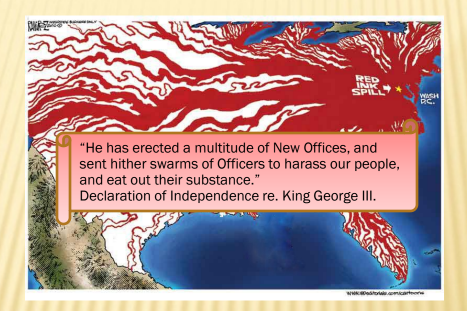
WHY <u>PRIVATE</u> PROPERTY AND WAGES CANNOT BE TAXED, TAKEN, REGULATED OR CHARGED USURY

➤ A historical chronology on how this willful deception was created & perpetuated going deep deep down the rabbit hole.



"Slavery has not disappeared; it has been re-institutionalized in Washington, D.C." Bill Benson, "The Law That Never Was"

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"The Buddha and all his successors warn us against intellectual structures that confine us to an artificial environment, and against concepts that smear over the living fact of things themselves."

Robert Aitken

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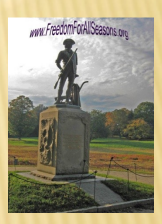
"If knowledge does not liberate the self from the self, then ignorance is better than such knowledge." Sana'l

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"In a world of fugitives
The person taking the opposite direction
Will appear to run away."
T.S. Eliot

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- 9) Common Sense Revisited
- 10) Welcome to Hotel California Such a Lovely Place
- 11) Wisdom From An Avatar
- 12) Dedication To My Parents Who Both Homesteaded Montana



2. INTRODUCTION

"Truth is stranger than fiction... because fiction is obliged to stick to possibilities; Truth isn't."

Mark Twain

- This is educational material only, over viewing some 12 years of research this author has done, i.e. NOT TAX ADVICE. The tax taking global to local cabal love to decide who is "promoting" and who is "educating" on their own greedy terms, so you will remain as ignorant as possible. They love to define the truth by creating generations of instilled lies using deception and punishment, i.e. <u>blue pill vs. red pill.</u>
- 2) You will find in this presentation proof that American Free Republic federal, state or municipal government employees cannot overlay compulsory tax takings, regulations, seizures and usury upon state Citizen's private lives, private property, private wages and family businesses. Your rights may not be "represented" away by some "majority" or "constitution" or "treaty" in a Free Christian Republic.
- 3) The act of tax taking is critical to understand because it is the Rosetta stone revealing the deep deception and chronology of many lies created showing the same control and war mongering groups using barbaric belief systems creating false red flag operations to take our God given unalienable birth rights.
- 4) The best way to perceive the following material is to temporarily drop your belief system until you have digested this data, then make your own decision.
- 5) There is new material here, especially from ex IRS Special Agent Joe Bannister.
- 6) The truth is not what we are being told or taught or often believe. We have all been indoctrinated through lies over many generations and lifetimes.
- 7) Those who believe the infrastructure has to be funded by the taking of private property and wages will see in this research that there are much more honest and credible choices, i.e. indirect tax taking by free choice.
- 8) Those who do not have to worry about direct tax taking because of their wealth will learn herein to worry about their children and grandchildren and all the next generations who are and will become increasingly enslaved by this barbaric and primitive ideology.
- 9) Those who believe that only withholding is voluntary and not the tax taking itself will learn both are voluntary. There is nothing more difficult to change than ones own belief system.
- 10) How deep does the tax taking rabbit hole of lies go regarding wages and private property, read on & discover.

3. BOTTOM LINE SUMMARY

"The plain and simple Truth of the matter is that the IRS is repeatedly lying about the law" Ex IRS Special Agent Joe Bannister, CPA, MBA

- 1) The bottom line is there is no federal statue which requires American natural born or rightfully naturalized state Citizens to file or pay any taxes on 8) their wages or private property, weasel wording yes, the truth no.
- 2) No one can find or produce this law yet the tax taking and imprisonment and harassment continues. Nor will the IRS confirm or deny there is no law and fails to produce this evidence in court.
- 3) "Income" does not apply to wages and salaries. "Income " means "unearned income, i.e. profit from investments, dividends, capital gain, interest, business or corporate earnings.
- 4) Income is applicable to privilege on a commodity or service not on human labor and private property which is an unalienable right.
- The 16th Amendment to the U.S. Constitution originally sought and was laundered to collect indirect taxes on unearned incomes and annual profits not wages and salaries. It was fraudulently passed by the U.S. Secretary of State Philander Knox and his U.S. Solicitor against overwhelming evidence of fraud. See results of the Bill Benson state by state research later in this report.
- 6) It should not be surprising that the 14th Amendment was also fraudulently passed as well as the 17th Amendment, Bill Benson goes into extensive discovery on the 14th fraud.
- 7) Plus you will discover herein the fraud committed against the Citizens in the original U.S. Constitution. There is a clear criminal activity surrounding the creations of federal and state

constitutions especially regarding direct tax taking on wages and private property.

The Supreme Court Case Brushaber v. Union Pacific R. ruling held that the 16th Amendment did not grant Congress any additional taxing authority. The court reiterated many times that direct taxes could only be apportioned to the census and that indirect taxes must be geographically uniform.

The IRS is the alter ego of the U.S. Treasury Dept. and the federal, state and municipal court systems sees tax limitations imposed on them by the fundamental and founding laws of the land easy enough to bridge by deception. When the applicable tax forms are sent out each year, you must "voluntarily " assess yourself to become liable for the federal, state and municipal debts by signing the forms. If you do not sign the tax forms, e.g. 1040, you are charged with any number of IRS code violations and fined or imprisoned for "frivolous" challenges, if you loose your case. This violates key provisions in the Bill of Rights, e.g. the 5th Amendment and your Unalienable Rights.

- 10) Ten of the colony/states voted for no direct taxes and only one state voted for apportionment, none the less, the apportionment clause was written into the U.S. Constitution fraudulently.
- 11) Current triple plus tax taking by federal, state and their municipal children is not only immoral, it goes against fundamental, founding and standing laws, AND is unnecessary, discover the truth herein.

"All journeys have secret destinations of which the traveler is unaware."

Martin Buber

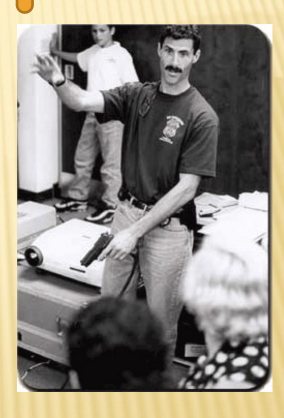
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SECTION A – THE IRS WHISTLEBLOWERS – THE SNOWDEN OF THE IRS 1. EX IRS AGENT JOE BANNISTER HAS BECOME PERHAPS THE MOST FAMOUS OF THE IRS WHISTLE BLOWERS – PART 1

"There is something behind the throne greater than the king himself" Sir William Pitt House of Lords 1770

- Mr. Joe Bannister is an ex IRS Special Agent gun touting IRS Agent, CPA, MBA and......an honest man, what a contrasting background, that is why I love Joe!
- After significant due diligence research he found taxing
 American state Citizens wages was not supported by the IRS
 agency own rules and regulations and told this to his IRS peers.
 The IRS fired him and took him to court, but Mr. Bannister had
 done his homework well and won his case.
- His investigation reports are attached below. He also worked in top accounting firms. I have met him and he is a straight shooter and honest guy.
- Extremely important homework is to Print and Read These Two Reports, via links below, to Blow Any Belief You May Have on the Legitimacy of the Current Tax Taking System re. Wages. Put reports in a binder and read on the fly and/or email them to yourself.
 - 1) "The Real Truth About The IRS'S "Truth" About "Frivolous" Tax Arguments"
 - 2) "Investigating the Federal Income Tax"



Joe Bannister ex IRS Special Agent in action for the IRS before he became curious about the laws he was enforcing, CPA, MBA

1. EX IRS SPECIAL AGENT - SHOT IF YOU DO AND HUNG IF YOU DON'T PAY TAXES ON YOUR WAGES - PART 2

"The power of superstitution is very great indeed" Agatha Christie's Poirot

This "shot if you do and hung if you don't" [paying taxes on your wages] arrangement leaves one with but one "safe" alternative, and that is to lie on the return, falsely stating that gross receipts were all profit, sign what one knows is false under penalty of perjury and pay taxes on the gross receipts as though they were 100% profit. This produces a bizarre configuration in which the victim is required to lie so that the perpetrator can cheat and steal. The victim hands over and the IRS exacts, unlawfully, a portion of his "most sacred and inviolable of property" . . . his labor. It is not honest, ethical, moral or even legal, but honesty is not a virtue afforded any respect by the IRS.

("In a time of universal deceit, telling the truth is a revolutionary act." George Orwell) Ex Special IRS Agent Joe Bannister, CPA, MBA

- The so called "voluntary compliance" is also a lie. The IRS is forced to market the direct tax taking of wages as a "excise tax" because it is not an constitutional apportioned tax. Tax attorney and Chicago Kent professor Jon Decatorsmith has it right on, link below.
 - ❖ see paragraph 2 in this link "The United States tax system is one of "voluntary compliance". True or False? Answer is "It aint".

"The few who understand the system, will either be so interested in its profits, or so dependent on its favors that there will be no opposition from that class, while on the other hand, the great body of people, mentally incapable of comprehending the tremendous advantages...will bear its burden without complaint,..and perhaps without suspecting that the system is inimical (Injurious or harmful in effect; adverse) to their best interests."

Rothschild Brothers

1. EX IRS SPECIAL AGENT JOE BANNISTER DISCOVERIES - PART 3

- "Inferior courts to the Supreme Court making the rulings on individual cases are not law and are binding only on the parties in the suit and only to the years litigated.
- In every statement by the court relied on by the IRS is not a holding but "dictum", extraneous statements by the court of its opinion.
- 3) The IRS uses prior cases which misrepresent the true holding of the law.
- 4) There is no legal basis for the IRS's claim that the basis for moneys received in exchange for our labor is zero which makes our wages 100% profit received for nothing. The Supreme Court has held multiple times that our labor is our property, i.e. Labor = Property = 0 Basis which is Not Taxable.
- 5) "Taxable" income derived from a privileged activity is within the taxing authority of the government. Yet the Supreme Court has ruled in scores of cases that our labor is a God given Constitutionally protected tax exempt right.

"To pretend to know when you do not know is disease." Lao-Tzu

"Facts are the enemy of truth." Miguel Cervantes

"The truth is more important than the facts." Frank Lloyd Wright

- 6) IRS Regulation 26 CFR 1.861-8T says we should not even include tax exempt income in gross income.
- 7) There is no statute imposing liability for the income tax on working Americans and no law requiring such Americans to keep records and no law requiring most Americans to file an income tax return. This statement is not in the IRS official list of "frivolous" arguments.
- 8) So if there is no law requiring you to file an income tax then it must be "voluntary" in the most "voluntary" sense of the word.
- 9)the U.S. DOJ and the courts have imprisoned many Americans whose only crime was to discover the Truth about the inapplicability of the income tax to them and to dare confront the government with the Truth. In case after case the IRS, DOJ prosecutors, trial and appellate judges all turn a willfully blind eye and deaf ear to the law all of them are solemnly sworn to uphold. ...It is not recommended that you confront them...they are armed and dangerous."
- 10) Instead tell everyone you know to call the force of the law down upon the government.

1. EX IRS SPECIAL AGENT JOE BANNISTER DISCOVERIES - PART 4

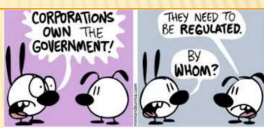
"You have this chance to wake up right now, in this moment, and in every moment . Thus enlightenment is yours.

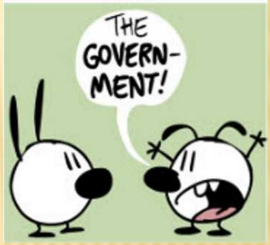
Steve Hagen

- 1) According to Joe Bannister, ex IRS agent, the IRS knows that our labor is not only our property but our most "sacred and inviolable property", Butcher's Union v. Crescent City Co., 111 U.S. 746, 757 (1884) yet it states without lawful basis that our wages received are 100% profit."
- 2) Also according to Joe Bannister,
 The Supreme Court has made it
 clear to the IRS no income can
 be derived from a transaction
 where a profit cannot be clearly 4)
 established, Eisner v. Macomber,
 252 U.S. 189 (1920). "The only
 way you can derive profit or gain,
 i.e. income from labor is by
 selling the labor of another."
- 3) "The Supreme Court in the Brushaber case did find that the income tax is constitutional, but not because the 16th

Amendment authorized Congress to impose such a tax. ...the income tax was Constitutional because it is an indirect tax (a tax imposed on a privileged activity and measured by the amount of profit (income) derived from engaging in that taxable activity (See Stanton v. Baltic Mining, 240 U.S. 103 (1916) and, therefore, was not subject to the requirement of apportionment among the States.

- "The IRS is misrepresenting the holding in Brushaber......" The Real Truth....", pg. 23
- "The IRS's reliance on its own misinterpretations having the force of law is not only presumptuous, it is frivolous and misleading."







2. OTHER FAMOUS TAX TRUTH HEROES - PART 1

"Civil disobedience is not our problem. Our problem is civil obedience. People are obedient in the face of poverty, starvation, stupidity, war, and cruelty. Our problem is that the grand thieves are running the country. That's our problem!" - Howard Zinn

- Tax Attorney Tom Cryer in the Tax Truth Movement
 - He took a long stand exposing the fraud of the taxing wages through a letter he wrote before he
 recently passed away.
 - His 109 page letter became known as "The Memorandum, you may read it at this link
- William Conklin is a front line paralegal and tax consultant
 - "Why No One is Required to File Tax returns" 2nd Edition
 - Mr. Conklin has a \$100,000 Challenge to anyone who can find the law for the average American to pay an income tax
 - The Tenth Circuit Court of Appeals has taken the position in Conklin vs. U.S. that tax returns are not compelled or required.
- Sherry Jackson, Ex IRS Agent and CPA told the IRS they were not following their own statutes along with at least one other IRS professional staff. Ms. Jackson was also fired and taken to court but was ill prepared and lost her case and sent to prison.
- John Turner, Ex IRS Agent cannot find the statute that makes most American's liable https://www.youtube.com/watch?v=EBJ1wi5tQF4
- These tax truth heroes have battled the federal courts risking their own life and reputation in mixed results. All courts, federal, state, and local are protecting and proliferating the lie that wages and private property can be taxed. The IRS is running about a 50% chance of wining or losing.
- Attorney Larry Becraft Landmark Winning Tax Case http://www.mind-trek.com/practicl/tl16f.htm
- ➤ Here are other ex IRS employees who have blown the whistle http://whatistaxed.com/IRSwhistleblowers.htm
- And more tax truth and tax victim heroes worthy of your time to know http://www.expose1933.com/8-irs-exposed.html

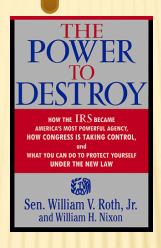
2. OTHER FAMOUS TAX TRUTH HEROES – PART 2

"[The income tax...] is slowly but surely destroying the middle class.". Thomas Coleman Andrews, IRS Commissioner, 1953-1955



Former IRS Official Historian, and military historian, Shelley Davis blows the whistle on illegal document destruction by the IRS.

- 1) "Unbridled Power" by Shelley Davis, Read Amazon review of her book, <u>link here.</u>
- Read her testimony before the Senate Finance Committee Oversight Hearing On the IRS, September 23, 1997, <u>link here.</u>
- 3) More articles link here.
- 4) Why The Income Tax Is Bad by Former Commissioner of the IRS T. Coleman Andrews

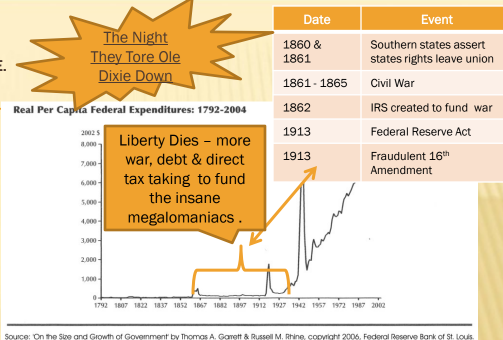




- I knew I liked Senator William V. Roth when I read his book above. He was born in Great Falls, Montana, that was more reason to admire this man, i.e. home of my Grandparents in 1914 - 26. Senator Roth passed away December 13, 2003. He attended Helena public schools, graduate of Harvard Business School 1947 and Harvard Law School 1949.
- As Chairman of the Senate Finance Committee, one of the only two congressional panels authorized to conduct thorough oversight of the IRS, Senator Roth (of the Roth IRA even) instigated the first Senate full investigating in September 21, 1997.
- Read "The Power To Destroy", Jack did.

3. HOW MANY MORE CASES WILL IT TAKE TO PROVE TAX TAKING ON WAGES. PRIVATE PROPERTY AND CHURCHES VIOLATES INDIVIDUAL PRIVACY, SPEECH, FREE CHOICE, I.E. **ALL UNALIENABLE RIGHTS?**

- Jury finds Whitey Harrell not guilty for not filing taxes
- Ex IRS Agent Sherry Jackson tells it like it is and paid the price too.
- The REAL IRS Scandal THEY won't tell you about with Testimonies by Legitimate IRS Agents
- IRS Agents Says: \$50,000 reward to show a law requiring to pay federal income tax
- Democrat Rips Into IRS Commissioner During Congressional Hearing: NOT GOOD ENOUGH
- IRS Fraud: There Is No Law That Requires You To File A 1040
- IRS Lois Lerner Pleads 5th AGAIN All Hell Brakes Loose!!
- Judicalwatch IRS Lois Lerner Archives
- Jurisdiction & The Federal Income Tax
- Irwin Schiff's Secrets of Living an Income Tax-Free Life He went to prison for telling you how.
- Judicial Watch, America's largest government watchdog group filed a lawsuit against the IRS on behalf of Alliance Defending Freedom (ADF), a widely respected group which advocates for Americans to freely live out their religious faith. To The ADF, the IRS is conspiring to use its power to potentially target, cripple and harass churches and other religious institutions a violation of the 1st Amendment of the Bill of Rights.
- 12) There is a bill introduced to impeach the IRS Commissioner John Koskinen plus a U.S. District Court Judge Emmet G. Sullivan has warned the IRS Commissioner he can hold him on contempt....Believe It or Not, it's True.....



President, Veterans Against Nuclear Arms. From the said analysis it is clear that if ever there was a nuclear threat, that threat came from the United States. The propaganda that unless the U.S. re-armed massively, the Soviet Union would over-take the U.S. in nuclear weapons has been proven beyond all reasonable doubt to be a liea Cold War Propaganda Hoax. Judge for yourself the data below.

Sixteen Nuclear Crises of the Cold War: Dates and Weapons¹²

Crisis		Year	Length	Threat by	Nuc. Strategic Weapons	
					USA	USSE
1	Iran	1946	1 day	USA	40	0
2	Yugoslavia	1946	1 day	USA	40	0
3	Berlin	1948	15 mths	USA	120	0
4	Korea	1950	36 mths	USA	400	?
5	Vietnam	1954	3 mths	USA	1200	?
6	China	1954	8 mths	USA	1200	?
7	Suez	1956	7 days	USSR & USA	2100	60
8	China	1958	2 mths	USA	3000	110
9	Berlin	1959	4 mths	USA	3200	175
10	Berlin	1961	4 mths	USA	*3600	240
11	Cuba	1962	2 weeks	USSR & USA	*3900	300
12	Vietnam	1969	3 mths	USA	*4000	1400
13	Jordan	1970	2 weeks	USA	*4000	800
14	Israel	1973	19 days	USA	*6800	2200
15	Iran	1980	6 mths	USA	*10312	6846
16	First Strike	1983-85	24 mths	USA	•	
Total Threat		1945-83	107 mths	of nuclear crisis	* Nuclear Winter threat	

From the table it is clear that in 1956, the Soviet Union had only 60 strategic nuclear weapons. Therefore, prior to 1956, the Soviet Union could not have more than 60 strategic nuclear weapons. Yet according to NSC-68, by mid-1954, the Soviet Union would have 200 strategic nuclear weapons. From the above table it is equally

"Warning Given on IRS Bashing -**IRS Commissioner Margaret** Milner Richardson resigned yesterday saying that, "Continued public bashing of her agency may someday undermine Americans' willingness to pay their taxes **VOLUNTARILY.** Ultimately I worry it may have some impact on our SELF-ASSESSMENT system." San Diego Union Tribune 1/9/97

CAN YOU BEAT THIS HYPOCRICY?

4. INDIVIDUAL TAX & REGULATORY TAKING BEGETS CEREAL(ALPHABET SOUP) AGENCY TYRANNY

- 1) Here is a list of more reasons to believe tax taking on individual wages & private property is a deadly poison.
- The IRS and all cereal agencies are being used by global to local political, environmental and financial powers to target groups in political disfavor.
- 3) Growing laws on the book allow the government to seize all your assets held in banks or held through loans. An IRS agent or police unit demand may confiscate your assets without just cause. You are lucky to ever see your assets again.
- 4) If the city or county municipal corporation loses your property tax check, guess whose mistake it is and who loses their property. This is another example of why you cannot compel or threaten a private property owner of his home or labor.
- 5) It is imperative to separate individual wages and private property completely from all global to local government and non government organizations to protect the American Citizens and families from the constant threat of back room takings.
- 6) State Citizens private property and wages cannot be legislated to subordinate to a lien or tax taking for any purpose. What common sense is there that your home and wages can be committed by an over zealous politician against your free will when reasonable indirect tax taking options are available.
- 7) That leaves taxing only indirect income, i.e. uniform indirect taxes on state created corporations, customs, duties and imposts on foreign corporations importing goods and services to America, the sale and lease of state natural resources, the printing & minting of value based currency & coins, & cost avoidance of the government & natural born American state Citizens NOT paying interest (usury) on currency or coin.





5. JUST SAY NO TO ANY TAX ON NATURAL BORN OR RIGHTFULLY NATURALIZED STATE CITIZENS

70% of the <u>TOTAL</u> American POPULATION have figured out how to NOT pay unconstitutional "income" taxes on their labor and wages

32.5% of those FILING, have figured out how NOT to pay

Leaving only 30.3% paying

The bottom 50% of Americans have figured out how to only pay 3% of the unconstitutional income taxes on THEIR LABOR, i.e. WAGES AND PRIVATE PROPERTY

- State Sales Tax Can Only Be Applied to Legal Fiction Entities - State sales tax taking is largely unlawful - MUST READ.
- 2) Sales tax is NOT the means to eliminate property tax
- 3) Say NO To The National Sales Tax
- 4) 2011-02-06 American Consumer Tax is a Terrible Tax
- 5) State Sales Tax
- 6) 2010-12-11 SAY NO TO American Consumer Tax (ACT)
- 7) 2011-03-27 STATEMENT AGAINST THE AMERICAN CONSUMER TAX ACT
- 8) There are about 6 million Americans who do not file tax returns according to the IRS per this report
- 9) Update estimate of Americans not filing tax returns is 20 million (75M 55M) and 55 million with Zero Tax Liability, see graph.
- 10)Taxing private property and wages are out dated, does not work, is barbaric and not necessary, i.e. indirect tax taking, duties, imposts and excises ONLY.



DEDICATION

...To Earl J. Teeman, an electrician from Ohio who was murdered by Brazilian bandits in 1979 after he fled the United States following his illegal conviction of failing to file income tax returns.

...To Jack and Wanda Biggers of Houston, Texas, who in February 1987 killed themselves after the IRS illegally seized and sold their home.

...To Everett O. Lasher of Seattle, Washington, who shot himself in Tax Court after being told that he was going to be (illegally) fined \$5,000 for raising "frivolous" arguments before that "court."

While these four Americans did not die in concentration camps or in some Siberian gulag, their deaths were not entirely dissimilar from those who did.

The Federal Mafia by Irwin Schiff

"The individual unlike the corporation, cannot be taxed for the mere privilege of existing. The corporation is an artificial entity which owes its existence and charter powers to the state; but the individuals' rights to live and own property are natural rights for the enjoyment of which an excise cannot be imposed."

Redfield v. Fisher. 292 P.819

"Right to earn a living is an inalienable right guaranteed by the Bill of Rights of the constitution."

City of Louisville e al. v. Sebree, 214 S.W. 2d 248

6. SUPER HACKS OF THE IRS (INTERNAL REVENUE SERVICE) AND THE OPM (OFFICE OF PERSONNEL MANAGEMENT)

"The world is ruled by letting things take their course.
Lao-Tzu

- 1) Have you ever thought it was an invasion of your privacy for the government to demand your personal and private information for tax purposes, but you know nothing about the background of the individuals taking your identity. Well you are not alone according to this news. What goes around now is coming around.
- The following information came from my notes watching David Wilcock on "Wisdom Teachings", GIA TV, a Roku subscription streaming channel.
- 3) The State Department is the CIA.
- 4) 100,000 taxpayers individual background profiles have been hacked through U.S. IRS files.
- 5) Hackers have also taken information on every current federal government employees according to David Cox, President of American Federal Employees including SSN, military records, address, voting status, job and pay, insurance, pension, et al.
- 6) This is a major Office of Personnel Management breach of some four million government employees.

- 7) The number of federal government workers who have been hacked is now fourteen million employees including retirees going back to the 1980's.
- 3) This includes employees with security 35 levels above the President of the United States.
- 9) This hacked information includes individual criminal history, drug use and detail personal background thru lie detectors taken from 127 page SF-86 Forms.
- 10) The government is blaming this on China according to David Wilcock but he believes this is not true.
- 11) Here is a technical source site David Wilcock used http://www.recode.net/search?q=Super+hacks+of+the+irs+and+the+opm



David Wilcock - www.divinecosmos.com

"Perhaps the sentiments contained in the following pages, are not yet sufficiently fashionable to procure them general favor; a long habit of not thinking a thing wrong, gives it a superficial appearance of being right, and raises at first a formidable outcry in defense of custom. But the tumult soon subsides."

Thomas Paine (1737-1809)

Section B - The 16th "Amendment" Fraud

- 1) The 16th Amendment Was Not Legitimately Ratified How They Did It Part 1, 2, 3 & 4
- 2) Senator Daniel K. Inouye Aloha Letter To A Tax Consultant Constituent
- 3) Pollock v. Farmer' Loan & Trust Company Landmark Income Tax Law Decision (1895)
- 4) Brushaber v. Union Pacific R. Co., (1916) Part 1 & 2
- 5) Other Facts & Cases Regarding Tax Taking of Wages Part 1, 2, 3 & 4
- 6) U.S. Supreme Court & Federal Circuit Court Case Rulings on Labor and Private Property
- 7) The Individual Unlike the Corporation Cannot be Taxed for the Mere Privilege of Existing
- 8) Trusts & Tax Exempt Foundations The Role They Played in The 16th Amendment Fraud

SECTION B – THE 16TH "AMENDMENT" FRAUD 1. THE LAW THAT NEVER WAS – PART 1

"If you...examined [the 16th amendment] carefully, you would find that a sufficient number of states never ratified that amendment."
U.S. District Court Judge James C. Fox 2003

- Through extensive research work of Bill Benson, a criminal investigator for the Illinois Dept. of Revenue for some 10 years, who visited every state in the union when the 16th Amendment was claimed "ratified" February 1913. He found the following and wrote a book "The Law that Never Was", Volume I and II.
- After investigating the history of the 16th Amendment, the following defects were found in the ratification of the Income Tax Amendment by the then forty-eight states, three-fourths (36) were needed to ratify it.
 - 1. "Only 4 states had absolutely accurately & correctly ratified the 16th Amendment." Bill Benson
 - 2. Not ratified by state legislature and so reported = 7 states
 - 3. Not ratified by state legislature, but reported as ratified = 3 states
 - 4. Missing or incomplete evidence of ratification, but reported as ratified = 9 states
 - 5. Failure of Governor or other official to sign, although required by State Constitution = 6 states
 - 6. Other violation of State Constitution in ratification process = 25 states
 - 7. Other procedural irregularity making ratification doubtful = 29 states
 - 8. Approval, but with change in wording, accepted as ratification of original version = 22 states
 - 9. Approval, but with change in spelling, accepted as ratification of original version = 1 state
 - 10. Approval, but with change in capitalizations accepted as ratification of original version = 31 states
 - 11. Approval, but with change in punctuation, accepted as ratification of original version = 27 states
 - 12. Note that counts of states do not total to 48 due to states having multiple errors.
 - 13. Minnesota did not submit results of their vote to Secretary of State Knox, yet he counted them as ratifying
 - 14. Oklahoma changed the wording to mean the opposite but was counted as ratified.
- ❖ Not surprisingly Secretary of State Knox and his cronies made sure the count was exactly 36.
 - 1. Since 36 states had to ratify, the failure of 13 (48-13 = 35) states to not ratify would kill the ratification.
 - 2. 13 unique states definitely did not ratify because they did not meet the 2/3 majority federal minimum majority to propose a constitutional amendment plus some states did not ratify but Knox reported they did plus some state governor's did not sign as required by all state constitutions and Knox ignored this while reporting they did plus 41 states changed the wording, spelling, capitalization or punctuation of the 16th Amendment submitted to them which goes against congressional provisions that a legislature is not authorized to alter the amendment and may only approve or disapprove EXACTLY as it is received.



1. THE 16TH AMENDMENT FRAUD THE LAW THAT NEVER WAS - PART 2

- The Historical Foundation of the 16th
 Amendment Bill Benson and Red Beckman are
 excellent and brilliant writers who explored the
 fraud of the 16th Amendment.
- You may never believe how we have been taken until you read both of these volumes thoroughly to understand and believe how your free choice is taken by a repetitive pattern of congressional fraud and treason by the bankers, U.S. judges, prosecuting attorneys, attorney generals, high ranking government department heads and politicians.
- Bill Benson visited every state. His discoveries from state & federal government archive documents, regarding the fraudulent ratification of the 16th Amendment to the US Constitution are covered in these two fascinating books.
- Do not believe any source discounting "The Law that Never Was" research, e.g. "Wikedpedia." They either have not done their homework or are lying.
- Red Beckman co-authored Volume I with Bill Benson and has some for sale <u>link here</u>. Also check out his other books and web site.
- Amazon has some remaining Volumes I & II.
- ➤ Bill Benson has recently brought down his web site and is believed to have a terminal illness with a few months to live as of July 2016.

"The real truth of the matter is that a financial element in the large centers has owned the government since the days of Andrew Jackson." Franklin D. Roosevelt.

U.S. President 1935



- World News Daily interviews Bill Benson regarding his discovery work
- 2. Red Beckman's comments "To Whom It May Concern" regarding the background of research.

The Denial of the Fraud by all three branches of the United States and the individual states & Wiki

- ➤ Bill Benson raised \$100,000 to certify some 17,000 documents covering 48 states to make his case acceptable in court. He distributed a set of these two volumes to every U.S. Senator and Representative at that time. No one took action.
- For his efforts Bill Benson was sentenced to 15 months in prison for tax evasion. A federal appeals panel ruled that a government witness had given improper testimony in the 1987 trial and reversed Benson's sentence one month before he was due to get out. The IRS contended that the information was packaged and sold as an abusive tax shelter per Joe Bannister. Bill was not inexperienced about tax matters as he was an ex criminal investigator for the Illinois Dept. of Revenue for some 10 years. He committed a year of his life on the road auditing the state legislative and senate voting records of 48 states plus attracting some \$100,000 from a tax truth minded investor to publish his findings in two shy 400 page volumes hard bound and sent to all the U.S. House and Senate members at the time. The denial and tyranny of all government cereal agencies has increased exponentially with abusive regulations, penalties and insane prison sentencing. The NETWORK of global, federal, state and municipal governments have turned to a swamp of self supporting lies.
- Wiki ('Wicked Pedia''Wikipedia does a good job of unjustly hating on Bob Benson and documenting mainstream thinking that the courts are correct refusing to listen to the evidence that the 16th Amendment was fraudulently ratified. I find no substance in the Wiki commentary and case reference. Check out link 1 and link 2 below to understand the opposing sides "reasoning" which may be summarized as refusing to listen, the tax taking fraud has been going on for too long to challenge, the argument is patently frivolous, it's a political issue not a court under taking, intentional misinterpretation of prior case laws, a general love affair and naiveté with the federal and state constitutions disregarding the inherent

corruption in all of them, gross innocence to giving individual sovereign power away to the state, reliance on progressive law over fundamental and founding intentions and actions, etc. Also refer to Slide 40 again for what the courts are using to kill challenges to the 16th Amendment. However, no one refutes the findings of Bill Benson. It seems his discovery is not unlike convincing others "the world is NOT flat" is just to inconvenient to tolerate. So the bearers of new knowledge are harassed. This no tolerance, lying and denial was the same theme that Joe Bannister, ex IRS Special Agent, CPA, MBA and his team of professionals found in his audit of the IRS web site, see link 3.

- 1) https://en.wikipedia.org/wiki/The Law that Never Was
- 2) http://www.fraudsandscams.com/Benson/benson.htm
- 3) "The Real Truth About The IRS'S "Truth" About "Frivolous" Tax Arguments"
- Now read what happened in the court room by this accounting
- For a more complete picture regarding <u>Bill Benson's work</u> read this transcript by <u>Dr. Edwin Vieira's presentation at the National Press club, June 29, 2000</u>. Dr. Vieira, Jr. holds 4 degrees from Harvard including a J.D. from Harvard Law School. One has to ask how can such legal experts disagree on such a basic tax issue, rhetorical question.
- Red Beckman who helped Bill Benson, said every federal judge and U.S. Attorney is guilty of a felony and should be brought before a Grand Jury. Link here to read how judges are denying DHS request to deport 100,000 illegal immigrant criminals.
- Here is a balanced background story on Bill Benson's life except for a quote on the 16th Amendment Link here.
- There is no law to pay an unapportioned tax by a wage earner and state Citizen.

1. THE 16TH AMENDMENT FRAUD -THE DARK SIDE LINKING THE BANKING CARTEL - WHO DID IT -PART 4

"I am a most unhappy man; I have unwittingly ruined my country. A great industrial nation is controlled by its system of credit. Our system of credit is concentrated. The growth of the nation, therefore, and all our activities are in the hands of a few men. We have come to be one of the worst ruled, one of the most completely controlled and dominated governments in the civilized world. No longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and duress of a small groups of dominant men." President Woodrow Wilson 1913-1921

- <u>"Philander Knox</u> had for many years been the primary attorney for the richest men in America, including Carnegie, Rockefeller, Morgan, the Vanderbilt's, the Melons, Warburg and others. He had created for them the largest cartel in the world, then was appointed, at their request, as the Attorney General in the McKinley/Roosevelt administrations, where he refused to enforce the Sherman anti-trust laws against the cartel he had just created. The income tax amendment was pushed through Congress in 1909 by Senator Nelson Aldrich, father-in-law of John D Rockefeller Jr. and grandfather and namesake of Nelson A Rockefeller, and would not have been ratified if Knox had not fraudulently proclaimed it so." https://drkatesview.wordpress.com/2010/11/27/roots-of-the-usurpation-1913/.
- <u>P.S. on Philander Knox</u> (Must read to understand the historical enormity of corruption) Bill Benson research also reports that the U.S. State Dept. Solicitor used the same corrupt ratification process for the 14th and 15th Amendments as they did on the 16th Amendment, i.e. Practice makes perfect!
- <u>Senator Nelson Aldrich</u> was an agent of J. P. Morgan and his daughter married John D. Rockefeller, Jr. Aldrich was one of the creators of the Federal Reserve System and one of the prime sponsors of the federal income tax. These two systems work together and support each other to extract income, wages and private property into the pockets of the big central banks who in turn act to fund the governments which in turn pass the usury, inflation and costs of the big central banks and government back to the sovereign state Citizens in loss of jobs, wages and property.
- <u>President William Howard Taft</u> (1909-1913) was up for reelection however, was taken out in a classic example of power politics and voter deception. He refused to support the Aldrich plan of a central bank [system] because he wanted more government control. He saw that the Jekyll Island scheme put the bankers in the cat bird seat. "The Creature From Jekyll Island", page 451.
- <u>President Woodrow Wilson</u> (1913-1921) "the House of Morgan" (J.P. Morgan) had so peddled his wares influencing presidential candidates that it was hard to tell which candidate was more indebted to the bank. Teddy Roosevelt was tempted enough to run to split the strong vote going to Taft so that Morgan's boy Wilson would have better odds. Morgan and bankers pick Woodrow Wilson "won" the election. "The Creature From Jekyll Island", "The Creature Swallows Congress, pages 451 455.
- Other key players in the 16th Amendment fraud were J.P. Morgan, J.D. Rockefeller and the Rothschild banking family.
- Here is another take on this fraud http://modernhistoryproject.org/mhp?Article=FinalWarning&C=2.4

2. SENATOR DANIEL K. INOUYE ALOHA LETTER TO A TAX CONSULTANT CONSTITUENT

"Knox failed to reject a single ratification resolution in the face of prima facie evidence clearly showing a failure to ratify and a failure to comply with statutory notice requirements." The Law That Never Was" Bill Benson

SENATOR INOUYE'S 1989 CONSTITUENT REPLY

(see comments below)

DANIEL K. INOUYE Hawaii United States Senate Suite 722, Hart Senate Building Washington, DC, 20510 (202) 224-3834 Fax (202) 224-6747

June 26, 1989

Mr. Fred M. Ortiz Tax Consultant 73-4188 Eluna Street Kailua-Kona, Hawaii, 96740

Dear Mr. Ortiz:

On behalf of Senator Inouye, I am writing in further response to your inquiry regarding the precise provisions of the Internal Revenue Code (IRS [sic]) that render an individual liable for income taxes.

Based on the research performed by the Congressional Research Service, **there** is no provision which specifically and unequivocally requires an individual to pay income taxes. However, Article I, section 8 of the U.S. Constitution accords the Congress the "power to lay and collect taxes . . ."

Accordingly, the IRC need not specifically state that individuals shall be liable for income taxes because it is inferred from the Congress' authority to so levy and collect. This conclusion is further supported by I.R.S. Sec. 7201 et al. (1988) which sets forth numerous penalties for failure to pay income taxes owed. I have enclosed a copy of these provisions for your information.

I am pleased to have had an opportunity to assist you in this matter.

Aloha,

MARK L. FORMAN

WE THE PEOPLE COMMENTS ON SENATOR INOUYE'S REPLY

> The above letter from Senator Inouve's office to one of his constituents (a tax consultant) notes that research by the Congressional Research Service confirms there is no provision in law that actually requires citizens to file and pay income tax. The letter continues with the remarkable assertion that Congress's constitutional "power to lay and collect taxes" under Article I Section 8 somehow relieves the IRS from having to specify that individuals are liable for income taxes! (This kind of logic pretty much bypasses the need to go through the inconvenience of actually passing laws and drawing up regulations to implement them.) The letter also notes that IRS regulations set forth penalties for failure to pay income taxes owed (putting the word "owed" here simply begs and dodges the question of who does owe income taxes, i.e., who is liable?). One gets the impression that it's legal to penalize citizens for not doing something that no law requires them to do. One must wonder whether the tax consultant had any further questions after reading this letter. Further, one wonders how he subsequently advised his clients.

3. POLLOCK V. FARMER' LOAN & TRUST COMPANY – LANDMARK INCOME TAX LAW DECISION (1895)

TAX ON REAL ESTATE PROPERTY IS A DIRECT TAX WHICH REQUIRES APPORTIONMENT

- The issue before the court stated in 157 U.S., at 580 "If, as the Constitution now reads, no unapportioned tax can be imposed upon real estate, can Congress without apportionment nevertheless impose taxes upon said real estate under the guise of an annual tax upon its rents or income?"
- i.e. the Court was to decide whether a tax on real estate property was a direct tax which required apportionment.
- The Court did decide real estate income was meant to be apportioned irrespective of any attempt on the part of Congress to disguise a tax upon income producing property as an annual tax only upon that property's rent.
- The Pollock Court defined direct tax as
 - "Ordinarily, all taxes paid primarily by persons who can shift the burden upon some one else, or who are under no legal compulsion to pay them, are considered indirect taxes; but a tax upon property holders in respect of their estates, whether real or personal, or of the income yielded by such estates, and the payment of which cannot be avoided, are direct taxes."
- i.e. labor and property tax taking cannot be treated differently, they both must be apportioned.

4. BRUSHABER V. UNION PACIFIC R. CO., (1916) - PART 1

- ❖ Note This case is not about an individual (Brushaber) paying income tax directly. This case is regarding the contesting by a stockholder (Brushaber) about the duty of a corporation (Union Pacific) to collect an income tax, i.e. he challenged a withholding agent proxy.
- * Chief Justice White delivered the opinion of the court that "this {was an} erroneous assumption".
 - The 16th Amendment "is void as a direct tax".....and addressed an excise tax, i.e.
 - a tax imposed on privileged activities and measured by profit (income), is not a direct tax.
 - Direct taxation without apportionment is forbidden in the Constitution, Section 2, Clause 3.
 - In short the 16th Amendment created no new power of tax taking.
- ❖ In this precedence setting U.S. Supreme Court case, Chief Justice White brings up the constitutional "apportionment" requirement 27 times and "Excises' [tax] 16 times defining the differences.
- ***** This Supreme Court ruling held that the 16th Amendment did not grant Congress an additional taxing authority.
- ❖ The Brushaber court statement of the purpose of the 16th Amendment was to prevent the income tax from reaching the source of the income, that is to say the tax taking was not to reach and tax the wage earner or the income from the property but to tax the profit or dividend and to protect the Pollock Court decision.

 This would force the alignment of the 16th Amendment to the pre 16th Amendment Constitutional muster that direct taxes had to be done by apportionment and indirect taxes by excises, imposts, duties, etc.
- * Brushaber v. Union Pacific R. Co. http://caselaw.findlaw.com/us-supreme-court/240/1.html

4. BRUSHABER V. UNION PACIFIC R. CO., (1916) - PART 2

- The purpose was not to change the existing interpretation except to the extent necessary to accomplish the result intended; that is, the prevention of the resort to the sources from which a taxed income was derived in order to cause a direct tax on the income to be a direct tax on the source itself, and thereby to take an income tax out of the class of excises, duties, and imposts, and place it in the class of direct taxes."

 Brushaber
- The court has taken an interesting position in this one statement. They have declared that the 16th Amendment did not change the basic constitutional meaning of direct and indirect taxes. The Brushaber court did not want to strip the Constitution of its original interpretation however, at the same time it wanted to force the 16th "Amendment" to conform to the pre 16th "Amendment" era. There was never any effort to amend the original meaning of direct and indirect tax meanings in the Constitution by the 16th Amendment.
- This court decision accommodated the 16th Amendment fraud of overcoming apportionment of a direct tax and the constitutional impossibility of taxing high incomes in particular. They ruled that the 16th Amendment addressed an indirect excise tax which then must be voluntary.
- However, if you try to claim this voluntary choice with the IRS, your better do your homework well and lawyer up with the best and brightest to minimize the risk of prison because the IRS will take you all the way using their own "co..urts" and "cherry picked jury of your peers", if it is a criminal case. The IRS is not penalized for committing misfeasance, malfeasance, fraud, embezzlement, etc.
- Do you understand now, how the global to local game is played by the big boys? Are you a country, state or municipal with no money, "no problem", the cabal will come to your "rescue" and set up a Mafia just for you and their Co..urts to make sure the right decisions are made so they can perform compulsory usury, loan sharking, compulsory regulations and fraudulent tax taking to pay off their loans by extorting the local Citizens through forced direct tax taking AND forced indirect "voluntary" tax taking and by any other fraudulent means!

5. OTHER FACTS AND CASES REGARDING THE NONTAXABLE NATURE OF WAGES AND PRIVATE PROPERTY – PART 1

"The Unknowing Are Slaves To Liars"
Charles Barnum

- * "Personal property, contracts, occupations, and the like, have never been regarded by Congress as proper subjects of direct tax. Veazie Bank v. Fenno, 8 Wall. 533, 543 (1869). This is a basic tenant of direct taxation. Private property, contracts, individual wages in common occupations cannot be taxed even with whether apportioned or not.
- An "income tax" does not apply to labor or wages or salary.
- * "Labor is the primary foundation of all wealth. The property which each one has in his own labor is the common heritage..." Mowrey v. Mowrey, 65, N.E.2d 234, 238 (1946)
- * "The right to labor is a property right and...the property which every man has in his own labor is the highest form of property. Labor in its ordinary acceptation is synonymous with employment, job or position and when it is said that a man has property in his own labor, such property includes not only his labor itself but what it produces by way of wages or salary." Mowrey v. Mowrey, 65, N.E.2d 234, 238 (1946)
- * "Everyone must see that the consumption of the rich does not bear the same relation to consumption of the poor, as the income of the rich does to the wages of the poor." Senator John Sherman, March 15th, 1882
- The current 16th Amendment Income Tax taking is an excise tax which cannot be laid upon wages or private property without apportionment.
- Here is more case law supporting that the 16th Amendment does not apply to wages or private property.
 - 1) Davis v. Boston, 89 F.2d 368, 373-76 (CCAI, 1937);
 - 2) Flint v Stone Tracy co., 220 U.S. 107, 151, 31 S.Ct. 342, 349,55 L.Ed. 389, Ann. Cas. 1912B, 1312.;
 - 3) Davis v. Edison Electric Illuminating Co. of Boston, 89 F. 2d 393, 395 (CCAI 1937);
 - 4) Pollock v. Farmers' Loan & Trust Company, 157 U.S. 429, 556, 583 (1849).
- For a full perspective and understanding on the fraudulent taxing taking of a direct tax on wages and private property read Bill Bensons Volume II, "the Law That Never Was".

5. OTHER FACTS AND CASES REGARDING THE NONTAXABLE NATURE OF WAGES AND PRIVATE PROPERTY - PART 2

- 1) If you apply an unapportioned income tax on labor, wages or salary that is an excise tax by constitutional definition.
- 2) An excise tax is defined as:
 - a) "A tax imposed on the performance of an act, the engaging in an occupation [e.g. <u>publically</u> <u>granted occupations such as lawyers, innkeepers or auctioneers</u> Thomas v. United States, 192 U.S. 363 Jack's clarification insert], or the enjoyment of a privilege. Rapa v. Haines, Ohio Com. Pl., 101 N.E.2d 733, 735. Tax laid on manufacture, sale, or consumption of commodities or upon licenses to pursue certain occupations or upon corporate privileges. In current usage the term has been extended to include various license fees and practically every internal revenue tax except the income tax. Black's Law dictionary, Fifth Edition
- 3) i.e. an excise tax cannot be applied to common labor by definition.
- 4) By "constitutional intent" there are only two basic type of taxes, an apportioned direct tax on labor and an uniform indirect tax on business activities.
- 5) The current form of an unapportioned direct tax on American wages is neither a direct tax nor an uniform indirect tax following constitution and supreme court intent and rulings, i.e.
 - a) "...It has never been held, however, either by the Supreme Court of the United States, or the Supreme Court of any state, so far as we are advised, that Congress had the power to tax the common right to employ labor. It is like taxing a person's right to work." Davis v. Edison Electric Illuminating Co. of Boston, 89 F. 2d 393, 395 (CCA1 1937)
- 6) A Treatise on the History of Rights vs. Privileges

5. OTHER FACTS AND CASES REGARDING THE NONTAXABLE NATURE OF WAGES AND PRIVATE PROPERTY – PART 3

"Vipassana is a word that means, "to see things as they really are" and it is this beautiful yet difficult practice that carries one to the end of unhappiness."

Michael Kewley

- "On August 28th, 1913, Senator Albert Cummins, of Iowa, referring to the power which Congress supposed that it had following Philander Knox's fraudulent of the 16th Amendment quoted from the Congressional Record Senate, Vol. 50, 3843 3844:
 - 7) "Our authority is to levy a tax upon incomes. I take it that every lawyer will agree with me in the conclusion that we can not levy under this amendment a tax upon anything but an income. I assume that every lawyer will agree with me that we cannot legislatively interpret the meaning of the word "income".....We cannot enlarge the meaning of the word "income". We need not levy our tax upon the entire income."
- 8) At the time of the adoption of the Constitution, the term "excise tax" was used only in connection with a tax on goods, merchandise, and commodities. Davis v. Boston, 89 F.2d 368, 373-76 (CCA1 1937)
- 9) Taxes are distinct from duties, imposts and excises, Pollock v. farmers' Loan & Trust Co., 158 U.S. 601, 624-25 (1895)
- 10) Labor is not a commodity Bouvier's Law Dictionary, Rawles's Third Revision, p. 551
- 11) "Excise tax" is a tax laid upon articles of use or consumptions not according to their value but an arbitrary amount fixed by the legislature. Several state conventions discussion.
- 12) No one has a right to tax the right to work. Davis v. Edison
- 13) "The Sixteenth Amendment simply does not authorize the Congress to tax as "incomes" every sort of revenue a taxpayer may receive. As the Supreme Court noted long ago, the "Congress cannot make a thing income which is not so in fact." Burk-Waggoner Oil Ass'n v. Hopkins, 269 U.S. 110, 114 (1925). Indeed, because the "the power to tax involves the power to destroy," McCulloch v. Maryland, 17 U.S. (4 Wheat.) 316, 431 (1819), it would not be consistent with our constitutional government, and the sanctity of property in our system, merely to rely upon the legislature to decide what constitutes income."
 - Murphy v. IRS, 362 F. Supp. 2d 206, 211-. 12, 218 (2005), when trying to determine "incomes", the Supreme Court, Stated.
- "The Treasury Department cannot, by interpretive regulations, make income out of that which is not income within the meaning of the revenue acts of Congress, nor can Congress, without apportionment, tax as income that which is not income within the meaning of the 16th Amendment."
 Helvering v. Edison Bros. Stores, 133 F.2D 575 (1943)

- 6. U.S. SUPREME COURT AND FEDERAL CIRCUIT COURT CASE
 RULINGS ON LABOR AND PRIVATE PROPERTY I.E. TAXES ON
 LABOR AND PRIVATE PROPERTY ARE UNCONSTITUTIONAL
 - Cases below show current tax taking on labor and private property are unconstitutional.
 - 42 U.S. Supreme Court and
 - 11 Federal Circuit Court Cases rulings
 - Link below

Supreme Court Cases re. Taxes on Labor

- This is a must read and print via link above
 - Lays out 42 U.S. Supreme Court rulings directly on Labor and Property
 - Lays out 11 Federal Circuit Court Cases
 - Taxes and any takings on property are unquestionably unconstitutional
- Our Labor is not only our property, but our most "sacred and inviolable property" Butcher's Union v. Crescent City co., 111 U.S. 746, 757 (1884)
- <u>Link here to learn your unalienable rights which cannot be taxed, regulated or charged usury</u>
- The tax taking of our labor and private property in America by the fed, state and county and city municipal corporations are totally inconsistent with settled law, fundamental and founding charters and Christian principals plus American first Revolutionary War.

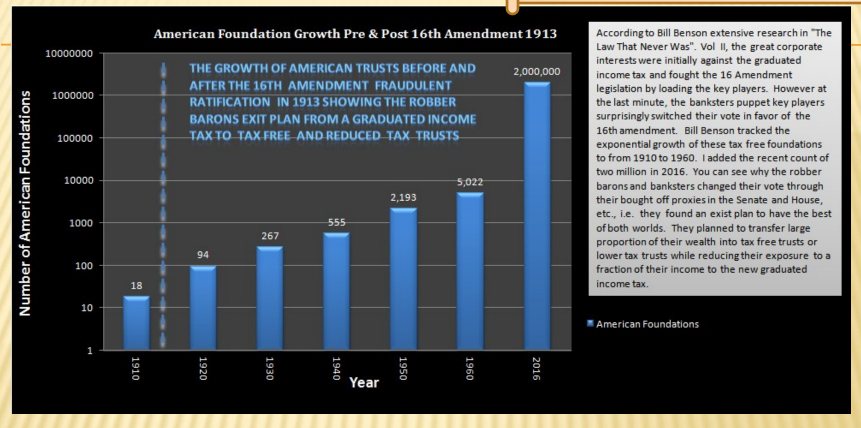


- The individual unlike the corporation, cannot be taxed for the mere privilege of existing. The corporation is an artificial entity which owes its existence and charter powers to the state; but the individuals' rights to live and own property are natural rights for the enjoyment of which an excise cannot be imposed."
 Redfield v. Fisher. 292 P.819, Corn v. Fort, 95 S.W. 2d 620 (1936)
- 2) "Right to earn a living is an inalienable right guaranteed by the Bill of Rights of the constitution." City of Louisville e al. v. Sebree, 214 S.W. 2d 248
- 3) A Chattanooga Tennessee jury returned a not guilty verdict to Lloyd R. Long accused of willful failure to file income tax returns for 1989 and 1990. <u>Link here to read this case</u>. There are more of these cases the IRS is covering up. The rhetorical question is, even one winning jury case establishes a precedence that the average American state Citizen owes no taxes to the federal government. Why does every state Citizen challenging this tax taking of wages forced to be retried for the same reason that has been settled many times over, rhetorical question?
- "Sovereign individuals are subject only to a Common Law, whose primary purposes are to protect and defend individual rights, and to prevent anyone, whether public official or private person, from violating the rights of other individuals. Within this scene, Sovereigns are never subject to their own creations, and the constitutional contract is such a creation." To quote the Supreme Court, "No fiction can make a natural born subject." Milvaine v. Coxe's Lessee, 8 U.S. 598 (1808). That is to say, no fiction, be it a corporation, a statute law, or an administrative regulation, can mutate a natural born Sovereign into someone who is subject to his own creations. " http://www.supremelaw.org/fedzone11/htm/chaptr11.htm , page 8 of 20
- 5) "The exercise of <u>federal</u> citizenship is a statutory privilege which can be taxed with excises. <u>The exercise of State Citizenship is a common Law Right which simply cannot be taxed, because governments cannot tax the <u>exercise of a right</u>, ever." Credit to Richard McDonald research based on Slaughter House Cases, U.S. v. Cruikshank, 92 U.S. 542 (1875) http://www.supremelaw.org/fedzone11/htm/chaptr11.htm, page 10 of 20</u>



8. TRUSTS AND TAX EXEMPT FOUNDATIONS – THE ROLE THEY PLAYED IN THE 16TH AMENDMENT FRAUD

"Everyone wishes to have truth on his side, but not everyone wishes to be on the side of truth." Richard Whately



- 1) According to Bill Benson extensive research in "The Law That Never Was". Vol. II, the great corporate interests were initially <u>against</u> the graduated income tax and fought the 16 Amendment legislation by loading the key players. However at the last minute, the banksters puppet key players surprisingly switched their vote in favor of the 16th amendment. Bill Benson tracked the exponential growth of these tax free foundations from 1910 to 1960. I added the recent count of two million in 2016. You can see why the robber barons changed their vote using their bought off proxies in the Senate and House, etc., i.e. they found an exit plan to have the best of both worlds. They planned to transfer large proportion of their wealth into tax free trusts or lower tax trusts while reducing their exposure to a fraction of their income to the new fraudulently approved graduated income tax.
- 2) The Dark Side of Tax Exempt Foundations and why they must be eliminated (78 pages).

"In a dark time, the eye begins to see." Theodore Roethke

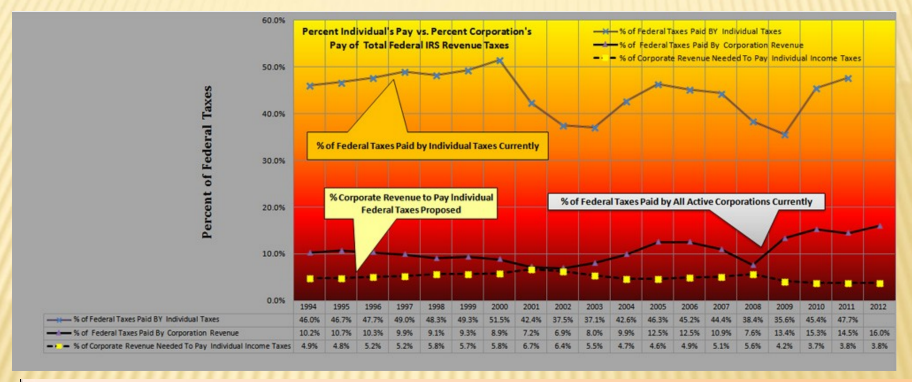
Section C - The Problem and The Solution Visualized

- 1) Graph A % Individuals Pay vs. % Corporation's Pay of Total Federal IRS Revenue Tax Taking
- Graph B % Individual's Pay of Their AGI vs. % Corporations Pay of Total Corporation Revenue in Federal Tax Taking
- 3) Graph C Individual Income Tax \$ Paid vs. Private Corporation Income Tax \$ Paid vs. Total IRS Tax Taking \$ Revenue
- 4) Graph D Individual Income vs. Private Corporation Revenue
- 5) Tax Their Land And Everything Else They Can
- 6) Legitimate vs. Illegitimate Sources of Government Revenue
- 7) The Collateral Impact of Tax Taking Part 1, 2 & 3
- 8) Going global how corporations are playing tax taking and jobs

SECTION C - THE PROBLEM AND THE SOLUTION VISUALIZED

1. GRAPH A - % INDIVIDUALS PAY VS. % CORPORATION'S PAY OF TOTAL FEDERAL IRS REVENUE TAX TAKING

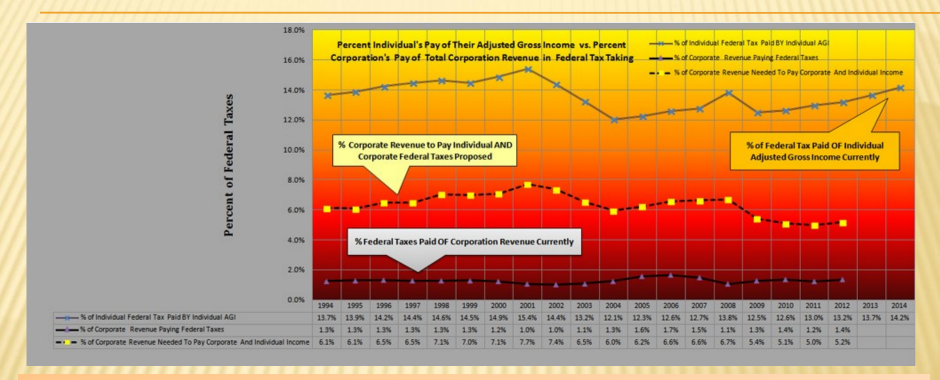
Bad Moon Rising



- Corporations pay about 7% to 16% per year of the total IRS federal revenue tax taking for years 1994 2012 see black line with blue triangle data points.
- Individuals pay about 37% to 52% per year of the total IRS revenue tax taking for years 1994 2012 see brown line with blue X data points above, some 3 to 7 times more than corporations.
- If you eliminate the fraudulent individual indirect excise income taxes and transfer that Individual excise tax on the corporations, they will pay about 3.8% to 6.7% more of their total revenue for years 1994 2012 and pass most of that thru to their customers in their product and service pricing see black dash line with yellow square s above.

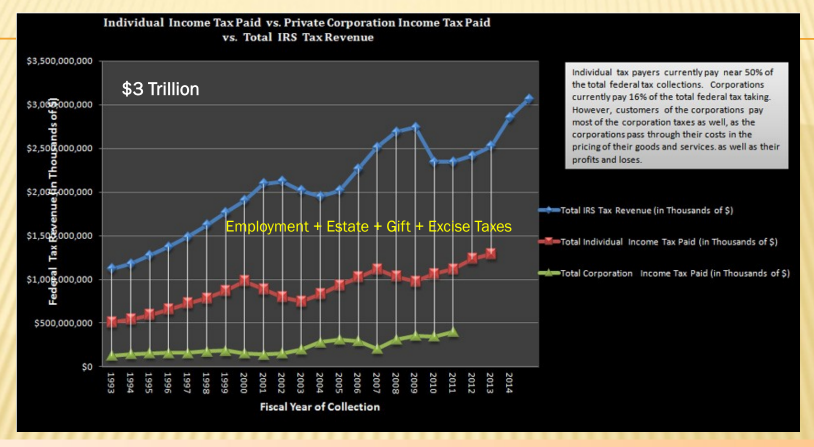
2. GRAPH B - % INDIVIDUAL'S PAY OF THEIR ADJUSTED GROSS INCOME VS. % CORPORATIONS PAY OF TOTAL CORPORATION REVENUE IN FEDERAL TAX TAKING

"All great truths begin as blasphemies." George Bernard Shaw



- Corporations pay about 1% of their revenue currently to federal income tax taking for years 1994 2012 see black solid line.
- Individuals pay about 14% of their Adjusted Gross Income to federal income tax taking for years 1994 2014 see brown line.
- If corporations paid their federal income taxes and the individual "income "excise tax. they would pay 5.2% to 7.1% of their revenue annually for the years shown 1994 2012 see black dash line with yellow square data points above.
- Again the current "income" tax fraudulently forced on individuals is an excise tax, not an apportioned tax and not a direct tax so redirecting this individual excise tax to the corporations where excise taxes are true and honest in a free Republic is the answer.
- The actual Individual "Income" tax would be lower than shown above because Individual Adjusted Gross Income includes wages, profit, and dividends as reported by the IRS. This data took long enough to extract let alone breaking out wages only.

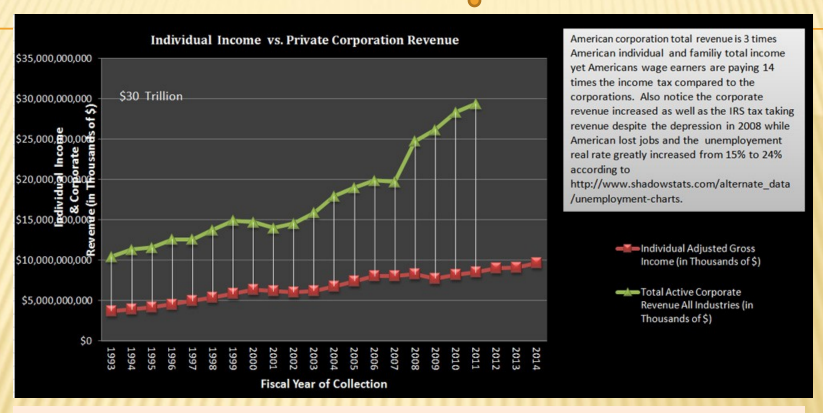
The Midnight Special



- This is a dollar graph to better visualize the significance of the tax taking of individuals.
- Individual "Income" taxes on Adjusted Gross Income pay near 50% of the total federal tax taking
- Corporation Income taxes on their total revenue pay about 14.5% of the total federal tax taking for year 2011, most recent data available.
- Why are corporations paying so much less and why are the individual state Citizens paying so much more?
- The answer to this rhetorical question is the corporations have lobbied since day one to breach the fundamental and founding laws and settled case law thereby transferring their rightful indirect taxes upon wages or private property?

4. GRAPH D - INDIVIDUAL INCOME VS. PRIVATE CORPORATION REVENUE

"The foolish reject what they see, not what they think. The wise reject what they think, not what they see." Huang-Po



- American corporations total revenue is <u>3 times</u> American individual and family income (wages + dividends + profit), yet American wage earners are paying <u>14</u> times the federal tax private corporations are paying.
- All while tax taking of any kind on wages and private property (including by apportionment) goes against settled American case law AND founding law AND fundamental law.
- The current form of tax taking of private property and wages is immoral and goes against ALL fundamental, founding and Christian laws, charters and actions of this FREE Republic.

5. TAX THEIR LAND AND EVERYTHING ELSE THEY CAN

Only Indirect Taxation is Morally Permitted & That is More Than Enough to fund Government

Tax his land, Tax his bed, Tax the table At which he's fed.

Tax his tractor. Teach him taxes Are the rule.

Tax his cow, Tax his goat, Tax his pants, Tax his coat.

Tax his ties, Tax his shirt, Tax his work, Tax his dirt

Tax his tobacco, Tax his drink, Tax him if he Tries to think.

Tax his cigars, Tax his beers, If he cries, then Tax his tears.

Tax his car, Tax his gas, Find other ways To tax his ass.

Tax all he has Then let him know That you won't be done Till he has no dough.

When he screams and hollers, Then tax him some more, Tax him till He's good and sore. Then tax his coffin, Tax his grave, Tax the sod in Which he's laid.

Put these words Upon his tomb, Taxes drove me to my doom

When he's gone, Do not relax, It's time to apply The inheritance tax

"Not one of these taxes existed 100 years ago, when the nation was the most prosperous in the world. There was no national debt, the middle class was the largest in the world, and one parent could stay home to raise the children and police the neighborhoods." Common Sense Revisted

Accounts Receivable

Tax

Telephone Federal Exise Tax

Building Permit TaMore Takdings Federal Universal

CDL I/Cense Tax

Cigarette Tax

Corporate Income Tax

Dog License Tax

Exist Unemployment

Service Fee Tax

Service Fee Tax

Corporate Income Tax

Corporate Income Tax

Federal Income Tax

Federal Income Tax

Federal Inemployment

Tax

Service Fee Tax

Federal Income Tax

Telephone Recurring and

Federal Inemployment

Telephone Recurring Charges Tax

State Unemployment Tax

Telephone Recurring and

Federal Inemployment

Telephone Federal Corporate Income Tax

Tel

Fishing License Fax
Food License Tax
Fuel Permit Tax
Gasoline Tax
(42 cents/ gallon)
Gross Receipts Tax
Hunting License Tax
Inventory Tax
IRS Interest Charges
IRS Penalties (tax on

Tax)
Liquor Tax
Luyury Taxes
Marriage License Tax
Medicare Tax
Personal Property Tax
Property Tax
Real Estate Tax
Service Charge Tax
Social Security Tax
Road Usage Tax
Sales Tax
Recreational Vehicle
Tax

School Tax

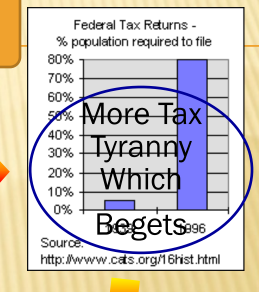
State Income Tax

Telephone State and Local Tax
Telephone Usage Charge Tax
Utility Taxes
Vehicle License Registration
Tax
Vehicle Sales Tax

Watercraft Registration Tax Well Permit Tax Workers Compensation Tax

STILL THINK THIS IS FUNNY? Not one of these taxes existed 100 years ago, and our nation was the most prosperous in the world. We had absolutely no national debt, had the largest middle income group in the world, and Mom stayed home to raise the kids.

What happened?
Can you spell "politicians, bankers and lawyers?"





6. LEGITIMATE VS. ILLEGITIMATE SOURCES OF REVENUE

Legitimate vs. Illegitimate Sources of Revenue in a Honest Constitutional Republic or Consolidated Republic

Researched, validated and compiled by Jack Venrick, www.freedomforallseasons.org, Permission to use with credit

I. LEGITIMATE sources of revenue - more than sufficient to fund infrastructure:

1. Uniform indirect taxes on state created corporations

- 2. Customs, duties and imposts on foreign corporations importing goods and services to America
- Click on table & go to Slide 33 for full view

- 3. The sale and lease of state natural resources
- 4. The printing/minting of value based currency and coin the union AND the states may mint and compete
- 5. Cost Avoidance the Government & the natural born do NOT pay interest on what is minted and circulated for their own use

ILLEGITIMATE Sources of Revenue:

1. Federal OR state "income tax" is an indirect tax which CANNOT be applied directly to natural born state Citizens

- A. The 16th Amendment authorizing an "income tax" was never fully ratified & is fraudulent
- B. The 16th Amendment "income" tax only applied to corporate profit & gain NOT to property or wages of the natural born state Citizen
- C. Multiple high court rulings established the 16th Amendment DID NOT change the tax system, i.e. see next line
- C1. NO taxes on property or wages which are NOT apportioned to the population of the {state divided by/the Union of the State}
- D. Multiple high court rulings established individuals CANNOT be taxed for the mere privilege of existing, unlike a corporation

2. Property taxes are illegitimate and fraudulent and CANNOT be applied to any property owners

- A. The delegates to the original constitutional conventions voted for NO direct taxes
- B. The direct apportioned tax was written into the original constitution against their instructions, i.e. forced/snuck in
- C. The original constitution was never unanimously approved as required by the Articles of Confederation still legitimate
- D. In addition to the above historical facts, union direct taxes could only be apportioned to the several states by population
- E. Multiple high court rulings established individuals CANNOT be taxed for the mere privilege of existing, unlike a corporation

3. Sales TILL taxes are an indirect tax and CANNOT be applied directly upon natural born state Citizens

- A. Sales taxes must be absorbed by the corporation and passed through in their pricing IF they so chose
- B. A sales till tax is a forced direct tax if applied upon the natural born state Citizen
- C. Additionally, the natural born state Citizen must freely chose to purchase the product or service or not

4. Flat taxes, VAT taxes, "Fair" taxes, Sales taxes & Excise taxes CANNOT be applied upon natural born state Citizens

A. These type of taxes are all indirect taxes and can only be applied to corporations who may pass them through in their pricing

Other ILLEGITIMATE Takings of Property:

Zoning, regulations of any kind, permitting, eminent domain, environmental takings, conservation easements, attachment to any resources above or below the ground. licensing, inspections, conditional use, hollowing out of the allodial title, easements, open space, special use, recording of or making public, any information regarding private property, assessment of the property; are all violations of your basic unalienable rights including trespass, violation of rights to privacy, which are acts of aggression to incriminate and obligate you and your family in perpatuity violating your birthrights/unalienable rights.

The natural born state Citizen can NOT be forced or entrapped into agenda obligations designed to limit individual rights.

This goes against the highest charters and original intentions of the land including the Laws of Nature and Nature's God, the Declaration of Independence and the action and intention of freeing ourselves from this type of tyranny by spilling our blood and winning our freedom and liberty during the American Revolution. Research, validated and compiled by Jack Venrick, www.freedomforallseasons.org - Permission to use with credit

- 1) There is no lack of financial resources under a true and honest Republic.
- 2) Legitimate sources of revenue (yellow highlight) is how America used to fund its basic federal infrastructure.
- 3) The yellow highlight taxes is how all levels of government from global to federal to state to municipal should fund infrastructure.
- 4) With no Exceptions

7. THE COLLATERAL IMPACT OF TAX TAKING - PART 1 - THE CENTRAL BANKING WARFARE MODEL



Okay Ms. Fitts: "...... you mention as a prime factor that governs our lives on planet earth for roughly the last 500 years "the central banking-warfare investment model." Can you describe to us at the beginning of this interview some of the essential characteristics, rationales and goals of that "model"?

"The central banking-warfare investment model" is really a control model, through which a small group of people can control the most resources on the most profitable basis. Essentially what happens is:

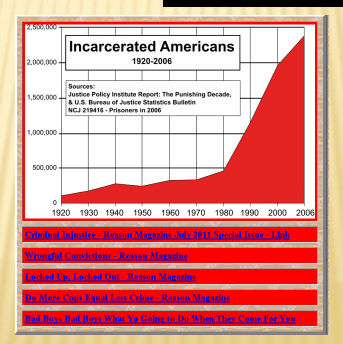
Central banks print money and then the military makes sure that other parties accept it and that the financial system continues to have liquidity. The question many people ask with regards to a fiat currency, which is a paper currency, is: Why would anybody take paper, which has no value? They take the paper, because it's part of the enforcement and military supervision, if you will, of the network that is printing the money. The system has created a fantastically profitable way of controlling large populations and access to resources very cheaply.

Let's say for a second that Mr. Global is in charge of "the central banking-warfare investment model": Mr. Global prints money and then people take that paper and give him in essence what he needs to buy up and Control the national resources. The population is dependent on his paper and then he controls all the real things. Also through the military, he can steal whatever he wants. And organized crime is a very important component as well, because it can be expansive to drop an army and to occupy a place. If he can take over a place and buy that place with the place's own money, it's much more efficient, and that's where the drug business traditionally comes in. It's basically part of a model for controlling a territory with huge resources in the cheapest way possible."

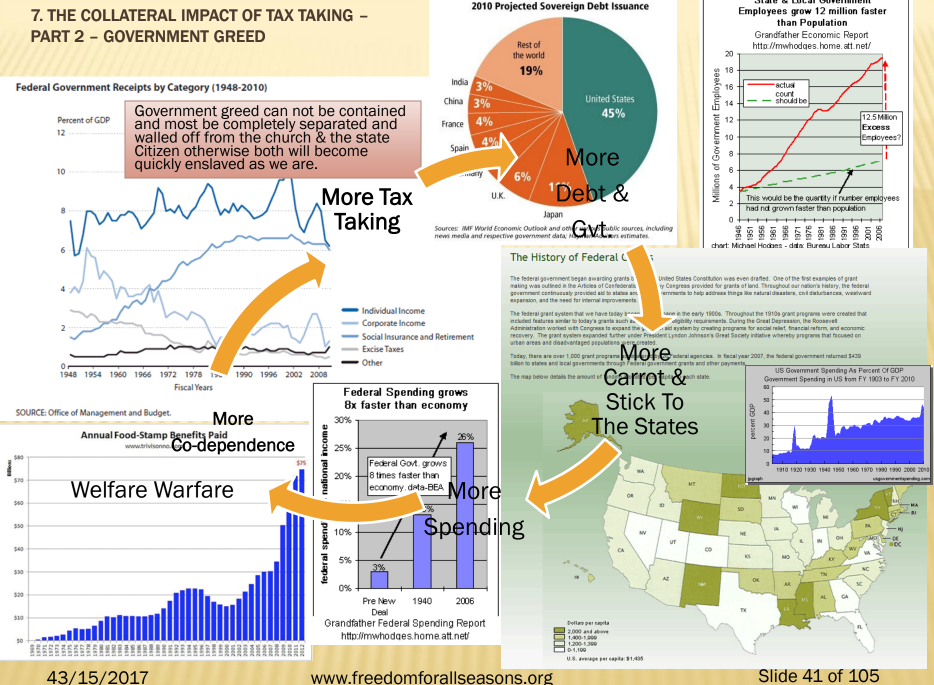


"The powers of financial capitalism had another far reaching aim, nothing less than to create a world system of financial control in private hands able to dominate the political system of each country and the economy of the world as a whole. This system was to be controlled in a feudalist fashion by the central banks of the world acting in concert, by secret agreements, arrived at in frequent private meetings and conferences. The apex of the system was the Bank for International Settlements in Basle, Switzerland, a private bank owned and controlled by the worlds' central banks which were themselves private corporations. The growth of financial capitalism made possible a centralization of world economic control and use of this power for the direct benefit of financiers and the indirect injury of all other economic groups."

Tragedy and Hope: A History of The World in Our Time (Macmillan Company, 1966,) Professor Carroll Quigley of Georgetown University,

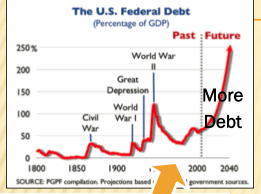


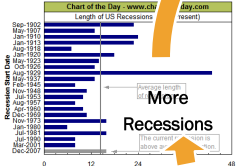
It is critical to connect the global to local dots of taking private property by taxing, regulating, fiat \$ and usury. The ultimate in a global warfare model is the central banking system, i.e. BIS, World Bank, IMF, unFederal UnReserve.

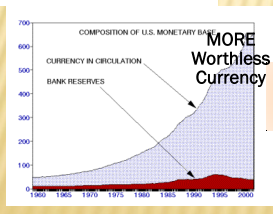


State & Local Government

7. THE COLLATERAL IMPACT OF TAX TAKING – PART 3 – THE TAX TYRANNY DEATH CYCLE







To lay with one hand the power of the government on the property of the citizen, and with the other to bestow it upon favored individuals to aid private enterprises and build up private fortunes, is none the less a robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms."

CITIZENS' SAVINGS & LOAN ASS'N v. CITY OF TOPEKA, 87 U.S. 655, 664, 20 Wall. 655 (1874)





THE TAX TYRANNY DEATH CYCLE

- 1) More debt begets
- 2) more worthless fiat currency which
- 3) begets more pages of federal tax code which
- 4) begets a traumatic increase of TAX taking, penalties, fees, seizures, mistakes, fraud, blood revenue, IRS & tax payer challenges, physical & emotional abuse by government cereal agencies upon largely innocent Citizens which begets
- 5) more court room abuse by U.S., State & Municipal prosecuting attorneys and judges which
- Increases the pressure on government agents charged to produce revenue which
- 7) begets obscene prison sentences even for the simplest contrived charge which
- 8) begets an avalanche of takings on freedom and liberty which
- 9) collapses families, business and honest jobs in America.
- Which in turn forces more local small business out of business and sends jobs off shore.

8. GOING GLOBAL – HOW CORPORATIONS ARE PLAYING TAX TAKING AND JOBS

- 1) American companies are increasingly laying off and forcing their employees to train foreign workers and the courts have approved this.
- 2) Boeing's engineering center is being moved to India and hiring and moving more engineering to Oklahoma.
- 3) Boeing Defense System is selling off large amount of its space in Kent, WA to Amazon and has sold off much land in Renton, WA.
- 4) Boeing is selling its 787 airplanes below cost
- 5) Washington state, the original home to Boeing, has gouged it so much in taxes that Boeing bid itself out to big and small cities around America and ultimately moved its headquarters to Chicago in 2001 for the best tax incentive, et al package.
- 6) SPEEA (Seattle Professional Engineering Employees in Aerospace is working with Washington State politicians to tie tax incentives to job creation in the state, see table to right.
- 7) Tax taking on labor and corporations has crippled the job market so much, many companies are leaving for cheaper sources of tax taking, labor and infrastructure.
- 8) The message here is tax taking is a double edge sword and a thin gray line even on big Fortune 500 corporations. Many American companies have to compete at the international level against heavily socialized countries/manufactures like Air Bus.
- 9) American enterprise, businesses and companies are the "chicken that lays the golden eggs" for American government and wage earners. Anyone can raise chickens in the world so it becomes a game of great respect and balance.

{The IRS}.. "an agency totally out of control, running roughshod over the taxpayers and making a joke out of our rule of laws" and that the high-handed bureaucratic excesses of the IRS are a national disgrace"
U.S. Senator Paul Laxalt (R-NV)

Boeing's decision to open finishing plant in China concerns Rep. June Robinson



Rep. June Robinson

LYMPIA — Rep. June Robinson (D-Eweres) released the following statemens in response to Boeing's decision to open a completion and delivery facility for the 737 model in China.

I am disappointed that once again. Bocing is moving more operations out of Washington state. In 2013, the Legislature approved the largest single tax break in history with the clear understanding that this would create more jobs in Washington and continue the long relationship that our state has with Bocing. Since that tax break was given, Bocing has moved more than 3,000 jobs out of our state. These jobs have gone to South Carolina and Oklahoma, and are now heading to China.

Both Boeing and China have important relationships with Washington state. Boeing was started here more than 100 years ago and the company has grown up along with our state. Washington exports more to China than any other state. Each year, China purchases over \$20 billion worth of our airplanes, apples and other products.

I certainly support Boeing and I support China, but we cannot sit by and continue to let Boeing

collect on their tax breaks without making sure that jobs are staying in Washington. We are assured time and again by the lobby ists representing Boeing that without these tax breaks, Boeing will move even more jobs elsewhere. As a state, we need to account for the tax breaks that we give big corporations. We need to hold Boeing accountable for its promise of job creation.

Boeing claims that completing painting, flight testing, delivery certification and customer acceptance of the 737 in China will allow more planes to be built, boosting the aerospace economics of Washington and China. If this is true, it should be easy for Boeing to show net job creation in Washington. But Boeing continually lobbies against measures that would require accountability for promised jobs.

Washington taxpayers are paying billions of dollars to keep Boeing jobs here at home. We know

that Boeing is good for our economy, and we are willing to provide tax incentives to keep them here. But, it is only fair to our taxpayers that we make sure that Boeing is keeping up their end of the bargain and creating jobs in Washington.

During the last legislative session. I sponsored House Bill 2147, which would have tied Boeings tax break to jobs in Washington state. Had the measure passed, when Boeing jobs left the state the tax break would gradually go away. But if the jobs stayed, then Boeing would get to keep the tax break. It's a simple, common-sense idea. South Carolina and Oklahoma already have similar requirements and it hasn't driven jobs out of those states.

Originally released by Rep. June Robinson Sept. 23, 2015, after The Boeing Company announced plans to open a finishing plant in China. The statement appears here with her permission.

State	Approved	Amount	Subsidy Length	Jobs Required
Washington	2013	\$8.7 billion	16 yrs (ext 2003 break)	0
Washington	2003	\$3.24 billion	21 yrs	0
South Carolina	2013 (April)	\$120 million	8 yrs	2,000
South Carolina	2009	\$900 million	10 yrs	3,800
Missouri	2013 (Dec)	\$229 million	10 yrs	2,000
Alabama	1997 (Oct)	\$150 million	10 – 20 yrs	2,300

Joint Workforce Committee

Boeing's downward employment trend troubling

By Rich Plunkett SPEEA Director of Strategic Development

PEEA and Boeing representatives typically meet each month in the Joint Workforce Committee. As a regular part of the agenda, management shares its employment forecasts with SPEEA at a fairly high level. While numbers are shared for BDS and EO&T, BCA management refuses to provide actual numbers and only provides a notional 'lavered sand chart.'

During the most recent meetings, the information shared shows a continued downward trend in employment within the Puget Sound region. Management has stated that the current plan (an often-repeated caveat) does not call for large layoffs in general: but continued layoffs of less han 50 a month for the next 18 months. This is in addition to current attrition numbers ranging from 5 to 8% annually.

Boeing (Moscow) Design Genter

Another ongoing topic of discussion at the Joint Workforce Committee is the use of the Boeing (Moscow) Design Center (BDC) and now the similar Ultraine Design Center (UDC). Together, these are referred to as Boeing Russia Incorporated (BRI). We have been told that the current plan is to hold the numbers to less than 2,000 employees total, with 1,200 to 1,400 at the BDC and a couple hundred of employees at the UDC. This includes the 50 to 100 BDC workers who are working at Tuget Sound facilities at any given point in time (according to data that has been furnished by Boeing). Boeing says it reports these workers as here on training to the Immigration Customs Enforcement (ICE).

During discussions around both of these topics, SPEEA members continue to point out problems associated with the dissemination of work across the planet and the resulting impact to the folks represented by SPEEA. The typical refrain from management is that local management is doing all they can to mitigate the impact of reductions in employment. However, there is NO willingness to question corporate decisions on the legitimacy of the culling of the Puget Sound

workforce. In fact, management representatives frequently respond with vague references to a "competitive environment" and a stated "greater good of Boeing."

Management does a fairly good job of placing employees who have been declared surplus to keep the actual number of layoffs low. However, it causes significant levels of stress to those affected (directly or indirectly) and the cause of these layoffs is NOT exogenous. These layoffs are the result of Boeing corporate decisions to relocate and/or outsource work.

When management utters the cliché "Were in a competitive environment," your SPEA Joint Workforce Committee members continue to try to ascertain who is this "WE" and how is an employee to know. We also try to remind management that the competition should be the current Boeing team against our competitors and not corporate executives in a locker room bragging about stock price.

7 SPEEA SPOTLITE NOVEMBER 2015

"The best way to make your dreams come true is to wake up."
Paul Valery

Section D - Democracy vs. Republics And The Federal Zone

- 1) The Pecking Order Between a "Majority Rule Democracy" and a True and Honest Constitutional Republic
- 2) Judge Poisoned & Defendant Debarred Re. Historic Bank Foreclosure Decision in Home Owners Favor
- 3) The Federal Zone and how it defines who is taxed and who is not
- 4) Free and Sovereign state Citizen vs. a citizen of the "United States"

SECTION D – DEMOCRACY VS. REPUBLICS AND THE FEDERAL ZONE 1. THE PECKING ORDER BETWEEN A "MAJORITY RULE DEMOCRACY" AND A TRUE AND HONEST CONSTITUTIONAL REPUBLIC

1. Preponderant influence or authority over others:

DOMINATION = Majority Rule NOT a Free Republic

Priority	Majority Rule	Constitutional
	Democracy	Republic
1	Global Elite	Creator
2	Majority	Individual
3	Government	Constitution
4	Public Servants	Government
5	Case & Statute Law	Public Servants
6	Corporations	Statute Law
7	Individual	Corporations

• Note the yellow highlighted relative position of the individual sovereign state Citizen in each system.

Source: http://www.supremelaw.org/fedzone11/htm/chaptr11.htm

• Which system does American's live in now and which system do you prefer?



Hegemony -

- Preponderant influence or authority over others: DOMINATION
- 2. The social, cultural, ideological, or economic influence exerted by a dominant group

2. JUDGE POISONED AND DEFENDANT DEBARRED REGARDING A HISTORIC BANK FORECLOSURE DECISION IN HOME OWNERS FAVOR SWEPT UNDER THE RUG

"Consider the case of Wenonah Blevins, an 82 year old Texas widow, whose mortgage free \$150,000 house was sold on the courthouse steps for \$5,000 to satisfy an \$814 assessment. What is so incredible about this case is that Mrs. Blevins had remitted a check for the full amount shown on her bill from the association but the association refused to accept her payment, preferring to foreclose instead."

http://www.americanpolicv.org/prop/homeowner.htm

Few of us can imagine how crooked the system is. Here is just one example, the Credit River decision.



"Direct tax. One that is imposed directly upon property, according to its value. It is generally spoken of as a property tax or an ad valorem tax. Distinguishable from an indirect tax which is levied upon some right or privilege."

Black's Law Dictionary, Fifth Ed.



- The Case of First National Bank of Montgomery, Plaintiff, vs. Jerome Daly, Defendant. The judge decides in favor of the defendant to keep his home.
- The judge Martin V. Mahoney, Justice of the Peace, Credit River Township, Scott County, Minnesota, is disbarred and poisoned 6 months later and the home owner defendant who was also a lawyer is disbarred. Article by Bill Drexler, co Justice of the Peace in this trial, also disbarred.
- Chapter 5: the Courts Rule background used in in this case, great read.
- "It is now twenty eight years since this "Landmark Decision," and Justice Mahoney is quoted more often than any Supreme Court justice ever was. The money boys that run the "private Federal Reserve Bank" soon got back at Mahoney by poisoning him in what appeared to have been a fishing boat accident (but with his body pumped full of poison) in June of 1969, less than 6 months later.

Both Jerome Daly and Justice Martin V. Mahoney are truly the greatest men that I have ever had the pleasure to meet. The Credit River Decision was and still is the most important legal decision ever decided by a Jury. "-

Bill Drexler, co Justice of the Peace, Credit River Township, Scott County, Minnesota.

Read More - "The Fraud Perpetuated on the American People"

3. THE FEDERAL ZONE – THE CASE FOR NO GOVERNMENT JURISDICTION AND HOW IT DEFINES WHO IS TAXED AND WHO IS NOT

America	Citizen of the 'United States"	Alien
Resident		Resident alien living in a Federal Zone - e.g. non federal state Citizen living on a military base, D.C. or anyone of the U.S. territories
		A natural born free & sovereign state <u>C</u> itizen living in one of the several independent states

- Paul A. Mitchell, B.A., M.S. has been a Federal witness, author and web master to http://www.supremelaw.org/sls/31answers.htm
- He has become distinguished for establishing how the federal IRS code uses deception with types of geographic areas and citizens to apply its takings .
- Paul Mitchell's work is summarized by the table above. I expanded this table from a basic table in Paul's work.
- "The revenue laws are a code or system in regulation of tax assessment and collection. They relate to taxpayers, and not to non-taxpayers."
 Economy Plumbing and Heating Co. v. United States, 470 F. 2d 585 (1972)
- To understand this creative Federal coding you must change the way you think of yourself.
- Through the IRS eyes there are 4 types of people, see the 4 cells in table above to understand.
- Most American state Citizens are in the category highlighted yellow, a "Nonresident Alien" or a non tax payer in the Federal Zone.
- That is you are a nonresident and alien to the federal government, defined as Washington D.C. Inc., not exceeding 10 square miles, forts, magazines, arsenals, dock yards and federal territories.
- Most American state Citizens are a nontax payer to the federal government. That is most of us are not government employees nor slaves to the state though the state pretends we are.
- Government has no jurisdiction or authority in your life, private property or wages. See the U.S. Constitution Article I, Section 8, Clause 17 and Article IV, Section 3, Clause 2.

4. FREE AND SOVEREIGN STATE CITIZEN VS. A CITIZEN OF THE "UNITED STATES" – A CASE FOR LIMITED JURISDICTION FOR GOVERNMENT



- This Venn chart depicts the same message as the previous slide.
- Look at the 4 different zones and find the type of person you are and where you live.
- Most American state Citizens are a "nonresident alien" to the Federal Zone, which are territorial and federal legislative jurisdictictions.
- That is you are not a federal employee nor do you live in a federal facility.
- Still not convinced, check out below -
- https://www.youtube.com/watch?v=HdVxli hG7Ml
- http://famguardian.org/Subjects/Taxes/Re medies/TaxpayerVNontaxpayer.htm

Most Americans are here – The state has no jurisdiction over the average American state Citizen 's Life, Private Property or wages.

<u>YouTube Explanation -</u> https://www.youtube.com/watch?v=SLqOswomVig

free & sovereign state Citizen living in one of the several independent states.

Economy Plumbing & Heating Co. v. The United States (1972)

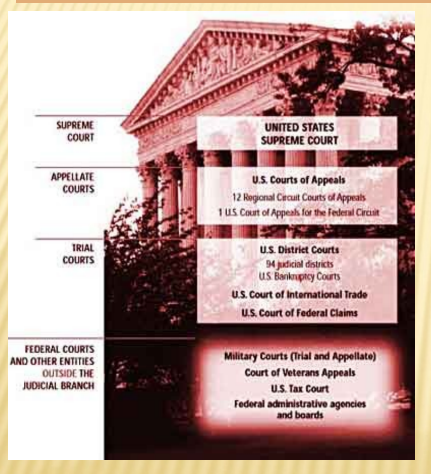
"They (the revenue laws) relate to taxpayers, and not to nontaxpayers. The latter are without their scope. No procedure is prescribed for nontaxpayers, and no attempt is made to annul any of their rights and remedies in due course of law."

Section E – Direct Tax Taking Is a Ponzi Scheme and a Trojan Horse which is a Slavery System

- 1) Federal and state courts are ignoring basic settled constitutional law Part 1 & 2
- 2) What the courts are using to kill challenges to the fraudulent 16th amendment
- 3) The Line in the Sand the reason why direct tax taking of wages and private property is rape
- 4) It is No Accident Think About It
- 5) The Trojan Horse of Treachery Called Direct Tax Taking
- 6) Where Does The Tax Taking Go?
- 7) The Ponzi scheme of more debt begets more tax taking which begets more enslavement
- 8) Death by extremes another perspective on government & environmental extremism
- 9) 45.3% of American households or 77.5 million pay no federal income taxes in 2015
- 10) In Ancient Athens, Taxes Were a Hallmark of Tyranny
- 11) Direct Tax Taking History 101
- 12) Going Bananas How Group Behavior is Programmed to Continue Lies for Generations
- 13) Let Me Tell You Why You Are Here Tax Taking is a Slavery System
- 14) Tax Free Day
- 15) Other Tax Complications One Example
- 16) The Ten Planks of the Communist Manifesto 1848 by Karl Heinrich Marx
- 17) How Did it Happen One Legislative Taking At a Time
- 18) The IRS History How the Tax Tyranny Started Part 1, 2, 3 & 4
- 19) The International Monetary Fund (IMF) How They Lend Funds So They Can Tax More to Borrow More

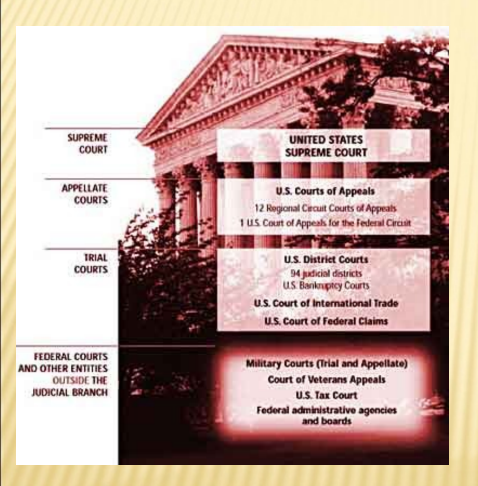
SECTION E – DIRECT TAX TAKING IS A PONZI SCHEME AND A TROJAN HORSE WHICH IS A SLAVERY SYSTEM USING PROGRAMMED GROUP BEHAVIOR, ONE CROOKED CONGRESSIONAL ACT AT A TIME, GLOBAL TO LOCAL – PART 1

1. Part 1 - Federal and state courts are ignoring basic settled constitutional law on uniform indirect taxing and apportioned direct taxing – the rulings are intentionally not standardized so to be better abused by each court.



- Only the Supreme Court cases are binding on the IRS and considered the law of the land, source: IRS Manual.
- ➤ The IRS relies on numerous inferior court (inferior to the Supreme Court) cases. Inferior courts include tax and claims courts, Bankruptcy Courts, District Courts and Courts of Appeal, created by Congress.
- ► Inferior courts are not law and are binding only on parties to the suit and only to the years litigated. J. Bannister The Real Truth About The IRS's "Truth" About "Frivolous" Tax Arguments". If they are not law how can they even be used against a state Citizen is the next question
- Read this case, Lyle Lacey v. Indiana Dept. of State Revenue, Page 2-3. Both the Indiana State Dept. of Revenue and the U.S. Tax Court are either misinterpreting or intentionally ignoring settled defining Supreme Court cases like Eisner v. Macomber and Brushaber v. Union Pacific Railroad. And this is only one small example to make a point.
- Research shows the deception being used in the inferior courts as well as the state & municipal courts. They are ignoring settled founding laws requiring uniform indirect taxing and apportionment of direct taxing. They are also ignoring and/or intentionally misinterpreting the decisions of key U.S. Supreme Court decisions reconfirming that labor and wages and private property taxes must be apportioned. Nevermind that the debates of the several state colonial conventions clearly recorded the delegates voted against direct tax taking, i.e. stacking of corrupt decisions.

1. DIRECT TAX TAKING IS A PONZI SCHEME AND A TROJAN HORSE WHICH IS A SLAVERY SYSTEM - PART 2



"Capital, we have warned, is no longer safe in the United States because courts **REFUSE** to obey the Constitution or the law – just rubber stamping whatever the government says driving the conviction rate from 72% in the 1970s to a virtual perfect 99% record current higher than even Adolf Hitler achieved." www.ArmstrongEconomics.com

- Federal and state courts are ignoring basic settled constitutional law and Christian law America was founded upon and settled definitions of uniform indirect taxing and apportioned direct taxing the rulings are not standardized and are left to be abused to suit each court
- The Tax Courts are allowed to fraudulently abuse established U.S. Constitutional limitations and U.S. Supreme Court reconfirming rulings regarding apportionment of direct taxes on wages and private property, as in allowed to lie.
- The U.S. Tax Courts. state and municipal courts are allowed to threaten, lien and persecute sovereign state Citizens totally outside of well known settled tax law.
- All court rulings, most especially direct and indirect taxation need to be limited and consistent to applicable established and settled original intent of constitutional law!
- The global to local political pressure on the court system to deliver the revenue by whatever means necessary roots to the groups feeding off this private property blood money.
- Former IRS Commissioner tells Why the Income Tax is Bad, link here to read.- "I am convinced the present tax leads to dictatorship".
- Why the Citizens of the Several States Are Not Generally Liable for the Federal Income Tax – 81 page document by Timothy I. McCrory. This is a Must Read if you need more evidence to believe tax taking of wages is fraudulent.

2. WHAT THE COURTS ARE USING TO KILL CHALLENGES TO THE FRAUDULENT 16TH AMENDMENT, I.E. FRIVOLOUS ARGUMENTS

Research by many, including <u>FreedomForAllSeasons</u>, find court arguments are using arbitrary and capricious declarations not rooted in founding or fundamental laws of the land or even in settled high court rulings.

- 1. The following material and cases are quoted from "The Law That Never Was" Vol. II researched and written by Bill Benson published 1986. The work is extensive and he is a brilliant researcher and writer, I highly recommend this material as I can barely touch the surface of what Mr. Benson has documented. It will open the most skeptical mind.
- 2. One key finding is there is no statute of limitation on fraud, i.e. the court may reach back in time to reverse the fraud.
- According to Bill Benson's research (1986) the courts were initially using two arguments. The first was a specious argument used in U.S. Korematsu case re. it was too late, since the fraud of the 16th Amendment occurred in 1913 and that justice can be ignored by delay in learning of a fraud.
- 4. The second argument was that the issue of fraud (16th Amendment) could not be heard by the courts because the fraud was done in the process of ratifying the amendment and was strictly political and not under the jurisdiction of the courts.

"The fight will not be easy. As Ferdinand Lundberg (1803 Edition of Blackstone's Law Commentaries, 463) has said, the super rich have "gone to a great deal of trouble and expense to devise and maintain this [tax] structure, and [and] are not going to stand idly by and see it dismantled. They will use every considerable power at their command to defeat all substantial reforms." Their lackies have shown an eagerness to put in prison, or to make destitute, anyone who would dare to challenge their system. These men and women have sold themselves out to the robber barons. Their crimes, and those of their taskmasters, must not go unpunished." The Law That Never Was, Vol. II.

- 5. "Certain particular vocations in which the public may have an interest, such as attorneys, innkeepers, or auctioneers, may be subject to excise taxes.." Davis v. Edison electric Illuminating Co. of Boston, 89 F. 2d 393, 395 (CCA 1937).
- 6. Another legal argument more recent is a misrepresentation of Brushaber v. Union Pacific Railroad Company asserting that the personal income tax upon wages in an excise tax, i.e. that wages are an income and may be taxed as an excise. This is a deceptive lie. The Brushaber court said the 16th Amendment "is void of a direct tax" and defined an excise tax as that imposed on privileged activities and measured by profit (income), i.e. not a direct tax. The court also clarified an apportioned tax 27 times and an excise tax 16 times. See Slide 17-18.
- 7. "However, it has never been held by the Supreme Court of the United States, or... Court of a state as far as we are advised, that Congress had the power to tax the common right to employ labor." The Law That Never Was" Vol. II, pg. 6.
- 8. The Brushaber Court and the Pollock courts upheld the traditional definition that an income tax was still a direct tax (which must be apportioned) and an excise tax was still an indirect tax which is a Constitutional requirement.

3. THE LINE IN THE SAND - THE REASON WHY DIRECT TAX TAKING OF WAGES AND PRIVATE PROPERTY IS RAPE

"The more critical reason dominates, the more impoverished life becomes....Overvalued reason has this in common with political absolutism: under its dominion, the individual is pauperized."

Carl Gustav Jung

- Most people can easily understand why abuse of a person's body, mind or spirit without their consent is a crime.
- As you are discovering in this presentation, an American state Citizen birth rights and unalienable rights embody individual labor and private property which include seventy total unalienable rights as documented by your author.
- The taking of your physical body or your private property or your wages by domination and force by any means is rape.
- The myth that a heavy progressive direct tax taking upon wages and private property is necessary and moral is the bait of the lie which creates the trap for many to fall into believing that the end (government infrastructure) justifies the means.
- The American natural born and rightfully naturalized state Citizens inherent rights to his or her labor and private property is established and settled to be inviolable, immutable, indisputable, unrestricted, unqualified and absolute. We cannot take or plunder indirectly, directly or by apportionment, period!
- If anyone, most especially government or quasi government agents, touches, takes or trespasses upon your labor or your private property without your express permission, you have been plundered, see rape definition below.
- Rape defined by "The Random House Dictionary of the English Language, The Unabridged Edition, 1968."
 - 1. The act of physically forcing a woman to have sexual intercourse.
 - 2. Any act of sexual intercourse that is forced upon a person.
 - 3. The act of seizing and carrying off by force.
 - 4. See statutory rape.
 - 5. To force a person to have sexual intercourse.
 - 6. To seize, take, or carry off by force.
 - 7. To plunder (a place).
 - 8. To commit rape.
- It is interesting to note that Black's Law Dictionary, Fifth Edition, does not include this level of taking of property in their exhaustive definition of this most harsh word, this is no accident..
- Rape of your wages and private property cannot be legislated or legalized under any conditions and it is totally unnecessary and immoral as we have proven.
- You cannot legally or morally enter into a contract to be raped or to rape someone else.
- The Rape of We the People and the Constitution for The United States Constructive Fraud"

4. IT IS NO ACCIDENT - THINK ABOUT IT

"This paper is the most fatal plan that could possibly be conceived to enslave a free people."

Patrick Henry, Virginia Convention re. the Constitution.

- It is no accident that The Articles of Confederation did not include direct taxing. The noxious nature of direct tax taking was fresh in the colonial consciousness via King George III toxic takings including occupation of their homes.
- 2) It is no accident that in the Debates of the Several States Conventions, ten of the states voted no direct tax taking, two voted only with limitation and one state did not vote.
- 3) It is no accident that the Constitution was not unanimously ratified & did not receive even a 2/3 majority.
- It is no accident that the Declaration of Independence and the Articles of Confederation were unanimous.
- 5) It is no accident that an apportioned direct tax was snuck into the Constitution anyway.
- 6) It is no accident that many wars have bee started against countries who had an interest free state banking system, e.g. Imperial Russia in WWI1, Germany, Italy & Japan WWII, Libya 2011. Read "The Bank of England's Hidden Origins" by Stephen Goodson, Director of the South African Reserve Bank as of 2012. Talk about a whistle blower!
- 7) It is no accident that the world bank system exists on compound interest and usury versus state banks without interest or usury. This is the origin of blood money.
- 8) It is no accident that the Constitutional Conventions did not submit their findings to their applicable state legislatures and the legislature in turn did not submit their findings to their people for a vote.
- 9) It is no accident that Jesus of Nazareth clarified that taxing the state Citizen was not acceptable.
- a) "And when they were come to Capernaum, they that received tribute money came to Peter, and saith, Doth not your master pay tribute? He saith, Yes. And when he was

- come into the house, Jesus prevented him, saying, What thinkest thou, Simon? of whom do the kings of the earth take custom or tribute? of their own children, or of strangers? Peter saith unto him, Of strangers. Jesus saith unto him, Then are the children free. Notwithstanding, lest we should offend them, go thou to the sea, and cast an hook, and take up the fish that first cometh up; and when thou hast opened his mouth, thou shalt find a piece of money; that take, and give unto them for me and thee." MATTHEW 17:24-27 King James Version -
- 10) As you have discovered in this treatise, the vast majority of the colonial/state convention "delegates" considered direct taxes to be "dangerous and oppressive" per Luther Martin, AG & delegate of Maryland.
- 11) This information is taken directly from Elliot Debates Record plus a few other sources in this report Link here to read my 36 page research from 2008 and make up your own mind.
- 12) The Anti-Federalist were right on with 20-20 hindsight, i.e. it was a "most fatal plan"!, i.e. too much centralized power.
- It is no accident that the following congressional legislation is fraudulent and this is just the tip of the iceberg, e.g. The First Reconstruction Act, the missing real 13th Amendment barring lawyers in government, the 14th, 15th, 16th, 17th Amendment, all direct tax taking, all private property taking, the Federal Reserve Act, the Judiciary Act of 1789, all compulsory regulations on state Citizens private property and wages, the state of Washington constitutions and most likely all state constitutions plus as we have discussed, the U.S. Constitution.
- 14) Most of all, it is no accident we are NOT free, i.e. IF the cabal wanted us to be free, we would be free. Or better said, IF we wake up, we can tear down this political prison.

5. THE TROJAN HORSE OF TREACHERY CALLED DIRECT TAX TAKING

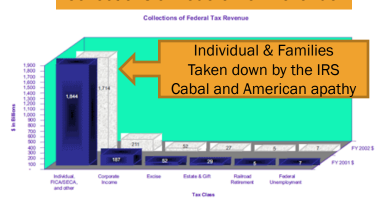
Summary of this research and rhetorical questions

- 1) No direct taxes were authorized by the Several State Conventions.
- 2) Only one state voted for an apportioned tax taking.
- 3) Yet this one vote was written into the U.S. Constitution.
- 4) Why was the Articles of Confederation requirement ignored calling for a unanimous agreement of all state legislators by those writing the U.S. Constitution? The framers ignored this rule and wrote a separate article requiring only 9 of the 13 states to pass the U.S. Constitution.
- 5) The American Revolution was all about English monarchy tax abuse. Why then would the colonist leaders want a direct tax after fighting and dying to get out of the King's yoke when an indirect tax plus duties plus excises do?
- 6) Indirect taxes on corporations from 8% to 14% can replace direct and indirect tax taking. Corporations pay no taxes directly, they pass through their costs of business and profits to their customers to the extent they can remain competitive.
- 7) Why is the IRS lying on their web site and in their tax court rulings? See Joe Bannister and Team report on "The Real Truth..."
- 8) Why are all the Federal inferior courts backing up the IRS against reconfirming basic constitutional rulings regarding geographical uniform tax taking and apportioned tax taking, rhetorical question.

INTERNAL REVENUE SERVICE

Management Discussion and Analysis For the Fiscal Year Ended September 30, 2002

Collections of Federal Tax Revenue



- 9) How convenient that only criminal cases get the chance of a trial by jury so state Citizens and their attorney have to convince their fellow state Citizens who have swallowed the direct tax taking pill.
- 10) The concept that people are going to voluntarily submit their labor and private property without a fight is the political equivalent of sanctioning rape!
- 11) "Tax avoidance" is applauded by the system but "Tax Evasion" is not and the IRS and their courts will decide arbitrarily who they want to imprison and make an example.
- 12) As you can see in the chart above, the tax burden has been shifted from indirect taxes only and no direct tax taking at all to a fraudulent and treasonous system based largely on direct unapportioned tax taking.

6. WHERE DOES THE TAX TAKING GO

- "The first 2/3 of the income tax is either wasted or lost. Of the remaining 1/3, every dime of IRS income tax goes to private lenders for interest only on the exponential escalating national debt." Grace Commission Report 1982.
- 2) The table to the right shows over half of the Income Tax Revenue now goes to pay the gross interest so you can see how bank usury eats up taxes, growing from 33% to 51% over 34 years.
- 3) Therefore, Congress must borrow more to pay for its ways to help the people by helping them out of their money. Congress does this by borrowing from the unconstitutional Fed, raising taxes to pay the debt to the owners of the private banking cabal, and raiding the Social Security Fund, which is now missing \$4 trillion.
- 4) The unFederal unReserve and the collection of direct tax taking on wages and private property is not necessary and goes against all the founding and fundamental laws of the land.
- 5) Only 11% of welfare funding goes to the welfare recipient and 50% of that goes to fraudulent cases, i.e. 5.5% actual distribution. Socialism does not work!
- 6) The map of America to the right shows that the annual dollar value of welfare recipients by state which is often more that the average income wage worker.

"The US **spends tomorrow's money today**. That's why we have this financial crisis. We Chinese spend today's money tomorrow." Cheng Siwei, vice-chairman, China's Standing Committee 2009

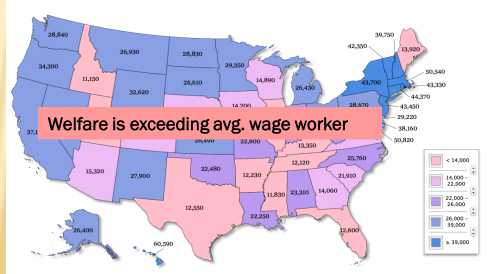
Update (March 2010): Given the substantial increase in deficit spending over the last few years, the above figures could change. Calculations based on the <u>tables in the proposed 2011 budget</u> (pages 31, 54-55, and 75-76) show that the figures have not changed much so far, but change is projected for the future:

Fiscal Year	Net Interest as % of Income Tax Revenue	Gross Interest as % of Income Tax Revenue
2008	22.1%	39.4%
2009	20.4%	41.9%
2010 (est.)	20.1%	45.4%
2015 (est.)	32.9%	51.2%

So there wasn't much change in 2008 and 2009, and even for the 2010 estimate, net interest stays about the same, although gross interest increases somewhat. The percentages are substantially up in the 2015 estimate. (Of course, estimates for figures five years out are often inaccurate.)

In any event, the figures are still much less than 100%, and it's still true that we need to fund the interest on the national debt somehow.

Value of Major Welfare Programs in Pre-Tax Wage Equivalent Dollars, 2013



7. THE PONZI SCHEME OF MORE DEBT BEGETS MORE TAX TAKING BEGETS MORE ENSLAVEMENT

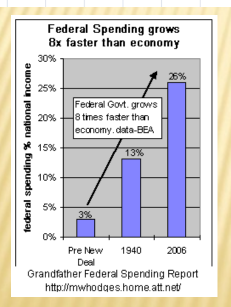


Data Source: http://www.truthandpolitics.org/top-rates.php#graph

From public records, speeches by President Regan, other Congressional confessions and the findings of Bill Benson in "The Law That Never Was" research regarding the 16th Amendment,

it is clear that the intent of the 16th Amendment was to tax:

- very wealthy individuals making over \$500,000, at that time in annual Income defined as dividends and capital gains <u>AND</u>
- with very large net worth <u>AND</u>
- 3) for national emergencies only AND
- 4) at 2%
- 5) NOT based on tax taking the middle or lower classes based on their wages and private property.



"What freedom is not.

Many people attempt to destroy the word freedom, attempt to make thoughts of freedom unthinkable, by making the word meaningless, by applying it to anything and everything.

P. J. O'Rourke dismisses such evasive weasel words:

Freedom is not empowerment. Empowerment is what the Serbs have in Bosnia. Anybody can grab a gun and be empowered.

It's not entitlement. An entitlement is what people on welfare get, and how free are they?

It's not an endlessly expanding list of rights — the "right" to education, the "right" to health care, the "right" to food and housing. That's not freedom, that's dependency. Those aren't rights, those are the rations of slavery — hay and a barn for human cattle. "

Credit to http://jim.com/freedom.htm

8. DEATH BY EXTREMES - ANOTHER PERSPECTIVE ON GOVERNMENT & ENVIRONMENTAL EXTREMISM

"The action of fear is to claim more fear" www.paulselig.com



DEATHS IN THE LAST 100 YEARS

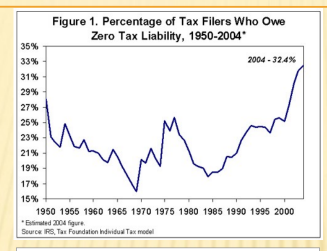
- 1. 1 Billion people have died from all causes in last 100 years.
- 2. 864 million have died from contagious disease
 3. 188 million have died from the hands of government
 4. 77,480,000 have died from famine
- 5. 71 million have died from tobacco related intake
- 6. 4.5 million died due to floods and landslides
- 7. 3,772,800 died due to earthquakes
- 8. 1, 969,092 million died due to Cyclones, hurricanes & typhoons
- 9. 260,037 died due to eruptions 10. 677,700 died due to Tsunamis
- 11. 46,072 died in heat waves
- 12. 34,075 were killed by tigers in British administered India, 1875-1912
- 13. 16.614 died in storms
- 14. 5180 deaths due to blizzards
- 15. 5002 died in tornadoes
- 16. 1096 died in wildfires and bushfires
- 17. 571 died in hail storms
- 18. 81 died in lightning strikes

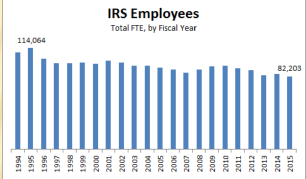
Why more government is NOT the answer

9. 45.3% OF AMERICAN HOUSEHOLDS OR 77.5 MILLION PAY NO FEDERAL INCOME TAXES IN 2015

THE ESSENCE OF GOVERNMENT IS THEFT.







- As compulsory tax taking, regulatory taking & usury taking increase in fiat worthless currency and resulting inflation increase, more American state sovereign Citizens and families slip into government and international banking imposed poverty and stop paying taxes.
- Then the taking starts taxing out the middle class and they are liened, imprisoned and foreclosed upon.
- A graduated or progressive tax destroys the poor and middle classes. The "rich" are little effected by taxes because their wealth protects them and they can afford the tax shelters and investments and financial, legal and tax advice to minimize the tax impact.
- I hope you can better see the picture, i.e. any tax taking on the sovereign state Citizen and their family is an extremely destructive, manipulative & regressive act which quickly kills the heart and soul of a free society over a few generations.
- Tax taking of wages and private property destroys free will and the wealth building miracles and is not necessary!
- Indirect tax taking only is the answer.
- Good read <u>"45% of Americans pay</u> no federal income tax"
- Financial Tyranny: Defeating the Greatest Cover-Up of All Time by David Wilcock

10. IN ANCIENT ATHENS, TAXES WERE A HALLMARK OF TYRANNY

"In ancient Athens, taxes were considered a hallmark of tyranny: Athenians citizens were exempt from them. The city-state financed itself from incomes of public properties, including silver mines, court fees and indirect levies.. In emergencies, Athenians donated money for the city's defense according to their ability; but they made certain that such occasional levies did not become permanent. By contrast, Dionysius (406-367 B.C.E.) the tyrant of Syracuse, taxed the city's citizens so heavily that, according to Aristotle, it amounted to confiscation of their entire property. Similar practices prevailed in ancient Rome: Romans regarded direct taxes as a form of tribute and imposed them only on conquered nations and other non citizens. The state financed itself from fees for the u se of lands and other public facilities, tribute and war booty. The bulk of the nation's productive wealth, was exempt from taxation.

In the Middle Ages, the obligation to pay regular taxes was perceived as tantamount to the loss of personal freedom, in-as-much as it entailed a regular tribute.. Medieval French kings were expected to pay their own way, for which reason they were forbidden to alienate any part of the royal domain."

"Property and Freedom", Richard Pipes, pg. 237, Baird Research Professor of History at Harvard University. MUST READ BOOK

"The Budget should be balanced, the Treasury should be refilled, public debt should be reduced, the arrogance of officialdom should be tempered and controlled, and the assistance to foreign lands should be curtailed, lest Rome will become bankrupt. People must again learn to work instead of living on public assistance." – Cicero, 55 BC





"The powers of financial capitalism had another far reaching aim, nothing less than to create a world system of financial control in private hands able to dominate the political system of each country and the economy of the world as a whole. This system was to be controlled in a feudalist fashion by the central banks of the world acting in concert, by secret agreements, arrived at in frequent private meetings and conferences. The apex of the system was the Bank for International Settlements in Basle, Switzerland, a private bank owned and controlled by the worlds' central banks which were themselves private corporations. The growth of financial capitalism made possible a centralization of world economic control and use of this power for the direct benefit of financiers and the indirect injury of all other economic groups."

Tragedy and Hope: A History of The World in Our Time (Macmillan Company, 1966,) Professor Carroll Quigley of Georgetown University,

11. DIRECT TAX TAKING HISTORY 101

Common-law cheat. The obtaining of money or property by means of a false token, symbol or device; this being the definition of a cheat or "cheating at common law.

Black's Law Dictionary Fifth Edition

- 1. "Direct taxes were only imposed on the lower classes like the French taille or the Russian soul tax as in inferior social status, poorest people
- 2. The affluent were ASKED for money only in national emergencies and were considered voluntary aids.
- 3. In England, direct taxes were viewed as gifts offered to the crown through the subject representatives
- 4. This attitude prevailed in colonial America.
- 5. In ancient Athens, taxes were considered a hallmark of tyranny & Athenian citizens were exempt from direct taxes.
- 6. The city state financed itself from incomes of public properties, court fees, indirect taxes, harbor tax, etc.
- 7. Athenians donated money to the city defense according to their ability.
- 8. As a rule direct taxes in Europe were emergency wartime measures.
- 9. The power to tax was considered a form of eminent domain without compensation.
- 10. The American Revolution war was not financed by direct tax but by loans, donations, etc.
- 11. Early American government met its expenses from custom duties and sale of land, "Property & Freedom", Richard Pipes.
- 12. The corruption of the Constitutional limits on taxes by war and CONgress see Slides 35, 64 &65.
- 13. "Income" taxes are unconstitutional.
 - a. The 16th Amendment was never fully ratified by the then 48 states.
 - b. And even if it was, it was meant to be for legal fiction corporate profit and gain.
 - c. i.e. an indirect tax on corporations not on the private property of sovereign state Citizens.
 - d. There have been a number of high court rulings confirming this.
 - e. Never-the-less, this is all ignored by the government and those non government groups living off fraudulent direct taxes.
- 14. Property taxes are also unconstitutional and have been ruled so by at least 4 state high courts
 - a. i.e. they are not apportioned
 - b. and even if they were, that too would be against the vote of the constitutional delegates, see Slides 64 & 65.
- 15. Sales taxes are an excise tax and cannot be transferred directly or added on to a consumer sale like currently and fraudulently being done.
 - a. The tax must be absorbed into the cost and pricing of the product by the merchant.
 - b. Then the consumer may make a free choice which product best meets his needs.
- 16. "Flat taxes, Fair taxes, Death taxes, VAT taxes" are all unconstitutional, unnecessary and immoral.
 - a. These tax scam myths are perpetrated by large benefiting groups, politicians and bankers against the working classes.

12. GOING BANANAS – HOW GROUP BEHAVIOR IS PROGRAMMED TO CONTINUE LIES FOR GENERATIONS

"The world is governed by very different personage from what is imagined by those who are not behind the scene" Benjamin DisLaeci, English Statesmen 1944

Going Bananas

Dby miniv8 » Sun Nov 06, 2011 11:02 am

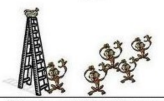
A group of scientists placed 5 monkeys in a cage and in the middle, a ladder with bananas on the top.



Every time a monkey went up the ladder, the scientists soaked the rest of the monkeys with cold water.



After a while, every time a monkey went up the ladder, the others beat up the one on the ladder.



After some time, no monkey dare to go up the ladder regardless of the temptation.



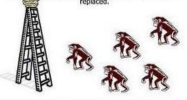
Scientists then decided to substitute one of the monkeys. The 1st thing this new monkey did was to go up the ladder. Immediately the other monkeys heat him up.



After several beatings, the new member learned not to climb the ladder even though never knew why.



A 2nd monkey was substituted and the same occurred. The 1st monkey participated on the beating for the 2nd monkey, A 3nd monkey was changed and the same was repeated (beating). The 4th was substituted and the beating was repeated and finally the 5th monkey was replaced.



What was left was a group of 5 monkeys that even though never received a cold shower, continued to beat up any monkey who attempted to climb the ladder.



If it was possible to ask the monkeys why they would beat up all those who attempted to go up the ladder.... I bet you the answer would be....

"I don't know – that's how things are done around here"

Does it sounds familiar?



Don't miss the opportunity to share this with others as they might be asking themselves why we continue to do what we are doing if there is a different way out there.



Magnús Finnbjörnsson http://www.voutube.com/user/MaggiFinn1#g/u

- This cartoon depicts an alleged study where a behavior is seeded into a group of monkeys to prevent them from instinctively climbing a latter.
- 2) As the study progresses and the behavior to climb the latter is punished enough by the scientist spraying water on the monkey climbing the latter, the monkeys who have not been sprayed will beat up the ones who try to climb the latter.
- New monkeys are then substituted for the programmed monkeys and the other monkeys would beat up on the new monkey to stop him from climbing the latter.
- 4) Eventually, the group of the original monkeys who experienced the cold showers for climbing the latter were replaced and the substituted monkeys continued the behavior of beating up on those who attempted to climb the latter though they had never been directly punished.
- 5) Do you feel like a monkey?

13. "LET ME TELL YOU WHY YOU ARE HERE - TAX TAKING IS A SLAVERY SYSTEM"

It ain't what you don't know that gets you into trouble. It's what you know for sure that just ain't so."
- Mark Twain



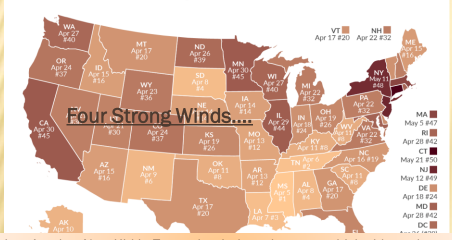
More tax taking begets more waste not property. Even Hollywood is trying to wake us up, e.g. The Matrix, Wizard of Oz!

- Never ever presume that current tax taking is the only choice to fund the infrastructure.
- In fact it is the other way around, i.e. the needless tax taking on private property & wages is being laundered to prop up the central banks via the central federal governments.
- The banks must be allowed to fail and executives must go to prison to start breaking this global to local pyramid scam.
- There is more than enough funds through a low indirect tax on all corporations to fund federal, state and local municipal basic infrastructure.
- Taxing, regulating and usury upon labor and private property is equivalent to the "earth is flat' thinking.
- Look at the size & quality of the bank & most municipal buildings in your community & ask why are they so successful.
- ➤ In a true and honest Republic there is no direct tax taking on labor, i.e. wages or salaries and private property for Citizens.
- ➤ In a true and honest Republic there is no flat tax, sales tax or excise tax on any natural born or naturalized state Citizen.
- ➤ In a true and honest Republic state Citizens families do not have to work until they day.
- The agenda of the One World Government elites (global to local) is one world money, one world tax taking, one world central government, one world banking system, cashless society, negative interest (you pay them to have the privilege to bank your paycheck.

14. TAX FREE DAY

- 1) Credit to www.taxfoundation.org for the following data.
- 2) Tax free day for 2016 is May 10 if you include federal borrowing, otherwise it is April 24.
- The longest time to a Tax Free Day including the debt was May 25, 1945, WW II.
- 4) Taxes include federal, state, local, property taxes, payroll taxes, etc.
- 5) Total tax taking is more than food, clothing and housing.
- 6) Government, bankers and benefiting NGO's are predatory.
- 7) The answer is to stop all direct and indirect tax taking on individual private property and wages without exception and go to an indirect tax taking system ONLY.

When Does Tax Freedom Day® 2016 Arrive in Your State?



Just Another New Kid In Town -that it doesn't matter which side you're really on..hopeless romance here we go again...Johnny come lately will she love you ,,until somebody new comes around,

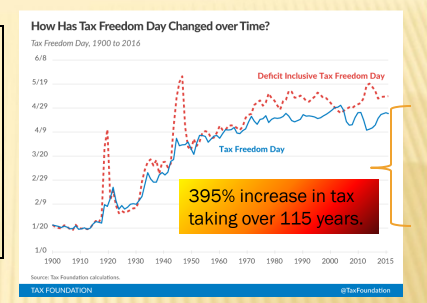
Notes: Each state's Tax Freedom Day® is the day when taxpayers in the state have collectively earned enough money to pay their federal, state, and local tax bill for the year.

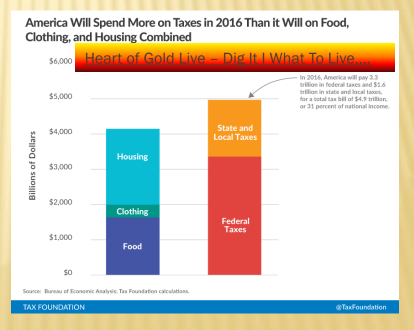
Source: Tax Foundation, Tax Freedom Day® 2016



TAX FOUNDATION

@TaxFoundation





15. OTHER TAX COMPLICATIONS - PART 1 - BREAKDOWN IN COMMUNICATIONS

The IRS Telephone and Correspondence Services Have Deteriorated Over the Last Decade and Must Improve to Meet Taxpayer Needs

Problem

The IRS mission statement — "provide America's taxpayers top quality service by helping them understand and meet their tax responsibilities and enforce the law with integrity and fairness to all" — reflects the obligation of the agency to provide the means for all taxpayers to meet their tax obligations.

When the IRS cannot adequately answer taxpayers' telephone calls or correspondence, and sets declining expectations for performance, it cannot execute its mission.

Analysis

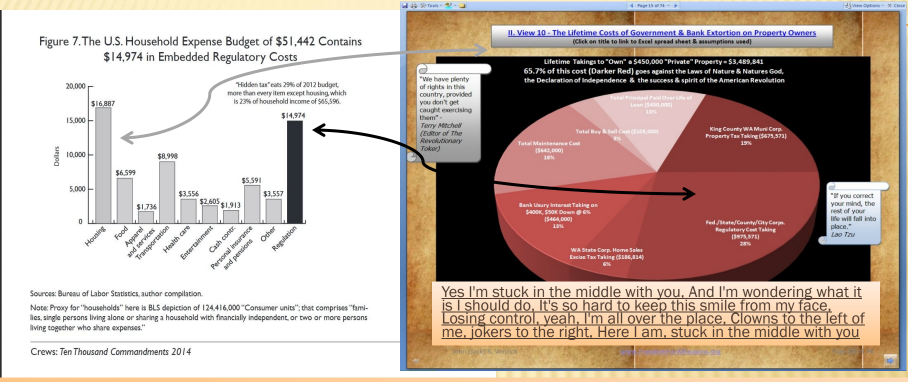
As the IRS faces budget cuts and places an increased emphasis on enforcement, key performance measures of taxpayer service have declined, including:

- The IRS received over 100 million calls in fiscal year (FY) 2012 and more than 30 percent went unanswered
- The IRS received about 10.5 million pieces of correspondence, and at the end of the last week of FY 2012, nearly 48
 percent was "overage
- In FY 2012, the IRS answered almost 68 percent of taxpayer calls and in FY 2013 set a goal of answering only 63
 percent, a seven percent decrease
- Wait time to speak to an IRS representative was nearly 17 minutes in FY 2012, compared with under three minutes in FY 2004, an increase of over 500 percent
- In FY 2012, the IRS received calls to some lines from over 75,000,000 unique telephone numbers with an average of two calls per phone
- Source: http://taxpayeradvocate.irs.gov/2012-annual-report/downloads/2012-Annual-Report-to-Congress-Executive-Summary.pdf
- The IRS targets the poor IRS could not believe a \$10/hour woman with 2 kids could live on \$18,000/year
 - http://www.seattletimes.com/seattle-news/10-an-hour-with-2-kids-irs-pounces/

SOLUTION

• Eliminate ALL direct tax taking on natural born and rightfully naturalized state Citizens private property and wages and shift the current tax taking to foreign illegal's', foreign non naturalized legal's as an apportioned direct tax and to foreign and national corporations as an uniform indirect tax.

15. OTHER TAX COMPLICATIONS – PART 2 - REGULATORY COSTS CANNIBALIZE PRIVATE PROPERTY



- 1) All tax taking, regulatory taking and usury via lending on private property and wages is fraudulent, yet the rape goes on.
- 2) Property taxes for example, above right pie chart, is 19% of the lifetime cost to own a \$450,000 home.
- 3) Federal, State, County, City regulatory cost taking is 28% of the lifetime cost to own a \$450,000 home.
- 4) State home sales tax also called transfer tax or excise tax take 6% of the lifetime cost for a \$450,000 home.
- 5) Bank usury interest taking cost 13% of the lifetime cost to own a \$450,000 home.
- 6) The total fraudulent taking is 66% of the lifetime cost to own a \$450,000 home and this does not count fiat currency inflation.
- 7) Now you know why the banks and government buildings are always bigger & better, i.e. the laws are political not principals.
- 8) The legitimate alternative to direct tax taking on state Citizens is apportioned direct taxes on illegal and legal aliens, indirect taxes on all corporations and imports and exports. State Citizens private property and wages cannot be taxed, regulated or charged usury as you are discovering in this presentation. Fundamental & founding charters and intentions forbid these takings.
- 9) And yes God forbids it too in the Law of One and statements by Jesus Christ.

16. THE TEN PLANKS OF THE COMMUNIST MANIFESTO – BY KARL HEINRICH MARX (1848)

"A little unlearning goes a long way."
Richard Kehl

- 1) Abolition of private property in land and application of all rents of land to public purpose.
- A heavy progressive or graduated income tax.
- 3) Abolition of all rights of inheritance.
- Confiscation of the property of all emigrants and rebels.
- Centralization of credit in the hands of the state, by means of a national bank with state capital and an exclusive monopoly.
- Centralization of the means of communication and transportation in the hands of the state.
- 7) Extension of factories and instruments of production owned by the state; the bringing into cultivation of waste lands, and the improvement of the soil generally in accordance with a common plan.

- 8) Extension of factories and instruments of production owned by the state; the bringing into cultivation of waste lands, and the improvement of the soil generally in accordance with a common plan.
- 9) Combination of agriculture with manufacturing industries; gradual abolition of the distinction between town and country by a more equable distribution of the population over the country.
- 10) Free education for all children in government schools. Abolition of children's factory labor in its present form. Combination of education with industrial production, etc.
- 11) Watch this YouTube Video to better understand "The Federal Reserve, the IRS & Communism"
- 12) Glenn Beck Exposes the Private Federal Reserve, Gets Fired

✓ The second plank of the Communist Manifesto has been in place since the Civil War 1861.

17. HOW DID IT HAPPEN – ONE LEGISLATIVE TAKING AT A TIME

"Everything the state says is a lie, and everything it has it has stolen." Nietzxche

- There are no founding or fundamental laws or charters or revolutionary actions that compel you to pay taxes or perform to compulsory regulations or usury for your labor or private property.
- Quite the contrary, compelling tax taking, regulations and usury on your labor and private property is called slavery and go against the Bill of Rights and your 70 some Unalienable Rights..
- Federal, state and municipal corporations public employees have no jurisdiction or authority over sovereign state natural or rightfully naturalized Citizen's private lives, wages or property by any fundamental or divine laws.
- Public employees have no jurisdiction or authority in the state Citizens life. Because they cannot handle the responsibility of being simple servants, they have allowed themselves to be used for profit and power.
- All this taking is done by deception and force.

The IRS and the Federal Reserve; Fraternal Twins

BY G. EDWARD GRIFFIN

Although it would seem that the Internal Revenue Service and the Federal Reserve System are unrelated, appearances can be misleading. It is true that they are separate creatures – one that collects money and one that creates money – but upon examination, we find they are fraternal twins with common parentage and instinct. They both have grown to gargantuan proportions since their birth in 1913 and have become insatiable predators, dining on the productivity of the common man. In the case of the IRS, the perpetual feast is consumed as taxes, taken directly from our earnings and savings. In the case of the Fed, it is taken indirectly as inflation, but the net effect is exactly the same.

Consider the following facts:

- Both were enacted into law in the same year.
- Both laws were drafted and sponsored by the same politicians clustered around the Morgan and Rockefeller banking dynasties.
- Both were sold to the public as measures to benefit the common man and restrict the power of the super wealthy; the same people who, incidentally, created the legislation.
- Both provide sophisticated mechanisms whereby the super wealthy can protect and expand their wealth; but these mechanisms are denied to the common man.
- Both are essential to the expansion of government power and the establishment of control over the
 masses, which is the ultimate goal of the elitists who anticipate being the hidden rulers of such a system.
- Both are protected by leaders of the two major political parties who are amply funded by these elitists and their institutions. Politicians may speak critically of the income tax and the Federal Reserve during campaigns for election but never seriously challenge them once in office. (Congressman Ron Paul is an exemplary exception to this rule.)
- Both creatures will continue to grow until they devour every last vestige of our personal wealth and freedom
 – unless they are slain. They are intrinsically deadly, and our nation cannot survive in freedom unless we replace
 the puppets now in Congress with real Americans who will place our nation ahead of personal gain. The IRS and the
 fed must be abolished.

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THE HISTORICAL CHRONOLOGY OF TAKING PRIVATE PROPERTY

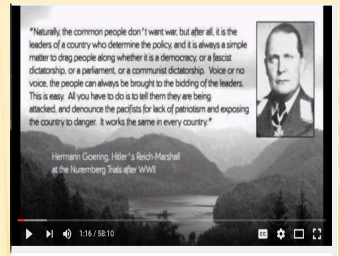
- Link below to see the grand scale chronology takings of your private property, wages and birthrights.
 - http://www.freedomforallseasons.org/unFederalunReserve/USADebt HistoryAndChronologyRev1-28-2013.pdf

18. THE IRS HISTORY - HOW THE TAX TYRANNY STARTED - PART 1

- Summarized from The Law That Never Was, Vol. 2 & other material
- The IRS was created in 1862 by President Lincoln to administer and collect tax taking for the Civil War "emergency" after two tax bills were passed without a collection system.
- Syncronistically, The Secret Service was originally commissioned in 1865. three years later, allegedly to stop the production of counterfeit currency and on the desk of President Lincoln the day he was assassinated. After the assassination President McKinley in 1901, the SS purpose was changed to Executive office protection.
- Back to the IRS bastardized birth. Secretary of Treasury, Solmon Chase opposed direct taxation and preferred to finance the Civil War by borrowing, however he relented under political pressure.
- Two categories of collection systems were suggested, (1) a system based on penalties and (2) a system based on incentivizing thru discounts if paid early. The penalty system was

- chosen because certain extreme factions who wanted to crush the south in battle as well as financially thru taxation.
- Registrar of the Treasury, Chittenden (1824 -1900) stated he did not want an army of detectives who were untrustworthy in the dealings of their trade and that it was inconsistent to the dignity of the American government, i.e. they could not determine the truth from the lie.
- None the less, a National Detective Police Dept. (NDP) was placed under the Secretary of War who was a radical Congressman becoming the first IRS Commissioner.
- To make a bad situation. worse, the first chief of NDP was an extremely vicious detective Lafayette C. Baker. He was given unauthorized & unlimited power with ultimately some 2000 soldiers/agents to pillage and plunder & sharing the seized property with those who helped. He created a criminal class out of honest working Americans to perpetuate his corrupt collection agency. He was especially vicious with the

- south to further harass the southern states from seceding from the union.
- The southern states were pushed out of congress and then further extorted to accept the fraudulent 14th Amendment and changing their constitutions to conform to the U.S. Constitution.
- The South was conquered with the same barbaric, pillage and plunder tax taking system we still have today.
- ❖ Keep in mind the creative seed birthing the abomination of the IRS came from an unholy and unnecessary Civil War brought about by the Northern state industries not wanting to compete with the southern ports and cheap labor, including slaves which many of the framers of the constitution also had.
- 620, 000 soldiers were killed, 400,000 wounded and 476,000 captured and missing totaling near 1.4 million just because 7 states refused to submit to the northern states institutionalized political club.
- The Civil War was not all about slavery, it was also about states rights and much more, see next slide.



Jim Keith - Mind Control, World Control

"Tax, Fight and Emancipate – shall be the Trinity of our salvation" Congressman Frederick A. Pike of Maine

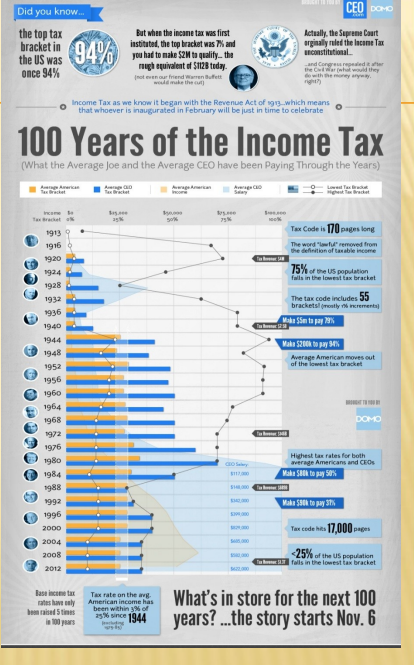


Date	Crime
1860 - 1861	11 South States Secede
1861 - 1865	Civil War
1862	IRS Created
1913	Federal Reserve Act
1913	16 th Amendment

18. THE IRS HISTORY - HOW THE TAX TYRANNY STARTED - PART 2



- The word cloud above shows the 50 words used the most in the Southern States Declarations of Causes.
- The IRS was created to fund the Civil War and the word cloud above shows the reasons that the South wanted to get out of the Union representing many of the same themes state Citizens are fed up with government running their lives too.
- Slavery was not done away with by the Civil War. It was reinstitutionalized into DeCeit Inc. as Bill Benson said which has become a prison camp by the benefiting groups, e.g. transnational corporations, one world government types, banksters, pandering politicians, UN, environmental extremists.
- The radical warmongers in office during the Civil War won, e.g. Jacobins, some blood thirsty military judges and the eastern bankers wanted the South crushed and annihilated to confiscate all their property as bounty for the cost of the war, i.e. loans as well as to humiliate and subordinate the South to the North.
- President Abe Lincoln wanted a more peaceful, moderate and gradual emancipation, Abe lost.
- In 1776 America fought to leave a brutal and over controlling monarchy. Then in 1860, 84 years later, 23 states forced another version of this dictatorial brutality on 11 southern states who had their fill of it. Now the top down strategy via the federal government has nearly assimilated the states into their lower bowels.
- Where Did the States Go? By Jim Beers February 14, 2016



18. THE IRS HISTORY - ASSASSINATION SYNCHRONICITY WHEN COMBINED WITH THE UNFEDERAL UNRESERVE SYSTEM - PART 3

Abraham Lincoln was elected to Congress in 1846.

John F. Kennedy was elected to Congress in 1946.

Abraham Lincoln was elected President in 1860.

John F. Kennedy was elected President in 1960.

The names Lincoln and Kennedy each contain seven letters.

Both were particularly concerned with civil rights.

Both wives lost children while living in the White House.

Both Presidents were shot on a Friday.

Both Presidents were shot in the head.

Lincoln's secretary was named Kennedy.

Kennedy's secretary was named Lincoln.

Both were assassinated by Southerners.

Both were succeeded by Southerners.

Both successors were named Johnson.

Andrew Johnson, who succeeded Lincoln, was born in 1808.

Lyndon Johnson, who succeeded Kennedy, was born in 1908.

John Wilkes Booth, who assassinated Lincoln, was born in 1839.

Lee Harvey Oswald, who assassinated Kennedy, was born in 1939.

Both assassins were known by their three names.

Both names are comprised of fifteen letters.

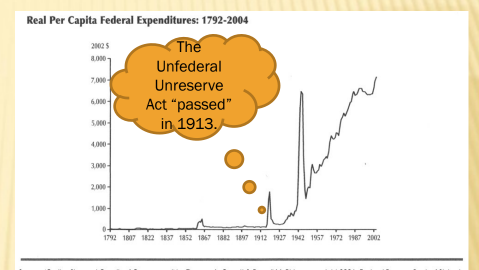
Lincoln was shot at the theater named Ford

Kennedy was shot in a car called "Lincoln" — made by Ford!

Booth ran from the theater and was caught in a warehouse.

Oswald ran from a warehouse and was caught in a theater.

Booth and Oswald were assassinated before their trials.



Source: 'On the Size and Growth of Government' by Thomas A. Garrett & Russell M. Rhine, copyright 2006, Federal Reserve Bank of St. Louis.



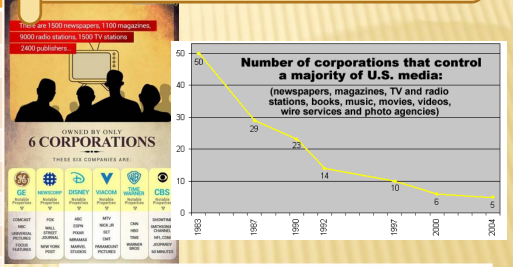
18. THE IRS HISTORY -HOW THE LIES ARE KEPT ALIVE - PART 4

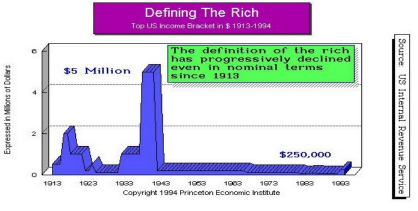
<u>Tactics Used by Media Look Similar to IRS</u>
<u>Deception</u> – Gives one the impression they both come from the same swamp. Read "Creatures From Jekyll Island" by E. Griffin to see the big picture.

- 1. Lying by Omission
- 2. Controlling the Debate
- Selecting the Right Anchors, Casters and Presenters
- 4. Scripting and Synchronizing News
- 5. Politicizing Everything
- 6. Using the Language of Separation and Labels
- 7. Asking the Wrong Questions
- 8. Closing the Book Too Soon
- 9. Triviality and Distraction
- 10. Outright Lying
- 11. Bonus Eye Candy and Mind Melting (I think this is only one we can eliminate re. IRS)

Credit to: "Waking Times", link here to read this exceptional journalism regarding the media

"Flim-flam – A form of bunco or confidence game. Commonwealth v. Townsend, 149 Pa. Super. 337, 27 A.2d 462, 463. Procedure variously known as flam-flam, "faith and trust" or "confidence game" essentially is performed by two operators, ostensibly stranger to each other, by persuading victim to turn over to one of operators a sum of money to demonstrate his trustworthiness as prerequisite to obtaining some easy money and, after victim has turned over his money, operators disappear and victim receives nothing. Few v. U.S., D.C. App., 248 A.2d 125 Black's Law Dictionary, Fifth Edition

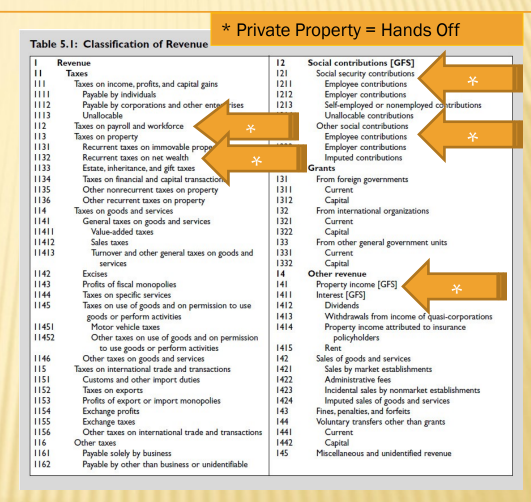




19. THE INTERNATIONAL MONETARY FUND (IMF) - HOW THEY LEND FUNDS TO TEACH COUNTRIES HOW TO BORROW MORE SO THEY CAN TAX MORE SO YOU HAVE TO BORROW MORE

- ✗ In 1944 meeting in Bretton Woods, NH, the world's most prominent socialists established the IMF and the World Bank as systems for taking out the gold standard from world finance. The hidden agenda behind the IMF/World Bank with the help of the Federal Reserve was world socialism. "The Creature from Jekyll Island" by G. Edward Griffin.
- ★ Table 5.1 is one page extracted from the International Monetary Fund Government Finance Statistics Manual.
- * The IMF fundamental mission is to "help ensure stability in the international system". The World Bank web site says the same thing as well as the Bank of International Settlements web site.
- ★ The IMF is an agency of the United Nations by definition of Black's Law Dictionary and the U.S.A. is a member.
- ★ Look at table 5.1 again and you will quickly see how they do it. There is no separation of power by the fact they are advocating taking and taxing everything and every country's Citizen including their Social Contributions.
- ★ Link here for the IMF "Template To Collect Data On government Revenues From Natural Resources"
- ★ Link to the World Bank here and see for yourself.
- ★ This site has it right on http://www.bilderberg.org/bis.htm
- ★ And this site too http://www.zerohedge.com/news/2014-08-13/bankinternational-settlements-
- Let's look at the relationship of the Fed to the IMF.

 Basically, the Fed is the local branch of the IMF and the IRS is the collection agent for both.



IMF Government Finance Statistics Manual - Chapter 5

20. HOW UNLIMITED TAXING BANKRUPTS NATIONS - LIST OF REPUBLICAN PROPOSED BUDGET CUTS - NOTICE SOCIAL SECURITY AND THE MILITARY ARE NOT ON THIS LIST = \$2.5 TRILLION OVER TEN YEARS

- * Corporation for Public Broadcasting Subsidy \$445 million annual savings.
- * Save America's Treasures Program \$25 million annual savings.
- * International Fund for Ireland \$17 million annual savings.
- * Legal Services Corporation \$420 million annual savings.
- * National Endowment for the Arts \$167.5 million annual savings.
- * National Endowment for the Humanities \$167.5 million annual savings.
- * Hope VI Program \$250 million annual savings.
- * Amtrak Subsidies \$1.565 billion annual savings.
- * Eliminate duplicative education programs H.R. 2274 (in last Congress), authored by Rep. McKeon, eliminates 68 at a savings of \$1.3 billion annually.
- * U.S. Trade Development Agency \$55 million annual savings.
- * Woodrow Wilson Center Subsidy \$20 million annual savings.
- * Cut in half funding for congressional printing and binding \$47 million annual savings.
- * John C. Stennis Center Subsidy \$430,000 annual savings.
- * Community Development Fund \$4.5 billion annual savings.
- * Heritage Area Grants and Statutory Aid \$24 million annual savings.
- * Cut Federal Travel Budget in Half \$7.5 billion annual savings
- * Trim Federal Vehicle Budget by 20% \$600 million annual savings.
- * Essential Air Service \$150 million annual savings.
- * Technology Innovation Program \$70 million annual savings.
- * Manufacturing Extension Partnership (MEP) Program \$125 million annual savings.
- * Department of Energy Grants to States for Weatherization \$530 million annual savings.

New Starts Transit — \$2 billion annual savings.

- * Exchange Programs for Alaska Natives, Native Hawaiians, and Their Historical Trading Partners in Massachusetts \$9 million annual savings
- * Intercity and High Speed Rail Grants \$2.5 billion annual savings.
- each Replenishment \$95 million annual savings.
- * Title X Family Planning \$318 million annual savings.

- * Appalachian Regional Commission \$76 million annual savings.
- * Economic Development Administration \$293 million annual savings.
- * Programs under the National and Community Services Act \$1.15 billion annual savings.
- * Applied Research at Department of Energy \$1.27 billion annual savings.
- * Freedom CAR and Fuel Partnership \$200 million annual savings.
- * Energy Star Program \$52 million annual savings.
- * Economic Assistance to Egypt \$250 million annually.
- * U.S. Agency for International Development \$1.39 billion annual savings.
- * General Assistance to District of Columbia \$210 million annual savings.
- * Subsidy for Washington Metropolitan Area Transit Authority \$150 million annual savings.
- * Presidential Campaign Fund \$775 million savings over ten years.
- * No funding for federal office space acquisition \$864 million annual savings.
- * End prohibitions on competitive sourcing of government services.
- * Repeal the Davis-Bacon Act More than \$1 billion annually.
- * IRS Direct Deposit: Require the IRS to deposit fees for some services it offers (such as processing payment plans for taxpayers) to the Treasury, instead of allowing it to remain as part of its budget \$1.8 billion savings over ten years.
- * Require collection of unpaid taxes by federal employees \$1 billion total savings.
- * Prohibit taxpayer funded union activities by federal employees \$1.2 billion savings over ten years.
- * Sell excess federal properties the government does not make use of \$15 billion total savings.
- * Eliminate death gratuity for Members of Congress.
- * Eliminate Mohair Subsidies \$1 million annual savings.
- * Eliminate taxpayer subsidies to the United Nations Intergovernmental Panel on Climate Change \$12.5 million savings/year
- * Eliminate Market Access Program \$200 million annual savings.
- USDA Sugar Program \$14 million annual savings.
- * Subsidy to Organization for Economic Co-operation and Development (OECD) \$93 million annual savings.
- * Eliminate the National Organic Certification Cost-Share Program \$56.2 million annual savings.
- * Eliminate fund for Obamacare administrative costs \$900 million savings.
- * Ready to Learn TV Program \$27 million savings.
- * HUD Ph.D. Program.
- * Deficit Reduction Check-Off Act.

TOTAL SAVINGS: \$2.5 Trillion over Ten Years

Section F - The U.S. Constitution That Never Was

- 1) "No Capitation, or other direct Tax shall be laid unless in proportion to the census or enumeration herein.."
- 2) Abstract Short Version of My Research Regarding the Ratification of the U.S. Constitution
- 3) The Several State Conventions Ratified Positions on Direct Taxes Summary by Colony/State
- The Constitution Was Written and Adopted in the Absence of Lawful Authority
- 5) The Hard Truth Regarding Constitutions Books and Research Exposing We Have Been Lied to For Over Two Centuries
- 6) Constitutional Guarantees Cannot be Abolished by Treaty or Statute
- 7) The Bill of Rights, Your Unalienable Rights & The U.S. Constitution No Direct Tax Taking
- 8) Three Sovereigns Established by the Constitution

SECTION F - THE U.S. CONSTITUTION THAT NEVER WAS

1. "NO CAPITATION, OR OTHER DIRECT TAX SHALL BE LAID UNLESS IN PROPORTION TO THE CENSUS OR ENUMERATION HEREIN BEFORE DIRECTED TO BE TAKEN U.S. CONSTITUTION - ARTICLE 1, SECTION 9, CLAUSE 4: (SEE NOTE 7)"

"To fall into habit is to cease to be." Miguel De Unamuno

- Note 7 "This Clause has been affected by Amendment XVI."
- "In 1895 the United States Supreme Court declared the current federal income tax unconstitutional as an <u>unapportioned direct tax</u>. Congress proposed the Sixteenth Amendment to allow the government to impose and collect taxes on income. The proposed amendment was sent to the States for ratification. Then Secretary of State, Philander Knox, received certificates of ratification from the States which showed differences between the language proposed by Congress and what was ratified by the States. Certified documents on file in the United States National Archives establish that Knox, knowing that States cannot change the language of a proposed Constitutional amendment, relied upon a presumption that no State had done so, and declared the Sixteenth Amendment as having been properly ratified." Source http://www.abodia.com/1/1/Law_that_never_Was.htm
- In other words, the U.S. Constitution claims to make legal a direct tax upon the American colonies/states IF they are apportioned to the population.
- The Framers intent was only to lay <u>indirect taxes</u> under the rule of uniformity and <u>direct taxes</u> were to be laid under the rule of apportionment <u>under emergency conditions</u>.
- However, you will find out soon in this presentation that the constitutional delegates ratified
 <u>NO direct taxes, apportioned or not.</u> Yes you read that correctly! Those who framed the U.S.
 <u>Constitution also framed up the tax taking on your wages and private property against the will of the people.</u>
- Are you getting a picture of how deep this rabbit hole goes and the enormity of the tax lie?

2. ABSTRACT SHORT VERSION OF MY RESEARCH REGARDING THE RATIFICATION OF THE U.S. CONSTITUTION

"The Constitution does not extend and authorize what the Declaration of Independence condemned" – "Treaties and the Constitution"

A Treatise on the Corruption of the U.S. Constitution of the Several States - Abstract Short Version

- 1. 5 of the 13 states "ratified" no direct taxes at all in their conventions
- 2. 5 of the 13 states "ratified" no direct taxes with emergency only exceptions
- 3. 2 of the 13 states "ratified" direct taxes with general limitations
- Georgia had no position on direct taxes
- 5. Despite 10 states insisting on no direct taxes and some with emergency only exceptions, this wording was omitted from the Constitution
- 6. Some states stated that direct taxes were contrary to their sovereignty as well as individual sovereignty
- 7. The Pennsylvania Convention went on for 4 months in a closed door session with utmost secrecy
- 8. Violence was used to drag dissenting member back to the floor to force a quorum
- 9. The assembly calling the convention, was accused of acting as individuals, not as the legislature of the state
- 10. The Constitutional Convention was accused of being in direct violation of the 13th Article of the Articles of the Confederation
 - The 13th Article required unanimous decision by the several states, only 9 gave their approval, some with physical force
- 11. The conventions were not the Continental Congress and were told they had no authority to do what they did
- 12. The opponents of the Constitution and the conventions wanted a Confederation of Republics NOT a consolidated Constitutional Republic
- 13. The Constitutional Conventions were suppose to submit their convention findings to their legislatures
 - then the legislatures were to submit it to their people
 - Only then it became an act of the people
 - the Constitution was never put before the people
 - the Constitution was never approved by the people
 - o Lysander Spooner inferred this theme also http://www.lysanderspooner.org/
- 14. Those who framed the Constitution were accused of exceeding their power by "very far."
- 15. The dissenters to the Constitution had grave concerns of the extreme judicial power of the consolidated federal government
- 16. "A consolidated government is executed by force"
- 17. The "Constitution" was rammed through by certain elite factions in the big colonial cities
- 18. The original idea was NOT a limited government NOR a consolidated government BUT a -
 - single purpose government for the regulation of trade using a 5% impost (customs duty)
- 19. There was strong objection to the use of "We the people" by some delegates -e, the people, is surely an assumed power"
- 20. "This government will not enjoy the confidence of the people, but be executed by force"
- 21. Edmond J. Randolph, a Virginia State Constitutional delegate who ultimately became the Secretary of State under President Washington, was forced to resign after embezzling gold from the treasury for a clandestine plan to invade the several states and recover them for England

- 1) The original colonies did not want a direct tax.
- They were struggling against the formation of an over powerful central government vs. a Confederacy of the Republics, i.e. Federalist vs. the anti-Federalist.
- 3) The vast majority of the state convention "delegates" considered direct taxes to be "dangerous and oppressive" in the words of Luther Martin, one of the delegates and AG of Maryland.
- 4) Link here for the long version of the history this author has researched to better comprehend the enormity of the taking.
- 5) Remember to temporarily drop your belief system to open yourself to mind expanding new data then make up your own mind.

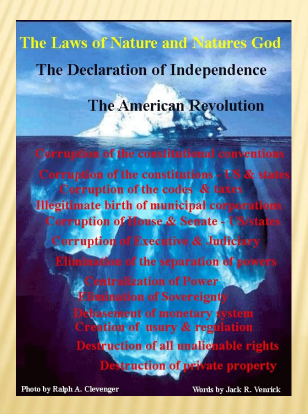
3. THE SEVERAL STATE CONVENTIONS RATIFIED POSITIONS ON DIRECT TAXES - SUMMARY BY COLONY/STATE

	State	Delegates	Delegates	Total	% State	% State	%	Ratification	State Convention Ratified Position on Direct Tax	
		Voting For	Voting Against		Delegates	Delegates	Difference	Date		
		Federal	Federal		For	Against	For -	8		
		Constitution	Constitution				Against	3		
1	Delaware	30	0	30	100.0	0.0	100.0	12-12-1787	No direct tax unless insufficient indirect funds AND state delinquent	
2	Pennsylvania	46	23	69	66.7	33.3	33.3	12-12-1787	Direct tax with general limitations & reservations	
3	New Jersey	38	0	38	100.0	0.0	100.0	12-18-1787	Direct Taxes shall be apportioned among the several States	
4	Georgia	26	0	26	100.0	0.0	100.0	12-31-1787	No position stated on direct tax	
5	Connecticut	128	40	168	76.2	23.8	52.4	1-9-1788	No direct tax under any conditions	
6	Massachusetts	187	168	355	52.7	47.3	5.4	2-6-1788	No direct tax unless insufficient indirect funds AND state delinquent	
7	Maryland	63	11	74	85.1	14.9	70.3	4-26-1788	No direct tax unless state is delinquent	
8	South Carolina	149	73	222	67.1	32.9	34.2	5-23-1788	No direct tax unless insufficient indirect funds AND state delinquent	
9	New Hampshire	57	47	104	54.8	45.2	9.6	6-21-1788	No direct tax unless insufficient indirect funds AND state delinquent	
10	Virginia	89	79	168	53.0	47.0	6.0	6-25-1788	No direct tax under any conditions	
11	New York	30	27	57	52.6	47.4	5.3	7-26-1788	No direct tax unless insufficient indirect taxes AND state neglects or refuses to pay	
12	North Carolina	194	77	271	71.6	28.4	43.2	11-21-1789	No direct tax under any conditions	
13	Rhode Island	34	32	66	51.5	48.5	3.0	5-29-1790	No direct tax unless insufficient funds AND state delinquent AND No Poll AND No Capatation Tax	
	Total	1071	577	1648	65.0	35.0	30.0		Compiled by J.R. Venrick 9-7-2008	

- 1) 10 colonies/states voted no direct taxes.
- 2) Only one state voted for direct taxes to be apportioned.
- 3) So why was an apportioned direct tax written into the U.S. Constitution, and the answer is the European banking cartel and Alexander Hamilton.
- 4) 65% of the colonies/states voted for the Federal Constitution, not even a 66% "super majority" let alone a unanimous vote <u>required</u> by the Articles of Confederation.
- 5) A separate article was written (Art. 7) stating only "9 states shall be sufficient". Does this strike you as self serving, exploiting and parchment idolatry?
- 6) An unapportioned direct tax is an excise tax which cannot be laid on state Citizens wages/private property.

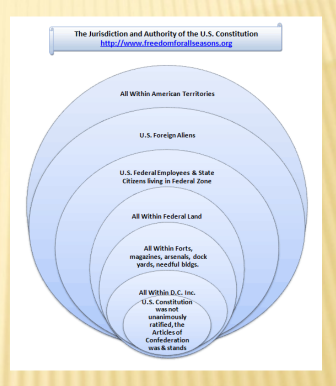
4. THE CONSTITUTION WAS WRITTEN AND ADOPTED IN THE ABSENCE OF LAWFUL AUTHORITY

- The U.S. Constitution is not what we have been taught. Learn the rest of the story showing the deception used leading to our enslavement.
- * "The very highest duty of the States, when they entered into the Union under the Constitution, was to protect all persons within their boundaries in the enjoyment of these unalienable rights with which they were endowed by their Creator." U.S. v. Cruikshank, 92 U.S. 542 (1875)



"The constitutions of the American states are grants of power to those charged with the government, but not grants of freedom to the people. They define and guaranty private rights, but do not create them."

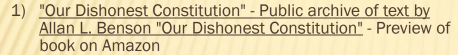
Handbook of American Constitutional Law by Henry Campbell Black, Author of Black's Law Dictionary, et al.



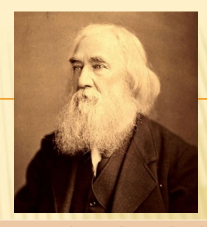
- The jurisdiction and authority of the U.S. Constitution does not include tax taking from the sovereign state Citizens even by apportionment.
- Only those people within the boundaries defined by the Venn chart above are subjects to the federal charters and laws. Art. 1, Sect. 8, Clause 17.

5. THE HARD TRUTH REGARDING CONSTITUTIONS – BOOKS AND RESEARCH EXPOSING WE HAVE BEEN LIED TO FOR OVER TWO CENTURIES

If you need more proof and testimony calling foul play on our constitutions, tax taking, compulsory regulations and fiat currency upon free American state sovereign Citizens, here are some excellent books to check out if you still do not believe.



- 2) "The Constitution That Never Was" by Ralph Boryszewski
- 3) "Our Constitution The Myth that Binds Us" by Eric Black
- 4) "Hologram of Liberty The Constitution 's Shocking Alliance with Big Government" by Kenneth W. Royce
- 5) "Unalienable Rights And The Denial of The U.S. Constitution" by Michael E. LeMieux
- 6) "Lost Rights" by James Bovard
- 7) Weapons of Mass Deception Found, Part 1 (PDF)
- 8) Weapons of Mass Destruction Found, Part 2 The Constitution Con (PDF)
- 9) Freedom From The State of Washington CONstitution That Never Was by Jack Venrick
- 10) The Matrix and the US Constitution written by an anonymous judge



"In subsequent numbers, the author hopes to show that, <u>under the principle of individual consent</u>, the little government that mankind need, is not only practicable, but natural and easy; and <u>that the Constitution of the United States authorizes no government, except one depending wholly on voluntary support."</u>
Lysander Spooner, No Treason No. I. The Constitution

This key wording above **"wholly on voluntary support**" means NO direct or indirect tax taking on state Citizens.

Writings of Lysander Spooner - Must Read

- a) No Treason I Lysander Spooner
- b) No Treason II Lysander Spooner
- c) No Treason VI Lysander Spooner
- d) <u>Lysander Spooner Letter to Grover</u> Cleveland - especially note page 34

6. CONSTITUTIONAL GUARANTEES CANNOT BE ABOLISHED BY TREATY OR STATUTE

1) "In 1947, in Amaya v. Standard Oil & Gas Co., a federal appeals court found that "the treatymaking power does not extend 'So far as to authorize what the constitution forbids." In 1957, in Reid v. Covert, the Supreme Court clearly ruled that constitutional guarantees cannot be abolished by either treaty or statute, stating: "no agreement with a foreign

nation can confer power on Congress, or on any other branch of Government, which is

free from the restraints of the Constitution."

Treaties and the Constitution (Link to article

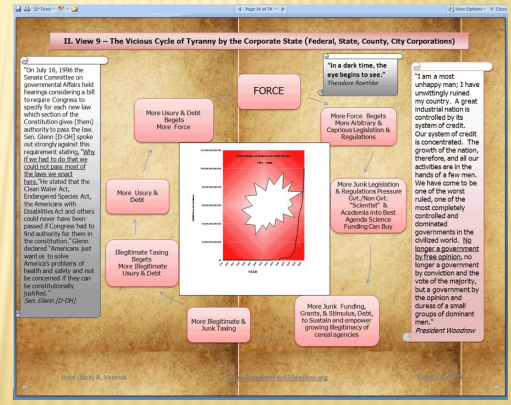
- 2) "The Constitution does not extend and authorize what the Declaration of Independence condemned" Inferred from article below, case above and the Bill of Rights and Your Unalienable Rights
- 3) Treaties and the Constitution
- 4) "The constitutions of the American states are grants of power to those charged with the government, but not grants of freedom to the people. They define and guaranty private rights, but do not create them."

 Handbook of American Constitutional Law by Henry Campbell Black, author of Black's Law Dictionary.

"Under the Constitution, the Office of the Attorney General Cannot Exist""

The Constitution That Never Was". Ralph Boryszewski, 166

- 5) The Bill of Rights is Separate and Supreme
- 6) State Rights Treaties Do Not Supersede the Constitution
- 7) Reid v. Covert
- 8) Treaties Don't Trump the Constitution
- 9) <u>Does the US Constitution trump international law on US soil?</u>

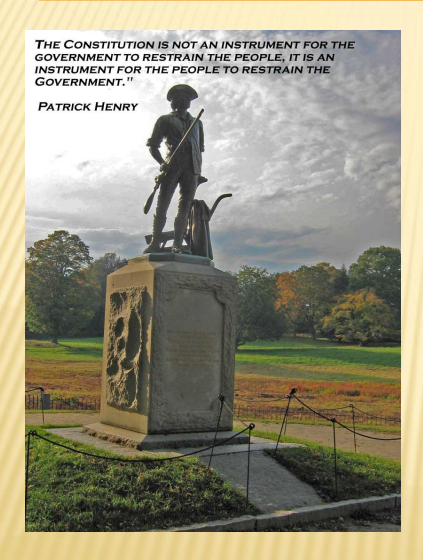


below)

7. THE BILL OF RIGHTS, YOUR UNALIENABLE RIGHTS & THE CONSTITUTION PROHIBIT DIRECT TAX TAKING OF WAGES AND PRIVATE PROPERTY

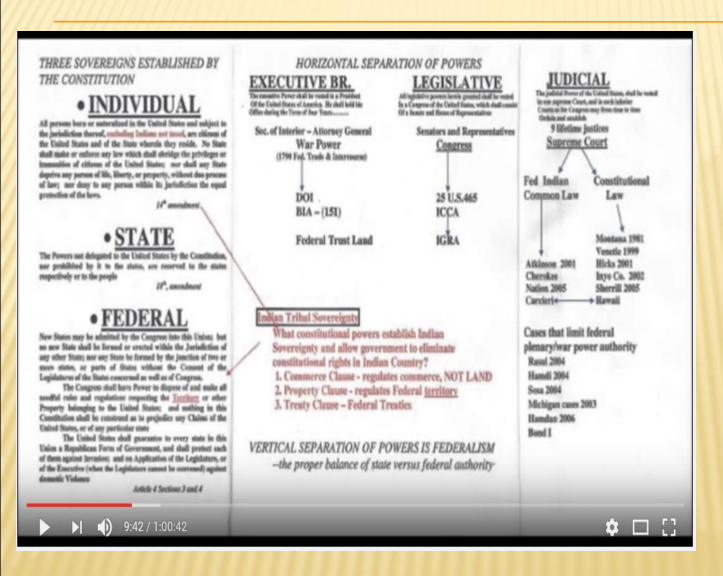
"Truth cannot only comfort you. At times, it has to cut through to the bone, to the very marrow even if this is what it takes to set you free."

Mooji



- 1. The Bill of Rights prohibits direct taxing. This is another reason the Federalist took 2 years to allow the 10 amendments of the Bill of Rights. You do not have to read "between the lines" to figure this out, i.e. they were allowed to only amend NOT include as articles.
- 2. Your Unalienable Rights (70 and counting) do not allow direct tax taking of wages or private property.
- 3. <u>Link here to check out your Unalienable Rights and decide for yourself</u> -
- 4. The Articles of Confederation did not take direct taxes, don't tell me this charter was not strong enough because of that, think indirect taxes only.
- 5. The original intent of the U.S. Constitution <u>prohibited</u> direct taxing as we have covered in this presentation.
- 6. No one, No benefiting group, No majority or minority of any political party or religion, No legislative or executive or judicial body or foreign body can impose direct tax taking on an American state Citizen's wages or private property in a true and honest Free Republic.
- 7. This is why good people are killed and imprisoned because the state wants to wipe out all generations believing in individual free choice.

8. THREE SOVEREIGNS ESTABLISHED BY THE CONSTITUTION



- This is the best image capture I could do from YouTube and internet.
- The message is as follows: the pecking order of sovereignty is:
 - 1) Number 1 is the individual American Natural Born or rightfully naturalized Sovereign state CITIZEN.
 - 2) Number 2 is the state
 - 3) Number 3 at the bottom is the federal or so called United States.

Section G - The Divine Law of Free Will

- 1) The Law of One and the First Corollary of Free Will
- 2) Power vs. Force
- 3) Force = Ineptocracy = Tax Tyranny
- 4) Power = Individual Free Choice
- 5) Separation of The Church, The State AND The State Citizen Must be Absolute

SECTION G - THE DIVINE LAW OF FREE WILL

1. THE LAW OF ONE AND THE FIRST COROLLARY OF FREE WILL

- "The Law of One" series of books which is a 5 volume set of profound wisdom.
- The Law of One means there is one creator.
- The first corollary to the Law of One is the Law of Free Will.
- Infringement upon the free will of others is described as <u>"more acceptable to those who are negatively polarized."</u>
- That is to say, the taking of free will is universally considered a highly dysfunctional behavior of manipulation, suppression and demand for obedience.
- Free Will is further described in this material as a catalytic phenomena which <u>left alone</u> provides miraculous results.
- The second corollary to the Law of One is The Law of Love
- That is to say that Free Will is a divine bestowal by the Creator.
 Those who take, tax, regulate and charge usury infringing upon the sacred ground of private property and wages are defined as negatively polarized in the cosmic and divine sense and will incur negative karma until they give back what was taken.
- Restated, you cannot force anyone to pay taxes on their personal wages or their personal private property for the good of the state.
- Any tax taking upon individual labor and private property is immoral which goes against the highest fundamental laws of this land and God's Master Universe.
- The Law of One books are now available online for FREE/donation http://www.llresearch.org/library/the-law-of-one-pdf/the-law-of-one-pdf/aspx
- Law of One by Session http://www.lawofone.info/

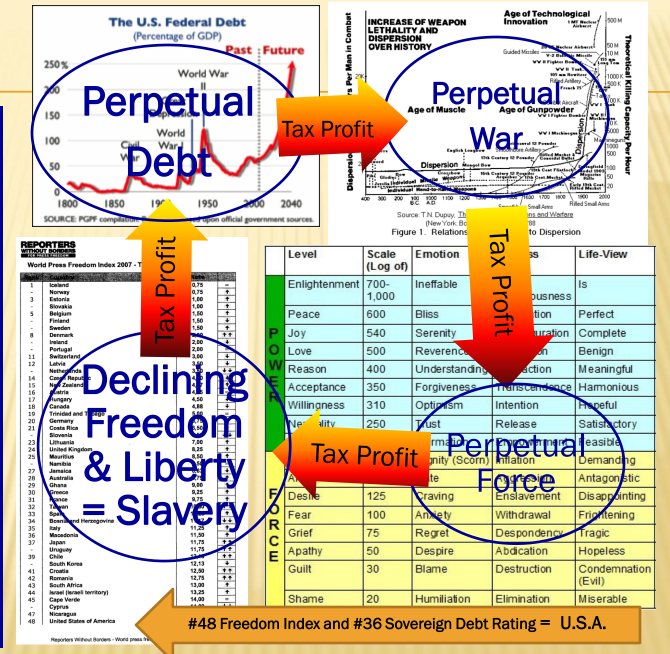


Jim & Carla Rueckert McCarty

- Read about the authors of this profound material <u>here</u>.
- You will be impressed.
- Carla Rueckert McCarty heart touching eulogy by her husband Jim McCarty read <u>here.</u>
- If you believe in LOVE read this eulogy.
- She passed away April 2015.
- She is an angel in human form.

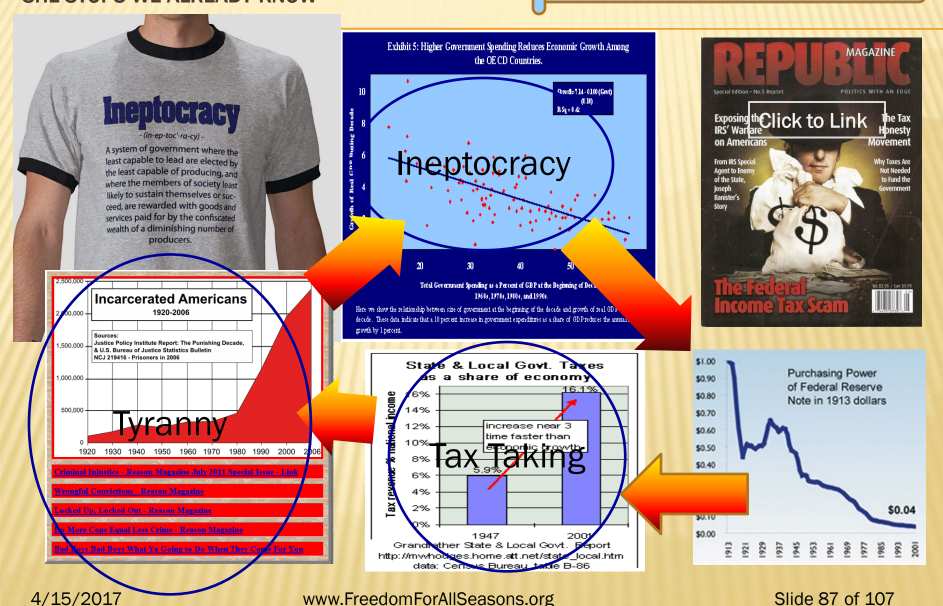
2. POWER VS. FORCE

- The first community to free itself from the cycle of forced direct tax taking on labor and private property will see a wave of prosperity few can imagine. There will be a new "gold" rush into free communities establishing a true and honest indirect tax system?
- The global to local cabal does not want free choice communities because it will cost them their usury, compulsory regulations and slavery tax systems over indirect tax taking only.
- The era of living under barbaric direct taxes, compulsory regulations & usury taking systems based on force has long run its course.
- Government is not protecting us or representing us, it has destroyed us "For the Good of the Whole, their whole.
- 5) Many wars have bee started against countries who had an interest free state banking system, e.g. Imperial Russia in WWI1, Germany, Italy & Japan WWII, Libya 2011.

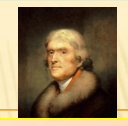


3. FORCE = INEPTOCRACY = TAX TYRANNY "ROUND AND ROUND TAX TYRANNY GOES WHERE SHE STOPS WE ALREADY KNOW"

"When you eventually see through the veils to how things really are, you will keep saying again and again, "this is certainly not like we thought it was." Rumi



4. POWER = INDIVIDUAL FREE CHOICE



The Great Illusion

- Earth is a school for spiritual growth
- We experience apparent individuality
- Others, in fact, are our Self
- Honoring others' free will is honoring our Self
- Infringing upon others' free will is damaging to our Self
- We are here to learn love

Credit to David Wilcock – www.divinecosmos.com

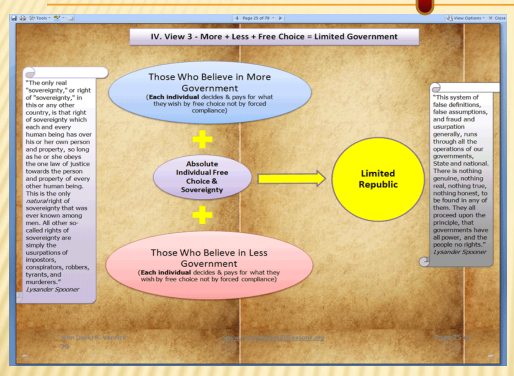
Tomas Jefferson & David Wilcock agree, a Free Republic state Citizen must have inviolable, immutable, indisputable, unrestricted, unqualified and absolute FREE WILL.

Thomas Jefferson - Words of Wisdom

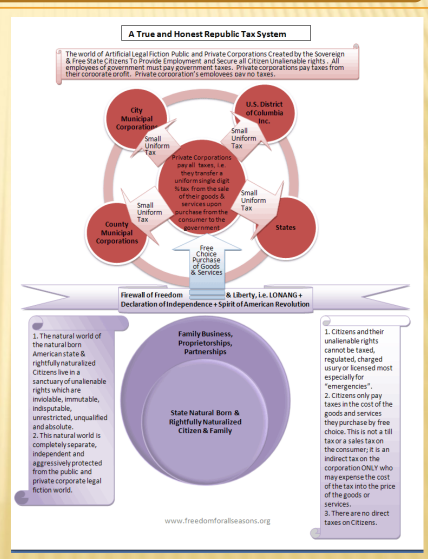
- 1. "When we get piled upon one another in large cities, as in Europe, we shall become as corrupt as Europe.
- 2. The democracy will cease to exist when you take away from those who are willing to work and give to those who would not.
- 3. It is incumbent on every generation to pay its ewn debts as it goes. A principle which if acted on would save one-half the wars of the world.
- 4. I predict future happiness for Americans if they can prevent the government from wasting the labors of the people under the pretense of taking care of them.
- 5. My reading of history convinces me that most bad government results from too much government.
- 6. No free man shall ever be debarred the use of arms.
- 7. The strongest reason for the people to retain the right to keep and bear arms is, as a last resort, to protect themselves against tyranny in government.
- 8. The tree of liberty must be refreshed from time to time with the blood of patriots and tyrants.
- 9. To compel a man to subsidize with his taxes the propagation of ideas which he disbelieves and abhors is sinful and tyrannical. "
- 10. And One Very Interesting Quote, in light of the present financial crisis, it's interesting to read what Thomas Jefferson said in 1802:
- "I believe that banking institutions are more dangerous to our liberties than standing armies. If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks and corporations that will grow up around the banks will deprive the people of all property until their children wake-up homeless on the continent their fathers conquered."

5. SEPARATION OF THE CHURCH & THE STATE AND THE STATE CITIZEN MUST BE ABSOLUTE AND DEFINES A FREE REPUBLIC

"To compel a man to furnish contributions of money for the propagation of opinions which he disbelieves is sinful and tyrannical." Thomas Jefferson ("Statue of Religious Freedom", adopted by the State of Virginia in 1785)



- ✓ America is a free republic where no state Citizen can be compelled to give his labor and private property to someone else under duress.
- ✓ State natural born & rightfully naturalized Citizens private property and wages cannot be directly taxed, regulated or charged usury. Government may directly tax foreign aliens & indirectly tax imports, exports, corporations, dividends and stock/commodity profits.
- ✓ Free will and free choice are immutable unalienable birth rights which cannot be "represented" away from you. You have the right to contract where in you must have, an offer, an acceptance and a passing of value <u>under no duress</u>.



Section H - Lessons Learned in Review

- 1) What Have We Learned?
- 2) Free Choice and Free Will
- 3) More Government Myths Busted
- 4) Nevada Governor 2014 End All taxation
- 5) The Shift of Power From The States To The Municipal Corporations
- 6) Why you do not want public education funded by private property
- 7) Laws Holding Judges, ATG's & PA's Accountable and Culpable Part 1 & 2
- 8) WHAT MUST BE DONE Part 1, 2, 3 & 4
- 9) Common Sense Revisited
- 10) Welcome to Hotel California Such a Lovely Place
- 11) Wisdom From An Avatar
- 12) Dedication To My Parents Who Both Homesteaded Montana

SECTION H - LESSONS LEARNED IN REVIEW

1. WHAT HAVE WE LEARNED

- 1) The original intent of the colonists was NO direct taxes, this is what the first American Revolution was all about.
- 2) This includes no direct taxes even by apportionment on labor or private property! Direct tax taking is slavery.
- 3) The Articles of Confederation required unanimous approval by the 13 colonies/states. The constitution could not even gather 2/3 of the colonial vote let alone unanimous approval because the tyrant King George III was fresh in their mind. See Articles of Confederation, Article XIII.
- 4) The public infrastructure was and is to exist on indirect taxes only.
- 5) Direct tax taking on labor and private property is a narcotic habituating huge waste while destroying the sovereign state Citizen's and families lives into bankruptcy, imprisonment, harassment, poverty, divorce and death.
- 6) The irony is, as we have seen in this report, there is more than enough funding available using indirect taxing only.
- 7) There is no federal statute authorizing direct tax taking and the IRS is not following Supreme Court rulings as they are mandated nor settled cases nor fundamental nor founding actions and charters.
- 8) As we saw in the four charts above, transferring individual indirect tax taking back to the corporations who pay only 1% federal tax currently will increase their tax rate to 5.2% as of 2012. However, corporations technically do not pay taxes as they may pass all their costs, profits and taxes through to their customers as competition allows.
- 9) Juries and Grand juries have the right to nullify all laws that they deem unjust. All federal, state and municipal courts have become political proxy courts not courts of justice based on fundamental and founding principals.

Graft – "The popular meaning is the fraudulent obtaining of public money unlawfully by the corruption of public officers. Fraud – An intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right. Black's Law Dictionary Fifth Edition

- 10) The laws against direct tax taking on labor and private property is settled by innumerable cases more than you have read in this report.
- 11) The founding and fundamental laws of our land plus the driving purpose of the first American Revolution is clear, i.e. no direct tax taking on labor or private property.
- 12) The Federal Zone defined in the U.S. Constitution has jurisdiction only in Washington D.C., military bases, arsenals, dock yards and U.S. territories. The government has no jurisdiction or authority in or on an American state Citizen's private property or wages. Constitution Art. I., Sect. 8. Cl. 17.
- 13) Direct tax taking is regressive and leads to an avalanche of extreme waste, more debt, more poverty, more torture upon innocent State Citizens, ultimately leading to revolution and blood shed. Over and over civilizations have forgotten.
- 14) American state constitutions are children of the federal constitution and the county and city municipalities, are children of the states. They are all tied together. None of these artificial public organizations may touch a sovereign American state Citizens private property or labor by fundamental, founding and settled case law as we have shown. Americans' have been programmed over generations to believe the taking of our labor and property is a legal option for government however, we have learned taxing state Citizens' property is no more legal than rape even in national emergencies.
- 15) The Law of One states that there is one Creator and the first corollary is Free Will. INDIVIDUAL Free Will is a divine bestowal which is NOT bestowed by a majority or minority or an elite. Free will and free choice is miracle given by God which manifests more miracles if it is nurtured.

2. FREE CHOICE AND FREE WILL





- The loss of free choice and free will in America by over reaching compulsory regulations, tax taking and usury done with global to local elected and unelected NGO's for profit & power.
- The anti-federalist prophecies came true, they spoke out re. the over control of a strong central government constitution.
- The Constitutions are part of the problem not the answer.
 The answer and supreme power lay in the protection of our unalienable rights.
- 4. At least one state constitution was corrupt twice over, i.e. the state of Washington...don't believe it, check out my research discovery here. This fraud is laid out in table form simple to understand.
- 5. All state constitutions are corrupted especially if they allow compulsory tax and regulatory taking on wages and private property.

- 6. Another problem created is unalienable rights are taught they can be taxed, regulated & seized, i.e. rape is legalized.
 - These belief systems come from many sources mainly apathy at all levels. There is more than enough blame thru 9. our history, our educational and religious systems, our media, our government at all levels, environmental extremists, United Nations, "Federal Reserve", IMF, World Bank, Bank of International Settlement, globalists, American Bar Association, government prosecuting attorneys, judges, uninformed juries, global groups like the Bilderbergers plus Agenda 21 influencing our belief system not even in our consciousness. 11.
- 8. The constitutions were written around a federalist central government vs. a consolidated Republic of sovereign states to hold the states in line while instituting central banking, central

prosecuting agencies with dictatorial reign. Limitations placed in these constitutions have been long since ignored, gerrymandered and made "progressive" to meet the needs of the cabal.

- Grand juries are now under state AG offices nullifying any grass roots challenges to statism.
- 10. e.g. "..that, by this
 Constitution, the sword is
 employed against individuals;
 by the other, it is employed
 against the states, which is
 more honorable.." Mr.
 Greyson, The Debates in the
 Convention of the State of
 Virginia on the Adoption of the
 Federal Constitution.

Another problem was the Bill of Rights came in after 2 years of debate as 10 amendments rather than a strongly worded article declaring all 70 some of our unalienable rights as absolute, inviolable, immutable, indisputable, and

unrestricted.

- 12. Your unalienable rights, i.e. birth rights. are supreme not the supreme court!
- 13. Foremost, individual free choice and free will are established as a divine sanctuary which can not be taxed, regulated or seized.
- 14. Half the population worries about chaos and anarchy, i.e. more government is security.
- 15. The other half worries about losing their freedom and liberty with more government.
- 16. The answer to this political dialectic is Individual free choice and free will.
- 17. Local control has been chained by escalating over control of compulsory regulations, tax taking on wages and private property and usury.

3. MORE GOVERNMENT MYTHS BUSTED

Freedom From Taking - Table of Contents Link to Presentation below

Presentation 1:

"The Brotherhood of Darkness"

RELEASED July 2011

74 slides outlining the global to local agenda and tyranny used to take all private and public property, resources and labor without consent.

Presentation 2:

"Licensing of Unalienable Rights - A Cycle of Lies"

RELEASED September 20, 2012

44 slides outlining how licensing is used by the municipal monarchy monopoly to take everything.

Presentation 3:

"Natural Buffers - Are They a Tempest in a Teapot or a Storm in a Glass of Water"

RELEASED January 2013

84 slides outlining how loaded labels on property become a fait accompli

Presentation 4:

"The Dark Side of Municipal Corporations -

<u>How They Take Private Property So They Can Take More Private</u>
Property"

RELEASED Summer 2013

58 slides outlining how city and county municipal corporations are destroying everything to get what they want.

"Since late Neolithic times, men in their political capacity have lived almost exclusively by myths. And these political myths have continued to evolve, proliferate, and grow more complex and intricate, even though there has been a steady replacement of one by another, over the centuries. {These myths} attempt to examine the origins of the State with little or no attention to its historic record, and then try to justify and fortify it in the face of criticism".

James J. Martin intro. to "No Treason" by L. Spooner.

Freedom From Taking – Table of Contents Link to Presentation below

Presentation 5:

"The History of Taking - Part 1"

32 slides outlining how all our property and unalienable rights have been taken

Presentation 6:

"America - A Republic Enslaved With Lies"

RELEASED Summer 2014

214 slides outlining how lies are translated into false flags and half truths while immutable truths are ignored.

Presentation 7:

"Bureau of Barbarians Land Mismanagement"

In Work Draft Spring 2016

46 slides (covering the rape of the Hammond Family in Oregon by the BLM, trying to get even from the Bundy Range Real Justice

4. END ALL TAXES



Nevada Will End All Taxation Governor 2014 David Lory VanDerBeek

March 23, 2013 By David Lory VanDerBeek

An issue on my platform now states:

Replace and Phase Out All Taxation. Nevada will operate under the fuduciary trust management principle. Taxes are simply one revenue source for government. Governments have investment and enterprise income that now surpasses their tax revenues. Governments therefore are fully capable of being self-sustaining without taxation. Mining, gaming, and all businesses will no longer face the constant harassment by legislators to pick their pockets. Comprehensive Annual Financial Reports (CAFR) are our local governments' statements of net worth built up over decades. Governments use CAFRs to list their assets as "advanced liability funds" to dupe the public into believing those investments should be maintained for a good purpose, but which actually serve as power-based holding funds for the government. In turn, the governments then claim that they are always operating at budget "shortfalls" in their operating funds so they claim they must raise your taxes. This is a convenient conspiracy of silence. As Governor, I will assist governments in liberating the potential of this wealth. This plan eliminates the predatory relationship between the government against the people and business, because everyone is happy making money. In fact, the people and businesses will actually cheer such government. Truthfully, as Jesus said when asked a tax question, "The children are free."

Walter Burien makes the concise argument on his websites (see following comment):

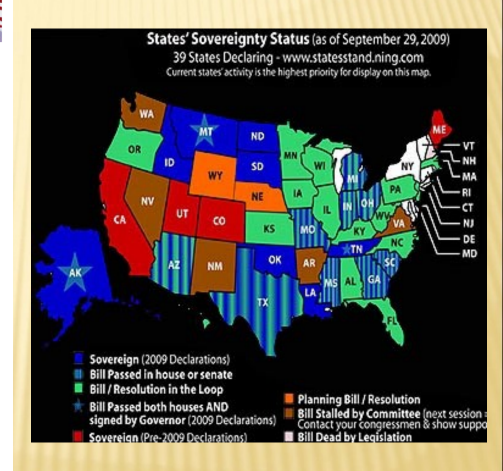
- What is Taxation? ANSWER: A revenue source.
- What is Investment Return? ANSWER: A revenue Source.
- What do Enterprise operations do? ANSWER: Generate a revenue Source.

The Big question of ending all taxation? ANSWER: Use #2 & #3 to knock out #1

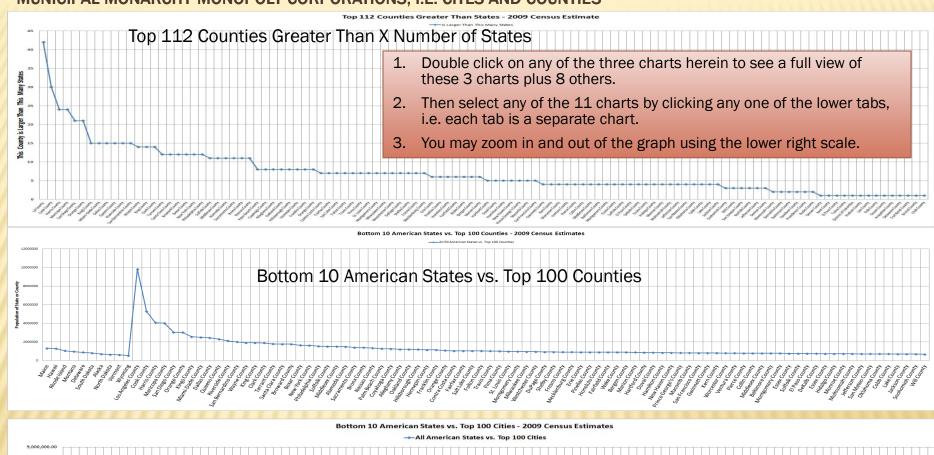
The reality is that governments are wholly capable of financial self-suffciency and prosperity. We can end the adversarial relationship between the people, business, and government. So, we're going to detail over course of the campaign how this will occur. This will be the topic of the next episode of Occupy Freedom TV. If you would prefer to study it independently, follow the below links.

Credit: Walter Burien http://cafrl.com - http://cafrl.com - http://cafrlaman.com Filed Under: NevadaGovernor2014 Tagged With: economic collapse, fiat currency, global government, global taxation, irs, taxation

"By three methods may we learn wisdom: first, by reflection, which is noblest; second, by imitation, which is easiest; and third, by experience, which is bitterest." Confucius



5. THE SHIFT OF POWER FROM THE STATES TO MUNICIPAL MONARCHY MONOPOLY CORPORATIONS, I.E. CITES AND COUNTIES





6. WHY YOU DO NOT WANT PUBLIC EDUCATION FUNDED BY PRIVATE PROPERTY INCLUDING WAGES - PART 1

Answer – As we have learned direct tax taking on private property and wages goes against fundamental and founding intentions and is immoral. Indirect taxes ONLY je the answer and free choice by natural born and rights naturalized parents where to educate their childre

"The aim of public education is not to spread enlightenment at all; it is simply to reduce as many individuals as possible to the same safe level, to breed a standard citizenry, to put down dissent and originality." H. L. Mencken

Taxpayers Misled about Real **Costs of Public Schools**

The amount Americans spend on much money Amerieducation has risen dramatically and con- cans dedicate to pubsistently over the past century, with a lic education. 25% increase in per-student costs between 1995 and 2005, even after adjusting for inflation. In fact, public education spending accounted for more than a third of state general funds in 2007, according to the National Association of State Budget Officers.

reach deeper into their pockets for public schools, all the while having little to no idea how much their district is already spending per child each year. A report released in March by the Cato Institute explains how figures provided by offi-

Cato reviewed district records and state budgets for the nation's five largest metro areas (Phoenix, Los Angeles, Chicago, New York, and Houston), and in the District of Columbia to compare real versus stated costs. Their analysis revealed that, on average, per-student spending in Yet taxpayers are regularly asked to these areas is 44% higher than officially

> Real spending per student ranges from a low of nearly \$12,000 in Phoenix area schools to a high of nearly \$27,000 in the New York metro area. The gap between real and stated per-pupil expen

	Real Public School Cost	Stated Public School Cost	Median Private School Cost	Higher than Stated School Cost	Higher than Priva School Co
High-Income District Avg.	\$19,171	\$13,408	\$9,173	46%	107%
Low-Income District Avg.	\$15,221	\$11,580	\$9,173	28%	62%
Overall Avg.	\$17,889	\$12,550	\$9,173	44%	93%

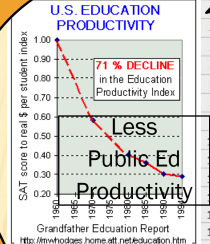
cials and reported in the media often tures ranges from a low of 23% i leave out major costs, and thus understate education spending.

Many district officials and other bureaucrats don't believe that certain costs - health and retirement benefits, building and equipment costs, transportation expenses and debt payments - ought to be counted in the annual per-student figure. They have therefore devised a formula they call "current expenditures" that leaves out those very real and very expensive outlays. As a result, the most widely reported per-pupil spending figures give a grossly inaccurate impression of how

Chicago area to a high of 90% in the Angeles metro area.

The study also compared pu school outlays per student to local priva school outlays. In the areas studied, public schools are spending 93% more than the estimated median private schools.

Adam Schaeffer, Cato Institute policy analyst, concluded his report by recommending legislation requiring every district and state to publish up-to-date spending figures, fully inclusive of every dollar spent on K-12 education. "Our current economy makes this issue urgent," he wrote.



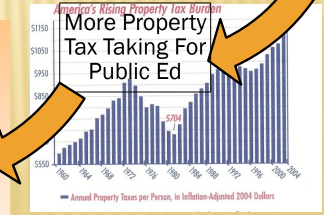
What the Native Americans wanted was the ability to teach their own children their own ways without government interference.

When the state Citizen is forced to pay direct taxes based on the value take the frau ak mgs equation of taxing private property and move it to an indirect tax only on corporations giving vouchers to families with a free choice.

ents In Public Schools:

graduate high school

- 39.5% go onto college
- Note: Reported graduated may be different from actual
- Students in Private Schools:
- 93.8% graduate high school
- 66.5% go onto college
- Students in Catholic Schools:
- 99% graduate high school
- 0 85% go onto college
- Students in Other Religious Schools:
- 98% graduate high school in other religious schools
- 64% go onto college in other religious schools
- 14 Sources:
- 15 1. http://www.privateschools.com/private-vs-public.phtml
 - 2. http://articles.mcall.com/2011-02-12/opinion/mc-letter-peters education-religion20110212 1 private-schools-religious-school public-schools



As Public Ed

Becomes

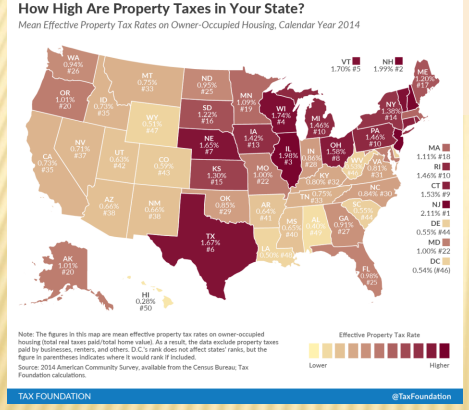
Worse, Private

& Parochial

Ed Get Better

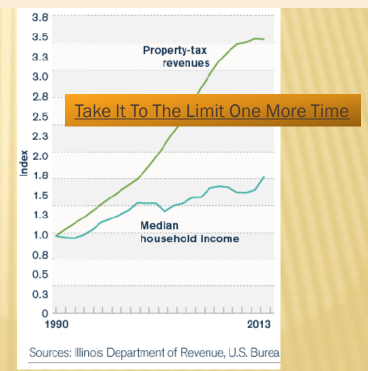
6. WHY YOU DO NOT WANT PUBLIC EDUCATION FUNDED BY PRIVATE PROPERTY INCLUDING WAGES – PART 2

 Indirect taxes ONLY is the answer, e.g. on imports, exports, corporate revenue and profits, individual stock dividends and stock/commodity profit and free choice by parents where to educated their children.



Why Property Taxes Will Soar - Great Read

- 2) We have learned that there are no fundamental or founding laws, rightful charters or actions forcing private property owners and wage earners to be held hostage for the public good.
- Better said, all of the fundamental and founding laws, charter and actions of America show private property and wages are an unalienable right to be protected from any taking without direct contract.
- 4) We have also learned that direct tax taking revenue from private property and wages is negatively correlated to productive education and ultimately collapses the educational system and the economy through debt and inflation.



7. LAWS HOLDING JUDGES, ATG'S & PA'S ACCOUNTABLE AND CULPABLE - PART 1



Sample of American Case Law Holding Courts Accountable as in judges, AG's & PA's.

- 1) 37 Mm. Jur. 2d 8 Fraud vitiates every transaction
- Marbury v. Madison, 1 Cranch 137, 180 (1803) "An unconstitutional statute is null and void", Chief Justice Marshall.
- 3) 16 Am. Jur. 2d 256 –"If a statute is unconstitutional or if its application is unconstitutional it is in reality not a statute, but wholly void and ineffective..."
- 4) United States v. Lee, 106 U.S. 196, 220 (1882) "No man in this country is so high that he is above the law. No officer of the law may set the law at defiance with impunity..."
- 5) Bradley v. Fisher, 13 Wall. 335 (1872) -" ...wrongful assumption of jurisdiction over a case to the detriment of any of the parties in the case."
- 6) Sloan Shipyards v. U.S. Fleet Corp., 258 U.S. 566 (1821) "..the general rule is that any person within the jurisdiction always is amenable to the law. An instrument of government he might be and for the greatest ends, but the agent, because he is agent, does not cease to be answerable for his acts." Osborn v. Bank of United States, 9 Wheat. 738, 842, 843: United States v. Lee, 106 U.S. 196, 213, 221.

- 7) Hopkins v. Clemson College, 221 U.S. 636, 544 (1910)

 "A void act is neither a law nor a command. It is a nullity. It confers no authority. It affords no protection....."
- 8) "None has denied the fraud [of the 16th Amendment], choosing ...to do nothing abut it and preferring to continue to enforce nonexistent income tax statutes." Bill Benson, The Law That Never Was", Vol. II.
- 9) Larson v. Domestic and Foreign Commerce Corp, 337 U.S. 682, 689 (1949) –"A type of case in which an official may be held personally liable for dames is that in which the statute or order conferring power upon the officer to take action in the sovereign's name is claimed to be unconstitutional.."
- 10) "They [the courts] have consistently neglected to state the obvious statutes which don't exist do not need to be overturned. Furthermore, this position reveals a fundamental immorality. They would rather continue to enforce a fraud than risk the wrath of the IRS." Bill Benson, The Law That Never Was", Vol. II.

7. LAWS HOLDING JUDGES, ATG'S & PA'S ACCOUNTABLE AND CULPABLE - PART 2

"We see nothing truly till we understand it."

John Constable

- 11) Kennecott Copper Corp. v. State Tax Comm'n, 327 U.S. 573, 580 (19460, Justice Frankfurter, dissenting & quoting Abe Lincoln, "It is as much the duty of Government to render prompt justice against itself in favor of citizens as it is to administer the same between private individuals."
- 12) "Those who have benefited in great measure from the continued existence of the federal income tax system are the federal judges, the prosecutors and the IRS employees." Bill Benson, The Law That Never Was" Vol. II.
- 13) Osburn v. Bank of United States, 9 Wheat 738, 866 (1824) "Judicial power, as contradistinguished from the power of the laws, has no existence. Courts are mere instruments of the law, and can will nothing...judicial power is never exercised for the purpose of giving effect to the will of the judge; always for the purpose of giving effect...to the will of the law. Chief Justice Marshall
- 14) Langford v. United States, 101 U.S. 341, 343 (1879) re. the maxim The King Can do no Wrong, "We; have no king to whom it can be applied... We do not understand that either in reference to the government of the Unites States, or of the several States, or of any of their officers,

- the English maxim has an existence in this country."
- 15) Chisholm v. Georgia, 2 Dall. 418 (1793) The U.S. Supreme Court at 436, "Until the time of King Edward I. the King might have been sued in all actions as a common person".
- 16) There are some 3,679 Federal judges and some 27,179 State court judges for a total of 30,858. Where are the judges, Attorney Generals and Prosecuting Attorneys who believe in tax truth? It appears they are all parrots telling the same lie over and over and/or afraid of something?
- 17) Goltra v. Weeks, 271 U.S. 536, 545 (1926) "the exemption of the U.S. from suit does not protect its officers from personal liability to persons whose rights of property they have wrongfully invaded.
- 18) Sovereign immunity claims by the state and federal government have been long challenged and is based on feudal land lord rule not upon a free republic based on individual free choice. Sovereignty resides with the people first and foremost. Here is a balanced presentation of 39 pages discussing this fraud used by the court since the dark ages. Link here.

8. WHAT MUST BE DONE - Part 1

(Click slide below for full page slide on page 42 and presentation)

XIV. What Must Be Done

"Freedom is the last thing he wants. He functions, as we shall see, according to the principle of pleasure in non freedom. To be sentenced to life long freedom is a worse fate then lifelong slavery. To put it another way: a man is always searching for someone or something to enslave him, for only as a slave does he feel secure" - Esther Vilar (The Manipulated Man)

- ✓ Organize Organize Organize around your favorite freedom groups and find common ground to unite with others in the freedom movement.
- ✓ Wake someone up every day to the enormity of this global to local criminal operation orchestrated by all politicians, lawyers, bankers and parasitic groups living off this feudal tyrannical model used to enslave us all.
- ✓ New communities must reorganize themselves to break out of this highly manipulated legal fiction taxing, regulatory and usury political subdivisions (prison camps) set up by syndicated rackets of the global to local municipal rulers.
- Communities must dismantle their own medieval municipal subdivisions and transform themselves into new experimental free choice republics. True and honest freedom provides more revenue for basic infrastructure than democratic dynasties.
- √ Freedom is about unlimited choices and never giving up your individual power to anyone. Do not sucker for the status quo.
- ✓ The first wave of free communities to escape from this network of collective municipal prisons will become a new frontier not unlike the opening of the western territories in the 1800's. We are all locked into Stepford town prison camps.
- Many individuals and families are desperate to restart their lives in free states and communities where there are no taxes on individuals and family businesses, no usury allowed and no regulations, no property confiscation, no land or water use penalties, no eminent domain, no zoning by force, no marauding government extortion & thuggery and public land is managed multiuse for all including homesteading.
- ✓ Millions of retirees, low income people, unemployed, young people starting out, elderly and those yearning for a fresh start would flock to these free states and communities as they were opened up and the walls around the long out of date municipal fiefdoms were dismantled completely.
- ✓ The virtual legal fiction prison camps of this global to local municipal monarchy are instantly breeched when the light of true and honest freedom, liberty and individual unalienable rights are allowed in. The crooks well know this. That is why no states, counties and cities have ever been able to leave the "union". Millions have been slaughtered needlessly around false flag wars, legislation, taxes, usury and regulation to hold the masses in bondage by a false redeemer.
- ✓ Funding of basic infrastructure is not the problem; the problem is this global to local municipal syndicated con game has too much funding which is used to indoctrinate the masses that it needs to take more of our property to give us more.

John (Jack) R. Venrick

www.FreedomForAllSeasons.org

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8. WHAT MUST BE DONE - PART 2

"Whatever is a reality today, whatever you touch and believe in and that seems real for you today is going to be lie the reality of yesterday, an illusion tomorrow." Luigi Pirandello

- 1) Contact your District State and U.S. Representatives and Senators and tell them they cannot tax private property or wages of state Citizens and forward them this presentation. See Slide 15, #7 and Slide 39 for legitimate alternatives to funding public infrastructure.
- 2) Secure our borders, defund all resettlement programs and reform our legal immigration system.
- 3) Get out of the UN and Agenda 21 and Agenda 2030.
- 4) Federal, state and municipalities are out of control operating way outside it's charters.
- 5) Lobby to remove ALL federal government agencies out of the states, counties and cities.
- 6) Lobby to remove the federal government out of our private lives, private property and wages.
- 7) Lobby to remove the states out of our cities and counties.
- 8) Lobby to remove the states out of our private lives, private property and wages.
- 9) Lobby to remove city & county municipal corporations out of our private lives, private property and wages.
- 10) Secure our unalienable rights of Free Choice and Free Will back into America.
- 11) No American natural born or rightfully naturalized state <u>Citizen</u> can be forced into any act or forced to contract under duress and deception or treaty against their free free will. Free will is a cosmic divine law.
- 12) The AG of Oklahoma makes a very clear and historical coverage of what is going on in the U.S. Supreme court of the United States (SCOTUS) in terms of the political stacking of the court creating sweeping cultural changes going against the founding laws. This speech is must read from Hillsdale College.
- 13) I count some 3,679 Federal judges and some 27,179 State court judges in America for a total of 30,858 who largely decide by their political bias. Plus they are being educated from largely very pro government universities and colleges because academia is heavily subsidized. Hillsdale College is the only private college that refuses to go to the federal and state pig trough and eat the slop of "obey or we will cut your funding". Pressure your colleges and universities to be independent from property tax taking and federal government subsidization.

8. WHAT MUST BE DONE - PART 3

- There must be absolute and complete separation of the church and state FROM the government, i.e. churches cannot be taxes because tax taking begets regulations and control.
- 2) Likewise, there must be absolute and complete separation of individual private property and wages from the state. Once government is allowed to tax, regulate and allow usury, in a very few generations, we have no private property or wages to call your own. Your ownership is aggressively being transferred to the government and banks then to the military industrial complex, then to the UN then to the 99 some superrich who are gaming some 100 country financial and political systems.
- 3) All foreign and federal government interests must be removed from the reservations. Using public tax taking to subsidize generation after generation is regressive and destructive of the tribes and our individual, state and national liberties. The reservation system in America is another Welfare System which not only does not work, it is malignant and grows like cancer.
- 4) The reservations were only meant to be temporary holding areas allowing the tribes to assimilate into American way of life and not become permanent refuges. Now there are 567 tribal governments rapidly controlling entire regions with 400 more queuing up for more of the

- same welfare. Sound familiar? "The tribes are extensions of the Federal, State & their Municipal Corporations to fulfill their policy agendas" Read Elaine Willman, "Going to Pieces, The Dismantling of the United States of America" and "Slumbering thunder".
- 5) The Federal government, e.g. BIA is using the tribes by subsidizing them into willing conspirators and subjects. The federal reservations use of aboriginal claims for water rights has become legal precedence to take water from the west, how insane is this we should all return to our aboriginal roots.
- "In the treaty councils the commissioners have claimed that our country had been sold to the Government. Suppose a white man should come to me and say, "Joseph, I like your horses, and I want to buy them." I say to him, "No, my horses suit me, I will not sell them." Then he goes to my neighbor, and says to him: Joseph has some good horses. I want to buy them, but he refuses to sell." My neighbor answers, "Pay me the money, and I will sell you Joseph's horses." The white man returns to me and says, "Joseph, I have bought your horses, and you must let me have them." If we sold our lands to the Government, this is the way they were bought. Chief Joseph 1876
- 7) This is the way governments work and how the con game starts, i.e. "I am from the government, let me help

- you... transfer your private and your public property and water rights and wages to U.S" or our proxy. The strings controlling the proxies doing the taking thread from local to global to the unFederal unReserve to the IMF to the World Bank to the Bank of International Settlements to the UN then to the Bilderbergers and up. This is where the worthless debt is created. We are all "Indians", warring forever with another tribe. Our history is a constant Civil Tribal War.
- 8) There is no Free Republic because there never was. There is no peace because there never has been. We have become mushrooms living in the darkness of apathy fed fertilizer and think it is the truth.
- Do not purchase any products or services made out of the USA.
 Support your local labor and insist on products and services Made in America.
- 10) Direct tax taking is mandated by the fraud of the banking interest and usury system forcing you to use currency of no value and better said of debt only. The taxes you pay on your labor/wages and private property is the payment of the value of the debt issued in fiat worthless currency. You must fight payment of direct taxes as it is the result of the bastardization of our economy which well has enough to fund the infrastructure in a free and honest Republic.

8. WHAT MUST BE DONE - PART 4

"Nirvana is right here, before our eyes." Hakuin

Bill of Attainder

Definition: A legislative act that singles out an individual or group for punishment without a trial.

The Constitution of the United States, Article I, Section 9, paragraph 3 provides that: "No Bill of Attainder or ex post facto Law will be passed."

"The Bill of Attainder Clause was intended not as a narrow, technical (and therefore soon to be outmoded) prohibition, but rather as an implementation of the separation of powers, a general safeguard against legislative exercise of the judicial function or more simply - trial by legislature." U.S. v. Brown, 381 U.S. 437, 440 (1965).

"These clauses of the Constitution are not of the broad, general nature of the Due Process Clause, but refer to rather precise legal terms which had a meaning under English law at the time the Constitution was adopted. A bill of attainder was a legislative act that singled out one or more persons and imposed punishment on them, without benefit of trial. Such actions were regarded as odious by the framers of the Constitution because it was the traditional role of a court, judging an individual case, to impose punishment." William H. Rehnquist, The Supreme Court, page 166.

"Bills of attainder, ex post facto laws, and laws impairing the obligations of contracts, are contrary to the first principles of the social compact, and to every principle of sound legislation. ... The sober people of America are weary of the fluctuating policy which has directed the public councils. They have seen with regret and indignation that sudden changes and legislative interferences, in cases affecting personal rights, become jobs in the hands of enterprising and influential speculators, and snares to the more-industrious and less-informed part of the community." James Madison, Federalist Number 44, 1788.

Supreme Court cases construing the Bill of Attainder clause include:

- Ex Parte Garland, 4 Wallace 333 (1866).
- Cummings v. Missouri, 4 Wallace 277 (1866).
- U.S. v. Brown, 381 U.S. 437 (1965).
- Nixon v. Administrator of General Services, 433 U.S.425 (1977).
- Selective Service Administration v. Minnesota PIRG, 468 U.S. 841 (1984).

See also, SBC v. FCC.

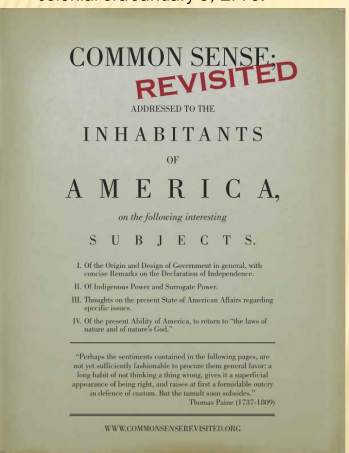
Targeted groups singled out by global to local "legislation" which must be stopped:

- 1) Wage Earners.
- 2) Private Property Home & Land Owners including Ranchers, Farmers and Irrigators,
- 3) Family Business Owners.
- 4) Independent and Commercial Vehicle Owners and Travelers,
- 5) Natural Resource Providers including Loggers & Miners,
- 6) Power Companies including hydroelectric and fossil fuel providers,
- 7) Churches,
- 8) The heart of America is being eaten out by a growing list of global to local green environmental and financial extremism.
- 9) Jim Beers tells it all, the states gave up their power to Fed <u>"Where Did the States Go?"</u>

9. COMMON SENSE REVISITED

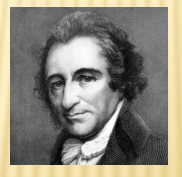
""Emergencies" have always been the pretext on which the safeguards of individual liberty have been eroded."" Friedrich August von Hayek

Click on graphic to download some Common Sense from Thomas Paine, colonial era January 9, 1776.



"If the American people ever allow private banks to control the issue of their currency, first by inflation and then by deflation, the banks and corporations that will grow up around them will deprive the people of all property until their children will wake up homeless on the continent their fathers conquered."

Thomas Jefferson, in a letter to Albert Gallatin, Secretary of the Treasury, 1802.



✓ Visit Clyde Cleveland's site and order copies of his 48 page famous publication of Thomas Paine's Common Sense Revisited in paper or CD audio format.

<u> Deliverance – Dueling Banjoes</u>

10. WELCOME TO HOTEL CALIFORNIA SUCH A LOVELY PLACE ..THIS COULD BE HEAVEN OR THIS COULD BE HELL...YOU CAN CHECK OUT ANY TIME YOU LIKE, BUT YOU CAN NEVER LEAVE!

EAGLES LYRICS - "Hotel California"

On a dark desert highway, cool wind in my hair

Warm smell of colitas, rising up through the air

Up ahead in the distance, I saw a shimmering light

My head grew heavy and my sight grew dim

I had to stop for the night There she stood in the doorway;

I heard the mission bell

And I was thinking to myself,

"This could be Heaven or this could be Hell"

Then she lit up a candle and she showed me the way

There were voices down the corridor, I thought I heard them say...

Welcome to the Hotel California Such a lovely place (Such a lovely place)

Such a lovely face
Plenty of room at the Hotel California
Any time of year (Any time of year)
You can find it here

Her mind is Tiffany-twisted, she got the Mercedes bends She got a lot of pretty, pretty boys she calls friends How they dance in the courtyard, sweet summer sweat. Some dance to remember, some "Please bring me my wine"
He said, "We haven't had that spirit
here since nineteen sixty nine"
And still those voices are calling from
far away,
Wake you up in the middle of the

Wake you up in the middle of the night
Just to hear them say...

Welcome to the Hotel California Such a lovely place (Such a lovely place) Such a lovely face

They livin' it up at the Hotel California What a nice surprise (what a nice surprise)

Bring your alibis

Mirrors on the ceiling,
The pink champagne on ice
And she said "We are all just
prisoners here, of our own device"
And in the master's chambers,
They gathered for the feast
They stab it with their steely knives,
But they just can't kill the beast

Last thing I remember, I was Running for the door I had to find the passage back To the place I was before "Relax, " said the night man, "We are programmed to receive. You can check-out any time you like, But you can never leave!" Real Per Capita Federal
Expenditures - Do You
Get It Yet - Check the
Year of the Elbow of this
Curve, i.e. 1913 This is
When the Con Game
Really Began



Link to be a prisoner – "Such a Lovely Place"

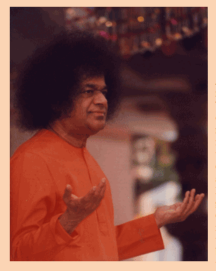


Eagles - Hotel California Live. At The Capital Centre, 1977.

➤ View "People Who Control America Mind Blowing Documentary HQ "

dance to forget

11. WISDOM FROM AN AVATAR



Q: What should I do if I see a crime?

Avatar Sathya Sai Baba: "Today many are indulging in actions opposed to Dharma and Truth and, on the basis of their caste or community, are promoting strife and conflict in the country. Elders in the nation are remaining mere spectators of all the unrighteous and violent actions that are being done by the evil elements. Even the scholars and intellectuals are remaining silent. Persons holding high office are merely watching what goes on. No one, however, is making any effort to stop this menace. They are not resisting the evil elements. It appears as if all their knowledge, position and influence have been reduced to nothing. Such persons, though they may not be indulging in

unrighteous acts, are giving encouragement to them.

When evil and injustice and violence are being perpetrated, if individuals look on unconcerned, they must be regarded as accomplices in the crimes. In the end they also suffer as much as the criminals. By their passive association, they provide encouragement to the evil doers.

When the good are associated with the wicked and do not oppose them, they share responsibility for the deeds of the evil doers. The Divine destroys even those who either do not oppose or remain passive while injustice and wrongdoing is perpetrated. The Divine will not consider whether they are learned or ignorant, wise or unwise. If they are learned or wise, why did they not stand up for truth and justice? Why did they remain silent? It means they are tainted by the same guilt. The failure to resist evil is their offence. It is only when we resist acts of unrighteousness and injustice and try to put down malpractices in society that we can claim to be assisting in the task of restoring Dharma. ...

Whoever may commit an offence, whether a son, a relation or a close associate, one will be free from the taint of being accessory to the crime only if he opposes the wrong action and tries to correct the offender. If, on the contrary, he allows it or encourages it to be done, he will be guilty of abatement."

Q: What should I do if I see a crime? (Readable Font)

Avatar Sathya Sai Baba: "Today many are indulging in actions opposed to Dharma and Truth and, on the basis of their caste or community, are promoting strife and conflict in the country. Elders in the nation are remaining mere spectators of all the unrighteous and violent actions that are being done by the evil element. Even the scholars and intellectuals are remaining silent. Persons holding high office are merely watching what goes on. No one, however, is making any effort to stop this menace. They are not resisting the evil elements. It appears as if all their knowledge, position and influence have been reduced to nothing. Such persons, though they may not be indulging in unrighteous acts, are giving encouragement to them.

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12. DEDICATION TO MY PARENTS WHO BOTH HOMESTEADED MONTANA

- My Father John Venrick homesteaded Montana after their family were starved out in Sand Hills Nebraska where their 40 some heard of cattle fell into a frozen lake. Dad said they took an immigrate train from Nebraska to Montana where they tried again on Reservation Creek, east of Billings, Montana. They were not immigrants, Dad was born in Missouri in 1909, but were desperate enough to try their luck again homesteading on Reservation Creek. I have visited this homestead two times and the old house has been rebuilt abutting the old house using the same lumber. A wonderful couple own and are retired on my Grandfather's homestead. The story gets worse, they are starved out again for the second time and then move to a third homestead in the Custer and Sanders Montana area. Dad preservers and becomes a U.S. Dept. of Agriculture Forest Ranger.
- My Mother, Dorothy Venrick family homesteaded north of Saco, Montana. Grandfather H.L. Birum was the Great Northern Saco Station Agent from 1898 to 1913. Grandmother graduated from St. Barnabas Hospital Training School in Minneapolis, Minnesota and was a nurse. Grandfather had a diploma from Wilder Farm College in Wilder Minnesota. After Richard drowned in the Milk River she had enough of homesteading and put her foot down to get out. They sold and traded some 781 acres along the Milk River for an old green house/nursery and a beautiful house in Boston Heights Great Falls, Montana. Her father restarted his career and life by inventing a wreath making machine, selling the wreaths to other nurseries and green houses around the country.



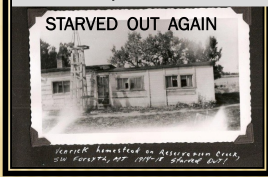
Venrick homestead Sand Hills, Nebraska 1914

50 HEAD CATTLE DROWN IN LAKE-STARVED OUT





"Venrick homestead on Reservation Creek SW Forsyth, Montana 1914-18





My Uncle, boy on left holding sage hen, drowned in the Milk river flowing next to homestead on July 8, 1910, 4 days after this picture was taken. My Grandmother, petite lady holding child, was pregnant with my Mother.