidence Of The Growth of Individual Liberty and Power of the Courts, 5 Alabama Law Journal 1; Swift vs. Tyson, 16 Peters 1, 10 L.Ed. 865; Constitution Article III, Section 2, Amendments VII, IX and X)

Conspiracy of the B.A.R.:

The members and association of the Bar thereafter formed committees, granted themselves special privileges, immunities and franchises, and held meetings concerning the Judicial procedures, and further, to amend laws "*to conform to a trend of judicial decisions or to accomplish similar objectives*", including hodgepodging the jurisdictions of Law and Equity together, which is known today as "One Form Of Action." (See: Constitution and By-Laws, Article 3, Section 3.3(c), 1990-91 Reference Book, supra, see also, Colorado Methods of Practice, West Pub., Vol. 4, pgs. 2-3, Author Comments)

The enumerated, specified and distinct Jurisdictions established by the ordained Constitution (1789), Article III, Section 2, and under the Bill of Rights (1791), Amendment VII, were further hodgepodged and fundamentally changed in 1982 to include Admiralty jurisdiction, which was once again brought inland. "This is the FUNDAMENTAL CHANGE necessary to effect unification of Civil and ADMIRALTY PROCEDURE. Just as the 1938 Rules ABOLISHED THE DISTINCTION between actions At Law and suits in Equity, this CHANGE WOULD ABOLISH THE DISTINCTION between CIVIL actions and suits in ADMIRALTY." (Federal Rules Of Civil Procedure, 1982 Ed., pg. 17, also see, Federalist Papers No.83; Declaration Of Resolves Of The First Continental Congress; Oct. 14, 1774, Declaration Of Cause And Necessity of taking up Arms; July 6, 1775, Declaration Of Independence; July 4, 1776, Bennet vs. Butterworth, 52 U.S. 669)

IMF and the BANK:

The United States thereafter entered the second World War during which time the "League of Nations" was reinstituted under pretense of the "United Nations" (See: 22 U.S.C.A. 287 et, seq.), and the "Bank For International Settlements" reinstituted under pretense of the "Bretton Woods Agreement" (See: 60 Stat. 1401, 22 U.S.C.A. 286 et, seq.) as the "International Monetary Fund" (The Fund) and the International Bank For Reconstruction And Development" (The Bank).

The United States as a corporate body politic came out of World War II in worse economic shape than when it entered, and in 1950 declared Bankruptcy and "Reorganization." The Reorganization is located in Title 5 of United States Codes Annotated. The "Explanation" at the beginning of 5 U.S.C.A. is most informative reading. The "Secretary of Treasury" was appointed as the "Receiver" in Bankruptcy, (See: Reorganization Plan No. 26, 5 U.S.C.A. 903, Public Law 94-564, Legislative History, pg. 5967) The United States went down the road and periodically filed for further Reorganization. Things and situations worsened, having done what they were Commanded NOT to do, (See: Madison's Notes, Constitutional Convention, August 16, 1787, Federalist Papers No. 44) and in 1965 passed the "Coinage Act of 1965" completely debasing the Constitutional Coin (gold & silver i.e. Dollar). (See: 18 U.S.C.A. 331 & 332, U.S. vs. Marigold, 50 U.S. 560, 13 L.Ed. 257) At the signing of the Coinage Act on July 23, 1965, Lyndon B. Johnson stated in his Press Release that:

"When I have signed this bill before me, we will have made the first fundamental change in our coinage in 173 years. The Coinage Act of 1965 supersedes the Act of 1792. And that Act had the title: An Act Establishing a Mint and Regulating the Coinage of the United States...."

"Now I will sign this bill to make the first change in our coinage system since the 18th Century. To those members of Congress, who are here on this historic occasion, I want to assure you that in making this change from the 18th Century we have no idea of returning to it."

The CHANGE was Unconstitutional:

It is important to take cognizance of the fact that NO Constitutional Amendment was ever obtained to FUNDAMENTALLY CHANGE, amend, abridge or abolish the Constitutional mandates, provisions or prohibitions, but due to internal and external diversions surrounding the Viet Nam War etcetera, the usurpation and breach went basically unchallenged and unnoticed by the general public at large, who became "*a wealthy manes cannon fodder or cheap source of slave labor.*" (See: Silent Weapons for Quiet Wars, TM-SW7905.1, pgs. 6-9, 12, 13 & 56) Congress was clearly delegated the Power and Authority to regulate and maintain the true and inherent "value" of the Coin within the scope and purview of Article I, Section 8, Clauses 5 & 6 and Article I, Section 10, Clause 1, of the ordained Constitution (1787), and further, under a corresponding duty and obligation to maintain said gold and silver Coin and Foreign Coin at and within the necessary and proper "equal weights and measures" clause. (See also: Bible, Deuteronom^y, Chapter 25, verses 13 thru 16, Proverbs, Chapter 16, verse 11, Public Law 97 -289, 96 Stat. 1211).

Those exercising the Offices of the several States, in equal measure, knew such "De Facto Transitions" were unlawful and unauthorized, but sanctioned, implemented and enforced the complete debauchment and the resulting "governmental, social, industrial economic change" in the "De Jure" States and in United State of America (See: Public Law 94-564, Legislative History, pg. 5936, 5945, 31 U.S.C.A. 314, 31 U.S.C.A. 321, 31 U.S.C.A. 5112, C.R.S. 11-61101 C.R.S. 39-22-103.5 and C.R.S. 18-11-203), and were and are now under the delusion that they can do both directly and indirectly what

they were absolutely prohibited from doing. (See also, Federalist Papers No. 44, Craig vs. Missouri, 4 Peters 903).

In 1966, Congress was severely compromised and passed the "Federal Tax Lien Act of 1966," by which the entire taxing and monetary system i.e. "Essential Engine" (See: Federalist Papers No. 31 was placed under the Uniform Commercial Code. (See: Public Law 89-719, Legislative History, pg. 3722, also see, C.R.S. 5-1-106). The National Conference of Commissioners on Uniform State Laws of course promulgated the Uniform Commercial Code in collusion with American Law Institute for the "banking and business interests." (See: Handbook Of The National Conference Of Commissioners On Uniform State Laws (1966) Ed. pgs. 152 & 153). The United States being engaged in numerous U.N. conflicts, including the Korean and the Viet Nam conflicts, which were under direction of the United Nations (See: 22 U.S.C.A. 287d) and agreeing to foot the bill (See: 22 U.S.C.A. 287i), and not being able to honor their obligations and rehypothecated debt credit, openly and publicly dishonored and disavowed their "Notes" and "obligations" (12 U.S.C.A. 411) i.e. "Federal Reserve Notes" through Public Law 90-269, Section 2, 82 Stat, 50 (1968) to wit:

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

Things steadily grew worse and on March 28, 1970, President Nixon issued Proclamation No. 3972, declaring an "emergency" because the Postal Employees struck against the de facto government (?) for higher pay, due to inflation of the paper "Bills of Credit." (See: Senate Report No. 93-549, pg. 596) Nixon placed the U.S. Postal Department under control of the "Department of Defense." (See: Department Of The Army Field Manual, FM 41-10 (1969 ed.))

"The System had been faltering for a decade, but the bench mark date of the collapse is put at August 15, 1971. On this day, President Nixon reversed U.S. international monetary policy by officially declaring the non-convertibility of the U.S. dollar [F.R.N.] into gold." (See: Public Law 94-564, Legislative History, pg. 5937 & Senate Report No. 93-549, Foreword, pg. III, Proclamation No. 4074, pg. 597, 31 U.S.C.A 314 & 31 U.S.C.A. 5112).

On September 21, 1973, Congress passed Public Law 93-110, amending the Bretton Woods Par Value Modification Act, 82 Stat. 116, 31 U.S.C.A. 449, and reiterated the "Emergency", 12 U.S.C.A. 95a, and section 8 of the Bretton Woods Agreements Act of 1945 (22 U.S.C.A. 286f), and which included "reports on foreign currency transactions." (Also see, Executive Order No. 10033) This act further declared in Section 2 (b) that:

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

On January 19, 1976, Marjorie S. Holt noted for the record, a second "Declaration Of INTERdependence" and clearly identified the U.N. as a "Communist" organization, and that they were seeking both production and monetary control over the Union and People through International Organization promoting the "One World Order." (See: Congressional Record, January 19, 1976, Extension of Remarks; also see, 8 U.S.C.A. 1101(40), 50 U.S.C.A 781 & 783)

Federal Judges Whine:

The socio/economic situation worsened as noted in the Complaint/Petition, filed in the U.S. Court of Claims, Docket No 41-76 on February 11, 1976, by 44 Federal Judges, Atkins et al. vs. United States. Atkins et al. complained that, *"As a result of inflation, the compensation of federal judges has been substantially diminished each year since 1969, causing direct and continuing monetary harm to plaintiffs.... the real value of the dollar decreased by approximately 34.5 percent from March 15, 1969 to October 1, 1975....As a result, plaintiffs have suffered an unconstitutional deprivation of earnings"*, and in the prayer for relief claimed *"damages for the constitutional violations enumerated above, measured as the diminution of his earnings for the entire period since March 9, 1969."*

It is quite apparent that the persons holding and enjoying Offices of Public Trust, Honor and/or Profit knew of the 'emergency' problem and sought protection for themselves, to the damage and injury of the People and Children, who were classified as "a club that has many other members" who "have no remedy." Moreover, knowing that "heinous" acts had been committed, stated that they (judges/lawyers) would not apply the Law, nor would any substantive remedy be applied ("checked more or less, but never stopped) "until all of us (judges) are dead." Such persons Fraudulently swore an Oath to uphold, defend and preserve the sovereignty of the Nation and several Republican States of the Union, and breached the Duty to protect the People/Citizens and their Posterity from fraud, imposition, avarice and stealthy encroachment. (See: Atkins et al. vs. U.S., 556 F.2d 1028, pg. 1072, 1074, The Tempting of America, supra, pgs. 155-159, also see, 5 U.S.C.A. 5305 & 5335, Senate Report No. 93-549, pgs. 69 -71, C.R.S. 24-75-101). Public Law 94-564, Legislative History, pg 5944, verifies this stating:

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

Numerous serious debates were held in Congress, including but not limited to, Tuesday, July 27, 1976 (See: Congressional Record -House, July 27, 1976), concerning the International Financial Institutions and its operations. Representative, Ron Paul, Chairman of the House Banking Committee, made numerous references to the true practices of the "International' financial institutions, including but not limited to, the conversion of 27,000,000 (27 million) in gold, contributed by the United States as part of its "quota obligations", which the International Monetary Fund (Governor- Secretary of Treasury) sold (See: Public Law 94-564, Legislative History, pg. 5945 & 5946), under some very questionable terms and concessions. (Also see: The Ron Paul Money Book, (1991), by Ron Paul, Plantation Publishing, 837 W. Plantation, Clute, Texas 77531)

More Proof of Bankrupt U.S. & Banks:

On October 28, 1977 the passage of Public Law 95-147, 91 Stat. 1227 declared most banking institutions, including State banks, to be under direction and control of the corporate "Governor" of the International Monetary Fund (See: Public Law 94-564, Legislative History, pg. 5942, Unites States Government Manual 1990/91, pgs. 480-481). The Act further declared that:

"(2) Section 10(a) of the Gold Reserve Act of 1934 (31 U.S.C. 822a (b) is amended by striking out the phrase 'stabilizing the exchange value of the dollar'... "(c) The joint resolution entitled 'Joint resolution to assure uniform value to the coins and currencies of the United States',

approved June 5, 1933 (31 U.S.C. 463) shall not apply to obligations issued on or after the date of enactment of this section."

The International Organizations, Corporations and Associations, had refused to pay their debts and could not pay their debts, and determined that they could pass the loss of their non-redeemable, non-current notes, bonds and evidences of debt off on others, and thereby crown their fraud with success. (See: Letter, October 26, 1989, from Department of Treasury, Russell L. Munk, Assistant General Counsel (International Affairs), as recorded in the Office of Clerk and Recorder, Baca County, Colorado, at Book 540 Page 364). The de facto United States as Corporator, (22 U.S.C.A. 286e, et seq.) and "state" (C.R.S. 24-36-104, C.R.S. 24-60-1301, Article IV (h)) had declared "Insolvency." (See: 26 I.R.C. 165(8)(1), U.C.C. 1-201 (23), C.R.S.39-22-103.5, Westfall vs. Braley, 10 Ohio 188, 75 Am. Dec. 509, Adams vs. Richardson, 337 S.W. 2d 911 Ward vs. Smith, 7 Wall 447).

In 1980 Congress passed, among other things, Public Law 96-221, providing for the furtherance and expansion of the profligate rehypothecated debt pyramid scheme, and reduced the reserve requirements on "transaction accounts" to a minimum of 3% per centum to a maximum of 14 per centum, (See: Depository Institutions Deregulation And Monetary Control Act of 1980)_Section 103(b) (E)(2)):

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

"In the absence of legal reserve requirements, banks can build up deposits by increasing loans and investments so long as they keep enough currency on hand to redeem whatever amounts the holders of deposits want to convert into currency. This unique attribute of the banking business was discovered several centuries ago. At one time, bankers were merely middlemen. They made profit by accepting gold and coins brought to them for safekeeping and lending them to borrowers. But they soon found that the receipts they issued to depositors were being used a money since whoever held them could go to the banker and exchange them for metallic money. Then bankers discovered that they could make loans merely by giving borrowers their promises to pay (bank notes). In this way, banks began to create money. More notes could be issued than the gold and coin on hand because only a portion of the notes outstanding would be presented for payment at any one time. Enough metallic money had to be kept on hand, of course, to redeem whatever volume of notes was presented for payment.

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

Permanent State of Emergency Via Perpetual Debt Machine Created by Federal Reserve Corp.:

Fifty-nine years is not "temporary." It a permanent state of "Emergency," and was clearly instituted, formed and erected within the Union through gross usurpations, abridgements, malfeasance and breach of legal duties, and the continual contrivance, misrepresentation, conversion, fluctuations, fraud and avarice of the International Financial Institutions, Organizations, Corporations and

Associations, including the Federal Reserve, their "fiscal and depository agent". 22 U.S.C.A. 286d This profligate practice has led to such "Emergency" legislation as the "Public Debt Limit-Balance Budget and Emergency Deficit Control Act of 1985" Public Law 99-177 etcetera.

The government by becoming a corporator, (See: 22 U.S.C.A. 286e) lays down its sovereignty and takes on that of a private citizen. It can exercise no power, which is not derived from the corporate charter. (See: The Bank of the United States vs. Planters Bank of Georgia, 6 L. Ed. (9 Wheat) 244, U.S. vs. Burr, 309 U.S. 242) The real party in interest is not the de jure "United States of America" or "State", but "The Bank" and "The Fund." (22 U.S.C.A. 286, et seq., C.R.S. 11-60-103) The acts committed under fraud, force and seizures are many times done under "Letters of Marque and Reprisal" i.e. "recapture." (See: 31 U.S.C.A. 5323) Such principles as "Fraud and Justice never dwell together" Wingate's Maxims 680, and "A right of action cannot arise out of fraud." Broom's Maxims 297, 729; Cowper's Reports 343; 5 Scott's New Reports 558; 10 Mass. 276; 38 Fed. 800. are too high of a thought concept, as is "Due Process", "Just Compensation" and Justice itself. Honor is earned by honesty and integrity, not under false and fraudulent pretenses, nor will the color of the cloth one wears cover the usurpations, lies trickery and deceptions. When Black is fraudulently declared to be White, not all will live in darkness. As astutely observed by Will Rogers, "there are men running governments who shouldn't be allowed to play with matches", and is as applicable today as Jesus' statements about Lawyers. The contrived "emergency" has created numerous abuses and usurpations, and abridgments of delegated Powers and Authority. As stated in Senate Report 93-549:

"Since March 9, 1933, the United States has been in a state of declared national emergency. In fact, there are now in effect four presidentially proclaimed states of national emergency: In addition to the national emergency declared by President Roosevelt in 1933, there are also the national emergency proclaimed by President Truman on December 16, 1950, during the Korean conflict, and the states of national emergency declared by President Nixon on March 23, 1970, and August 15, 1971.

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

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

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

"A majority of the people of the United States have lived all of their lives under emergency rule. For 40 years, freedoms and governmental procedures guaranteed by the Constitution have in varying degrees been abridged by laws brought into force by states of national emergency..."

According to the research done in 16 American Jurisprudence, 2nd Edition, Sections 71 and 82, no "emergency" justifies a violation of any Constitutional provision. Arguendo, "Supremacy Clause"

and "Separation of Powers", it is clearly admitted in Senate Report No. 93-549 that abridgment has occurred. The statements heard in the federal and state Tribunals, on numerous occasions, that Constitutional arguments are "immaterial", "frivolous" etcetera, is based upon the concealment, furtherance and compounding of the Frauds and "Emergency" created and sustained by the "Expatriated", ALIENS of the United Nations and its Organizations, Corporations and Associations. (See: Letter, Insight Magazine, February 18, 1991, pg. 7, Lowell L Flanders, President, U.N. Staff Union, New York) 8 U.S.C.A. 1481 is one of the controlling statutes on expatriation, as is 22 U.S.C.A. 611, 612& 613 and 50 U.S.C.A. 781.

In Comes the IRS (the collection agency for the Federal Reserve Corp.):

The Internal Revenue Service³ entered into a "service agreement" with the U.S. Treasury Department (See: Public Law 94-564, Legislative History, pg. 5967, Reorganization Plan No. 26) and the Agency for International Development, pursuant to Treasury Delegation Order No. 91. The Agency for International Development is an International paramilitary operation (See: Department of the Army Field Manual, (1969) FM 41-10, pgs. 1-4, Sec. 1-7(b) & 1-6, Section 110(7) (c) (1), 22 U.S.C.A. 284) and includes such activities as "Assumption of full or partial executive, legislative, and judicial authority over a country or area." (See: FM 41-10, pg. 1-7, Section 110(7)(c)(4)) also see, Agreement Between The United Nations And The United States Of America Regarding rding The Headquarters Of The United Nations, Section 7(d) & (8), 22 U.S.C.A. 287 (1979 Ed.) at pg. 241) It is to be further observed that the "Agreement" regarding the Headquarters District of the United Nations was NOT agreed to (See: Congressional Record - Senate; December 13, 1967, Mr. Thurmond), and is illegally in the Country in the first instant.

The International Organizational intents, purposes and activities include complete control of "Public Finance" i.e. "control, supervision, and audit of indigenous fiscal resources; budget practices, taxation, expenditures of public funds, currency issues, and banking agencies and affiliates." (See: FM 41-10 pgs. 2-30 thru 2-31, Section 251. Public Finance) This of course complies with "Silent Weapons For Quiet Wars"⁴ Research Technical Manual TM-SW7905.1, which discloses a declaration of war upon the American people (See: pg. 3 & 7), monetary control by the Internationalist, through information etcetera solicited and collected by the Internal Revenue Service (See: TM-SW7905.1, pg. 48, also see, 22 U.S.C.A. 286f & Executive Order No. 10033, 26 U.S.C.A. 6103(k)(4)) and who is operating and enforcing the seditious International program. (See: TM-SW7905.1, pg. 52) The 1985 Edition of the Department Of Army Field Manual, FM 41-10 further describes the International "Civil Affairs" operations. At page 3-6 it is admitted that the A.I.D. is autonomous and under direction of the International Development Cooperation Agency, and at page 3-8 that the operation is "paramilitary." The International Organization(s) intents and purposes were to promote, implement, and enforce a "DICTATORSHIP OVER FINANCE IN THE UNITED STATES." (See: Senate Report No. 93-549, pg. 186)

Foreign Agents Representing a Foreign Entity:

3 Documented in the authors **NMT** & **PSP** books, incorporated as "Internal Revenue Tax & Audit Services, Inc.", also registered in the state of Delaware.

4 This document was provided as a Bonus to anyone who purchased the authors **NMT** book. Available upon request.

It appears from the documentary evidence that the Internal Revenue Service Agents etcetera, are "Agents of a Foreign Principal" within the meaning and intent of the "Foreign Agents Registration Act of 1938." They are directed and controlled by the corporate "Governor" of "The Fund" a.k.a. "Secretary of Treasury" (See: Public Law 94-564, supra, pg. 5942, U.S. Government Manual 1990/91, pgs. 480 & 481, 26 U.S.C.A. 7701(a)(11), Treasury Delegation Order No. 150-10) and the corporate "Governor" of "The Bank" 22 U.S.C.A. 286 & 286a, acting as "information-service employees 22 U.S.C.A 611(c)(ii), and have been and do now "solicit, collect, disburse or dispense contribution (Tax-pecuniary contribution, Blacks Law Dictionary. 5th ed.], loans, money or other things of value for or in interest of such foreign principal 22 U.S.C.A. 611(c)(iii), and they entered into agreements with a Foreign Principal pursuant to Treasury Delegation Order No. 91 i.e. the "Agency For International Development." (See: 22 U.S.C.A. 611(c) (2)).

The Internal Revenue Service is also an agency of the International Criminal Police Organization, and solicits and collects information for 150 Foreign Powers. (See: 22 U.S.C.A. 263a, The United States Government Manual, 1990/91, pg. 385, see also, The Ron Paul Money Book pg. 250 - 251) It should be further noted that Congress has appropriated, transferred, and converted vast sums to Foreign Powers (See: 22 U.S.C.A. 262c (b), and has entered into numerous Foreign Taxing Treaties (conventions) (See: 22 U.S.C.A. 285g, 22 U.S.C.A. 2871) and other Agreements, which are solicited and collected pursuant to 26 I.R.C. 6103(k)(4). Along with the other documentary evidence submitted herewith, this should absolve any further doubt as to the true character of the party. Such restrictions as "For the general welfare and common defense of the United States" (See: Constitution (1787), Article I, Section 8, Clause 1) apparently are not applicable, and the fraudulent rehypothecated debt credit will be merely added to the insolvent nature of the continual "emergency", and the reciprocal socio/economic repercussions laid upon present and future generations.

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

Can You Spell – TREASON Boys & Girls?

It is quite apparent that the "Treasonous" and "Seditious" are brewing up a storm of untold magnitude. Bush's public address of September 11, 1991 (See: Weekly Compilation of Presidential Documents), should further qualify what is being said here. He admitted "Interdependence" (See also: Public Law 94-564, Legislative History, pg. 5950), "One World Order" (See also: Extension Of Remarks, January 19, 1976, Marjorie S. Holt, 8 U.S.C.A. 1101(40)), affiliation and collusion with the Soviet Union Oligarchy (50 U.S.C.A. 781), direction by the U.N., 22 U.S.C.A. 611 etcetera. You might also find it interesting that Treasury Delegation Order No. 92 (enclosed) states that the "Office of Personnel Management" trains the I.R.S. under direction of the Division of "Human Resources" (U.N.)

and the Commissioner (INTERNATIONAL). In the 1979 Edition of 22 U.S.C.A. 287, The United Nations, at pg. 248, you will find Executive Order No. 10422. The Office of Personnel Management is under direction of the Secretary General of the United Nations. As stated previously, the I.R.S is a member in a one hundred fifty-nation pact called the "International Criminal Police Organization", found at 22 U.S.C.A. 263a. The "Memorandum & Agreement" between the Secretary of Treasury/Corporate Governor of "The Fund" and "The Bank" and the Office of the U.S. Attorney General would indicate that the Attorney General and his associates are soliciting and collecting information for Foreign Principals. (See also, The United States Government Manual 1990/91 pg. 385, also see, The Ron Paul Money Book, supra, pg. 250, 251, 26 I.R.C. 7401)

It is worthy of note that an Attorney/Representative is required to file a "Foreign Agents Registration Statement" pursuant to 22 U.S.C.A. 611(c)(1)(iv) & 612, if representing the interests of a Foreign Principal or Power. (See: 22 U.S.C.A. 613, Rabinowitz vs. Kennedy, 376 U.S. 605, 11 L. Ed. 2d 940, 18 U.S.C.A. 219 & 951)

On January 17, 1980, the President and Senate confirmed another "Constitution", namely, the "Constitution of the United Nations Industrial Development Organization", found at Senate, Treaty Document No. 97-19, 97th Congress, 1st Session. A perusal of this Foreign Constitution should more than qualify the internationalist intents. The "Preamble", Article 1, "Objectives" and Article 2, "Functions", clearly evidences their intent to direct, control, finance and subsidize all "natural and human resources" and "agro-related as well as basic industries", through "dynamic social and economic changes" "with a view to assisting in the establishment of a new international economic order." The high-flown rhetoric is obviously of "Communist" origin and intents. An unelected, unrepresentative, unaccountable oligarchy of expatriates and aliens, who fraudulently claim in the Preamble that they intend to establish "rational and equitable international economic relations", yet openly declared that they no longer "stabilize the value of the dollar nor assure the value of the coin and currency of the United States", is purely misrepresentation, deceit and fraud. (See: Public Law 95-147, 91 Stat. 1227, at pg. 1229) This was augmented by Public Law 101-167, 103 Stat. 1195, which discloses massive appropriations of rehypothecated debt credit for the general welfare and common defense of other Foreign Powers, including "Communist" countries or satellites, International control of natural and human resources, etcetera. A "Resource" is a claim of "property" and when related to people constitute "slavery."

Usurped Power is Unconstitutional:

It should now be evident, and past time to ask, which Constitution they are operating under. The "Constitution for the Newstates of the United States", which was located at Liberty Lobby, 300 Independence Avenue, SE, Washington, D.C. 20003, was the subject matter of the book entitled "The Emerging Constitution" by Rexford G. Tugwell, which was accomplished under the auspices of the Rockefeller tax-exempt foundation called the "Center For The Study of Democratic Institutions." The People and Citizens of this Nation were forewarned against formation of "Democracies." "Democracies have ever been the spectacles of turbulence and contention; have ever been found incompatible with personal security or the rights of property; and have in general been as short in their lives as they have been violent in their deaths". (See: Federalist Papers No. 10, also see, The Law, Fredrick Bastiat, Code Of Professional Responsibility, Preamble) This Alien Constitution, however, has nothing to do with democracy in reality. It is the basis of and for a despotic, tyrannical oligarchy.

Article I, "Rights and Responsibilities", Sections 1 and 15 evidence their knowledge of the "emergency." The Rights of expression, communication, movement, assembly, petition and Habeas Corpus are all accepted from being exercised under and in a "declared emergency." The Constitution for the Newstates of America, openly declares, among other seditious things and delusions that "Until each indicated change in the government shall have been completed the provisions of the existing Constitution and the organs of government shall be in effect" (See: Article XII, Section 3), "All operations of the national government shall cease as they are replaced by those authorized under this Constitution." (See: Article XII, Section 4) This is apparently what Burger was promoting in 1976, after he resigned as Supreme Court Justice and took up the promotion of a "Constitutional Convention." No trial by jury is mentioned, "JUST" compensation has been removed, along with being informed of the "Nature & Cause of the Accusation", etcetera and every one will of course participate in the "democracy." This Constitution is but a reiteration of the Communist Doctrines, intents and purposes, and clearly establishes a "Police Power" State, under direction and control of a self-appointed oligarchy.

Apparently, the present operation of the "de facto" government is under Foreign/Alien Constitutions, Laws, Rules and Regulations. The overthrow of the "essential engine" declared in and by the ordained and established Constitution for the United States of America (1787), and by and under the "Bill of Rights" (1791) is obvious. The covert procedure used to implement and enforce these Foreign Constitutions, Laws, Procedures, Rules, Regulations, etcetera, has not, to my knowledge, been collected and assimilated nor presented as evidence to establish seditious collusion and conspiracy. Fortunately and Unfortunately in my Land it is necessary to seek, obtain and present EVIDENCE to sustain a conviction and/or judgment. Our patience and tolerance for those who pervert the very necessary and basic foundations of society has been pushed to insufferable levels. They have "fundamentally" changed the form and substance of the de-jure Republican form of Government, exhibited a willful and wanton disregard for the Rights, Safety and Property of others, evinced a despotic design to reduce my people to slavery, peonage and involuntary servitude, under a fraudulent, tyrannical, seditious foreign oligarchy, with intent and purpose to institute, erect and form a "Dictatorship" over the Citizens and our Posterity. They have completely debauched the de jure monetary system, destroyed the Livelihood and Lives of thousands, aided and abetted our enemies, declared War upon us and our Posterity, destroyed untold families and made homeless over 750,000 children in the middle of winter, afflicted widows and orphans, turned Sodomites lose amongst our young, implemented foreign laws, rules, regulations and procedures within the body of the country, incited insurrection, rebellion, sedition and anarchy within the de jure society, illegally entered our Land, taken false Oaths, entered into Seditious Foreign Constitutions, Agreements, Pactions, Confederations, and Alliances, and under pretense of "emergency", which they themselves created, promoted and furthered, formed a multitude of offices and retained those of alien allegiance to perpetuate their frauds and to eat out the substance of the good and productive people of our Land, and have arbitrarily dismissed and held mock trials for those who trespassed upon our Lives, Liberties, Properties and Families and endangered our Peace, Safety, Welfare and Dignity. The damage, injury and costs have been higher than mere money can repay. They have done what they were COMMANDED NOT TO DO. It is past time for just correction! We must act NOW!

Sincere consideration of "Presentment" to a Common Law Grand Jury under the original, ordained and established Constitution for the United States of America (1787), Amendment V is in order. Numerous High Crimes and Treasonous Acts have been committed under the Constitution, and Laws made in Pursuance thereof, and under the Constitution for each and every State of this nation,

and the Laws made in Pursuance thereof, and against the Peace and Dignity of the People, including but not limited to, punishment for "Seditious Associations" which is applicable to the other constitutions, and the intents and professed purposes of their Organizations, Corporations and Associations. If the members of the Bar should obstruct the Presentment, ARREST THEM.

Part of the PLAN:

In the beginning of this Special Report, I mention my PSP book, “**WORLD PROBLEMS, SOLUTIONS AND A PLAN**”. Therein lie solutions to the many problems we the people of this planet face. It is necessary and imperative to secure the Lives, Liberties, Property, Peace and Dignity of the People and our Posterity. By now you should be able to appreciate the Plans Top 4 disclosed below.

Excerpt from the PSP Book;

“...without a Plan of Action. It would be nothing still without putting that plan into action. Never forget the major problem of monetizing debt and putting it off on future generations. This generation should fix it – and the following are my suggestions to really fix our economy, and perhaps the whole world by example and taking the lead.

1. BRING HOME OUR MILITARY

BRING OUR TROOPS HOME FROM AROUND THE WORLD. This is a crucial step for what should happen next. While our country is re-stabilizing, there will be some uprising, some people who believe they are owed a sugar titty from the government. There will need to be arrests of those in government seats which will necessitate high security in our nation which may be seen as vulnerable during this time. Security of our nation can ONLY be made when all military personnel are home protecting the homeland. Interventionism will, by necessity, be addressed. No longer can we police the world. That is not the job, nor responsibility, of Citizens of the USA, or of any other country for that matter. NO FOREIGN BASES - END POLICING THE WORLD, MINIMIZE MILITARY TO ONLY PROTECT OUR NATION WHICH IS THEIR JOB, NOT PROTECTING CORPORATE INTERESTS.

2. END THE FED

DISSOLVE & BAN FEDERAL RESERVE CORP. AND THEIR COLLECTION AGENCY - INTERNAL REVENUE TAX & AUDIT SERVICES INC. (aka IRS) Perhaps we should look back in history at 18 th century Scotland for good example of a free banking system. Where there was competitive issuance of money and no central bank. The Scottish economy was very stable during this time, compared to England's boom, bust & panic under the Bank of England (Scotland's system was abolished in 1835 by England). We truly do not need a FED, which is the root of usury fiat evil. However, it begs the question of whether our politicians really do want a strong, stable system or not. By definition, weak, unstable systems are easier to manipulate and profit by in the short term - and let's face it, that's how politicians (and most capitalists) live; they are like street gangs who have never known anything different. Wherefore, the FED / FRC must be dismantled and banned. This includes the IRS, the collection agency for the Federal Reserve Corp.

3. ARREST POLITICIANS FOR HIGH CRIMES

MAKE ARRESTS FOR HIGH CRIMES AND TREASON. HOUSE, SENATE, CABINET, CZARS, HEAD OF GSEs, START BY IMPEACHING AND PLACING ON TRIAL THE PRES. & VICE PRES. OF THE USA.

Protest and Vote, Protest and Vote! That's what I hear as a solution. Are you kidding me? Haven't we been doing that since the 60's Protest Movement? These desperate times deserve desperate measures. If we march on D.C. they will simply surround it and arrest everyone and declare martial law, or just bomb the entire area. That is what they want – to get rid of what their media whores spew as “anti-government terrorist”.

What they probably do not expect, until now, is a vote of no confidence and being arrested and put on trial for a number of violations of law, including the supreme law of the land – the contract that we the people have with the government we elected – the Constitution for the United States of America. Not to mention their Oath of Office.

Certainly for High Crimes and Treason they should be tried – NOW, TODAY!

Article II, Section 4, of the U.S. Constitution states, “The President, Vice President and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.” This does not mean parading them in front of Congress via some mock trial – which is nothing of the sort but a ruse to fool and appease the ignorant masses.

SUSPEND THE GOVERNMENT UNTILL THE TRIALS ARE ENDED AND ALL SEATS REPLACED BY NON-LAWYERS. NO ATTORNEY, BANKER, OR CORP. EXECUTIVE CAN HOLD POSITIONS OF PUBLIC TRUST.

4. ARREST ALL INTERNATIONAL BANKSTERS FOR CONSPIRACY AND OTHER HIGH CRIMES

Whereas they should be found guilty of Conspiracy to plunder and steal from all nations and all peoples. Conspiracy to commit murder and violate the moral code of society. Violation of the supreme law of the land and international law. Committing fraud on the peoples of the world. Wherefore all assets should be confiscated and given back to whom they stole it from. This alone would reverse the debt and bring forth to the world all secret knowledge and devices they have been withholding in secrecy which we paid for via taxpayer money collected and funneled through various Black Opps schemes and scams. Their trials will reveal what has really taken place and the world will have their Dachau or Nuremberg moment.

SOLD into SLAVERY:

Ultimately, YOU – the American Citizen, have been converted into indentured slaves, by the Lawyering Syndicate, in servitude to these self-ascribed elitists globalist Luciferians for the absurd reason to payback an alleged debt created by a *corpra ficta* entity – aka, the owners of the private Federal Reserve Corp. I provided proof in my **NMT** book, that on the back of cancelled checks made payable to the IRS is stated – “*Make Payable to any FRB branch for US Debts*”. FRB means Federal Reserve Bank. The money you think you owe, and pay by force of fraud, is NOT going to pay for services to the people ... it goes to pay the debt of the U.S. Corp. Let that sink into your mindset!

According to the Federal Reserve Corp. the U.S. currency exists ONLY by the faith and credit of the people. *“This means, since the U.S. is BANKRUPT, that you are simply pledging your future earning power to a bankrupt institute, who then monetizes your 'credit' into more 'debt' which therefore drives the system into deeper and deeper debt, where there is no possible way to pay off their ever increasing debt machine. This fiat based monetary system therefore is designed to drive you into bondage and slavery to their system.”*⁵

Why do I bring up the Federal Reserve Corp.? Surely you know, it is no more Federal than Federal Express Corp. It is a private corporation in control, unconstitutionally, of our monetary system⁶. Because the Lawyering Syndicate, and namely those who unconstitutionally are in political office, are in bed with what I call the International Bankster Cabal ... THEY have sold you into Slavery!

On the next page you will see that the FDIC only has a small amount of money to insure the Bank where you likely have your money stashed for “safe” keeping by a corrupt and criminal cabal. It also shows there is not enough paper currency (FRNs) to redeem all those computer digits (ie. your accounts) in the Bank’s computer system. This is why they are doing away with paper money. This is why they are preventing people from pulling out most of their money, or closing their accounts. Otherwise, it would be considered a “run on the banks” which they fear.

Understand and appreciate the fact, the globalist fear most that the “Plan” will be carried out, and they will be forced into a “Full Disclosure” scenario. So, they have lately been focused on a narrative of partial disclosure, as we the people spread the word of the evil upon the people of this planet, as well as our environment.

DEMAND FULL DISCLOSURE FOLKS !!!

Disclosure of what you ask? Disclosure of many things secret and hidden from the masses. From child slavery and occult ritual torture, to world criminal drug empires sanctioned and sometimes controlled by governments, to anti-gravity ships and interplanetary space travel, including off world civilizations and agreements with aliens from other worlds.

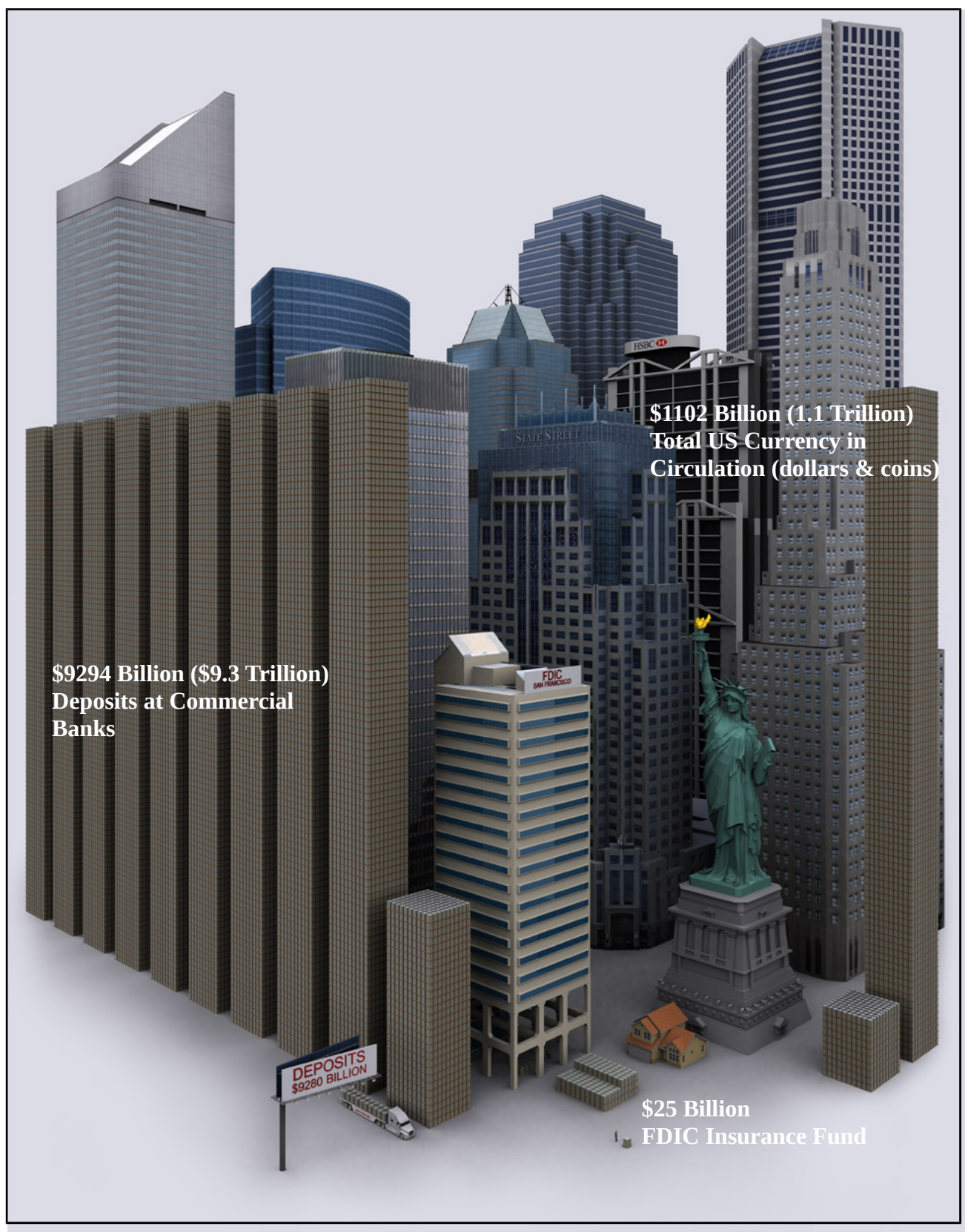
The evil that the 12 ruling families, which I name in the **PSP** book, have planned and implemented upon civilization of planet Earth is absolutely appalling. We must bring them to justice, before they eliminate you. See Georgia Guidestones as their 10 planks have been written in stone, and one of them is to reduce the world population to a manageable 500 million.

So, What Do YOU Think is Coming Next? Research “FED Coin”. And no it is not physical. It is crypto-currency. More fictitious “money” that exist only in Bankster cyberspace. And believe or not, dumbass, brainwashed people will ask for it.

Experiment: Try to imagine a world without money! Did you watch Star Trek?

⁵ From the authors PSP book, pg. 115.

⁶ For more info and a complete expose’ - see the authors book - “**NO MORE TAXES**”.



Source: Zerohedge; Image courtesy of Demonocracy.info

Can you guess what is coming next?

In light of the above, I believe it to be noteworthy to show, whom I call - the International Bankster Cabal, what they have done to the the Broad Markets, such as the DOW and S&P500, as well as the Gold & Silver markets.

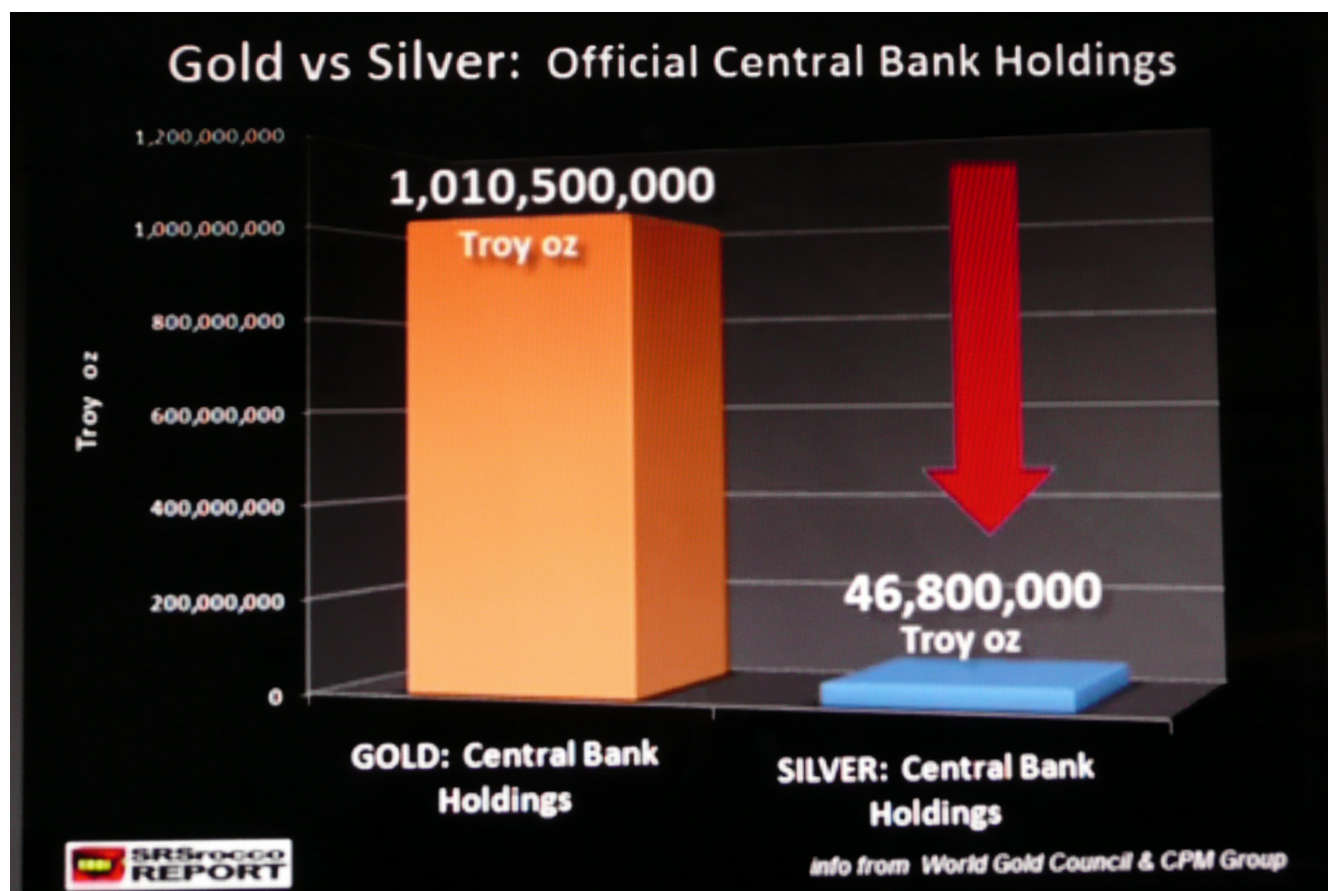


The above graph shows that since 1980 the the DJIA has expolded in “perceived” value by 23 times. Interestingly, so has the U.S. debt. Since this represents a direct correlation, which therefore proves inflation by that amount, Gold should also be up by the same factor.

However, such is not the case. Can YOU explain why?

The answer is obvious to us investors who monitor these markets. It is because of pressure by the likes of JP Morgan Chase Bank shorting these markets. The cost to do this boggles the imagination. Not to mention the FACT that they themselves are buying it up faster than World Governments can get their hands on it as well. What does that tell you?

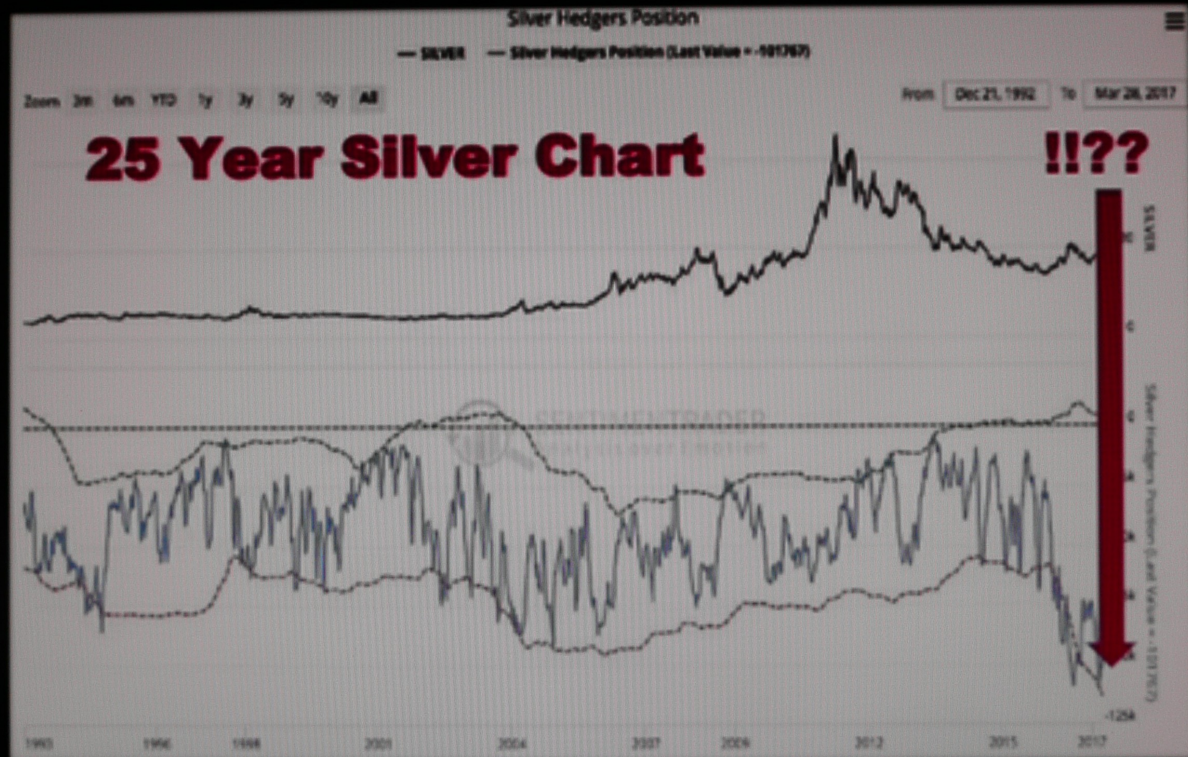
While at the same time they are shorting Gold & Silver markets, they put out news, along with George Soros, that it is a “bad investment”. If that is so, why are they buying up so much of it as the following graph clearly shows. It also shows a disproportionate amount is in Gold versus Silver.



At the top of the next page we show the historical volume of shorts in the silver market. It has been shown and proven that it is primarily JP Morgan Chase Bank that is doing this ... and for an undisclosed client. Could that client be themselves – or - the Federal Reserve Corp.?

What do you think is coming? Because of all this manipulation ? ?

COMEX Historic Silver Short!



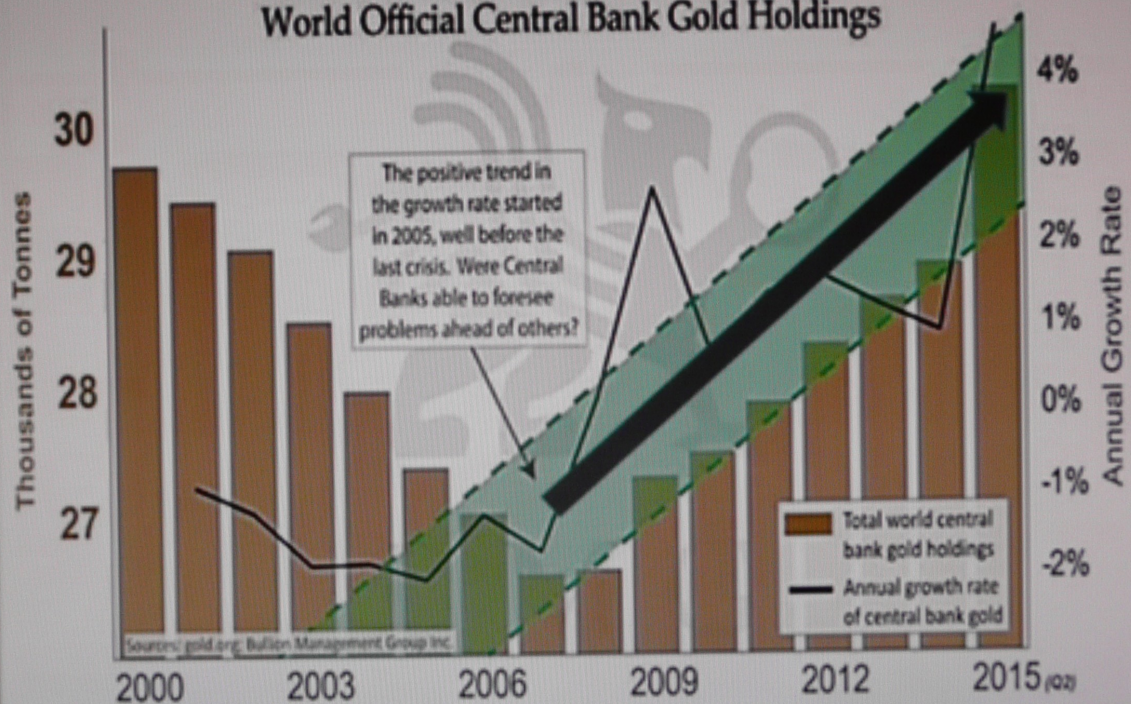
Again, look at the accumulation of the Banks in the graph on the next page. Look at how long they have been accumulating Gold for themselves. Could it be... that when the US Currency (Federal Reserve Notes) collapses, and the Global Reset kicks in, that the value of Gold & Silver will climb rapidly to find its norm within the markets and thereby make many 100's of Trillions in profit for these Banksters? And for the lawyer / politicians who know via insider trading what to buy?

NOTE: You may be asking – What can we do? Is there any help?
How can we stand together?

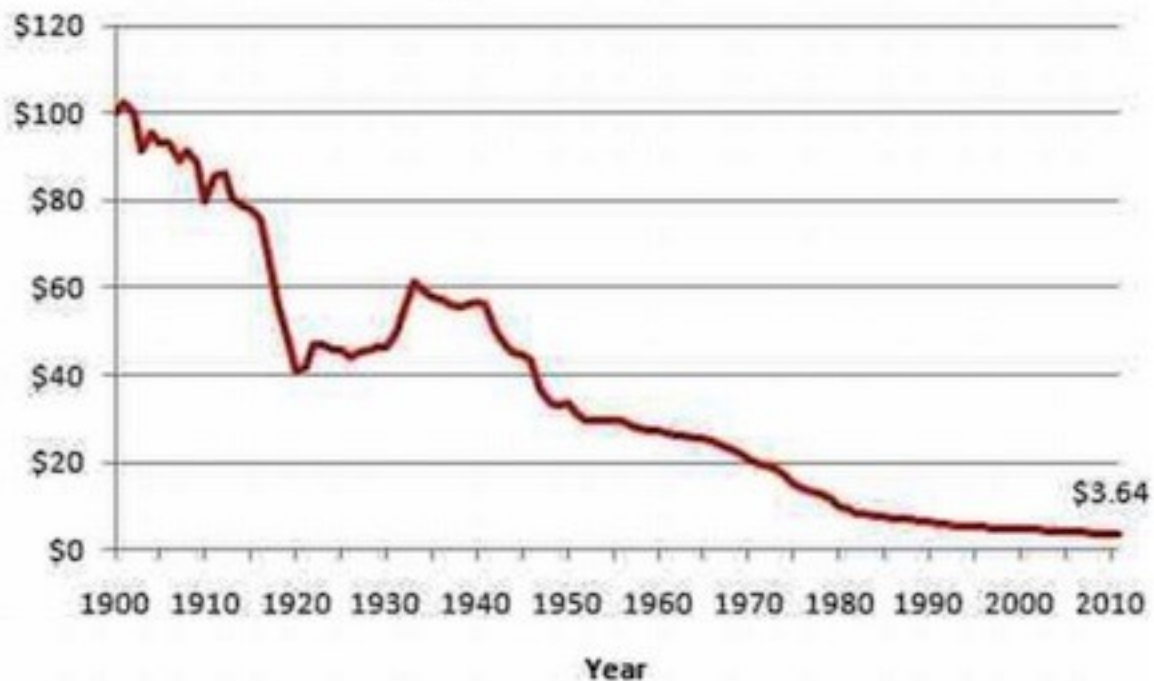
We must first come together on a consensus of the Problems, before we can come together on Solutions, so we are not operating from assumptions and presumptions. That is why I wrote the book – WORLD PROBLEMS, SOLUTIONS AND A PLAN. You may also visit the website: www.nmt-psp.com and click on “Strategic Alliances” for the latest list of organizations that are helping to implement solutions. I recommend www.NationalLibertyAlliance.org and taking the Free Civics Course and Constitution Course. Consider joining to bring our Judicial system back under control of “we the people”.

Central Bank Gold

World Official Central Bank Gold Holdings



Purchasing Power of U.S. Dollar



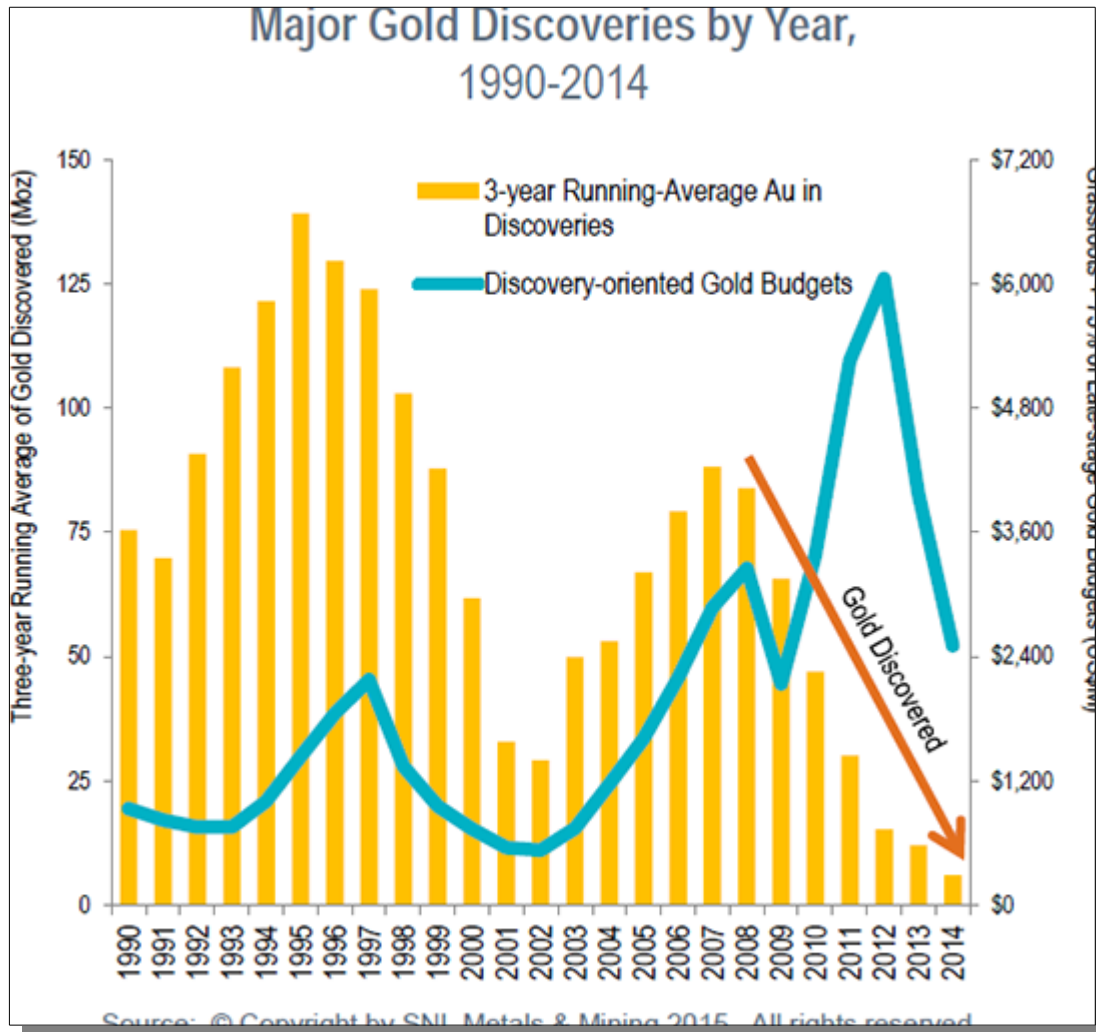
Source: Observations (ObservationsAndNotes.blogspot.com)

Due to inflation, seen and unseen, the incorrectly called “dollar” has lost most of its purchasing power. Now, no other country will take the FRN in exchange for their goods. They know ... it is TOXIC. They know, the writing is on the wall. They know ... it will implode. And along with it, the U.S. Economy.

What rabbit can the central banksters pull out of their A\$\$ to keep this from happening?

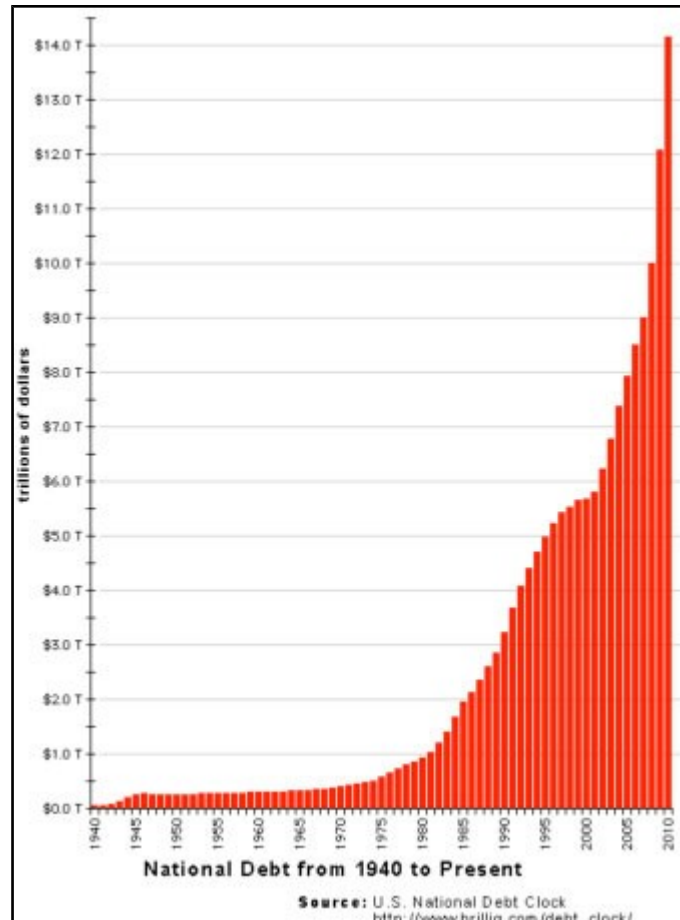
NADA !!! A huge financial and economic catastrophe is building. Much Bigger than 2007/2008.

All this while at the same time, precious metals are becoming more precious because there is not as much found any more, as the following graph shows.



Is there still demand? You bet'cha there is. China, since about a decade ago, has allowed their citizens to purchase and hold Gold & Silver. They are buying it left and right along with the Chinese Government. The muslims are now allowed to own it. They are also buying in hords. Who is not ??? Americans. Could it be because they have been brainwashed by the corporate owned, government propaganda news outlets?

U.S. Debt from 1940



I ask, how likely is it that something is going to give way and break? ? ?

And again I ask - what do YOU think is going to happen next? ? ?

Stephen Renfrow is an independent researcher, writer, and trader. The information in this report was derived from sources believed to be reliable and accurate. The author assumes no responsibility for anything anyone does with this information. You must make your own decisions based upon your own due diligence, and the author highly advises you to do so. Nothing in this special report is advisory to purchase or sell any security. It is simply an expression, ie. free speech, of the author's viewpoints and research, protected by the First Amendment to the Constitution of these united States of America.

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SRR/arr