

Be Your Own Advocate

My Journey

Chapters

1 – Be Your Own Advocate – <i>My Journey</i>	2
2 – Do Your Own Research – <i>The United States was a Corporation</i>	4
3 – 2nd Declaration of Independence	10
4 – Do Your Research – <i>NESARA & GESARA</i>	17
5 – Do Your Research – <i>Corruption & Crimes Against Humanity</i>	20
6 – List of United States Presidents & Vice Presidents	35
7 – The Original Declaration of Independence of 1776	36
8 – The CONSTITUTION for the United States	38
9 – Bill of Rights and Amendments to The Constitution for the United States as Ratified by the States	43
10 – Federal Reserve & Executive Orders	48
11 – Executive Order 13818 (EO 1221): Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption	49
12 – Executive Order 13958: Establishing the President’s Advisory 1776 Commission	52
13 – Who is that Masked Man?	54
14 – Central Banking System	55
15 – Covid-19	56
16 – Republic for the United States was Founded on ...	61

1 – Be Your Own Advocate – *My Journey*

Are you concerned or confused about what is going on in the United States of America in 2021? I was, which started me on my journey to do my own research, to be my own advocate.

I recently completed and published a 500-page book of my family history. I enjoyed doing the research. However, I really liked putting the puzzle pieces of information together. I love a good puzzle!

So, I began a new puzzle. To start this new journey I had to set my emotions aside and use my logical brain. First, I wanted to know if the news was speaking the truth. Back in 2017, I began watching *CBS This Morning*, *CBS Evening News* or *NBC Nightly News*.

(MSM = main stream media = CBS, NBC, PBS, ABC, CNN, MSNBC, etc.)

1 I began with a non-political story. *CBS This Morning* reported that a diabetes medicine cost \$__ in 2017 under the Trump administration. They were complaining how expensive it was compared to what the same medication cost under the Obama administration. So, I went on-line and googled the medicine. I found the exact same dollar amount for the medicine that *CBS This Morning* reported. Good start; they were telling the truth. Oops! Looking closer, that price was for Obama's administration. The price of the medicine under Trump's administration was 2-3 times LESS expensive! So, *CBS This Morning* lied. (I cannot find my original notes to know the name of the medicine and its cost, but you get the idea.) The medicine was actually far cheaper under Trump's administration. The MSM swapped the prices! How deceitful!

I looked up a few more stories, this time political. I voted for both parties over the years – Democrat and Republican. I did not follow the political scene. Why? To be blunt, I thought most of them were all the same – liars.

2 When Trump was running for president in 2016, I found his personality brash and thought I would not vote for him. I had heard some unsettling remarks about Trump. He is a racist, an anti-Semitic, a xenophobe (a person who fears or hates foreigners), and more. I was also told that Trump mocked a disabled veteran in one of his speeches. However, how could a man who seemed to be well liked in Hollywood and among

the rich have these qualities? After all, he hosted the show "The Apprentice" for many years, was a real estate investor and builder in New York City, and a millionaire. He donated to Democrat political candidates.

How can Trump be a racist when his friend of over 35 years, Herschel Walker, a professional football player, is a black man? Their children grew up together.

How can Trump be an anti-Semite when his son-in-law is Jewish and his daughter converted to Judaism?

How can Trump be a xenophobe when he is married to a foreigner?

These things baffled me.

I had a hard time believing someone running for president would mock a disabled veteran in one of his speeches. I discovered that Brandon Straka was asked to research the story. He went to google and put in the search bar something like this: debunk Trump speech mock veteran. I did the same and found several videos that were spliced together, out of sequence. By doing this, it was made to look like he was mocking the vet. However, when seeing the videos separately, he did not mock the vet. The MSM manipulated the video to make it look like Trump was the bad guy. As you can imagine that "lying" video is no longer available. It has been censored, removed from the internet; leastwise, I could not find it again. Mr. Straka's research affected him so much that he created the walkaway movement. See walkawaycampaign.com.

3 After Covid hit, I decided to watch the White House daily briefings on my laptop. Sometimes, at the same time, I would watch *CBS Evening News*. This way I would know when and if CBS would change Trump's words around or completely lie about what he said. And that is exactly what they did almost every time! Wow! I couldn't believe it! Although, at the same time I could believe it. MSM truly is fake news.

4 Then I discovered why MSM was lying and manipulating the news – Operation Mockingbird. It started in the CIA by the 1940s. See the next page to read about Operation Mockingbird. News stations get their talking points at 4 a.m. daily so that each station speaks the same thing. Please stop and look at this video now: youtu.be/_fHfgU8oMSo.

It would be funny if it weren't so scary after realizing what the MSM are doing. Also, did you note in the video that they continually said, "this is extremely dangerous to our democracy". The USA is NOT a democracy, but a republic. The media repeats a non-truth over and over again in hopes that We The People will then believe it as truth.

Now you know why people are saying Trump is not moral and don't like the way he tweets. The MSM brainwashes you into believing it.

5 Go to the internet and type antifa.com. Where does it go? Surprised? Before January 20, 2021, it went to the DNC website. Why is that?

Be your own advocate. Do your own research. That became my motto. Unlike in the past, when researching today, the words "conspiracy theory" are usually added to the content. It is difficult to find

the truth, but I prevailed. You should too. To be well educated on a topic, you must be unbiased in your research. Use your logical brain, not your emotions.

I have listened to many videos and read many documents and have discovered the following alarming items that until recently have remained secret.

The Next Step

First and foremost, I bet you did not know that the United States of America has been incorporated for 149 years. We The People are considered chattel to the elites who own us. Chattel is an article of movable personal property, a slave. Yes, I know, that's hard to believe. So, let's do some research.

It's all about the children.



Mockingbird / Fake News

Operation Mockingbird is a secret campaign by the US Central Intelligence Agency (CIA) to influence the media. The campaign recruits leading journalists into a network (Apache Group / SecureDrop) to control the daily news cycle and align the narrative to CIA objectives. POTUS frequently attacks the Mainstream Media (MSM) because they are dishonest, corrupt, and the enemy of the American people. CIA uses the MSM as a PSYOP to brainwash the American people; non MSM platforms are cast as conspiracy and/or non-credible. MSM is fake news – not to be trusted.



Hollywood / Stars

Hollywood is an extension of Project Mockingbird (CIA brainwashing / psyop). Hollywood helps shape the D's narrative along with the mainstream media (MSM). Movies are made to glorify past events and whitewash any wrongdoing. Hollywood is filled with abused/enslaved children who grew up in the system. They thought the SHEEP (general population) would follow the stars.

2 – Do Your Own Research – *The United States was a Corporation*

Once my eyes were open to Operation Mockingbird and accepted it as truth, I began to see other things as fake news ... or truths that were hidden from We The People. I discovered there is so much corruption in both Democrat and Republican parties. Therefore, this is NOT about Democrat verses Republican. This is about whether or not you want to live with freedom in the Republic for the United States of America or whether you want to live in Socialist USA that would in turn become Communist USA. This is no joke. The 2020 election was about USA's freedom, not about which political party won.

History

In July 2020, I found out that the United States of America has been incorporated for 149 years. We The People are considered chattel (an article of movable personal property, a slave) to the elites who own us. I found this information from several sources, which are listed at the end of this chapter. See chapter 6 for a list of US presidents.

The following are **just my notes**, not a comprehensive study. Please do your own research.

- 1775 American Revolutionary War.
- 1776 Declaration of Independence.
- 1778 Articles of Confederation.
- 1787 The Constitution.
- 1790 The Residence Act of 1790 established the location of the District of Columbia.
- 1861- 1865 Civil War.
- 1861 Congress ceased to exist. New Congress reconvened under military rule, which created Washington DC in 1871.
- 1865 Republic of USA was bankrupt after the Civil War.
- 1869-1877 Ulysses S. Grant was president.
- 1871 US obtained a loan from the City of London.
- 1871 Incorporation of DC by (Presidential) Legislative Act of February 21, 1871, under the Emergency War Powers Act and the Reconstruction Acts - 41st Congress.
- 1871 Organic Act of 1871 formed US CORPORATION (US CORP).
- 1874, June 20 US President, with advice of Senate, abolished and replaced the 1871 government with a commission consisting of three persons. – 18 Stat. at L. 116, Chapter 337.
- 1878, June 11 DC should remain a municipal corporation – 20 Stat. at L. 102, Chapter 180.

The Constitution **FOR** The United States of America

Now known or referred to as the organic constitution. This Constitution established a central government with limited powers to do the will of the people. Its purpose was to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our Posterity.

"The Constitution is not an instrument for the government to restrain the people, it is an instrument for the people to restrain the government."

- Patrick Henry

DC (District of Columbia)

- 10 square miles = fenced (today) = border controlled by National Guard/US Marshals/Secret Service – through FEMA.
- DC = foreign land.
- DC = White House / Congress / Supreme Court.
- Employees in DC are paid by the Vatican by a Board of Directors of a foreign power.
- Federal court system governed by and paid from the corporation.
- Members of Congress created DC from portions of the states of Virginia (Virgin) and Maryland (Mary), united together as "Virgin Mary", to form a more perfect union as a new "United States". The new "United States" includes States such as District of Columbia, Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands. It does NOT include the 50 states united.
- Each of the 50 states have their own constitutions and laws.
- All rules come from DC which is run by Gnostic Priesthood of the undisclosed mystery Babylon.
- Masonic Rule: their symbolism is found in the layout of DC's streets, the Washington monument (obelisk), the Pentagon, and on the back of the One Dollar Federal Reserve Note. (A note is not a one dollar bill, but a note of debt.)
- Masons: the best place to hide something is in full view.
- Columbia is the name for "goddess of creation, war, and destruction" more known as goddess of death and pain. She is derived from the imagery of Semiramis, wife of Nimrod, and Queen of Babylon. Nimrod is found in Genesis 10:9.

- Capitol building: in 1863 the Statue of Freedom was placed on top the building. The statue is actually Persephone, meaning "she who destroys the light". She is queen of the underworld and crowned with pentagrams, stars with five points.

Government Under The Constitution

- 3 equal branches for checks and balances so no one branch of government has complete power.
1. Legislature (Constitution; Article I) Senate and Congress – can enact positive law.
Senators: originally voiced states' rights, originally chosen by the states.
Congress/ House of Representatives: originally voiced the people's rights, elected by the people.
 2. Executive (Constitution; Article II) – President
 3. Judicial (Constitution; Article III) – known as Article III courts.

When the Republic of USA obtained a loan from the City of London, it agreed to become incorporated through the City of London and controlled by the Vatican. The US CORPORATION became the third leg to this newly formed triangle. The US CORP agreed to become the police state for the world, doing whatever the Vatican told it to do.

US CORPORATION

- The United States secret second constitution was created based upon the banker's criteria.
- A corporation's name is capitalized.
- Courts under guidelines of Maritime law = do what you want
- People = chattel
- No rules are consistent from one judge to another or one state to another
- To make matters worse, every county, city, and state has a corporate version of itself.

The Constitution OF the United States

The original organic Constitution was adopted by US CORPORATION as its "by-laws". The original Thirteenth Amendment (abolished slavery) was replaced, and other amendments added, some by fraud. See chapter 9.

Government Under US CORP

- The President is the Chief Executive Officer (CEO) of the government corporation. He rules by Executive Order (unconstitutional).
- Congress and the Courts are under the President.
- The (corporate) Congress sits by resolution, not by positive law (advisory, not compulsory).
- Most courts today are legislative courts, not judicial. (They make law, not judge law.)

- The position of power is as follows:

1. President (CEO of the corporation – does not need congressional approval).
 2. Legislature (The new Congress and Senate voices public opinion).
 3. So-called Judicial (Legislative, Article I courts) opionate what's best for the corporate so-called government and the elite. (Opionate = grounded in opinion; lacks firm factual basis.)
 4. Judicial (Article III courts) are non-existent except for special circumstances that benefit the elite.
- The top position has control over the second position and the second position has control over the last position vertically, not laterally.
 - There are no checks and balances unless the President is concerned with a potential revolution based on the outcry of its citizens.

If you are like me, you are angry right now. How could USA be incorporated for the last 149 years and we not know about it? Unfortunately, there is more.

More Important Years

- 1900s early Foreign investors controlled major newspapers and news services enabling them to shape what is reported and how it is to be framed. (Sounds like Operation Mockingbird.)
- 1913-1921 Woodrow Wilson was president. See chapter 6 for a list of US presidents.
- 1913 16th Amendment – foreign investors granted authority to tax American people (prohibited in the original Constitution).
- 1913 17th Amendment – foreign investors – election of US senators in each state (no longer appointed).
- 1913 Federal Reserve Act – established foreign-owned central banking system. It was passed with compromised legislators between 1:30 and 4:30 am December 22 when most members of Congress were away on holiday.
- 1920 Independent Treasury Act – turned over US Treasury Department and its assets (our gold and silver) to the Federal Reserve, the foreign-owned central banking system.
- 1921 Council on Foreign Relations (CFR) – formed undercover and sponsored by the City of London. It serves to "direct" the news and media networks.
- 1925 Foreign investors formed the UNITED STATES CORPORATION COMPANY in perpetuity in Florida. This company was created without the approval of Congress nor the knowledge and authority of the American people.

Although shareholders remain anonymous, the money trail leads to The City of London, The British Crown, and The Vatican. Tax dollars we send to IRS go to International Monetary Fund (IMF) and World Bank which are under their control.

- 1925 Over the next few years individual States were registered as corporations making them franchises of US CORP.
- 1920s US Treasury was raided by Federal Reserve, caused the Great Depression and bankrupted the US CORP under President Roosevelt, its acting CEO.
- 1933 A state of emergency was claimed, and Congress gave the President unconstitutional emergency powers implementing Admiralty Law/ Maritime law.
- 1933 US CORP forced American people to surrender their gold in trade for Federal Reserve debt notes called "dollars", fiat currency that has no real value.
- 1944 World Bank and the IMF were formed at the Bretton Woods Conference to establish a new global economic order at the end of WWII.
- 1945 The anonymous foreign owners of US CORP formed United Nations, their first step to establishing the New World Order.
- 2017, January Trump became President of USA and went back to the Republic for the United States of America. He did this by not taking a salary from the US CORP.
- 2017, December 21 Trump signed EO 13818 – declared a national emergency regarding serious human rights abuses. Allows US Treasury Dept to seize assets of persons involved in serious human rights abuses or corruptions. (NESARA/GESARA)
- Trump brought back troops to USA because that's where the war is now.

"When the people fear the government they have Tyranny, when the government fears the people they have freedom."
- Samuel Adams

2020, March 14 Trump declared National Emergency due to Covid-19 – FEMA took charge

FEMA

- 10 regions.
- Organizational structure to manage regions as governmental entity.
- Governors are responsive to FEMA.
- Can set up its own government and court system.

- Don't need approval from Congress or President.
- The governmental authority over US CORP was transferred to FEMA.
- Court systems are based on Common Law of 1776 – Rule of Law.

All EOs signed by President Trump have been signed under 1776 America. Everything he has done has been under The Constitution. President Trump, now representing We The People, has taken back our land for the Republic of USA. He signed several EOs about foreign interference in our elections.

2020, July 4

- Per Melania's tweet, President Trump signed the [2nd] Declaration of Independence on July 4, 2020.
- President Trump said in his speech at Mount Rushmore, "We The People got back our government!" = Republic of USA!
- Trump + military became governing body over our Republic. (Before that, we had 2 governments: 1. US CORP, 2. Republic of USA.)
- Do not need a transition period from corporation to Republic.

2020 UNITED STATES CORPORATION LIMITED is dissolved.

2020, Nov. 2 Trump signed EO 13958 – President's Advisory 1776 Commission. (NESARA)

2020, November 3 Foreign land interfered with USA election.

2021, January 20 Inauguration Day

- 12:01 am military took power.
- Before noon Joe Biden became President of US CORP (now defunct) at Castlerock Studios.



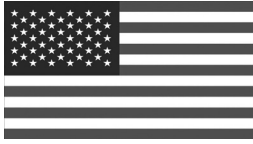
Melania Trump @FLOTUS · Jul 4, 2020
 US government account
 Wishing all American's a happy and safe #4thofJuly! Looking forward to celebrating the birth of our great Nation & the **signing of the Declaration of Independence** with @POTUS at the @WhiteHouse this evening! 🇺🇸



TRUMP INTEL
 Even though the Mass Media have refused to report it, the US has been functioning under Martial Law since **Sat. 9 Jan.** An Interim Military US Government was actually running the US and they saw President Biden as a treasonous agent. A few days before Joe Biden's Inauguration and due to foreign interference in the 2020 Presidential Election, Trump had instigated the Insurgency Act, declared Martial Law and deferred his power to the US Military.
<https://www.newsview.gr/2021/01/us-military-arresting-congress.html?m=1> You're watching a movie. 5:57 30.2K 20:07

Our Flag

- There is only one official USA flag, which preserves the rights protected by the Constitution. Under it you are innocent until proven guilty.
- National flags are government flags under Maritime Law. They do not preserve the Constitution. You are guilty until proven innocent under them. This flag has yellow fringe around the edge and is not authorized under the Constitution. It is a mutilation.



March 5, 2021, I wanted to add information about the meanings for the eagle, ball, and spire on top of a flag pole. These meanings and photos have now been censored, taken OFF, the web! I suppose "they" don't want you to know about those meanings along with the yellow fringe. Why? When President Trump spoke at the CPAC meeting on February 28, 2021, the USA flag was no longer edged with yellow fringe and had the eagle on top the pole. I think the eagle is used for the President of the USA. The lack of yellow fringe means we are back under the Constitution!

Republic

- Republic means "common rights" form of government.
- "A republic government is of, by, and for the people. Each citizen has rights as a sovereign". – Sheila Holm.
- A republic is a self governing forum wherein a free, sovereign, moral, and enlightened people guarantee to one another and to all minorities the right and obligation to have, retain, and protect each other's God given common Rights to Life, Freedom, Liberty and the Pursuit of Happiness.

Democracy

- Democracy means "Priest rule".
- Emphasizes "Democracy" which is the next thing to "Socialism" which is another form of "Communism".
- "A democracy cannot exist as a permanent form of government. It can only exist until the voters discover that they can vote themselves generous gifts from the public treasury. From that moment on, the majority always votes for the candidates promising the most benefits from the public treasury with the result that a democracy always collapses over loose fiscal policy, always followed

by a dictatorship. The average age of the world's greatest civilizations from the beginning of history, has been about 200 years. During those 200 years, these nations always progressed through the following sequence: from bondage to spiritual faith; from spiritual faith to great courage; from courage to liberty; from liberty to abundance; from abundance to selfishness; from selfishness to complacency; from complacency to apathy; from apathy to dependency; from dependency back again to bondage." – Scottish History Professor at University of Edinburgh Sir Alexander Fraser Tytler (1747-1813) and others.

Some of the Gnostic Priesthood

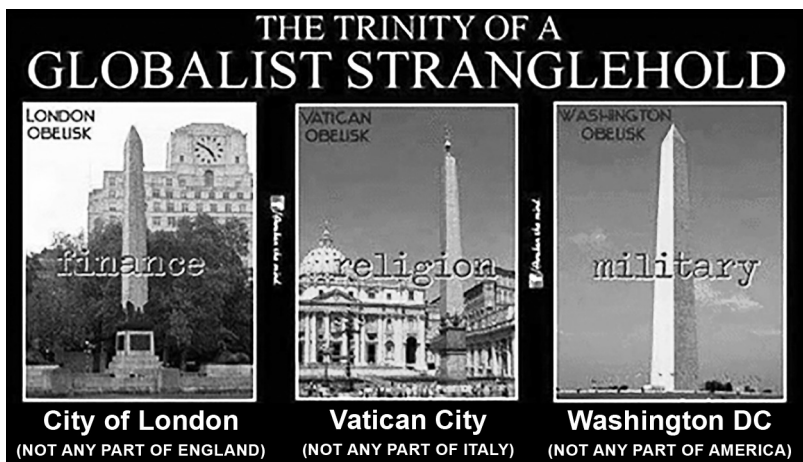
Illuminati, Skull & Bones Society, Hospitaliers, Knights of Malta, Knights of Columbus, Knights of the Round Table, Oddfellows, Society of Jesus, Jesuit Priesthood, Club of Rome, Knights Templar, Freemasons, Scottish Rite Temple, York Rite Temple, Shriners, Inner Temple Bar, International Temple Bar Association, Barrister's Inn, Zionists, Jesuits, Jesuit Brotherhood, Milner Group (a.k.a. Milner's Kindergarten), Round Table Group, Rhodes Crowd, Rhodes Scholars, The Times Crowd, All Souls Group, Cliveden Set, The Society of the Elect, The Association of Helpers, Junta of Three, The Secret Society of Cecil Rhodes, Chatham House Crowd, Commonwealth of Nations, Royal Institute of International Affairs, Tri-lateral Commission, Bilderberg Group, Council on Foreign Relations (CFR), Magistrates, and Bar Attorneys.

Check out www.in-this-together.com/who-are-the-new-world-order-a-brief-history.

3 Obelisks

- A large Egyptian symbol called the obelisque (obelisk) are at these three locations: The City of London, The Vatican, and Washington DC. These three places are NOT in UK, Italy, or USA.
- The obelisk symbolizes the sun god Amon Re (Ra) as a petrified ray of the Aten, the sundisk.
- Three cities (city-states) = global governmental system we have long been living under.
- City of London = finance
1 square mile where all the banks are located
- Washington DC = military 10 square miles
- Vatican City = religion 0.19 square mile

Per www.islam-kareem.blogspot.com/2013/03/the-trinity-of-globalist-control.html – All bar associations are directly linked to the International Bar Association and the Inns of Court at Crown



Temple in the City of London. Anytime you hear somebody refer to the Bar Association, they are talking about a British/Masonic system that has nothing to do with a country's sovereignty or the constitutional rights of its people. This is why, when you go to court in the US, you see the US flag with a gold fringe, denoting international rule. The governments of the United States, Canada, and Britain are all subsidiaries of The Crown, as is the Federal Reserve in the USA. The ruling Monarch in England is also subordinate to The Crown. The global financial and legal system is controlled from the City of London by The Crown.

Who are the Foreign Investors?

- Phoenician families (Rothschilds, ...) Look it up.

Financial

- Petro dollar = international currency.
- 209 countries have their own currency = 209 different currencies. Each home country will have no devaluation of its own currency.
- US dollar = a treasury note.
- Bank of International Settlements (BIS) is an international financial institution owned by central banks.
- For Trump to control the central banking system, he had to control the Petro dollar.

President Trump, when first in office, went to 4 places: Saudi Arabia, Israel, The Vatican, and London. He brought documents, CDs, and DVDs – proof of their crimes against children and against humanity, some quite horrific. He said he would expose them immediately – or they could choose to work with him to expose their worldwide corruption. On those visits, each of the leaders signed documents for Trump after viewing the proof of their crimes.

- October 2017 CrownPrince of Saudi Arabia was

almost killed at Mandalay Bay Hotel in Las Vegas. He was saved by US Military.

- CrownPrince went on an 18-day tour in Oct-Nov 2017 working with Trump. See chapter 4.

- November 2017 dozens of the richest men in Saudi Arabia, including members of the royal family, CrownPrince Alwaleed bin Talal, were arrested.

- Trump repatriated money – you had to bring back your money (from hidden/offshore accounts where you paid no taxes on it) to your home

country – or loose it.

- In about 2019, Trump bankrupted the Petro dollar, which bankrupted countries.
- Trump dried up the central banking system. See chapter 14.
- The Federal Reserve is no longer under the central bank, but back under US Treasury where it belongs.

What is Happening Now

- President Trump has been running the 1776 America since his first day in office while Congress runs under US CORP (defunct). Trump “looks” like he is running the USA under the US CORP in an effort to expose and take down the corrupt people. All the EOs that Trump signed are under 1776 America.
- A law was put in place entitled "Presidential Transition Enhancement Act of 2019". This bill makes changes intended to smooth the transfer of executive power during presidential transitions. It gives President Trump up to 60 days after the inauguration for the transition.
- The good news is that the US CORP is dissolved, defunct, gone! They deceived us for 149 years!
- Presently, it is my belief, and not all agree, that the USA is being run by the military until the election fraud will be exposed to the public.

Sources:

- Historian Jim Pugh, guest on BardsFM podcast. Here is the link for his first appearance. BardsFM, By and For the People - 20210119: youtu.be/-lQ7jfnfwYs. Jim Pugh's website: www.GodisGovernment.com.
- Historian Sheila Holmes, author, guest speaker on Friday nights at www.rumble.com/c/InTheProphetic.
- A paper written in 2016, "The Truth as I see it".
- www.usa-the-republic.com/revenue/true_history/Chap8.html.
- www.loc.gov/law/help/statutes-at-large/index.php.

It's all about the children.

1 May 20–22, 2017: King Salman and Crown Prince Mohammad bin Salman publicly turned over control of Saudi Arabia to President Donald Trump by giving him a sword that only a king holds. Trump participated in a traditional sword dance at the Saudi Palace.



Trump and Crown Prince Mohammad bin Salman worked together to rid corruption.



See 40 minute video at www.rumble.com/vd98xr-power-to-the-peps-by-trump.html.

Transferring power back to You, The People.



3 May 23-24, 2017: President Donald Trump and Pope Francis at the Vatican in Rome. Pope issued a papal bull that by certain date Vatican Bank, the Exchequer in charge of central banks worldwide, would be handed over to D.J. Trump, the Exchequer for the world.



7 July 16, 2018: Russian President Vladimir Putin gives Trump a World Cup soccer ball during their joint press conference in Helsinki on Monday, tells him "now the ball is in your court".



2 May 22-23, 2017: President Donald Trump visited Israel. "We do not have a greater friend than Donald Trump," Israeli Prime Minister Benjamin Netanyahu proclaimed. Trump stayed an extra day until Israel publicly announced Jerusalem as Israel's capital. The US Embassy will be moved to Jerusalem.

Trump & Melania, Jared & Ivanka prayed at the Western Wall and looked at old script. Normally, men and women are separated.



4 President Trump visits Brussels, Germany, for NATO Meeting May 25, 2017.

5 May 25–27, 2017: Trump attended the 43rd G7 summit in Taormina, Italy.



6 July 12–15, 2018: President Donald Trump walked ahead of Queen Elizabeth while inspecting Coldstream Guards. She abdicated control to Trump.

3 – 2nd Declaration of Independence

President Donald J. Trump signed the 2nd Declaration of Independence on July 4, 2020. Read it

carefully. I received quite the education after reading this amazing document.

Trusting our cause is just, and having prayed for the fortitude to brave spiritual wickedness in high places, WE CITIZENS OF AMERICA make this announcement to the SHAREHOLDERS OF US CORP, including THE CITY OF LONDON, THE BRITISH CROWN and THE VATICAN, and their OPERATIVES in the media, government and society.

A 2nd DECLARATION OF INDEPENDENCE, by the 50 united states of America

With the utmost respect and admiration for the founders of America, and the framers of the original DECLARATION OF INDEPENDENCE, the American people humbly emulate their thoughtful measured response to certain perpetual and ascending tyranny and despotism. We too believe it is the moral obligation of those privileged with knowledge and opportunity to work on behalf of THE PEOPLE, that THE PEOPLE are served best when their benefactors choose unity over division, nationalism over globalism, sovereignty over submission, and liberty over oppression, that all human beings are equal in their innate value, that America was founded under God, that the God of America is just, peaceable and tolerant, that our natural rights as sovereigns come from God, and that our God-given rights may not be revoked, suspended, negated or abridged without due process. What distinguishes the 2nd DECLARATION OF INDEPENDENCE from its progenitor is the object from which we seek independence.

Regrettably, to our great misfortune, shame and dismay, and despite the recurrent warnings, and accorded safeguards, a cabal of foreign investors and privateers have managed to gain possession of our land, our wealth, our labor, our well-being, our future, and even our children.

Although history has become muddled with varied interpretations of cardinal events, including the surreptitious adoption of a second "corporate" constitution, and the uncertain ratification of several amendments destructive to THE PEOPLE, it matters only that one or more alien groups lay claim to America and its assets. Rather than speculate on motives, and weigh unprofitably the biased accounts, unverifiable information, and plenteous theories and opinions, we engage a perfect solution, wherein we exact independence from all claimants, past and present, proclaimed, identified, or veiled. As such, the usurpers named in this declaration are representative, and not specific, or exhaustive, regardless of supposed ancestry, precedent, instrument or process.

Although simply enumerating transgressions and usurpations would suffice to justify insularity, recounting significant events, reveals important facts, that are missing from history. These forgotten facts, add insight, perspective, and clarity, illuminating our best way forward.

- 1. The inevitable Civil War destroyed America's economy, ripped families apart, and cast a questionable shadow on the future of a once promising nation. America was in trouble financially, and needed a massive infusion of capital to get back on its feet.*

2. *A cabal of nation-building venture capitalists, from Europe, agreed to finance America's recovery, but demanded an active role in government to ensure their investment. In 1871, mired in debt, Congress worked out a partnership. In exchange for boundless financial support, the foreign investors would handle America's administrative needs.*
3. *Although initially it seemed to be an innocuous concession, the consequences of allowing the nation-building venture capitalists to conduct America's business beyond the protections of the U.S. Constitution proved catastrophic. The investors quickly embedded OPERATIVES throughout the foreign-owned corporate government, and Washington DC, began serving the interests of America's financiers, over THE PEOPLE. In 1871, America effectively lost its independence, and the nation-building venture capitalists became our new masters.*
4. *By the early 1900s, the foreign investors that bankrolled America controlled the major newspapers and news services, enabling them to shape what is reported and how it is to be framed. They had to cover their tracks, before being exposed and repudiated by THE PEOPLE.*
5. *The nation-building venture capitalists, worked to soften America's imperturbable elevated system of government. The founders had formed a Constitutional Republic instead of a Democracy specifically to prevent citizens in the majority from oppressing those in the minority. By doing what is best for their District (or State), rather than enforce the majority will, representatives serve all citizens equally, eliminating the noise, division, and violence intrinsic to Democracies. Being in control of the narrative, the foreign investors ingeniously promoted the fallacy that America is a Democracy, trusting that the deception would lead to unrest and chaos that would make America vulnerable, creating additional opportunities for infiltration and manipulation.*
6. *In 1913, the foreign investors established the Anti-Defamation League, to slander anyone who exposed them, and their infiltration into American politics.*
7. *In 1913, by way of the 16th Amendment, the foreign investors were granted the authority to tax the American people directly, something expressly prohibited by the original Constitution. That THE PEOPLE would willingly subject themselves to forced confiscation of their property (their labor) is illogical, putting the legitimacy of ratification in question.*
8. *In 1913, by way of the 17th Amendment, the foreign investors breached an important safeguard that protected our Constitutional Republic from infiltration by enemy forces. Previously, Senators were "Statesmen," appointed by the respective State Legislatures, as a check on the House of Representatives, raiding the public treasury. Henceforth, Senators would run as glorified House Representatives, reduced to promising "free" public money and services for votes. The authenticity of ratification is unlikely because the State Legislatures would not willingly surrender their authority to bridle the appetite of THE PEOPLE's House, nor would they accede to transfer more power to the Federal Government, opening yet another door for the international bankers, to buy the influence they need, to further their grip on America.*

9. In 1913, the foreign investors gained control of our currency by pushing through Congress the Federal Reserve Act, establishing a foreign-owned central banking system despite the dire warnings of presidents Thomas Jefferson, Andrew Jackson, Abraham Lincoln, Andrew Johnson, James Garfield, and William McKinley. The Federal Reserve Act passed with the help of compromised legislators between 1:30 and 4:30 a.m. on December 22nd, when most members were away on the Christmas holiday.
10. In 1920, Congress, by way of the Independent Treasury Act, turned over the U.S. Treasury Department, and its assets (our gold and silver), to the Federal Reserve, the central banking system owned by the foreign investors, established in 1913.
11. In 1921, the Council on Foreign Relations was formed under cover of advancing America's interests in the world. In fact, the CFR is sponsored by THE CITY OF LONDON, and serves to advance the interests of the foreign-owned Federal Reserve, by directing the president, Congress, and the narrative, through OPERATIVES in their news and information networks.
12. In 1925, the owners of the Federal Reserve formed the "UNITED STATES Corporation." Just 5 out of the 100 shares issued were identified, with the balance of the shareholders of US CORP remaining anonymous, yet the money trail leads to THE CITY OF LONDON, THE BRITISH CROWN, and THE VATICAN. The tax dollars we send to the Internal Revenue Service, go to the International Monetary Fund, and the World Bank, which are under their control.
13. The official formation of US CORP set the stage for the transformation of America from a Constitutional Republic of THE PEOPLE to a corporation owned by foreign interests and their families. Over the next few years, the individual States were registered as corporations as well, making them franchises of US CORP. Representatives and Senators neither represent nor work for the American People. Rather, they are managers of US CORP, and, as such, they are obligated first to serve its best interests. The president is not just the President of America. He is the CEO of US CORP.
14. The abbreviated term "United States" was purposely used to represent both America and US CORP, to blur the distinction between them. Similarly, the original U.S. Constitution was quietly supplanted by an impostor "corporate (all-capital letters) constitution," that bears a similar name and appearance, again, to confuse and deceive the American people. Specifically, the "Constitution for the united states of America" was replaced by "THE CONSTITUTION OF THE UNITED STATES," with the latter's corporate statutes becoming the supreme law of America.
15. In 1933, the U.S. federal government declared bankruptcy, and President Roosevelt, its acting CEO, signed over to US CORP, America and its assets, including THE PEOPLE, and our labor. The bankruptcy of 1933, that was arguably unnecessary, ceremonial in nature, and contrived and orchestrated without the consent of THE PEOPLE, completed the heist and transfer of America and its assets to the same foreign interests who own US CORP.
16. In the bankruptcy of 1933, US CORP forced the American people to surrender their gold in trade for debt notes called "Dollars," fiat currency that has no real value, and that is depreciated continually through inflation to where it is worth just 4 cents today.

17. *The bankruptcy of 1933 put US CORP in a state of emergency, allowing it to implement Admiralty Law, made evident by the gold fringe around the American Flag. When in a US CORP courtroom, you are considered at sea and not a citizen of America.*
18. *In 1936, US CORP began issuing Social Security Numbers to turn otherwise sovereign Americans into trustees of corporate fictions, making our labor taxable, which would otherwise be unconstitutional. According to US CORP, you are not a live man or woman, but rather a representative of a corporation in your name.*
19. *In 1945, the anonymous owners of US CORP founded the United Nations, under the guise of spreading peace, civility and humanitarian assistance throughout the world, yet the true purpose is to condition citizens to recognize an international authority, a first step in establishing their promised "New World Order," in which the U.S. Constitution is retired to make room for a universal totalitarian government. ^{TOP}*
20. *United Nation's publications "Agenda 21," and "Agenda 30" reveal the "New World Order" agenda, calling for the end of nationalism, patriotism, private property, individual rights, the two-parent family, automobiles, air travel, and the right to defend ourselves from a tyrannical government. In keeping with their goal of "sustainable development," they plan to reduce the population by over 90%, ridding America and the world of dissidents and "useless eaters." The remaining "useful servants" are to live in coastal communities, wherein they will be stacked-and-packed in micro apartments.*
21. *The only thing standing in the way of their "New World Order" is a strong, prosperous, and secure America. To achieve their goal of world domination, America must lose its sovereignty and leadership position, and thus why the owners of US CORP quietly work to undermine our culture, systems, beliefs, standards, aspirations, and morals, for over 100 years, employing unrestrained methods and tactics.*
22. *With trillions of dollars at their disposal every year from taxing our labor, the owners of US CORP fund leftist non-profit groups, including the COUNCIL ON FOREIGN RELATIONS, that work to subvert our nation and silence anyone in opposition. They ingratiate the officials and administrators who run the largest charities and organizations, including the AMA, the APA, the CDC, the FCC, the SEC, and the FDA, and they embed OPERATIVES in the State Department, the Department of Justice, and the intelligence agencies, official and covert, including the NSA, FBI and CIA.*
23. *In trade for generous grants and endowments, the anonymous owners of US CORP shape the curriculum, and political sentiment of the public schools, colleges, and universities, insuring the next generations, our children, harbor disdain for their country, their history, their culture, their family, and even their ethnicity.*
24. *The anonymous owners of US CORP keep THE PEOPLE in the dark about the true history of America, the greatest heist and cover-up in history, by controlling public education, the major publishers, the news services, the airwaves, and the social and information networks.*

25. *The foreign owners of US CORP prop up "puppets" throughout society and government, allowing them to make millions of dollars in trade for perpetrating their agenda of secrecy and subjugation of America. These traitors include prominent politicians, newsmen, pundits, authors, movie stars, and the heads of the social, news and information networks, major sports teams, music and entertainment industries, and corporate conglomerates responsible for over 90% of the products designed, manufactured, advertised, purchased, financed and consumed.*
26. *By way of funding campaigns and fixing elections, the owners of US CORP obligate the most influential politicians to further their agenda of breaking America socially and financially. They promote disdain for country, dependency on government, indulgence, lawlessness, and immorality, to spoil and dishearten citizens, predisposing them to trade their sovereignty for the false promises of an international unelected government, sponsored by the world elite.*
27. *By way of the Democrat Party, and OPERATIVES posing as television hosts, entertainers, journalists, pundits and policy experts, the owners of US CORP brainwash and condition THE PEOPLE to accept invalid arguments and pseudoscience, that call for globalism, socialism, and a godless society, in which technology is our moral compass.*
28. *The OPERATIVES of the foreign-owned US CORP are deeply rooted throughout the news and information networks, academia, government, and society. Colloquially referred to as "the Deep State," "the Shadow Government," and "the Swamp," the OPERATIVES perform with a hive mind because they are guilty of treason, a crime punishable by death. They are desperate to hide their complicity, and thus they systematically target, demonize, and even "suicide" all who threaten to expose their treachery and malfeasance.*
29. *The OPERATIVES of US CORP favor unbridled immigration because it is the most expedient way to destroy a country from within. Flooding America with illegal immigrants, without allowing them time to assimilate, ensures arrogance, separation, and anti-Americanism, and anger, animosity, and conflict with THE PEOPLE. By design, we can also expect a steady dilution of the principles, ethics and systems that made America successful. Moreover, the majority of illegal immigrants are likely to vote for Democrats, who legislate according to the will of the foreign owners of US CORP.*
30. *Because the free, open and largely unrestricted Internet reveals the hidden heart of America, and the criminal network that operates in the shadows, the owners of US CORP, the perpetrators of crimes against America and humanity, are rightly concerned about exposure. To insure THE PEOPLE do not wake up, organize and exact justice, they censor the information we see, ply us with psychotropic drugs, mix us complacent with free money from government, distract us with superficial video games, and promise one meaningless sporting event after another.*
31. *In conjunction with skewed statistics, deceptive polls, false facts, and the omission of decisive information, the owners of US CORP promote anti-Americanism, and their "New World Order" agenda. "Fake news" keeps THE PEOPLE disoriented, misinformed, and divided over ethnicity, gender, sexual orientation, religion, and economic class. Meanwhile, their debt system enslaves us, their grip ever tightens through surveillance, and fluoridation, vaccinations, and other technologies are deployed to weaken any substantive opposition.*

32. *The owners of US CORP are working incessantly to disarm the millions of law-abiding Patriots who will stand in the way of their totalitarian, oppressive, "New World Order." By way of orchestrated mass shootings, the owners of US CORP will continue to terrorize THE PEOPLE until we assent to "comprehensive background checks." The word "comprehensive" is nebulous and undefined, allowing for a battery of psychological and medical testing, ever-expanding, until targeted individuals are deemed emotionally unstable, and a danger to society. True to the predictions of every futuristic book and movie, patriotic Americans will be disarmed by way of political profiling, under the guise of screening for mental health.*
33. *Through their vast indoctrination machine, the foreign owners of US CORP have convinced THE PEOPLE that America is a Democracy, and that Democracy is the highest form of government. This is problematic because Democracy is, by definition, "mob rule." Democracies invariably fail because "the majority mob" always demands more and more public monies and services, procured through excessive taxation and other Socialist-like policies, resulting in economic ruin, runaway debt, fiscal collapse and, ultimately, social implosion, opening the door for the promised, predicted, dreadful, and ever-looming "New World Order." Because sovereignty is not sustainable without exposing the ills of Democracy, and reestablishing our elevated Constitutional Republic, we are compelled to make the following proclamations:*
- a. The word "Democracy" does not appear anywhere in America's founding documents, because the framers knew that Democracy, in any form, or disguise, is fatally flawed, leading invariably to oppression, unrest, societal failure, violence, and death.*
 - b. All modern forms of government are elected democratically. They are differentiated only by who makes the decisions, after elections are over.*
 - c. In a Democracy, citizens in the majority make the rules, leaving those in the minority oppressed. Consequently, a Democracy is always noisy, divisive, divided, inefficient, unsteady, combustible, fiscally irresponsible, and short lived.*
 - d. America was established as a Constitutional Republic to avoid the many ills of Democracy. In a Constitutional Republic, those elected must not do the bidding of the citizen majority. Rather, they must do what is best for their District (or State), despite the majority will. In this way, all citizens are represented equally, and no one is oppressed, making a Constitutional Republic quiet, steady, efficient, and preferred.*
 - e. Although the word "democracy" feels good, it is founded on mob rule, making it akin to socialism, communism, and every other tyrannical form of government.*
 - f. Finally, Article IV, Section 4 of the U.S. Constitution resolves any doubt. "The United States shall guarantee to every State in this Union a Republican Form of Government..."*

Having exposed the greatest heist and cover-up in history, we are able to summarize. America and its assets were quietly hijacked, and the cover-up has resulted in unthinkable crimes against THE PEOPLE and humanity. Allowing the hostile takeover to stand will lead eventually to complete and irreversible subjugation and the eradication of truth, justice, and all that is good.

This 2nd DECLARATION OF INDEPENDENCE distinguishes the United States of America from the subversive UNITED STATES CORPORATION. It asserts that US CORP was formed illegally, that it is foreign-owned, and that its shareholders have been quietly at war with America for over 150 years. Treasonous OPERATIVES, embedded within government and the "fake news" networks, purposely divide the citizenry, and facilitate conflict among the nations, to hide that US CORP is, and always has been, the only real enemy of America. This 2nd DECLARATION OF INDEPENDENCE also repudiates, with conviction, US CORP's satanically-inspired plan for world governance. In addition to being of, by, and for THE ELITE, and not THE PEOPLE, their falsely advertised pseudo-Utopian unelected totalitarian "New World Order," would supplant America's sovereignty, and extinguish forever, any semblance of liberty, and prosperity.

Because natural inclinations predispose human beings to be shortsighted, malleable, and easily bamboozled, one might presume the American people should bear responsibility for being swindled out of their homeland, inherited from their forefathers who procured and secured it at great expense and much sacrifice, and for slowly but steadily trading their largely unappreciated blessings of liberty, opportunity, and prosperity for "trinkets" in the form of unearned comforts, frivolous indulgences, and gluttonous pleasures.

However, the transfer of ownership from the American people was not conducted openly and with candor, but clandestinely, through calculated design, and nefarious means, without body consent, and unconstitutionally. It is for the latter reason that the American people claim their right to rectification. That the greatest heist in history was effected outside the constraints of the U.S. Constitution, and that those who were elected to represent America's best interests transgressed their fiduciary responsibility, and exceeded their authority, warrants this proclamation, that the American people are the rightful owners of our land, our labor, our wellbeing, our future, and our children, for our benefit, and the benefit of our posterity.

As with any negotiated peace after years of atrocities committed by parties at war, we seek neither vengeance nor demand justice for past transgressions. We simply adjure the return of what rightly belongs to THE PEOPLE, and avow firmly, emphatically, publicly, and officially, that America shall forever remain a sovereign nation, free, self-directed, and not affiliated or dependent upon any version, or variation, of the present, planned, or innovated "New World Order."

We entreat a bloodless solution, wherein you cease all destructive activities, including false flag events, dissolve US CORP and all other illicit legal structures and custodial instruments, return our land and assets, including our gold and silver, redirect the tax collected on our labor back to America, and have your "Deep State" and "Shadow Government" OPERATIVES retire, withdrawing your influence in an orderly fashion, so society continues to thrive, in trade for you keeping your wealth, your position, and your heads.

In response to questions regarding legitimacy, efficacy, and process, throwing off the shackles of national thralldom is elementary and unambiguous, as evidenced by the separation of the 13 Colonies from Britain in 1776, and the Mexican people from Spain in 1825. A formal declaration, hailed by authorized representatives, procures independence that is immediate, whole, consummate, infrangible, and unencumbered by obligation, condition, or imposition.

As we enter grievous territory, we reflect on the precarious road our forefathers forged when they judiciously severed the political and familial ties that bound them. Our hearts also are filled with melancholy and trepidation, yet we too are resolute in our posture and position from being confronted with no better option. Despite the manifest peril, the consequences of acquiescence are graver still, compelling us to claim solemnly our independence once again. So, in support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes, and our sacred Honor. ^{Top}

(The 56 signatories of THE TASK FORCE are to be affixed at the time of presentation to Congress, the President, the 50 State legislatures, and the Governors of the respective States.)

4 – Do Your Research – NESARA & GESARA

I have known about NESARA – GESARA for over a year now. It is a guideline for humanity, the moral aspect of how people should be treated. The children will be safe and humanitarian projects will roll out. There will be debt relief and no more cabal controlled IRS or central banking system.

You will need to do your own research to make your own informed decision on what to believe.

History of NESARA – GESARA

NESARA (National Economic Securities and Reformation Act) is a concept that started in the 1940s or 1950s by the farmers because the Federal government was manipulating the food prices and bankrupting the farmers. They then bought their farms with cents on the dollar. So, the farmers got together and proved that charging interest on loans was unconstitutional. Since the central bank controls the government, they would keep this hidden.

The entire banking system is illegal. They are responsible for so much pain and destruction on this planet and have been ever since the Napoleonic War in the early 1800s. See chapter 14.

President John F. Kennedy knew about NESARA and was going to implement it. On June 4, 1963, he signed Executive Order (EO) 11110: Amendment of EO 10289 that returned to US government the power to issue currency without going through

Federal Reserve. EO 10289 was signed September 17, 1951, by President Harry S. Truman. The EO was never repealed by any U.S. President through an EO and is still valid. Why then has no president utilized it? See chapter 10.

Five months later, President Kennedy was assassinated on November 22, 1963. Afterward, many generals and colonels got together and said enough is enough and began planning how to take down the Deep State, the cabal. Due to the internet, the world knows what is happening at the same time, which helps to defeat the cabal.

According to an article entitled, "The Enactment of NESARA Law Will Fix What's Wrong With Wall Street" dated October 12, 2011, a written quorum call was hand-delivered by Delta Force and Navy SEALs to US Congress where NESARA was passed on March 9, 2000. President Bill Clinton signed NESARA into law October 10, 2000. It was kept secret by Congress and the US Supreme Court who were working in collusion with the central banks. See <http://ireport.cnn.com/docs/DOC-687532>.

NESARA was to be announced at 10 a.m. EST on September 11, 2001. Groups opposing NESARA arranged for the attacks to occur on 9/11 to keep NESARA from being announced. The cabal, Deep State, DC Swamp, whatever you want to call them, are sick evil people. They murdered about 3,000

people on that day, 9/11.

I know, it hurts. We The People have been commodities, chattel, to them, nothing more.

President Donald J. Trump is not part of the cabal. He signed EOs allowing him to obtain the assets of anyone who committed crimes against humanity along with election fraud – be it within the USA or in foreign countries. That meant when the Vatican, the City of London, the Hollywood pedophiles, our own congress members, and others were taken down, the US Treasury obtained quadrillions of dollars. This will be divided globally to where no one will go hungry worldwide. I know, it sounds like a big order. But again, this has been planned for decades. They have been working for 60 years to gain back our Republic. This is not just about the USA, it is global – GESARA (Global Economic Securities and Reformation Act)

Arrests of the cabal have been happening globally since Trump took office. He and the military did not make it public. Why tell the crooks we are coming after you?

CrownPrince Mohammad bin Salman of Saudi Arabia worked together with Trump to rid corruption. He went on an 18-day tour in October-November 2017 going to heads of Google, Apple, Facebook, Twitter, Microsoft, UN, Bloomberg, top Democrat and Republican people, Christian and Jewish leaders, business and education leaders, MIT, Amazon, Virgin Atlantic, SoftBank, media and entertainment executives, Disney – and told them that you play for team Trump and Trump is now in control of each company or he will declass documents and each one of you will be offered up to the masses as child murderers.

Trump and the military also wanted We The People to "wake up" to the evil that is worldwide – to get angry and do and say something about it.

They knew it would be a shock to our system. And this is not just political corruption, it's about stealing our children, human trafficking and sex trafficking, and so much more that is uglier than these things. Yes, I am being very serious. (See chapter 5 on former President Bush's crimes.)

Why do you not know about the arrests? Operation Mockingbird, of course. MSM (main stream media) will never show you – except for the arrest of Hollywood producer Harvey Weinstein and a few others. In January 2021, announcements of the arrests were sent to every news station in the world.



They chose not to report it, thus, they all committed treason – punishable by death.

Do not fret – there is so much goodness coming our way!

- Trump signed EO 13818 on 12/21/17 – declared national emergency regarding serious human rights abuses. Allows US Treasury Dept to seize assets of persons involved in serious human rights abuses or corruptions. (NESARA/GESARA) See chapter 11.
- Trump signed EO 13958: Establishing the President's Advisory 1776 Commission on November 2, 2020. See chapter 12.
- Given 120 days to transition from bankrupt US CORPORATION to The Constitution of 1776.
- Can take down DC Swamp, Deep State, cabal.
- Disbands Congress – Gets rid of VP, President.
- Insert new temporary placeholders while military runs country.
- People, once in swamp, cannot come back.
- Takes down every state government and institutions.
- Create new institutions inside each state government.
- All debt wiped out globally because Phoenician families (Rothschilds,...) – criminals – are arrested and likely dead. All their money goes to US Treasury to be redistributed globally.

NESARA (National) – GESARA (Global) Law – How it Works

- Gives everyone a basic income so they can pay rent and live. People still work – use that money for enjoyable things.
- Gives people over 60 a really good income
- 209 countries signed up to GESARA by June 2020.
- Putin is the star on this one. He is leading it.
- "The Alliance" = Putin (Russia), Trump (USA), Xi (China) (not CCP, it's defunct), and Modi (India).
- See chart. The numbers below give more explanation than what is on the chart.
 1. Charging interest on loans is illegal.
 7. Most nobility in Europe are pretend royal criminal families. They are not royal blood.
 18. Initiates worldwide prosperity distribution of vast wealth which has been accumulating for decades.
 19. Med beds.
 19. Free energy.
 19. Release enormous sums of money for humanitarian purposes.

- New QFS (Quantum Financial Services).
- QFS is an application (worldwide ledger) within the Quantum Computer.
- GCR (Global Currency Reset) resets all currencies of the world to a gold-backed system on par with all other countries. It will no longer be possible for the cabal to manipulate the system.

The following information is not verified, but probable.

February 24, 2021

- QFS completely absorbed by new US Treasury.
- Fiat dollar crashed.

- New gold-backed US Treasury Note activated.
- Federal Reserve outage for about 4 hours due to switching central banking system to QFS (verified).
- February 26, 2021, QFS is ready worldwide.
- March 1, 2021, NESARA began.

The transition to QFS and the new Republic is an extremely complicated, non-linear, military operation of biblical proportions.

Most importantly, stand by your faith. God is in control.

It's all about the children.



Global Economic Security and Reformation Act NESARA GESARA law:

1.	Cancels all credit card, mortgage, and other bank debt due to illegal banking and government activities. Many refer to this as a "jubilee" or complete forgiveness of debt.
2.	Abolishes income tax.
3.	Abolishes the IRS, with employees of the IRS will be transferred into the US Treasury national sales tax area.
4.	Creates a 17% flat rate non-essential new items only sales tax revenue for the government. In other words, food and medicine will not be taxed; nor will used items such as old homes.
5.	Increases benefits to senior citizens.
6.	Returns Constitutional Law to all courts and legal matters.
7.	Reinstates the original Title of Nobility amendment.
8.	Establishes new Presidential and Congressional elections within 120 days of GESARA's announcement. The interim government will cancel all National Emergencies and return us back to constitutional law.
9.	Monitors elections and prevents illegal election activities of special interest groups.
10.	Creates a new U.S. Treasury rainbow currency backed by gold, silver, and platinum precious metals, ending the bankruptcy of the United States initiated by Franklin Roosevelt in 1933.
11.	Forbids the sale of American birth certificate records as chattel property bonds by the US Department of Transportation.
12.	Initiates new U.S. Treasury Bank System in alignment with Constitutional Law.
13.	Eliminates the Federal Reserve System. During the transition period the Federal Reserve will be allowed to operate side by side of the U.S. treasury for one year in order to remove all Federal Reserve notes from the money supply.
14.	Restores financial privacy.
15.	Retrains all judges and attorneys in Constitutional Law.
16.	Ceases all aggressive, U.S. government military actions worldwide.
17.	Establishes peace throughout the world.
18.	Releases unprecedented prosperity with enormous sums of money for humanitarian purposes.
19.	Enables the release of over 6,000 patents of suppressed technologies that are being withheld from the public under the guise of national security, including free energy devices, anti-gravity, and sonic healing machines.
20.	Eliminates all current and future nuclear powered weaponry on planet earth."

5 – Do Your Research – *Corruption & Crimes Against Humanity*

Most of the House of Representatives, Senators, governors, et el, are corrupt in more ways than one – both Democrat and Republican.

I do not want to discuss the crimes against children in this book except to show you what is in this document on the next 14 pages. It is the court document for the previous President George H. W. Bush dated 2018.

After you read the document, I encourage you to do your research. After you have done that, if you want, you can contact me to find out more about their crimes against humanity, especially the children. It will rip your heart out, if you are human, when you discover what our government officials, the elite, and the people in Hollywood, have done to infants and children and others. I have many documents I can share with you when you are ready.

Personally, I didn't sleep for days/weeks after learning the truth. Everyone needs to know and

understand what has happened – so that We The People will not allow it to be repeated. Educate yourself!

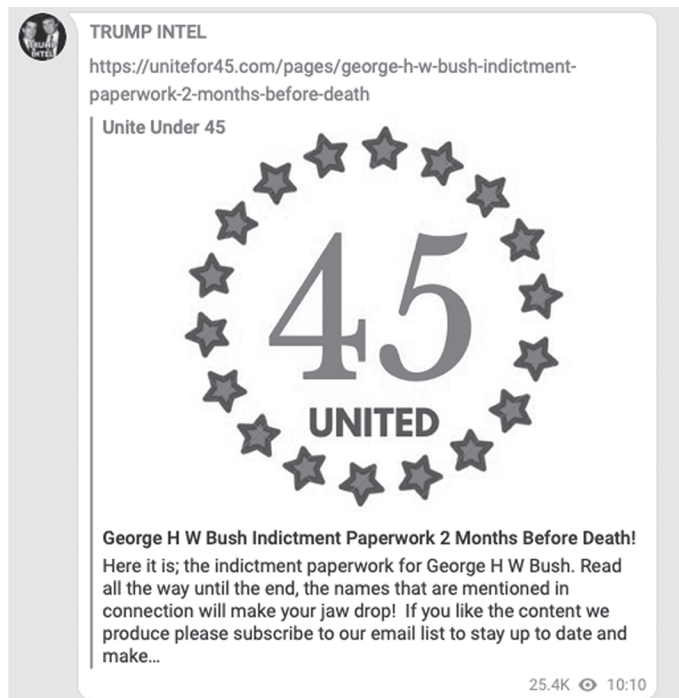
This court document shows George H. W. Bush's four charges: 1) money laundering , 2) national racketeering , 3) MK-Ultra scheme conducted during Eagle II, and 4) child trafficking and murder.

Beginning on page 8 of this document (page 28 of this book), you will discover what Bush did to children. You should put on the Armor of God from Ephesians 6:10-18 before reading.

Please read it, although it will be difficult. We must educate ourselves and our friends and family.

Most importantly, stand by your faith. God is in control.

It's all about the children.



TRUMP INTEL
<https://unitefor45.com/pages/george-h-w-bush-indictment-paperwork-2-months-before-death>
Unite Under 45

45
UNITED

George H W Bush Indictment Paperwork 2 Months Before Death!
Here it is; the indictment paperwork for George H W Bush. Read all the way until the end, the names that are mentioned in connection will make your jaw drop! If you like the content we produce please subscribe to our email list to stay up to date and make...

25.4K 10:10

unitefor45.com

George H W Bush Indictment Paperwork 2 Months Before Death!

Here it is; the indictment paperwork for George H W Bush. Read all the way until the end, the names that are mentioned in connection will make your jaw drop!

The defendant **George Herbert Walker Bush** changed several national mining laws including laws in **South Africa** in full violation of FCPA. This exact area is a well known hot spot for the **CLINTON FOUNDATION** and **BARRICK GOLD Incorporated**. As your honors may or may not be aware, this occurred during a specific incident dealing with the country of the **CONGO**. It continued on from there where serious activities of money laundering, racketeering and extortion were uncovered which will be aired. We note to your honors that the accused may not use the "bad memory" syndrome for his defense again as such notions will do nothing to avail those required responsibilities.

As such, we again direct your honors to the problems that transpired in this area and why each of those events amount to no coincidence. During 1993-97, **George Herbert Walker Bush** aka **George Bush Senior** attempted to change the official mining act and in the process ran afoul of several severe national laws. The severity of the damage can by no means be understated your honors, as it affected residents across all of **Tanzania** and other neighboring countries. As a result of all these infractions, it is alleged now that more than a hundred miners were killed in sudden "accidents." This was done with the willing concert of the **Black Eagle Trust** which we will prove on record. In the course of these events, massive child trafficking was conducted.

"Palast's book also explores the relationship between the Bush family and a Canadian mining company, the Barrick Corporation.

Palast explains how as president, George Bush Senior changed a century old mining law that allowed Barrick to "swiftly lay claim to the largest gold find in America". In return, the company named Bush to a senior advisory position after he lost the White House. The company also poured money into the Republican party coffers during the 1997-2000 election cycle, an exceedingly generous gesture for a company based in Canada.

So, what is Barrick? According to Palast- the initial stake came from none other than Adnan Khashoggi- the Saudi arms dealer who arranged the Iran-Contra arms for hostage deal. One of the companies Barrick owns is Vancouver-based Sutton Resources Ltd. In 1996- Sutton drove out anywhere between 30,000 and 400,000 local miners from the Bulyanhulu mining field in Tanzania. During the process- Sutton's bulldozers allegedly buried 52 people alive. Barrick steadfastly denies the allegations."

https://www.democracynow.org/2003/5/27/corporate_profiteering_from_congo_to_iraq

"UBS would loan gold to Barrick, which would then sell the borrowed gold as derivatives, with the promise of replacing the borrowed gold with their gold mining operation. The records of many of those transactions disappeared when Enron collapsed and the trading operation and all its records were taken over by UBS, another major recipient of the CIA stolen gold. The FBI was reportedly conducting an investigation into those transactions, and the investigation files were kept on the 23rd floor of the North Tower of the WTC.

Household Finance was taken over by Harris Bank, which was then taken over by the Bank of Montreal. The Bank of Montreal would be controlled by the Bronfmann family, which became heavily invested in Barrick Gold. Other banks that received portions of the stolen CIA gold included Morgan Guaranty Trust, Chase Manhattan, Citibank, Jardine Matheson, and Deutschebank.

Barrick Gold Corporation: George H.W. Bush during the last several days of his presidency sold Barrick rights for a nominal \$10,000 to mine deposits 'valued' at \$10 billion on public domain lands in Nevada.

the Barrick operation would create billions of dollars of paper gold by creating 'gold derivatives', under the reports that a Nevada claim whose potential was doubted by industry experts had actually produced a fortune."

<http://bcsecuritiescommissionasham.blogspot.com/2016/12/barrick-gold-cia-enron-and-how-they-run.html>

Your honors must note we can indeed prove the calculated move was illicitly illegal. As a result of his actions over ten thousand settlers were nearly evicted off their land. And by state law in **Nevada** or even **Montana**, the new land patent deeds hold priority title over any claim by the government. A conspirator by name of **HARRY REID** was allowed to kill more than several ranchers as a result of **George Herbert Walker Bush's** moves with **BARRICK GOLD**. Count 1] We hereby charge **GEORGE HERBERT WALKER BUSH** in private as **George Herbert Walker Bush**, with the offense of **18 U.S.C. § 1956(h)** money laundering on behalf of foreign state(s) or "things of value." See **Molozof v. United States et. all** and **United States v. Sassi**. <https://www.law.cornell.edu/supct/html/03-1293.20.html> Although we prefer he's charged on the **Logan act**, it is an untested law so far outside military courts. The offenses are severe enough to have occurred more than 5 times so hard penalties may be added on for duration. In addition to treble damages of upwards of six billion dollars a stiff prison sentence is now sought even for their final days. [Military is ordered to explore options for penalties up to including isolated prison.]

One of the men involved in these nefarious activities was none other than WWII Nazi supremacist **Richard V. Secord**. **General Secord** was a partner and good friend of the decorated Nazi **Thomas G. Fowler**, the father of **Kevin Spacey**. An ongoing case in Nevada details the terrible back story of this clan. We can also report that several other Nazi socialists including **Arthur Schlesinger** were brought in on this ratline tied to **Black Eagle Trust**. It is now openly stated that **George Herbert Walker Bush** and his CIA traffickers like **Jim McCoy** were hiding unidentified military aircrafts and bases. In addition to this lies thousands of pounds of cocaine and drug trafficking.

"In the 1960s, Ronald Martin worked for the CIA in Miami along with James McCoy, another ex-attaché to Nicaragua. When Contra aid was legally cut by the Boland Amendment in 1984, Martin began organizing North's role in raising arms for the Contras. However, Martin was shut off when North began to use **Richard Secord** as the arms broker. According to Calero, Martin and McCoy received \$2,095,000 for arms from North. Martin's attorney stated that the amount was closer to \$15 million or \$20 million. At least five witnesses testified to the Kerry committee that cocaine was loaded onto planes at John Hull's ranch. The committee also was told that Hull received \$10,000 a month as a courtesy from Oliver North. Yet the Justice Department took no action against Hull for either obstruction of justice or for drug trafficking."

"He smuggled drugs packed in frozen shrimp into Florida and laundered the profits for the Contras. Castillo also had ties to Gerard Latchinian, an international arms dealer. In 1984 Latchinian was arrested for using proceeds from a \$10 million cocaine deal to help finance the assassination of Honduran President Roberto Suarez Cordoba. Latchinian's partner was General Jose Bueso Rosa who helped train Contra soldiers in Honduras." <https://thegreenpulpit.com/category/required-reading/>

We will prove this operation was linked directly to the above declared **Eagle II** which was bankrolled by the **GEORGE SOROS** private foundation. Your honors are to note in the supplied documentation, the CIA is named as the trafficking hub for many larger shipments through Arkansas. This will all be released as due day draws near and defendant will be ushered before a **Grand Jury** to answer at the podium for each charge. [Military will explore further options for sentencing including prison cell conditions or chambers.]

"The company, which Bush now personally leads, was created by Bush's political partners--**British elite narcotics financiers, and arms traffickers and money launderers.** (and is owned by SOROS & co)

Using the influence of this political faction, Barrick acquired important interests, first in the United States, then in Canada and South America. In South America, as **Barrick boasts in its 1995 annual report, the company has an aggressive, long-term approach, with mines and projects established in strategic locations in Argentina, Chile, Peru, Bolivia, and Brazil.** "Almost two-thirds of the exploration and development drilling budget will be spent in South America, where the company has decided to focus its efforts," the annual report states. In addition, with its intended conquests in Indonesia and Africa, the firm now says it aims to move from third to first among the world's largest gold mining companies." <http://savnotobarrickgold.blogspot.com/2013/03/inside-story-bush-gang-and-barrick-gold.html>

You must take note of the fact that the **Grand Jury** has also been ordered to enforce immediate charges of child trafficking on record. **George Herbert Walker Bush** is a criminal your honors, he is not a surgeon or an individual of great renown. Rather he is a national disgrace to the founding of the entire nation. This is someone who deserves no respect and is not a doctor or a healer for new inventive medicines. Over his "illustrious" career, more drugs have been trafficked than anyone a part of this illegal operation.

He illegally changed several national laws and moved thousands of pounds of cocaine exclusively on behalf of **BARRICK GOLD** and **CARLYLE GROUP**. These insipid actions also involved all of **Nevada state**, all of **Montana state** and all of **Arkansas state**. In addition to those facts, he also covered the money laundering trail which directly ties back to **Black Eagle Trust** and famous WWI Nazi **Peter Munk**. The records before this state Grand Jury and other able Juries will prove one thing alone, that being the man known as **George Herbert Walker Bush** is a grand liar and traitor who acts in fraud.

" Jeb Bush in 1986 was the 33-year-old chairman of the Dade County Republican party and he was up to his eyeballs in the Iran-Contra scandal. To get a taste of that read Al Martin's book *The Conspirators: Secrets of an Iran-Contra Insider* (2001) and read

{aloud} about Jeb Bush's dealings with operatives such as **Al Martin, Oliver North, Richard Secord, Dewey Clarridge, Sam Watson, Fred Ikley and, of course, his father George Herbert Walker Bush.** Basically Jeb Bush was in the center of a wasp's nest of dirty dealing CIA/military operatives engaged in rampant criminality – all in the name of “national security.”

“Barry Seal was a crazy man. He was also everything Dan Magruder [Donald Gregg, an aide to GHW Bush] was not. Happy-go-lucky, irreverent and loud, Seal telephoned me and told me he was the man I was told would call me. It was the mid-1980's and with the decadence of that time and the free-flowing cocaine, Cajun's Wharf was a hangout for the bond daddies such as Lasater and company. [L.D. Brown, *Crossfire: Witness in the Clinton Investigation*, p. 102-103]

I at once felt a sense of panic and relief that Seal was gone. Had he left something in the car? Was I about to be surrounded by the police? Wait a minute I was the police and furthermore this was an operation sanctioned by the C.I.A and I was recruited by them – and by Bill Clinton. [...] I would become furious with Bill for shepherding me through this mess, indeed for getting me involved. I would then as quickly think of explaining it all away as a ‘sting’ operation designed to trap the people on the other end of our flight who maybe had sold drugs to Seal.[L.D. Brown, *Crossfire: Witness in the Clinton Investigation*, p. 113-114]

The tension was building up inside me as I saw Bill coming out the back door. I was getting mad all over again as I got out of my car and he strode over to me. It was the first time we talked since the trip, the trip he knew I was going to take. His mouth opened and the words “You having fun yet?” were already forming on his lips when I burst out, “Do you know what they are bringing back on those airplanes?” He immediately threw up his hands in a halting fashion and took a couple of steps back. I know he thought he was in danger of receiving a class A state police ass-whipping. My hopes of an innocent explanation to the whole sordid affair were dashed with the now-famous line, **“That's Lasater's deal! That's Lasater's deal!” he whined as if he had just taken a tongue lashing by Hillary. “And your buddy [Vice President George Herbert Walker] Bush knows about it!”**

<https://www.johndenugent.com/english-did-jeb-bush-vp-george-herbert-walker-bush-and-oliver-north-murder-cia-drug-smuggler-barry-seal-in-february-1986-by-robert-morrow/>

We can of course prove on record your honors that the defendant was not of sound mind. He would regularly pull up in his stretch limo and brag that what he was doing was for the benefit of humanity and new ways of health based science. All of these statements were lies your honor, as the only objective of **George Herbert Walker Bush** was to conduct child and drug trafficking. He may have indeed been criminally insane yet the truth is now being unsealed.

Count 2] We charge **GEORGE HERBERT WALKER BUSH** (private agent **George Herbert Walker Bush supra.**) with the offense **18 U.S.C. §1961**, which is national racketeering under the federalized R.I.C.O act. These violations are quite severe so harsher penalties will be added on to ensure all of his existing partners are seized and bound. He has instigated this offense more than eight separate times your honors, and claiming there is trouble remembering the incident will not help anyone. We accuse defendant **George H.W. Bush** of going out of his way to initiate illegal enterprises across the western front, including open land confiscation on private ranch owned properties. Racketeering laws are subject to extra judicial penalties enforced now under standard UCMJ procedures. [The Military will explore sentencing, especially an additional year in prison. All the evidence of MK-Ultra is now being exposed.]

The career of this public official reaches deep into the recesses of the **Eagle II** situation aka "the farm." By all accounts the **Grand Jury** will note this was nothing less than a debacle. To clarify, it was known by active intelligence agents within the FBI and similar organizations that **H.W. Bush** had setup a front. This front operation was created in the vein of CIA's **Ferrera** to hide black market drugs, paraphernalia, child sex trafficking and insipid experiments underground on behalf of **Michael Aquino**. An agent of influence said to be ordering him around at the time was then Cardinal Ratzinger. <https://isqp-studies.com/cia-heroin-and-cocaine-drug-trafficking>
"... the Carlyle Group is a story of dealings inside "**Iron Triangle**," the place where the world's mightiest military intersects with high-powered politics and big business. It is a company whose history includes ties to CIA cover-ups and secret arms deals, and an astounding trail of corporate cronyism. **By making defense buyouts the cornerstone of its business strategy, Carlyle now finds itself the beneficiary of the largest increase in defense spending in history. Indeed the stars seem to have aligned perfectly for Carlyle, in just 15 short years.** With the ascension of George W. Bush to the presidency, the White House is now full of ex-Carlyle employees, friends, and business partners. And with the newly fattened defense budget, Carlyle has been able to extract massive profits from its defense holdings, like United Defense, in the wake of the terrorist attacks on September 11, 2001. It may be tough times for America, but as Bette Midler might say, everything's coming up Carlyle.

While the company flew well under the radar screen for the first decade of its life, lately success has not come without scrutiny for the Carlyle Group. After all, **it's hard to remain anonymous when your employee roster includes names like George Herbert Walker Bush, James Baker III, John Major, and Arthur Levitt.**

pxxviii

Concentrating on heavily regulated industries like defense, telecommunications, energy, and health care, Carlyle is betting that it can predict future trends in government spending and policy, or influence them outright. And by hiring former secretaries of defense, ex-presidents, the former head of the Securities and Exchange Commission, and the former chairman of the Federal Communication Commission, they are in a position to do either." <https://majestic12research.blogspot.com/2009/05/carlyle-group.html>

"How was this possible?

A report by Tyler Durden, citing an anonymous insider trader involved with AIG trades, reveals that manipulation fraudulently transferred US taxpayer money to AIG's counter-parties – the top banks and financial institutions – with AIG as the "pass-through." The profit report sparked a market rally that comes at the expense of US taxpayers.

The complete report (thanks to Jenna and the Mike Ruppert Blogspot for this find) is damning and startling:

Exclusive: Big Banks' Recent Profitability Due to AIG Scam?" <https://majestic12research.blogspot.com/2009/05/carlyle-group.html>

It is no secret that **George Herbert Walker Bush** was during this time, covering for the so-called "Iron Triangle" axis which runs over the **Bermuda** waypoint. Essentially he is accused of covering for **Majestic 12**. He was very well known to be covering up the **Bermuda Triangle** problems for three decades. This was done on behalf of much higher evils who were intent on using Bermuda for **Black Ops** military projects tied to gold mine monopolization.

Your honors must note that he monopolized the route even going as far as to recruit some members of the Air Force many whom held him in low esteem. A well decorated CIA general by the name of **Ferrera** was the hub & go-between.

FEDERAL BUREAU OF INVESTIGATION

July 7, 1960

To: Senator Edward Brooke (R-R-I 020 000 000)

Classification: TOP SECRET

Re: Senator:

For your oral request of 2 June, 1960, requesting a full report on the "Operation Eagle" (Secret/Top Secret) operation, which refers to an extensive and thorough investigation of the use of available files of the Bureau, as well as the files of the Department of Defense, the Central Intelligence Agency, the Department of the Navy, Army, and Air Force, as well as "covered" activities records of the State Department Office of Strategic Services (OSS). It was the intent of this report to be "closed" to all persons, Senator, and authorized staff, and copies placed in the proper folders. The report of the OSS and other files in the total operation, which will be outlined, will be summarized and referred to include as full as possible information into the present assignment of Major General Robert L. Ferrera, as well as the full report work from 2 February, 1962, to present. This investigation is an exercise in secrecy, given the total status of the operation and the fact that it is such as outlined in this report.

During the tenure of Richard Helms as Director of the Central Intelligence Agency, decisions were made by the Director, with regular approval of the Staff Office, to draft a statement and put this matter in a form to which the CIA could have as much access as, and when, needed, without knowledge of Congress. This would accomplish the dual purpose of carrying out clandestine and covert operations without the "discovery" of the Congress, as well as avoid the necessity of having to request any extra funds, and thus, bringing the workings of any covert operations in progress or planned. Director Helms gave a memo to the Staff Office (as instructed) in which he stated, in part, "I, Richard Helms, of my own volition authorized 'Operation Eagle' and other work of this operation, with regard to the Director with Senate the 1960 Central Intelligence Agency Act, which

<http://impioustdigest.com/operation-eagle-ii-the-top-secret-cia-drug-running-empire-and-george-h-w-bush/>

-The five experts picked were, General Edward Lansdale, who ran the CIA activities in Vietnam; William Colby, who was to be put in total command of the blue-print operation when enacted; George Bush, who asked and received approval to have his top aid, **Richard Armitage be brought aboard, and Lt.Col. Robert Ferrera**, a top CIA asset, who at the time was on an assignment in the Congo on the Patrice Lumumba situation.

Having secured the "Implied" go-ahead, the five experts were called in and the task put forth to them. They were given a space of three days to solve the problem and come up with a viable solution. The five met in Washington D.C., and from there travelled to Langley Va. Four of the five were hand-picked for their very special abilities and expertise: the fifth member of the group, Armitage, was brought along by George Bush as his personal "gopher". Bush was chosen for his knowledge of **China and his war-time flying ability**, as well as being "on the way up" within the CIA. General Lansdale was brought in because of his expertise as a top CIA asset, especially in breaking **insurgencies, as he did with the Huks in the Philippines in the late fifties. William Colby was picked for his knowledge of South East Asia, and to command the operations first phase. Lt.Col. Ferrera was included because of his varied experience as a pilot, as well as his command of over a dozen languages and his position as founder of the Special Forces** (Green Berets) and still, at that time, regarded as their unofficial commander in Vietnam. The five names were submitted to the "Godfather" of the CIA, John Foster Dulles, who gave the plan his total blessing." <http://impioustdigest.com/operation-eagle-ii-the-top-secret-cia-drug-running-empire-and-george-h-w-bush/>

Your honors shall note for the record he continued to run the illegal operation up until the year 2004. Each of the retired Berets were also recruited from Yale schools and job fairs since they never dared take their parlor tricks to the U.S. Army. Several of them including **Secord** are dead.

Count 3] We now charge **George Herbert Walker Bush**(**GEORGE HERBERT WALKER BUSH**) with offense **18 USC §1962** on record for each MK-Ultra scheme conducted during **Eagle II**. It shall cover all damages to any victim(s) afflicted since it is also all encompassing for any time period. This is different as it is the official "conspiracy to commit racketeering charge." He has violated the provision no less than eight times and so stiff penalties are sought with none waived. Treble damages of more than six billion dollars plus stiffened prison conditions of two years shall be retroactive by **Grand Jury** discretion. All outer assets will be seized. The defendant will answer for each offense before the podium in the **Jury** foyer. [Military is tasked to explore options up to including life in prison, imprisonment in solitary conditions before possible transfer off-site or a regulated harsh environment.]

Count 4] **George Herbert Walker Bush** is guilty of child trafficking and we charge him now, under offense **18 U.S.C §1591** to apply to each and every murder. Other un-indicted co-conspirators named in this filing are **Michael Aquino, Richard Secord, William Colby, Kevin Spacey**(alleged), **Richard Armitage, Bill Clinton, Colin Powell** and **James Baker III**. The charge carries the full weight of penalties and will be retroactive depending on other offenses uncovered. See **United States v. Robinson** "government need not prove", only suspicion is needed to prosecute habitual offenders. <https://caselaw.findlaw.com/us-2nd-circuit/1616801.html>

It is without dispute your honors that this individual is guilty of child sex trafficking. Going back to Nebraska's **Boys Town** scandal, he has been one of the world's most highly visible traffickers across this nation. With the aid of certain senior executives including **Larry King**, over twenty boys and other victims were trafficked between compounds only to be murdered thereafter.



Devil Worshiper Holds Sensitive Army Post and Top Brass Say 'No Problem'

A senior U.S. military intelligence officer with a secret security clearance who is also the founder and high priest of a satanic church -- and amazing. In the Army says "no problem".

By KAREN COLLIER

... [The article continues with details about the officer's role and the church's activities.]



"Paul Bonacci in front of the ranch where he says Johnny Gosch, and other boys were held captive. Paul Bonacci has stated that, as a youth, he was forced to participate in 'satanic' snuff films. He identified Bohemian Grove as the location of a 'satanic' murder. **Paul A. Bonacci said that, as a child, he was kidnapped by the US military, tortured and subjected to sex abuse and mind control.** In 1999, in a court in Omaha, he won \$1,000,000 in damages. Child abuse and mind-control victim **Paul Bonacci** took his case to court. Judge Urbom granted Bonacci a million dollars in response. **George H W Bush and 'Johnny Gosch'**. Reportedly Johnny Gosch was mind-controlled by the CIA. Reportedly Johnny was mind-controlled to become a sex slave for members of the elite, including **George H W Bush**." <http://aangirfan.blogspot.com/2014/02/johnny-gosch-bush-and-blair.html>

"The documentary recorded the journey of many Nebraska state officials, including decorated war veteran and former State Senator John DeCamp, and their uncovering of an alleged elite pedophile ring operating largely out of Omaha, Nebraska.

According to the documentary, an overwhelming amount of child abuse allegations stemming from Boys Town pliqued the interest of Nebraska's Foster Care Review Board. Foster Care Director Carol Stitt said, "Larry King's name was consistently present as someone that the youth were making allegations against."

They described how King would make the Boys Town boys do yard work for him, and if they refused, they were beaten as punishment. Part of Nelly Webb's testimony included allegations of child prostitution and pornography on a national scale. When she was 15, she frequently traveled the country with Mr. and Mrs. King as a babysitter for their son, Prince. She would supervise Prince as the Kings would host parties for high-level officials such as George H. W. Bush, who was Vice President at the time. At some of the parties, she claims to have witnessed the "sodomy of younger men and older men."

Another survivor came forward by the name of Loretta Smith. At the age of 9, Smith described to police officials that she was, along with her childhood friends, lured away from the Girls' Club in Omaha. Employees at the Girl's Club would often lead them off property and escort them on outings. Over the course of several weeks, they were slowly introduced to narcotics and alcohol. Eventually, Loretta states, they found themselves in the midst of sex parties with older men. In her testimony, the girls "got all wasted" and they did not have a choice with whom they slept. In the same network of people, she was introduced to the practice of devil worshipping."

"They described how King would make the Boys Town boys do yard work for him, and if they refused, they were beaten as punishment. Part of Nelly Webb's testimony included allegations of child prostitution and pornography on a national scale. When she was 15, she frequently traveled the country with Mr. and Mrs. King as a babysitter for their son, Prince. She would supervise Prince as the Kings would host parties for high-level officials such as George H. W. Bush, who was Vice President at the time. At some of the parties, she claims to have witnessed the "sodomy of younger men and older men."

<https://www.fulcrumnews.com/blog/2018/4/21/franklin-scandal-the-original-pizzagate>

A Lurid, Mysterious Scandal Begins Taking Shape

By WILLIAM ROBERTS
Special to THE WASH. TIMES

OMAHA, Dec. 15 — For several weeks a Federal investigation has revealed evidence that a 15-year-old boy, who claims that it is to be a national scandal, is a sexually active adolescent, a testimony which the Commissioner of the Federal Bureau of Investigation has described as "one of the most shocking and disturbing cases of child abuse and sexual exploitation in the history of the United States."

The charges of the credit union and the Government's interest in the case, as well as the nature of the boy's activities, are the subject of a report in the Times, which is the first in a series of articles that will be published in the coming weeks. The report is the first in a series of articles that will be published in the coming weeks. The report is the first in a series of articles that will be published in the coming weeks.

Reports of sex abuse add to a theft case.

Other to give testimony before the legislative committee.

At a public hearing on the subject, the boy's name was withheld.

The boy's name was withheld.

When the boy was first reported to the police, the Government's interest in the case, as well as the nature of the boy's activities, are the subject of a report in the Times, which is the first in a series of articles that will be published in the coming weeks. The report is the first in a series of articles that will be published in the coming weeks.

The boy's name was withheld.



Lawrence E. King Jr., manager of the Franklin Community Federal Credit Union, which is the focus of a national investigation.

The Washington Times

THURSDAY, JUNE 20, 1997

Homosexual prostitution inquiry ensnares VIPs with Reagan, Bush

'Call boys' took midnight tour of White House

The investigation into the activities of a 15-year-old boy, who claims that it is to be a national scandal, is a sexually active adolescent, a testimony which the Commissioner of the Federal Bureau of Investigation has described as "one of the most shocking and disturbing cases of child abuse and sexual exploitation in the history of the United States."

Other to give testimony before the legislative committee.

The boy's name was withheld.

<https://www.indybay.org/newsitems/2003/02/06/15709461.php> <http://laroschepub.com/eiw/public/1997/eirv24n02-19970103/eirv24n02-19970103-019-inside-story-the-bush-gang-and-b.pdf>

"A chilling exposé of corporate corruption and government cover-ups, this account of a nationwide child-trafficking and pedophilia ring in the United States tells a sordid tale of corruption in high places. The scandal originally surfaced during an investigation into Omaha, Nebraska's failed Franklin Federal Credit Union and took the author beyond the Midwest and ultimately to Washington, DC. Implicating businessmen, senators, major media corporations, the CIA, and even the venerable Boys Town organization, this extensively researched report includes firsthand interviews with key witnesses and explores a controversy that has received scant media attention. • Alt F4 ... October 1991, Noreen Gosch met Paul Bonacci, she said he described to her things about Johnny that she had never released to the press ...stutter, yoga, Mexican restaurant, red nail polish, Bueno Vista, Colorado, Jimmy.

● **APFN King vs Bonacci civil case, U.S. District Court Judge Warren Urbom, senators and congressmen who stayed for the pedophile sex, Bonacci specifically named Congressman Barney Frank, Bonacci awarded \$1 million for child abuse, 1999, Offutt Air Force Base, Franklin arrested two days before Bush Sr. elected 1988,**

• Research: Joshua Dickens, Duke Cunningham, David Dreier, Howard L. Brooks, Elizondo, Judge Ronald C. Kline, Larry D. Floyd, Larry Jack Schwarz, Ronald David Ankenney, Gov. John Rowland, Philip Giordano, Harvey Pitt, Oliver North, Richard Gardner, Nicholas Morency, John J. Collins, Russel Harding, John Fund, Keola Childs, Brian Blundell, Hastert, Blunt, Foley, Haggard, Dan Crane, Earl Kimmerling, Merrill Robert Barter, Mark Grethen, Richard Delguadio, W. David Hager, Mathew Glavin, John Paulk, Howard Scott Heldreth, Jon Grunseth, Richard A Dasen Sr. utahimc

We have staked the future of all our political institutions upon the capacity of each and all of us to govern ourselves ... Larry Craig ... to feign ignorance after pleading guilty doesn't ring true ... and there was the call boy incidents linked to the Reagan White House and the GW Bush White House, and the DC Madam, Vitter, Clinton, Foley, and Omaha, Nebraska, Lawrence "Larry" King, Jr. a rising star in the Republican national conventions, connections to the GHW Bush White House, ... a partner in a call boy scandal, Minor boys and girls, ...raped, molested, sodomized, ... presidential limousine. • "Nebraska Dept. of Social Services, Mrs. Walter's report (3-25-86) revealed: " 14 year-old] Nelly said at these trip parties hosted by Larry King, she sat naked 'looking pretty and innocent' and guests could engage in any sexual activity they wanted, but penetration was not allowed...Nelly said she first met V. P. George Bush at the Republican Convention where King sang the national anthem ... "

• Superficiel "he linked pedophilia and genes. A pedophile would thus be determined at his birth. This theory is directly in connection with 19th century discourses of "born-criminals" that would lead to eugenists theories, later justifying concepts such as the "purity of race", notably in national-socialism"

<https://www.newsfollowup.com/children.htm#Franklin>

"George H. W. Bush is a known evil pedophile, who ran a Congressional Blackmail Child Sex Ring during the 1980s known as "Operation Brownstone and Operation Brownstar", and later to become known as "The Finders or The Franklin Cover-up". U.S. Vice President George HW Bush would sneak children over to Senator Barney Frank's condo, known as a "Brownstone" to their famous cocktail parties, where U.S. Congressman and U.S. Senators — some willing and some unwilling participants — got a taste of the "Voodoo Drug" in their drink. (Editor's Note: It is interesting that George H. W. Bush used the term "Voodoo Economics," a slanderous term used by George H. W. Bush in reference to President Ronald Reagan's economic policies, which came to be known as "Reaganomics".

"The true story never has been told that children from orphanages all across America during the 1980s came to Washington DC, paid by the US Taxpayers, to unknowingly participate in the Congressional Blackmail Child Sex Ring. Daddy Bush, Dick Cheney, John Sununu, according to sources, would be standing in line to greet the children and their caretakers as they came to the Vice President's Home and or the White House for their specially invited tour at US Government expense. Bush, Cheney and Sununu would ask, "what's your name", and later just before dinner time, a call from the White House came into the hotel where the children were staying to the Caretakers inviting Little Billy, Mary, Johnny, Timmy, and Pam to the White House State dinner that evening.

The caretakers thought it would be good for the children, since the White House could not accommodate the entire orphanage. Gunderson and Pender, who ran the operation, dispatched the limo at Bush's request, and the female would take the children to the limo and immediately give them a Coke or Pepsi with the VOODOO DRUG in it, and they were off to U.S. Senator Barney Frank's pad, known as a "Brownstone".

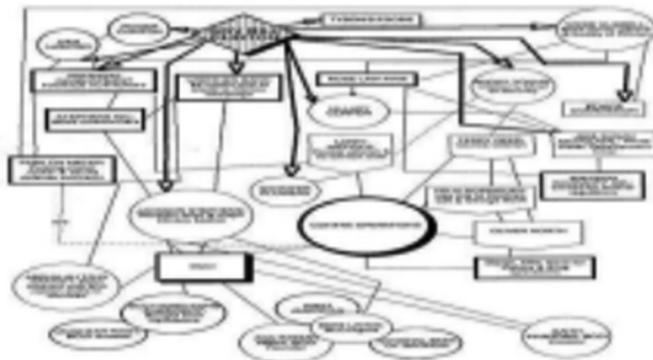
Of course, the U.S. Senators and U.S. Reps were there with the good-looking female prostitutes who would help get the congressmen and senators drunk on the "VOODOO DRUG", so when **Daddy Bush, Dick Cheney, John Sununu and others showed up at the party and the children in the limo arrived, the female prostitutes left and the child sex party started, with U.S. Vice President George HW Bush, Richard Cheney, John Sununu and others showing the VOODOO drunk congressman and senators how to have sex raping children,** while the cameras were running. Someone pretending to be from the White House would call the caretakers back at the hotel and would tell them the children fell asleep and are staying the night here at the White House and will be returned before lunch tomorrow.

The caretakers did not suspect a thing until 6 months later when their children were sitting in front of the TV watching the News and waiting for dinner, when many would jump up and point to the TV and say "He put his thing in me", as the children pointed to either their rectum or the female side. These caretakers began to ask questions and did not know whom to call. **Some called "People Magazine", which spent a million dollars investigating all of America's orphanages and found this was true, with those children selected out at the White House being greeted by these known pedophiles: Bush, Cheney and Sununu.** <https://i-uv.com/pegolate-hombell-disclosure-abouts-george-h-w-bush/>



http://www.helpfree@earth.com/news441_bush.html
<http://theconspiracyzone.podcastpeople.com/posts/28155>
https://wikispooks.com/w/images/7/72/Tranceformation_america.pdf

We will make note of the fact it cannot be argued that defendant **GEORGE HERBERT WALKER BUSH** (George Herbert Walker Bush as private agent) is guilty of all of the offenses listed related to child sex trafficking. Thusly, we see little choice other than to add a superseding charge against the accused. This time it will be for conspiracy to enact habitual manslaughter, since the stated crime can easily follow after racketeering and is simple to prove. We note your honors, that while first degree murder can be proven - the **Grand Jury** can more easily build a case with instant resolve by using manslaughter.



<http://www.apfn.org/apfn/mena.htm>

George H.W. Bush would be no different in this instance is now asserted. Similar to how senior members of the **Gambino** mafia were caught by clear-cut laws of racketeering and tax evasion, we can apply that scenario to these circumstances given extensive damages that have resulted to the victims.

Count 5] We charge **GEORGE HERBERT WALKER BUSH** (George Herbert Walker Bush; in private) with the offense **18 U.S. Code § 1117** which is conspiracy to commit manslaughter. See *United States v. Damon Causey* and *United States v. Robinson supra*. "acting under color of law and in the right to provide information to law enforcement authorities about a federal crime, alleging right over acts in furtherance of the conspiracy (for murder)" <https://openjurist.org/185/f3d/407/united-states-of-america-v-damon-causey> As the offense was committed while being engaged in a racketeering style of conspiracy in concert, the most graphic and disciplined penalties are now applied. The sentencing for this offense will be prison and our acting sergeant is directed to bring the accused to the podium to answer for every charge on record. [Military is required to explore harsher punishment, up to and including life in a window-less cell.]

Your honors, **George Herbert Walker Bush** knew that his actions during **Eagle II** resulted in deaths of more than one thousand victims. We have the evidentiary documents for the same crime already loaded on site. Thusly it is only fair that he be held fully liable for all damages the victims accrued. This time he will be held liable in private capacity, while the rest of his assets are seized. Let this be a high warning to all who worked beside him, the evidence is undeniable. Your crimes have gone on for fifty plus years, every one of you conspirators are next on the docket. Your actions resulted in the demise of more than five innocent ranchers in three key states plus **Montana**. The United States your honors has turned into an empty and toothless corporation. Only the people may step forward and put a final stop to that.

A congressional report on the scandal stated that the administration exhibited "secrecy, deception and disdain for the law." [11] Congress noted that President Reagan had been unaware of most, if not all, of the illicit activity, leaving Vice President Bush** and Baker** as the highest ranking covert operators. Mysteriously, the congressional investigators didn't probe into the Bush claim that he was out of the loop. Large volumes of documents relating to the scandal were destroyed or withheld from investigators by administration officials**. With the official White House** podium churning out confusing disinformation, Reagan became labeled as the Teflon president."

He openly ran Nazi drugs trafficking network with assistance of Richard Secord, Oliver North and James Baker

The congressional report, known as the Tower Commission (nicknamed from Texas Senator John Tower) went on to say that "the Contra drug links included — payments to drug traffickers by the U.S. State Department of funds authorized by the Congress for humanitarian assistance to the Contras, in some cases after the traffickers had been indicted by federal law enforcement agencies on drug charges, in others while traffickers were under active investigation by these same agencies." [14] Former DEA agents testified that drug trafficking was conducted with full knowledge of the CIA. The agents further alleged that investigations were hindered by U.S. government agencies. [15]

It was in a single stroke, Mr. Bush swept away one conviction, three guilty pleas and two pending cases, virtually decapitating what was left of Mr. Walsh's effort, which began in 1986. Mr. Bush's decision was announced by the White House in a printed statement after the President left for Camp David, where he will spend the Christmas holiday.

Mr. Walsh bitterly condemned the President's action, charging that "the Iran-contra cover-up, which has continued for more than six years, has now been completed."

Mr. Walsh directed his heaviest fire at Mr. Bush over the pardon of Mr. Weinberger, whose trial would have given the prosecutor a last chance to explore the role in the affair of senior Reagan officials, including Mr. Bush's actions as Vice President.

'Evidence of Conspiracy' Mr. Walsh hinted that Mr. Bush's pardon of Mr. Weinberger and the President's own role in the affair could be related. For the first time, he charged that Mr. Weinberger's notes about the secret decision to sell arms to Iran, a central piece of evidence in the case against the former Pentagon chief, included "evidence of a conspiracy among the highest ranking Reagan Administration officials to lie to Congress and the American public." <https://exploringrealhistory.blogspot.com/2018/02/part-3-big-hamboozle-911-war-on-terror.html> <http://jfk-murdersolved.com/bush.htm>

It was less than thirty years ago where the public could not dream of something so organized going on in America. Then a few years later, the news of **Monsanto** broke. America's Eyes Are Wide Open and see their frauds throughout public life. **George Herbert Walker Bush** trafficked millions of pounds of drugs across the western states, hiring circus actors to help the rodeo look good on camera. In addition, actors who people put faith in such as **Meryl Streep** are traitors that started it all. They are frauds as the truth is most of our public officials are impostors run by the CIA. Even in our movies, we see nothing but the same rodeo to destroy our institutions of government and decency. They have done it through the Oscars with evil frauds like **David Geffen** and **Charlie Sheen** and they have done so with the same crooks in political office such as **Jorge Bergoglio**, **George H.W. Bush** and **Marco Rubio**. The **Grand Jury** will thoroughly examine all offenses on record.

IN THE ARKANSAS SUPREME COURT FOR
THE EASTERN DISTRICT OF ARKANSAS

Robert Blair, Peter Ostrowski, Thomas Deegan, Jeremy Lowe, Don Bailey, Stephen D. Curry
(in private capacity by special appearance only)

: CRIMINAL

:

V. :

: C - 186-RV3-524

GEORGE HERBERT WALKER BUSH of **CARLYLE GROUP** (George Herbert Walker Bush: private agent)
(George Herbert Walker Bush et. all with prejudice)

AND NOW, on this day of September 10, 2018 during the fall season, it is hereby ordered that the defendant be charged with national racketeering under the R.I.C.O. act of **U.S.C. 18 Chapter 96 §1961** along with money laundering, conspiracy to commit manslaughter and felonies including human trafficking.

All penalties are measured by severity and resolve of listed offenses. In addition, it is so ordered that a subpoena be issued upon **GEORGE HERBERT WALKER BUSH** (George Herbert Walker Bush: as private agent) to produce all records pertaining to **BARRICK GOLD Nevada, Uranium One, BARRICK GOLD North America, Black Eagle Trust** and **CARLYLE GROUP** which prove relevant to these investigations. All materials will be seized by local militia and sergeants pursuant to chapter or state on the accused as well as any publicly known accomplices under force of arms by the provost marshal's service. As stated under the rules of military law in Article 50, this order stands binding to conduct swift service.

It is so ordered that **GEORGE HERBERT WALKER BUSH** (George Herbert Walker Bush in private) shall be hit with added offenses for violating **18 U.S.C §1961** on record five times, breaking **18 U.S.C. § 1956(h)**, **18 USC §1962** and **18 U.S.C. § 1117** more than 4 times as well as under RICO. Additional offenses are added to this record to include child trafficking under **18 U.S.C. §1591** and **18 U.S.C. §1956** the crime of money laundering or conspiracy to commit the same.

This as your honors must note, is original national law **U.S.C code** with RICO based racketeering charges enforced against the perpetrator(s) involved. The defendant will be read the RIOT act and compelled to answer for all charges. The defendant will be seized and summoned before state or national Grand Juries who continue a nationwide investigation into **Uranium 1**; including sale of enriched uranium to outside parties by the **CLINTON FOUNDATION**.

For all of these astonishing crimes of treason, national Private Attorney Generals will have a field day on each offense sticking with penalties. In addition, he is summoned to testify on record before the national and state **Grand Juries** about all of his deeds involving the mines and stated incidents.

- 1) It is further ordered that Defendant **GEORGE HERBERT WALKER BUSH's** (George Herbert Walker Bush; private agent) motion to subpoena records or quash all subpoenas; is to be **DENIED**.
- 2) It is further ordered, that according to **Marbury V. Madison**: any required subpoenas on each defendant will be enforced by force of law and arms. All able bodies and governing council, National Sate Counsel, Private Attorney General designates or authorized militia will enforce the orders.

6 – List of United States Presidents & Vice Presidents

#	Presidency	President	Party	Vice President
<u>Presidents under The Constitution</u>				
1	1789-1797	George Washington	Unaffiliated	John Adams
2	1797 -1801	John Adams	Federalist	Thomas Jefferson
3	1801-1809	Thomas Jefferson	Democratic - Republican	Aaron Burr & George Clinton
4	1809-1817	James Madison	Democratic - Republican	George Clinton & Elbridge Gerry
5	1817-1825	James Monroe	Democratic - Republican	Daniel D. Tompkins
6	1825-1829	John Quincy Adams	Democratic - Republican	John C. Calhoun
7	1829-1837	Andrew Jackson	Democratic	John C. Calhoun & Martin Van Buren
8	1837 -1841	Martin Van Buren	Democratic	Richard Mentor Johnson
9	1841-1841	William Henry Harrison	Whig	John Tyler
10	1841-1845	John Tyler	Whig	Vacant
11	1845-1849	James K. Polk	Democratic	George M. Dallas
12	1849-1850	Zachary Taylor	Whig	Millard Fillmore
13	1850-1853	Millard Fillmore	Whig	Vacant
14	1853-1857	Franklin Pierce	Democratic	William R. King
15	1857-1861	James Buchanan	Democratic	John C. Breckinridge
16	1861-1865	Abraham Lincoln	Republican & National Union	Hannibal Hamlin & Andrew Johnson
17	1865-1869	Andrew Johnson	National Union	Vacant
18	1869-1877	Ulysses S. Grant	Republican	Schuyler Colfax & Henry Wilson
<u>Presidents under US CORPORATION</u>				
19	1877-1881	Rutherford B. Hayes	Republican	William A. Wheeler
20	1881-1881	James A. Garfield	Republican	Chester A. Arther
21	1881-1885	Chester A. Arthur	Republican	Vacant
22	1885-1889	Grover Cleveland	Democratic	Thomas A. Hendricks
23	1889-1893	Benjamin Harrison	Republican	Levi P. Morton
24	1893-1897	Grover Cleveland	Democratic	Adlai Stevenson I
25	1897 - 1901	William McKinley	Republican	Garret Hobart & Theodore Roosevelt
26	1901-1909	Theodore Roosevelt	Republican	Charles W. Fairbanks
27	1909-1913	William Howard Taft	Republican	James S. Sherman
28	1913-1921	Woodrow Wilson	Democratic	Thomas R. Marshall
29	1921-1923	Warren G. Harding	Republican	Calvin Coolidge
30	1923-1929	Calvin Coolidge	Republican	Charles G. Dawes
31	1929-1933	Herbert Hoover	Republican	Charles Curtis
32	1933-1945	Franklin D. Roosevelt	Democratic	John Nance Garner, Henry A. Wallace & Harry S. Truman
33	1945-1953	Harry S. Truman	Democratic	Alben W. Barkley
34	1953-1961	Dwight D. Eisenhower	Republican	Richard Nixon
35	1961-1963	John F. Kennedy	Democratic	Lyndon B. Johnson
36	1963-1969	Lyndon B. Johnson	Democratic	Hubert Humphrey
37	1969-1974	Richard Nixon	Republican	Spiro Agnew & Gerarld Ford
38	1974-1977	Gerald Ford	Republican	Nelson Rockefeller
39	1977-1981	Jimmy Carter	Democratic	Walter Mondale
40	1981-1989	Ronald Reagan	Republican	George H. W. Bush
41	1989-1993	George H. W. Bush	Republican	Dan Quayle
42	1993-2001	Bill Clinton	Democratic	Al Gore
43	2001-2009	George W. Bush	Republican	Dick Cheney
44	2009-2017	Barack Obama	Democratic	Joe Biden
45	2017-	Donald J. Trump	Republican	Mike Pence
<u>President back under the original Constitution</u>				
19	2020-	Donald J. Trump		

7 – The Original Declaration of Independence of 1776

In Congress, July 4, 1776

The unanimous Declaration of the thirteen united States of America, When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. – That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, – That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security. – Such has been the patient sufferance of these Colonies; and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.

He has refused his Assent to Laws, the most wholesome and necessary for the public good.

He has forbidden his Governors to pass Laws of immediate and pressing importance, unless suspended in their operation till his Assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other Laws for the accommodation of large districts of people, unless those people would relinquish the right of Representation in the Legislature, a right inestimable to them and formidable to tyrants only.

He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public Records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.

He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the Legislative powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within.

He has endeavoured to prevent the population of these States; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.

He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary powers.

He has made Judges dependent on his Will alone, for the tenure of their offices, and the amount and payment of their salaries.

He has erected a multitude of New Offices, and sent hither swarms of Officers to harrass our people, and eat out their substance.

He has kept among us, in times of peace, Standing Armies without the Consent of our legislatures.

He has affected to render the Military independent of and superior to the Civil power.

He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:

For Quartering large bodies of armed troops among us:

For protecting them, by a mock Trial, from punishment for any Murders which they should commit on the Inhabitants of these States:

For cutting off our Trade with all parts of the world:

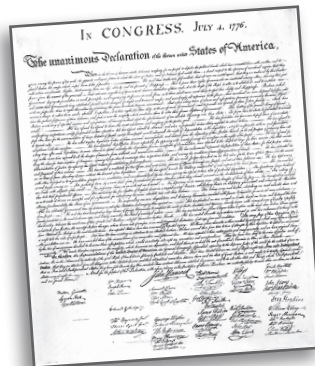
For imposing Taxes on us without our Consent:

For depriving us in many cases, of the benefits of Trial by Jury:

For transporting us beyond Seas to be tried for pretended offences

For abolishing the free System of English Laws in a neighbouring Province, establishing therein an Arbitrary government, and enlarging its Boundaries so as to render it at once an example and fit instrument for introducing the same absolute rule into these Colonies:

For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of



our Governments:

For suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated Government here, by declaring us out of his Protection and waging War against us.

He has plundered our seas, ravaged our Coasts, burnt our towns, and destroyed the lives of our people.

He is at this time transporting large Armies of foreign Mercenaries to compleat the works of death, desolation and tyranny, already begun with circumstances of Cruelty & perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the Head of a civilized nation.

He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the executioners of their friends and Brethren, or to fall themselves by their Hands.

He has excited domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian Savages, whose known rule of warfare, is an undistinguished destruction of all ages, sexes and conditions.

In every stage of these Oppressions We have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury. A Prince whose character is thus marked by every act which may define a Tyrant, is unfit to be the ruler of a free people.

Nor have We been wanting in attentions to our Brittish brethren. We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations, which, would inevitably interrupt our connections and correspondence. They too have been deaf to the voice of justice and of consanguinity. We must, therefore, acquiesce in the necessity, which denounces our Separation, and hold them, as we hold the rest of mankind, Enemies in War, in Peace Friends.

We, therefore, the Representatives of the united States of America, in General Congress, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly publish and declare, That these United Colonies are, and of Right ought to be Free and Independent States; that they are Absolved from all Allegiance to the British Crown, and that all political connection between them and the State of Great Britain, is and ought to be totally dissolved; and that as Free and Independent States, they have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States may of right do. And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to

each other our Lives, our Fortunes and our sacred Honor.

Georgia

Button Gwinnett Lyman Hall George Walton

North Carolina

William Hooper Joseph Hewes John Penn

South Carolina

Edward Rutledge Thomas Heyward, Jr.
Thomas Lynch, Jr. Arthur Middleton

Massachusetts

John Hancock

Maryland

Samuel Chase William Paca Thomas Stone
Charles Carroll of Carrollton

Virginia

George Wythe Richard Henry Lee Thomas Jefferson
Benjamin Harrison Thomas Nelson, Jr.
Francis Lightfoot Lee Carter Braxton

Pennsylvania

Robert Morris Benjamin Rush Benjamin Franklin
John Morton George Clymer James Smith
George Taylor James Wilson George Ross

Delaware

Caesar Rodney George Read Thomas McKean

New York

William Floyd Philip Livingston Francis Lewis
Lewis Morris

New Jersey

Richard Stockton John Witherspoon Francis Hopkinson
John Hart Abraham Clark

New Hampshire

Josiah Bartlett William Whipple

Massachusetts

Samuel Adams John Adams Robert Treat Paine
Elbridge Gerry

Rhode Island

Stephen Hopkins William Ellery

Connecticut

Roger Sherman Samuel Huntington William Williams
Oliver Wolcott

New Hampshire

Matthew Thornton

8 – The CONSTITUTION for the United States

We the People *of the United States*

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

Article. I.

SECTION 1: Congress

All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

SECTION 2: The House of Representatives

The House of Representatives shall be composed of Members chosen every second Year by the People of the several States, and the Electors in each State shall have the Qualifications requisite for Electors of the most numerous Branch of the State Legislature.

No Person shall be a Representative who shall not have attained to the Age of twenty five Years, and been seven Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State in which he shall be chosen.

[Representatives and direct Taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding Indians not taxed, three fifths of all other Persons.]* The actual Enumeration shall be made within three Years after the first Meeting of the Congress of the United States, and within every subsequent Term of ten Years, in such Manner as they shall by Law direct. The Number of Representatives shall not exceed one for every thirty Thousand, but each State shall have at Least one Representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to chuse three, Massachusetts eight, Rhode-Island and Providence Plantations one, Connecticut five, New-York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.

When vacancies happen in the Representation from any State, the Executive Authority thereof shall issue Writs of Election to fill such Vacancies.

The House of Representatives shall chuse their Speaker and other Officers; and shall have the sole Power of Impeachment.

SECTION 3: The Senate

The Senate of the United States shall be composed of two Senators from each State, [chosen by the Legislature there- of,]* for six Years; and each Senator shall have one Vote.

Immediately after they shall be assembled in Consequence of the first Election, they shall be divided as equally as may be into three Classes. The Seats of the Senators of the first Class shall be vacated at the Expiration of the second Year, of the second Class at the Expiration of the fourth Year, and of the third Class at the Expiration of the sixth Year, so that one third may be chosen every second Year; [and if Vacancies happen by Resignation, or otherwise, during the Recess of the Legislature of any State, the Executive thereof may make temporary Appointments until the next Meeting of the Legislature, which shall then fill such Vacancies.]*

No Person shall be a Senator who shall not have attained to the Age of thirty Years, and been nine Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen.

The Vice President of the United States shall be President of the Senate, but shall have no Vote, unless they be equally divided.

The Senate shall chuse their other Officers, and also a President pro tempore, in the Absence of the Vice President, or when he shall exercise the Office of President of the United States.

The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath or Affirmation. When the President of the United States is tried, the Chief Justice shall preside: And no Person shall be convicted without the Concurrence of two thirds of the Members present.

Judgment in Cases of Impeachment shall not extend further than to removal from Office, and disqualification to hold and enjoy any Office of honor, Trust or Profit under the United States: but the Party convicted shall nevertheless be liable and subject to Indictment, Trial, Judgment and Punishment, according to Law.

SECTION 4: Elections

The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of chusing Senators.

The Congress shall assemble at least once in every Year, and such Meeting shall be [on the first Monday in December,]* unless they shall by Law appoint a different Day.

SECTION 5: Powers and Duties of Congress

Each House shall be the Judge of the Elections, Returns and Qualifications of its own Members, and a Majority of each shall constitute a Quorum to do Business; but a smaller Number may adjourn from day to day, and may be authorized to compel the Attendance of absent Members, in such Manner, and under such Penalties as each House may provide.

Each House may determine the Rules of its Proceedings, punish its Members for disorderly Behaviour, and, with the Concurrence of two thirds, expel a Member.

Each House shall keep a Journal of its Proceedings, and from time to time publish the same, excepting such Parts as may in their Judgment require Secrecy; and the Yeas and Nays of the Members of either House on any question shall, at the Desire of one fifth of those Present, be entered on the Journal.

Neither House, during the Session of Congress, shall, without the Consent of the other, adjourn for more than three days, nor to any other Place than that in which the two Houses shall be sitting.

SECTION 6: Rights and Disabilities of Members

The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States. They shall in all Cases, except Treason, Felony and Breach of the Peace, be privileged from Arrest during their Attendance at the Session of their respective Houses, and in going to and returning from the same; and for any Speech or Debate in either House, they shall not be questioned in any other Place.

No Senator or Representative shall, during the Time for which he was elected, be appointed to any civil Office under the Authority of the United States, which shall have been created, or the Emoluments whereof shall have been increased during such time; and no Person holding any Office under the United States, shall be a Member of either House during his Continuance in Office.

SECTION 7: Legislative Process

All Bills for raising Revenue shall originate in the House of Representatives; but the Senate may propose or concur with Amendments as on other Bills.

Every Bill which shall have passed the House of Representatives and the Senate, shall, before it become a Law, be presented to the President of the United States; If he approve he shall sign it, but if not he shall return it, with his Objections to that House in which it shall have originated, who shall enter the Objections at large on their Journal, and proceed to reconsider it. If after such Reconsideration two thirds of that House shall agree to pass the Bill, it shall be sent, together with

the Objections, to the other House, by which it shall likewise be reconsidered, and if approved by two thirds of that House, it shall become a Law. But in all such Cases the Votes of both Houses shall be determined by Yeas and Nays, and the Names of the Persons voting for and against the Bill shall be entered on the Journal of each House respectively, If any Bill shall not be returned by the President within ten Days (Sundays excepted) after it shall have been presented to him, the Same shall be a Law, in like Manner as if he had signed it, unless the Congress by their Adjournment prevent its Return, in which Case it shall not be a Law.

Every Order, Resolution, or Vote to which the Concurrence of the Senate and House of Representatives may be necessary (except on a question of Adjournment) shall be presented to the President of the United States; and before the Same shall take Effect, shall be approved by him, or being disapproved by him, shall be repassed by two thirds of the Senate and House of Representatives, according to the Rules and Limitations prescribed in the Case of a Bill.

SECTION 8: Powers of Congress

The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow Money on the credit of the United States;

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and post Roads;

To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the supreme Court;
To define and punish Piracies and Felonies committed on the high Seas, and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

To provide and maintain a Navy;

To make Rules for the Government and Regulation of the land and naval Forces;

To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards and other needful Buildings; -And

To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

SECTION 9: Powers Denied Congress

The Migration or Importation of such Persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the Year one thousand eight hundred and eight, but a Tax or duty may be imposed on such Importation, not exceeding ten dollars for each Person.

The Privilege of the Writ of Habeas Corpus shall not be suspended, unless when in Cases of Rebellion or Invasion the public Safety may require it.

No Bill of Attainder or ex post facto Law shall be passed.

[No Capitation, or other direct, Tax shall be laid, unless in Proportion to the Census or Enumeration herein before directed to be taken.]*

No Tax or Duty shall be laid on Articles exported from any State.

No Preference shall be given by any Regulation of Commerce or Revenue to the Ports of one State over those of another: nor shall Vessels bound to, or from, one State, be obliged to enter, clear, or pay Duties in another.

No Money shall be drawn from the Treasury, but in Consequence of Appropriations made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time.

No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

SECTION 10: Powers Denied to the States

No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any

Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

No State shall, without the Consent of the Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it's inspection Laws: and the net Produce of all Duties and Imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States; and all such Laws shall be subject to the Revision and Controul of the Congress.

No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.

Article. II.

SECTION. 1.

The executive Power shall be vested in a President of the United States of America. He shall hold his Office during the Term of four Years, and, together with the Vice President, chosen for the same Term, be elected, as follows:

Each State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors, equal to the whole Number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or Person holding an Office of Trust or Profit under the United States, shall be appointed an Elector.

[The Electors shall meet in their respective States, and vote by Ballot for two Persons, of whom one at least shall not be an Inhabitant of the same State with themselves. And they shall make a List of all the Persons voted for, and of the Number of Votes for each; which List they shall sign and certify, and transmit sealed to the Seat of the Government of the United States, directed to the President of the Senate. The President of the Senate shall, in the Presence of the Senate and House of Representatives, open all the Certificates, and the Votes shall then be counted. The Person having the greatest Number of Votes shall be the President, if such Number be a Majority of the whole Number of Electors appointed; and if there be more than one who have such Majority, and have an equal Number of Votes, then the House of Representatives shall immediately chuse by Ballot one of them for President; and if no Person have a Majority, then from the five highest on the List the said House shall in like Manner chuse the President. But in chusing the President, the Votes shall be taken by States, the Representation from each State having one Vote; A quorum for this Purpose shall consist of a Member or Members from two thirds of the States, and a Majority of all the States shall be necessary to a Choice. In every Case, after the Choice of the President, the Person having the greatest Number of Votes of the Electors shall be the Vice President. But if there should remain two or more

who have equal Votes, the Senate shall chuse from them by Ballot the Vice President.]*

The Congress may determine the Time of chusing the Electors, and the Day on which they shall give their Votes; which Day shall be the same throughout the United States.

No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States.

[In Case of the Removal of the President from Office, or of his Death, Resignation, or Inability to discharge the Powers and Duties of the said Office, the Same shall devolve on the Vice President, and the Congress may by Law provide for the Case of Removal, Death, Resignation or Inability, both of the President and Vice President, declaring what Officer shall then act as President, and such Officer shall act accordingly, until the Disability be removed, or a President shall be elected.]*

The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be increased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them.

Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation:- "I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States, and will to the best of my Ability, preserve, protect and defend the Constitution of the United States."

SECTION. 2.

The President shall be Commander in Chief of the Army and Navy of the United States, and of the Militia of the several States, when called into the actual Service of the United States; he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any Subject relating to the Duties of their respective Offices, and he shall have Power to grant Reprieves and Pardons for Offenses against the United States, except in Cases of Impeachment.

He shall have Power, by and with the Advice and Consent of the Senate, to make Treaties, provided two thirds of the Senators present concur; and he shall nominate, and by and with the Advice and Consent of the Senate, shall appoint Ambassadors, other public Ministers and Consuls, Judges of the supreme Court, and all other Officers of the United States, whose Appointments are not herein otherwise provided for, and which shall be established by Law: but the Congress may by Law vest the Appointment of such inferior Officers, as they think proper, in the President alone, in the Courts of Law, or in the Heads of Departments.

The President shall have Power to fill up all Vacancies that may happen during the Recess of the Senate, by

granting Commissions which shall expire at the End of their next Session.

SECTION. 3.

He shall from time to time give to the Congress Information of the State of the Union, and recommend to their Consideration such Measures as he shall judge necessary and expedient; he may, on extraordinary Occasions, convene both Houses, or either of them, and in Case of Disagreement between them, with Respect to the Time of Adjournment, he may adjourn them to such Time as he shall think proper; he shall receive Ambassadors and other public Ministers; he shall take Care that the Laws be faithfully executed, and shall Commission all the Officers of the United States.

SECTION. 4.

The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors.

Article. III.

SECTION. 1.

The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.

SECTION. 2.

The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority; - to all Cases affecting Ambassadors, other public Ministers and Consuls; - to all Cases of admiralty and maritime Jurisdiction; - to Controversies to which the United States shall be a Party; - to Controversies between two or more States; - [between a State and Citizens of another State;]* between Citizens of different States, - between Citizens of the same State claiming Lands under Grants of different States, [and between a State, or the Citizens thereof; and foreign States, Citizens or Subjects.]*

In all Cases affecting Ambassadors, other public Ministers and Consuls, and those in which a State shall be Party, the supreme Court shall have original Jurisdiction. In all the other Cases before mentioned, the supreme Court shall have appellate Jurisdiction, both as to Law and Fact, with such Exceptions, and under such Regulations as the Congress shall make.

The Trial of all Crimes, except in Cases of Impeachment; shall be by Jury; and such Trial shall be held in the State where the said Crimes shall have been committed; but when not committed within any State,

the Trial shall be at such Place or Places as the Congress may by Law have directed.

SECTION. 3.

Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the Testimony of two Witnesses to the same overt Act, or on Confession in open Court.

The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted.

Article. IV.

SECTION. 1.

Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. And the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the Effect thereof.

SECTION. 2.

The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States. A Person charged in any State with Treason, Felony, or other Crime, who shall flee from Justice, and be found in another State, shall on Demand of the executive Authority of the State from which he fled, be delivered up, to be removed to the State having Jurisdiction of the Crime.

[No Person held to Service or Labour in one State, under the Laws thereof, escaping into another, shall, in Consequence of any Law or Regulation therein, be discharged from such Service or Labour, but shall be delivered up on Claim of the Party to whom such Service or Labour may be due.]*

SECTION. 3.

New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress.

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

SECTION. 4.

The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic

Violence.

Article. V.

The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution, or, on the Application of the Legislatures of two thirds of the several States, shall call a Convention for proposing Amendments, which in either Case, shall be valid to all Intents and Purposes, as Part of this Constitution, when ratified by the Legislatures of three fourths of the several States, or by Conventions in three fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress; Provided that no Amendment which may be made prior to the Year One thousand eight hundred and eight shall in any Manner affect the first and fourth Clauses in the Ninth Section of the first Article; and that no State, without its Consent, shall be deprived of its equal Suffrage in the Senate.

Article. VI.

All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.

Article. VII.

The Ratification of the Conventions of nine States, shall be sufficient for the Establishment of this Constitution between the States so ratifying the Same.

Done in Convention by the Unanimous Consent of the States present the Seventeenth Day of September in the Year of our Lord one thousand seven hundred and Eighty seven and of the Independence of the United States of America the Twelfth In Witness whereof We have hereunto subscribed our Names,

Go. Washington--Presidt: and deputy from Virginia

NEW HAMPSHIRE

John Langdon Nicholas Gilman

MASSACHUSETTS

Nathaniel Gorham Rufus King

CONNECTICUT

Wm. Saml. Johnson Roger Sherman

NEW YORK

Alexander Hamilton

NEW JERSEY

Wil: Livingston David Brearley Wm. Paterson Jona:
Dayton

PENNSYLVANIA

B Franklin Thomas Mifflin Robt Morris

Geo. Clymer Thos. FitzSimons Jared Ingersoll

James Wilson Gouv Morris

DELAWARE

Geo: Read Gunning Bedford jun John Dickinson

Richard Bassett Jaco: Broom

MARYLAND

James McHenry Dan of St. Thos. Jenifer

Danl Carroll

VIRGINIA

John Blair James Madison Jr.

NORTH CAROLINA

Wm. Blount Richd. Dobbs Spaight Hu Williamson

SOUTH CAROLINA

J. Rutledge Charles Cotesworth Pinckney

Charles Pinckney Pierce Butler

GEORGIA

William Few Abr Baldwin

Attest William Jackson Secretary

In Convention Monday September 17th, 1787. Present

The States of

New Hampshire, Massachusetts, Connecticut, Mr.

Hamilton from New York, New Jersey, Pennsylvania,

Delaware, Maryland, Virginia, North Carolina, South

Carolina and Georgia.

Resolved,

That the preceding Constitution be laid before the
United States in Congress assembled, and that it is the

Opinion of this Convention, that it should afterwards be submitted to a Convention of Delegates, chosen in each State by the People thereof, under the Recommendation of its Legislature, for their Assent and Ratification; and that each Convention assenting to, and ratifying the Same, should give Notice thereof to the United States in Congress assembled. Resolved, That it is the Opinion of this Convention, that as soon as the Conventions of nine States shall have ratified this Constitution, the United States in Congress assembled should fix a Day on which Electors should be appointed by the States which shall have ratified the same, and a Day on which the Electors should assemble to vote for the President, and the Time and Place for commencing Proceedings under this Constitution.

That after such Publication the Electors should be appointed, and the Senators and Representatives elected: That the Electors should meet on the Day fixed for the Election of the President, and should transmit their Votes certified, signed, sealed and directed, as the Constitution requires, to the Secretary of the United States in Congress assembled, that the Senators and Representatives should convene at the Time and Place assigned; that the Senators should appoint a President of the Senate, for the sole Purpose of receiving, opening and counting the Votes for President; and, that after he shall be chosen, the Congress, together with the President, should, without Delay, proceed to execute this Constitution.

By the unanimous Order of the Convention

Go. Washington-President: W. JACKSON Secretary.

* Language in brackets has been changed by amendment.

9 – Bill of Rights and Amendments to The Constitution for the United States as Ratified by the States

Preamble to the Bill of Rights

Congress of the United States begun and held at the City of New-York, on Wednesday the fourth of March, one thousand seven hundred and eighty nine.

THE Conventions of a number of the States, having at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution.

RESOLVED by the Senate and House of Representatives of the United States of America,

in Congress assembled, two thirds of both Houses concurring, that the following Articles be proposed to the Legislatures of the several States, as amendments to the Constitution of the United States, all, or any of which Articles, when ratified by three fourths of the said Legislatures, to be valid to all intents and purposes, as part of the said Constitution; viz.

ARTICLES in addition to, and Amendment of the Constitution of the United States of America, proposed by Congress, and ratified by the Legislatures of the several States, pursuant to the fifth Article of the original Constitution.

(Note: The **first 10 amendments to the Constitution** were ratified **December 15, 1791**, and form what is known as the "**Bill of Rights**".)

Amendment I.

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press, or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Amendment II.

A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

Amendment III.

No Soldier shall, in time of peace be quartered in any house, without the consent of the Owner, nor in time of war, but in a manner to be prescribed by law.

Amendment IV.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Amendment V.

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Amendment VI.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

Amendment VII.

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise reexamined in any Court of the United States, than according to the rules of the common law.

Amendment VIII.

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Amendment IX.

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Amendment X.

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

AMENDMENTS 11-27

Amendment XI.

Passed by Congress March 4, 1794. Ratified February 7, 1795.

(Note: A portion of Article III, Section 2 of the Constitution was modified by the 11th Amendment.)

The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.

Amendment XII.

Passed by Congress December 9, 1803. Ratified June 15, 1804.

(Note: A portion of Article II, Section 1 of the Constitution was changed by the 12th Amendment.)

The Electors shall meet in their respective states, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate;-the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted;-The person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of Electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of

all the states shall be necessary to a choice. [And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in case of the death or other constitutional disability of the President.-]* The person having the greatest number of votes as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of Electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.

*Superseded by Section 3 of the 20th Amendment.

Amendment XIII.

Passed by Congress January 31, 1865. Ratified December 6, 1865.

(Note: A portion of Article IV, Section 2 of the Constitution was changed by the 13th Amendment.)

SECTION 1.

Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

SECTION 2.

Congress shall have power to enforce this article by appropriate legislation.

Amendment XIV.

Passed by Congress June 13, 1866. Ratified July 9, 1868.

(Note: Article I, Section 2 of the Constitution was modified by Section 2 of the 14th Amendment.)

SECTION 1.

All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

SECTION 2.

Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at

any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, [being twenty-one years of age,]* and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

SECTION 3.

No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

SECTION 4.

The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

SECTION 5.

The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

*Changed by Section 1 of the 26th Amendment.

Amendment XV.

Passed by Congress February 26, 1869. Ratified February 3, 1870.

SECTION 1.

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

SECTION 2.

The Congress shall have the power to enforce this article by appropriate legislation.

**NOTE: We The People now belong to
US CORP 1871**

Amendment XVI.

Passed by Congress July 2, 1909. Ratified February 3, 1913.
(Note: Article I, Section 9 of the Constitution was modified by the 16th Amendment.)

The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration.

Amendment XVII.

Passed by Congress May 13, 1912. Ratified April 8, 1913.
(Note: Article I, Section 3 of the Constitution was modified by the 17th Amendment.)

The Senate of the United States shall be composed of two Senators from each State, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislatures.

When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writs of election to fill such vacancies: Provided, That the legislature of any State may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.

This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.

Amendment XVIII.

Passed by Congress December 18, 1917. Ratified January 16, 1919. Repealed by the 21st Amendment, December 5, 1933.

SECTION 1.

After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

SECTION 2.

The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

SECTION 3.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

Amendment XIX.

Passed by Congress June 4, 1919. Ratified August 18, 1920.
The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

Congress shall have power to enforce this article by appropriate legislation.

Amendment XX.

Passed by Congress March 2, 1932. Ratified January 23, 1933.
(Note: Article I, Section 4 of the Constitution was modified by Section 2 of this Amendment. In addition, a portion of the 12th Amendment was superseded by Section 3.)

SECTION 1.

The terms of the President and the Vice President shall end at noon on the 20th day of January, and the terms of Senators and Representatives at noon on the 3d day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.

SECTION 2.

The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3d day of January, unless they shall by law appoint a different day.

SECTION 3.

If, at the time fixed for the beginning of the term of the President, the President elect shall have died, the Vice President elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified.

SECTION 4.

The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them.

SECTION 5.

Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.

SECTION 6.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission.

Amendment XXI.

Passed by Congress February 20, 1933. Ratified December 5, 1933.

SECTION 1.

The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

SECTION 2.

The transportation or importation into any State, Territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

SECTION 3.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

Amendment XXII.

Passed by Congress March 21, 1947. Ratified February 27,

1951.

SECTION 1.

No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative from holding the office of President or acting as President during the remainder of such term.

SECTION 2.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.

Amendment XXIII.

Passed by Congress June 16, 1960. Ratified March 29, 1961.

SECTION 1.

The District constituting the seat of Government of the United States shall appoint in such manner as Congress may direct:

A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment.

SECTION 2.

The Congress shall have power to enforce this article by appropriate legislation.

Amendment XXIV.

Passed by Congress August 27, 1962. Ratified January 23, 1964.

SECTION 1.

The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay poll tax or other tax.

SECTION 2.

The Congress shall have power to enforce this article by appropriate legislation.

Amendment XXV.

Passed by Congress July 6, 1965. Ratified February 10, 1967. (Note: Article II, Section 1 of the Constitution was modified by the 25th Amendment.)

SECTION 1.

In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

SECTION 2.

Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

SECTION 3.

Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

SECTION 4.

Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.

Amendment XXVI.

Passed by Congress March 23, 1971. Ratified July 1, 1971. (Note: Amendment 14, Section 2 of the Constitution was modified by Section 1 of the 26th Amendment.)

SECTION 1.

The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any State on account of age.

SECTION 2.

The Congress shall have power to enforce this article by appropriate legislation.

Amendment XXVII.

Originally proposed Sept. 25, 1789. Ratified May 7, 1992. No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of representatives shall have intervened.

10 – Federal Reserve & Executive Orders

Source: President John F. Kennedy, The Federal Reserve And Executive Order 11110 by Cedric X , The Final Call, Vol. 15, No.6, January 17, 1996, <http://www.john-f-kennedy.net/executiveorder11110.htm>

June 4, 1963

- President John F. Kennedy signed EO 11110 that returned to US government the power to issue currency without going through the Federal Reserve.
- Strip the Federal Reserve Bank of its power to loan money to the government at interest.
- Gave US Treasury power "to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury".
- With every ounce of silver in US Treasury, the government could introduce new money into circulation – nearly \$4.3 billion in US notes.
- Put Federal Reserve Bank of New York out of business. If enough of these silver certificates were to come into circulation they would have eliminated the demand for Federal Reserve notes because silver certificates are backed by silver. Federal Reserve notes are backed by nothing.

After President Kennedy was assassinated just five months later, no more silver certificates were issued. The Final Call has learned that the Executive Order was never repealed by any U.S. President through an Executive Order and is still valid. Why then has no president utilized it?

Executive Order 11110: Amendment of EO 10289

AS AMENDED, RELATING TO THE PERFORMANCE OF CERTAIN FUNCTIONS AFFECTING THE DEPARTMENT OF THE TREASURY

June 04, 1963

By virtue of the authority vested in me by section 301 of title 3 of the United States Code, it is ordered as follows:

Section 1. Executive Order No. 10289 of September 19, 1951, as amended, is hereby further amended -

(a) By adding at the end of paragraph 1 thereof the following subparagraph (j):

(j) The authority vested in the President by paragraph (b) of section 43 of the Act of May 12, 1933, as amended (31 U.S.C.821(b)), to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury not then held for redemption of any outstanding silver certificates, to prescribe the denomination of such silver certificates, and to coin standard silver dollars and subsidiary silver currency for their redemption and

(b) By revoking subparagraphs (b) and (c) of paragraph 2 thereof.

Section 2. The amendments made by this Order shall not

affect any act done, or any right accruing or accrued or any suit or proceeding had or commenced in any civil or criminal cause prior to the date of this Order but all such liabilities shall continue and may be enforced as if said amendments had not been made.

John F. Kennedy
The White House, June 4, 1963.

Source: <https://www.archives.gov/federal-register/codification/executive-order/10289.html>

Executive Order 10289: Providing for the performance of certain functions of the President by the Secretary of the Treasury

Source: The provisions of Executive Order 10289 of Sept. 17, 1951, appear at 16 FR 9499, 3 CFR, 1949-1953 Comp., p. 787, unless otherwise noted.
[Harry S. Truman was president.]

By virtue of the authority vested in me by section 1 of the act of August 8, 1950, 64 Stat. 419 (Public Law 673, 81st Congress), and as President of the United States, it is ordered as follows:

1. The Secretary of the Treasury is hereby designated and empowered to perform the following-described functions of the President without the approval, ratification, or other action of the President:

(a) The authority vested in the President by section 1 of the act of August 1, 1914, c. 223, 38 Stat. 609, 623, as amended (19 U.S.C. 2), (1) to rearrange, by consolidation or otherwise, the several customs-collection districts, (2) to discontinue ports of entry by abolishing the same and establishing others in their stead, and (3) to change from time to time the location of the headquarters in any customs-collection district as the needs of the service may require.

(b) The authority vested in the President by section 1 of the Anti-Smuggling Act of August 5, 1935, c. 438, 49 Stat. 517 (19 U.S.C. 1701), (1) to find and declare that at any place or within any area on the high seas adjacent to but outside customs waters any vessel or vessels hover or are being kept off the coast of the United States and that, by virtue of the presence of any such vessel or vessels at such place or within such area, the unlawful introduction or removal into or from the United States of any merchandise or person is being, or may be, occasioned, promoted, or threatened, (2) to find and declare that certain waters on the high seas are in such proximity to such vessel or vessels that such unlawful introduction or removal of merchandise or persons may be carried on by or to or from such vessel or vessels, and (3) to find and declare that, within any customs-enforcement area,

the circumstances no longer exist which gave rise to the declaration of such area as a customs-enforcement area.

(c) The authority vested in the President by section 1 of the Act of August 26, 1985, Public Law 98-89, 97 Stat. 510 (46 U.S.C. 3101); to suspend the provisions of law requiring the inspection of foreign-built vessels admitted to American registry.

(d) The authority vested in the President by section 5 of the act of May 28, 1908, c. 212, 35 Stat. 425, as amended (46 U.S.C. Appendix 104), to determine (as a prerequisite to the extension of reciprocal privileges by the Commissioner of Customs) that yachts used and employed exclusively as pleasure vessels and belonging to any resident of the United States are allowed to arrive at and depart from any foreign port and to cruise in the waters of such port without entering or clearing at the custom-house thereof and without the payment of any charges for entering or clearing, dues, duty per ton, tonnage taxes, or charges for cruising licenses.

(e) The authority vested in the President by section 2 of the act of March 24, 1908, c. 96, 35 Stat. 46 (46 U.S.C. Appendix 134), to name the hospital ships to which section 1 of the said act shall apply to indicate the time when the exemptions thereby provided for shall begin and end.

(f) The authority vested in the President by section 4223 of the Revised Statutes, as amended (46 U.S.C.

Appendix 141), (1) to declare that--upon satisfactory proof being given by the government of any foreign nation that no discriminating duties of tonnage or imposts are imposed or levied in the ports of such nation upon vessels wholly belonging to citizens of the United States, or upon the produce, manufactures, or merchandise imported in the same from the United States or from any foreign country--the foreign discriminating duties of tonnage and impost within the United States are suspended and discontinued, so far as respects the vessels of such foreign nation, and the produce, manufactures, or merchandise imported into the United States from such foreign nation, or from any other foreign country, and (2) to suspend in part the operation of section 4219 of the Revised Statutes, as amended (46 U.S.C. Appendix 121), and section IV, J, subsection 1 of the act of October 3, 1913, c. 16, 38 Stat. 195, as amended (46 U.S.C. Appendix 146), so that foreign vessels from a country imposing partial discriminating tonnage duties upon American vessels, or partial discriminating import duties upon American merchandise, may enjoy in our ports the identical privileges which the same class of American vessels and merchandise may enjoy in such country: Provided, that prior to the issuance of an order of the Secretary of the Treasury suspending and discontinuing (wholly or in part) discriminating tonnage

11 – Executive Order 13818 (EO 1221): Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption

Source: www.douknowq.com/135325/Executive-Order-12212017.htm

Executive Order 12/21/2017

On December 21, 2017, President Trump signed an Executive Order which declared a national emergency regarding serious human rights abuses. It allows the US Treasury Department to seize the assets of persons involved in serious human rights abuses or corruptions. It is rampant in Hollywood and among members of our government. When government officials are involved in corrupt practices, it allows them to be blackmailed. This may explain why some government officials act contrary to the public's best interest. If our Senators and Congressmen are being blackmailed, it is a threat to our national security. Seizing assets is a way to provide some justice for the victims and our country. Taking away the assets of the global cabal takes away their power.

Executive Order 13818 signed on December 20, 2017
Went into effect on December 21, 2017
Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption

By the authority vested in me as President by

the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), the Global Magnitsky Human Rights Accountability Act (Public Law 114–328) (the “Act”), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)) (INA), and section 301 of title 3, United States Code,

I, DONALD J. TRUMP, President of the United States of America, find that the prevalence and severity of human rights abuse and corruption that have their source, in whole or in substantial part, outside the United States, such as those committed or directed by persons listed in the Annex to this order, have reached such scope and gravity that they threaten the stability of international political and economic systems. Human rights abuse and corruption undermine the values that form an essential foundation of stable, secure, and functioning societies; have devastating impacts on individuals; weaken democratic institutions; degrade the rule of law; perpetuate violent conflicts; facilitate the activities of dangerous persons; and undermine economic markets. The United States seeks to impose tangible and significant consequences on those who commit serious human rights

abuse or engage in corruption, as well as to protect the financial system of the United States from abuse by these same persons.

I therefore determine that serious human rights abuse and corruption around the world constitute an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States, and I hereby declare a national emergency to deal with that threat.

I hereby determine and order:

Section 1. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in:

- (i) the persons listed in the Annex to this order;
- (ii) any foreign person determined by the Secretary of the Treasury, in consultation with the Secretary of State and the Attorney General:

(A) to be responsible for or complicit in, or to have directly or indirectly engaged in, serious human rights abuse;

(B) to be a current or former government official, or a person acting for or on behalf of such an official, who is responsible for or complicit in, or has directly or indirectly engaged in:

(1) corruption, including the misappropriation of state assets, the expropriation of private assets for personal gain, corruption related to government contracts or the extraction of natural resources, or bribery; or

(2) the transfer or the facilitation of the transfer of the proceeds of corruption;

(C) to be or have been a leader or official of:

(1) an entity, including any government entity, that has engaged in, or whose members have engaged in, any of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section relating to the leader's or official's tenure; or

(2) an entity whose property and interests in property are blocked pursuant to this order as a result of activities related to the leader's or official's tenure; or

(D) to have attempted to engage in any of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section; and

(iii) any person determined by the Secretary of the Treasury, in consultation with the Secretary of State and the Attorney General:

(A) to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of:

(1) any activity described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section that is conducted by a foreign person;

(2) any person whose property and interests in property are blocked pursuant to this order; or

(3) any entity, including any government entity, that has engaged in, or whose members have engaged in, any

of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section, where the activity is conducted by a foreign person;

(B) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order; or

(C) to have attempted to engage in any of the activities described in subsections (iii)(A) or (B) of this section.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted before the effective date of this order.

Section 2. The unrestricted immigrant and non-immigrant entry into the United States of aliens determined to meet one or more of the criteria in section 1 of this order would be detrimental to the interests of the United States, and the entry of such persons into the United States, as immigrants or non-immigrants, is hereby suspended. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Section 3. I hereby determine that the making of donations of the types of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order would seriously impair my ability to deal with the national emergency declared in this order, and I hereby prohibit such donations as provided by section 1 of this order.

Section 4. The prohibitions in section 1 include:

- (a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and
- (b) the receipt of any contribution or provision of funds, goods, or services from any such person.

Section 5. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Section 6. For the purposes of this order:

(a) the term "person" means an individual or entity;

(b) the term "entity" means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization; and

(c) the term "United States person" means any United States citizen, permanent resident alien, entity organized

under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States.

Section 7. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in this order, there need be no prior notice of a listing or determination made pursuant to this order.

Section 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including adopting rules and regulations, and to employ all powers granted to me by IEEPA and the Act as may be necessary to implement this order and section 1263(a) of the Act with respect to the determinations provided for therein. The Secretary of the Treasury may, consistent with applicable law, redelegate any of these functions to other officers and agencies of the United States. All agencies shall take all appropriate measures within their authority to implement this order.

Section 9. The Secretary of State is hereby authorized to take such actions, including adopting rules and regulations, and to employ all powers granted to me by IEEPA, the INA, and the Act as may be necessary to carry out section 2 of this order and, in consultation with the Secretary of the Treasury, the reporting requirement in section 1264(a) of the Act with respect to the reports provided for in section 1264(b)(2) of that Act. The Secretary of State may, consistent with applicable law, redelegate any of these functions to other officers and agencies of the United States consistent with applicable law.

Section 10. The Secretary of the Treasury, in consultation with the Secretary of State and the Attorney General, is hereby authorized to determine that circumstances no longer warrant the blocking of the property and interests in property of a person listed in the Annex to this order, and to take necessary action to give effect to that determination.

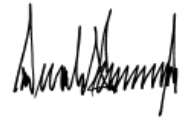
Section 11. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to submit recurring and final reports to the Congress on the national emergency declared in this order, consistent with section 401(c) of the NEA (50 U.S.C. 1641(c)) and section 204(c) of IEEPA (50 U.S.C. 1703(c)).

Section 12. This order is effective at 12:01 a.m., Eastern Standard Time, December 21, 2017.

Section 13. This order is not intended to, and does not, create any right or benefit, substantive or procedural,

enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

DONALD J. TRUMP
THE WHITE HOUSE,
December 20, 2017.



ANNEX

1. Mukhtar Hamid Shah; Date of Birth (DOB) August 11, 1939; alt. DOB November 8, 1939; nationality, Pakistan
2. Angel Rondon Rijo; DOB July 16, 1950; nationality, Dominican Republic
3. Dan Gertler; DOB December 23, 1973; nationality, Israel; alt. nationality, Democratic Republic of the Congo
4. Maung Maung Soe; DOB March 1964; nationality, Burma
5. Yahya Jammeh; DOB May 25, 1965; nationality, The Gambia
6. Sergey Kusiuk; DOB December 1, 1966; nationality, Ukraine; alt. nationality, Russia
7. Benjamin Bol Mel; DOB January 3, 1978; alt. DOB December 24, 1978; nationality, South Sudan; alt. nationality, Sudan
8. Julio Antonio Juárez Ramírez; DOB December 1, 1980; nationality, Guatemala
9. Goulнора Islamovna Karimova; DOB July 8, 1972; nationality, Uzbekistan
10. Slobodan Tescic; DOB December 21, 1958; nationality, Serbia
11. Artem Yuryevich Chayka; DOB September 25, 1975; nationality, Russia
12. Gao Yan; DOB April 1963; nationality, China
13. Roberto Jose Rivas Reyes; DOB July 6, 1954; nationality, Nicaragua

The US Treasury Department put out a press release on December 21, 2017, entitled, "New Executive Order Implements Global Magnitsky Human Rights Accountability Act, Provides for Treasury Sanctions Against Malign Actors Worldwide". It states, "Washington – Today, the Trump Administration launched a new sanctions regime targeting human rights abusers and corrupt actors around the world. Building on the Global Magnitsky Human Rights Accountability Act passed by Congress last year, President Donald J. Trump signed an Executive Order today declaring a national emergency with respect to serious human rights abuse and corruption around the world and providing for the imposition of sanctions on actors engaged in these malign activities. In an Annex to the Order, the President imposed sanctions on 13 serious human rights abusers and corrupt actors. In addition, the Treasury Department's Office of Foreign Assets Control (OFAC), acting on behalf of the Secretary of the Treasury, in

consultation with the Secretary of State and the Attorney General, imposed sanctions on an additional 39 affiliated individuals and entities under the newly-issued Order.

"Today, the United States is taking a strong stand against human rights abuse and corruption globally by shutting these bad actors out of the U.S. financial system. Treasury is freezing their assets and publicly denouncing the egregious acts they've committed, sending a message that there is a steep price to pay for their misdeeds," said Secretary of the Treasury Steven T. Mnuchin. "At the direction of President Trump, Treasury and our

interagency partners will continue to take decisive and impactful actions to hold accountable those who abuse human rights, perpetrate corruption, and undermine American ideals."

"As a result of today's actions, all of the assets within U.S. jurisdiction of the individuals and entities included in the Annex to the Order or designated by OFAC are blocked, and U.S. persons are generally prohibited from engaging in transactions with them." Further details on these designations are found in the original article at <https://home.treasury.gov/news/press-releases/sm0243>.

12 – Executive Order 13958: Establishing the President's Advisory 1776 Commission

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to better enable a rising generation to understand the history and principles of the founding of the United States in 1776, and, through this, form a more perfect Union, it is hereby ordered as follows:

Section 1. Purpose. The American founding envisioned a political order in harmony with the design of "the Laws of Nature and of Nature's God," seeing the rights to life, liberty, and the pursuit of happiness as embodied in and sanctioned by natural law and its traditions.

The formation of a republic around these principles marked a clear departure from previous forms of government, securing rights through a form of government that derives its legitimate power from the consent of the governed. Throughout its national life, our Republic's exploration of the full meaning of these principles has led it through the ratification of a Constitution, civil war, the abolition of slavery, Reconstruction, and a series of domestic crises and world conflicts. Those events establish a clear historical record of an exceptional Nation dedicated to the ideas and ideals of its founding.

Against this history, in recent years, a series of polemics grounded in poor scholarship has vilified our Founders and our founding. Despite the virtues and accomplishments of this Nation, many students are now taught in school to hate their own country, and to believe that the men and women who built it were not heroes, but rather villains. This radicalized view of American history lacks perspective, obscures virtues, twists motives, ignores or distorts facts, and magnifies flaws, resulting in the truth being concealed and history disfigured. Failing to identify, challenge, and correct this distorted perspective could fray and ultimately erase the bonds that knit our country and culture together.

The recent attacks on our founding have highlighted America's history related to race. These one-sided and

divisive accounts too often ignore or fail to properly honor and recollect the great legacy of the American national experience—our country's valiant and successful effort to shake off the curse of slavery and to use the lessons of that struggle to guide our work toward equal rights for all citizens in the present. Viewing America as an irredeemably and systemically racist country cannot account for the extraordinary role of the great heroes of the American movement against slavery and for civil rights—a great moral endeavor that, from Abraham Lincoln to Martin Luther King, Jr., was marked by religious fellowship, good will, generosity of heart, an emphasis on our shared principles, and an inclusive vision for the future.

As these heroes demonstrated, the path to a renewed and confident national unity is through a rediscovery of a shared identity rooted in our founding principles. A loss of national confidence in these principles would place rising generations in jeopardy of a crippling self-doubt that could cause them to abandon faith in the common story that binds us to one another across our differences. Without our common faith in the equal right of every individual American to life, liberty, and the pursuit of happiness, authoritarian visions of government and society could become increasingly alluring alternatives to self-government based on the consent of the people. Thus it is necessary to provide America's young people access to what is genuinely inspiring and unifying in our history, as well as to the lessons imparted by the American experience of overcoming great national challenges. This is what makes possible the informed and honest patriotism that is essential for a successful republic.

A restoration of American education grounded in the principles of our founding that is accurate, honest, unifying, inspiring, and ennobling must ultimately succeed at the local level. Parents and local school boards must be empowered to achieve greater choice and variety in curriculum at the State and local levels.

The role of the Federal Government is to protect and preserve State and local control over the curriculum, program of instruction, administration, and personnel of educational institutions, schools, and school systems. Indeed, that is why my Administration rejects the Common Core curriculum and all efforts to have the Federal Government impose a national curriculum or national standards in education.

Vigorous participation in local government has always been America's laboratory of liberty and a key to what makes us exceptional. The best way to preserve the story of America's founding principles is to live it in action by local communities reasserting control of how children receive patriotic education in their schools.

Sec. 2. The President's Advisory 1776 Commission.

(a) Within 120 days of the date of this order, the Secretary of Education shall establish in the Department of Education the President's Advisory 1776 Commission ("the 1776 Commission") to better enable a rising generation to understand the history and principles of the founding of the United States in 1776 and to strive to form a more perfect Union.

(b) The 1776 Commission shall be composed of not more than 20 members, who shall be appointed by the President. Members shall serve for a term of 2 years and shall not be removed except for inefficiency, neglect of duty, or malfeasance. The 1776 Commission may include individuals from outside the Federal Government with relevant experience or subject-matter expertise. The 1776 Commission shall also include the following ex-officio members or such senior officials as those members may designate:

- (i) the Secretary of State;
- (ii) the Secretary of Defense;
- (iii) the Secretary of the Interior;
- (iv) the Secretary of Housing and Urban Development;
- (v) the Secretary of Education;
- (vi) the Assistant to the President for Domestic Policy; and
- (vii) the Assistant to the President for Intergovernmental Affairs.

(c) The 1776 Commission shall:

- (i) produce a report for the President, within 1 year of the date of this order, which shall be publicly disseminated, regarding the core principles of the American founding and how these principles may be understood to further enjoyment of "the blessings of liberty" and to promote our striving "to form a more perfect Union." The Commission may solicit statements and contributions from intellectual and cultural figures in addition to the views of the Commission members;
- (ii) advise and offer recommendations to the President and the United States Semiquincentennial Commission regarding the Federal Government's plans to celebrate the 250th anniversary of American Independence and coordinate with relevant external

stakeholders on their plans;

(iii) facilitate the development and implementation of a "Presidential 1776 Award" to recognize student knowledge of the American founding, including knowledge about the Founders, the Declaration of Independence, the Constitutional Convention, and the great soldiers and battles of the American Revolutionary War;

(iv) advise executive departments and agencies (agencies) with regard to their efforts to ensure patriotic education—meaning the presentation of the history of the American founding and foundational principles, the examination of how the United States has grown closer to those principles throughout its history, and the explanation of why commitment to America's aspirations is beneficial and justified—is provided to the public at national parks, battlefields, monuments, museums, installations, landmarks, cemeteries, and other places important to the American Revolution and the American founding, as appropriate and consistent with applicable law;

(v) advise agencies on prioritizing the American founding in Federal grants and initiatives, including those described in section 4 of this order, and as appropriate and consistent with applicable law; and

(vi) facilitate, advise upon, and promote other activities to support public knowledge and patriotic education on the American Revolution and the American founding, as appropriate and consistent with applicable law.

(d) The 1776 Commission shall have a Chair and Vice Chair, designated by the President from among its members. An Executive Director, designated by the Secretary of Education in consultation with the Assistant to the President for Domestic Policy, shall coordinate the work of the 1776 Commission. The Chair and Vice Chair shall work with the Executive Director to convene regular meetings of the 1776 Commission, determine its agenda, and direct its work, consistent with this order.

(e) The Department of Education shall provide funding and administrative support for the 1776 Commission, to the extent permitted by law and subject to the availability of appropriations.

(f) Members of the 1776 Commission shall serve without compensation but shall be reimbursed for travel expenses, including per diem in lieu of subsistence, as authorized by law for persons serving intermittently in the Government service (5 U.S.C. 5701–5707).

(g) Insofar as the Federal Advisory Committee Act, as amended (5 U.S.C. App.), may apply to the 1776 Commission, any functions of the President under that Act, except that of reporting to the Congress, shall be performed by the Secretary of Education, in accordance with the guidelines issued by the Administrator of General Services.

(h) The 1776 Commission shall terminate 2 years from the

date of this order, unless extended by the President.

Sec. 3. Celebration of Constitution Day. All relevant agencies shall monitor compliance with Title I of Division J of Public Law 108-447, which provides that "each educational institution that receives Federal funds for a fiscal year shall hold an educational program on the United States Constitution on September 17 of such year for the students served by the educational institution," including by verifying compliance with each educational institution that receives Federal funds. All relevant agencies shall take action, as appropriate, to enhance compliance with that law.

Sec. 4. Prioritize the American Founding in Available Federal Resources. The following agencies shall prioritize Federal resources, consistent with applicable law, to promote patriotic education:

- (a) the Department of Education, through the American History and Civics Academies and American History and Civics Education-National Activities;
- (b) the Department of Defense, through the Pilot Program on Enhanced Civics Education; and
- (c) the Department of State, through the Bureau of Educational and Cultural Affairs, and through opportunities in the Fulbright, U.S. Speakers, and International Visitors Leadership programs, as well as in American Spaces.

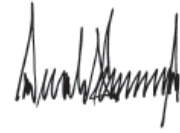
Sec. 5. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

- (i) the authority granted by law to an executive department or agency, or the head thereof; or
- (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

DONALD J. TRUMP
THE WHITE HOUSE,
November 2, 2020.



[FR Doc. 2020-24793 Filed 11-4-20; 11:15 am]
Billing code 3295-F1-P
Federal Register /Vol. 85, No. 215 /Thursday, November 5, 2020
/ Presidential Documents 70953



DONALD J. TRUMP

- January 25, 2021 -

Statement from the Office of the Former President

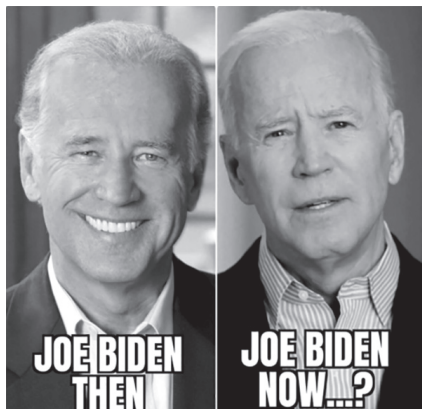
Palm Beach County, Florida — Today, the 45th President of the United States, Donald J. Trump, formally opened the Office of the Former President.

The Office will be responsible for managing President Trump's correspondence, public statements, appearances, and official activities to advance the interests of the United States and to carry on the agenda of the Trump Administration through advocacy, organizing, and public activism.

President Trump will always and forever be a champion for the American People.

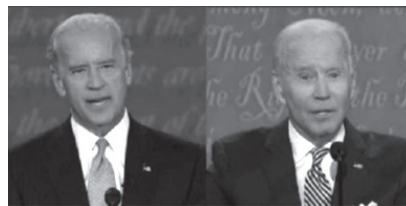
Note: the logo on The Office of Donald J. Trump is the same logo as the Constitution of 1776.

13 – Who is that Masked Man?



Joe Biden in 2007.

This is NOT the same person...
nor the same signature.
Is an actor our "president"?



14 – Central Banking System

The Rothschild family owned the central banking system established in most every country of the world – greed and power. This is a list of the central banks owned/controlled by the Rothschild family as of 2013.

Afghanistan: Bank of Afghanistan
Albania: Bank of Albania
Algeria: Bank of Algeria
Argentina: Central Bank of Argentina
Armenia: Central Bank of Armenia
Aruba: Central Bank of Aruba
Australia: Reserve Bank of Australia
Austria: Austrian National Bank
Azerbaijan: Central Bank of Azerbaijan Republic
Bahamas: Central Bank of The Bahamas
Bahrain: Central Bank of Bahrain
Bangladesh: Bangladesh Bank
Barbados: Central Bank of Barbados
Belarus: National Bank of the Republic of Belarus
Belgium: National Bank of Belgium
Belize: Central Bank of Belize
Benin: Central Bank of West African States (BCEAO)
Bermuda: Bermuda Monetary Authority
Bhutan: Royal Monetary Authority of Bhutan
Bolivia: Central Bank of Bolivia
Bosnia: Central Bank of Bosnia and Herzegovina
Botswana: Bank of Botswana
Brazil: Central Bank of Brazil
Bulgaria: Bulgarian National Bank
Burkina Faso: Central Bank of West African States (BCEAO)
Burundi: Bank of the Republic of Burundi
Cambodia: National Bank of Cambodia
Came Roon: Bank of Central African States
Canada: Bank of Canada – Banque du Canada
Cayman Islands: Cayman Islands Monetary Authority
Central African Republic: Bank of Central African States
Chad: Bank of Central African States
Chile: Central Bank of Chile
China: The People's Bank of China
Colombia: Bank of the Republic
Comoros: Central Bank of Comoros
Congo: Bank of Central African States
Costa Rica: Central Bank of Costa Rica
Côte d'Ivoire: Central Bank of West African States (BCEAO)
Croatia: Croatian National Bank
Cuba: Central Bank of Cuba
Cyprus: Central Bank of Cyprus
Czech Republic: Czech National Bank
Denmark: National Bank of Denmark
Dominican Republic: Central Bank of the Dominican Republic
East Caribbean area: Eastern Caribbean Central Bank
Ecuador: Central Bank of Ecuador
Egypt: Central Bank of Egypt
El Salvador: Central Reserve Bank of El Salvador
Equatorial Guinea: Bank of Central African States
Estonia: Bank of Estonia
Ethiopia: National Bank of Ethiopia
European Union: European Central Bank
Fiji: Reserve Bank of Fiji
Finland: Bank of Finland
France: Bank of France
Gabon: Bank of Central African States
The Gambia: Central Bank of The Gambia
Georgia: National Bank of Georgia
Germany: Deutsche Bundesbank
Ghana: Bank of Ghana
Greece: Bank of Greece
Guatemala: Bank of Guatemala
Guinea Bissau: Central Bank of West African States (BCEAO)
Guyana: Bank of Guyana
Haiti: Central Bank of Haiti
Honduras: Central Bank of Honduras
Hong Kong: Hong Kong Monetary Authority
Hungary: Magyar Nemzeti Bank
Iceland: Central Bank of Iceland
India: Reserve Bank of India
Indonesia: Bank Indonesia
Iran: The Central Bank of the Islamic Republic of Iran
Iraq: Central Bank of Iraq
Ireland: Central Bank and Financial Services Authority of Ireland
Israel: Bank of Israel
Italy: Bank of Italy
Jamaica: Bank of Jamaica
Japan: Bank of Japan
Jordan: Central Bank of Jordan
Kazakhstan: National Bank of Kazakhstan
Kenya: Central Bank of Kenya
Korea: Bank of Korea
Kuwait: Central Bank of Kuwait
Kyrgyzstan: National Bank of the Kyrgyz Republic
Latvia: Bank of Latvia
Lebanon: Central Bank of Lebanon
Lesotho: Central Bank of Lesotho
Libya: Central Bank of Libya (Their most recent conquest)
Uruguay: Central Bank of Uruguay
Lithuania: Bank of Lithuania
Luxembourg: Central Bank of Luxembourg
Macao: Monetary Authority of Macao
Macedonia: National Bank of the Republic of Macedonia
Madagascar: Central Bank of Madagascar
Malawi: Reserve Bank of Malawi
Malaysia: Central Bank of Malaysia
Mali: Central Bank of West African States (BCEAO)
Malta: Central Bank of Malta
Mauritius: Bank of Mauritius
Mexico: Bank of Mexico
Moldova: National Bank of Moldova
Mongolia: Bank of Mongolia
Montenegro: Central Bank of Montenegro
Morocco: Bank of Morocco
Mozambique: Bank of Mozambique
Namibia: Bank of Namibia
Nepal: Central Bank of Nepal
Netherlands: Netherlands Bank
Netherlands Antilles: Bank of the Netherlands Antilles
New Zealand: Reserve Bank of New Zealand
Nicaragua: Central Bank of Nicaragua
Niger: Central Bank of West African States (BCEAO)
Nigeria: Central Bank of Nigeria
Norway: Central Bank of Norway
Oman: Central Bank of Oman
Pakistan: State Bank of Pakistan
Papua New Guinea: Bank of Papua New Guinea
Paraguay: Central Bank of Paraguay
Peru: Central Reserve Bank of Peru
Philip Pines: Bangko Sentral ng Pilipinas
Poland: National Bank of Poland
Portugal: Bank of Portugal
Qatar: Qatar Central Bank
Romania: National Bank of Romania

Russia: Central Bank of Russia
 Rwanda: National Bank of Rwanda
 San Marino: Central Bank of the Republic of San Marino
 Samoa: Central Bank of Samoa
 Saudi Arabia: Saudi Arabian Monetary Agency
 Senegal: Central Bank of West African States (BCEAO)
 Serbia: National Bank of Serbia
 Seychelles: Central Bank of Seychelles
 Sierra Leone: Bank of Sierra Leone
 Singapore: Monetary Authority of Singapore
 Slovakia: National Bank of Slovakia
 Slovenia: Bank of Slovenia
 Solomon Islands: Central Bank of Solomon Islands
 South Africa: South African Reserve Bank
 Spain: Bank of Spain
 Sri Lanka: Central Bank of Sri Lanka
 Sudan: Bank of Sudan
 Surinam: Central Bank of Suriname
 Swaziland: The Central Bank of Swaziland
 Sweden: Sveriges Riksbank
 Switzerland: Swiss National Bank
 Tajikistan: National Bank of Tajikistan
 Tanzania: Bank of Tanzania
 Thailand: Bank of Thailand
 Togo: Central Bank of West African States (BCEAO)
 Tonga: National Reserve Bank of Tonga
 Trinidad and Tobago: Central Bank of Trinidad and Tobago
 Tunisia: Central Bank of Tunisia
 Turkey: Central Bank of the Republic of Turkey
 Uganda: Bank of Uganda
 Ukraine: National Bank of Ukraine
 United Arab Emirates: Central Bank of United Arab Emirates
 United Kingdom: Bank of England
 United States: Federal Reserve, Federal Reserve Bank of New York
 Vanuatu: Reserve Bank of Vanuatu
 Venezuela: Central Bank of Venezuela
 Vietnam: The State Bank of Vietnam
 Yemen: Central Bank of Yemen
 Zambia: Bank of Zambia
 Zimbabwe: Reserve Bank of Zimbabwe

In the year of 2000 there were seven countries without a central bank:

Afghanistan Iraq Sudan Libya
 Cuba North Korea Iran

The first step in having a central bank established in a country is to accept a loan that puts the country in debt to the bank controlled by the Rothschilds. If the country does not accept the loan, the leader of that country will be assassinated and a Rothschild-aligned leader will be put into the position. A central bank will be established with force under the name of terrorism.

The attacks of September 11, 2001, were an inside job to invade Afghanistan and Iraq to then establish a central bank in those countries.

Five countries in 2003 without a central bank:
 Sudan Libya Cuba North Korea Iran

Four countries in 2018 without a central bank:
 Cuba North Korea Iran Syria

The MSM is influenced by the Rothschilds globally. The Rothschilds also control the IMF, the World Bank, and the Bank of International Settlements. They own most of the gold globally as well as the London Gold Exchange, which sets the price of gold every day – or they did until President Trump reclaimed the gold. (Arrested the evil cabal.)

Source: https://www.bibliotecapleyades.net/sociopolitica2/esp_sociopol_rothschild59.htm

Goodness is on it's way. Hang in there people. We are saving our children and humanity. Prosperity is on the way. Be patient.

15 – Covid-19

There is a lot of information on Covid. Here are some notes for you to get started with your own research.

A picture is worth a thousand words. So, I have placed some screenshots of items I found. Yes, Covid-19 is an illness. I and my 91-year-old dad had it. I coughed and was extremely exhausted for two weeks. My dad and I were periodically exhausted for another four weeks, otherwise, no residual side effects. We only took cough medicine.

Hydroxychloroquine (HCQ)

The medicine, hydroxychloroquine (HCQ), is considered a cure and a vaccine for Covid. It has been on the market since the 1950s. Side effects are known. MSM states you will die of heart failure if you use HCQ. They lie. Frontline Doctor Brian Tyson said that he has cured over 3,000 patients and 75- 80% of the over 200,000 deaths thus far could have been prevented by using HCQ, as

stated on *lifesitenews.com* on 11/16/2020.

State governors decided to BAN the HCQ. Why? Perhaps it was intended to scare people into believing that Covid was so deadly. Perhaps it was planned to make us believe that voting procedures needed to change for the November 2020 election in order to steal an election.

Vaccines

Did you know that taking one pill of HCQ weekly prevents you from getting Covid? Hmmm, kind of like a vaccine, only HCQ is proven to work.

Why take a vaccine that is not proven healthy? All five vaccines are NOT FDA approved! The vaccines are unstable. (For more information, see podcast source on the next page.) Wake up people! Stop listening to the MSM, which was created by CIA's Operation Mockingbird! See chapter 1. Do your own research!

Sick with Covid-19:	Age	Survival rate
	0-19 years	99.99997%
	20-49 years	99.9998%
	50-69 years	99.995%
	over 70 years	99.946%

Classified as Vaccine	Dose	Efficacy
HCQ	1 pill/week	100%

Taken with zinc and vitamin D.
This information was banned on the internet.

Not classified as Vaccine	Dose	Efficacy
Pfizer	2 shots	95%
Moderna	2 shots	94.1%
AsraZeneca	2 shots	70%
Johnson & Johnson	1 shot	66%
Novavax	2 shots	89%

Pfizer and Moderna vaccines are made with messenger RNA, mRNA, encoding for CRISPR (a powerful gene editing technology) – to edit your DNA.

ONE NEWS NOW
 BRYAN FISCHER
 CATEGORIES ▾ PODCASTS APP

Fauci knew about HCQ in 2005 -- nobody needed to die

Monday, April 27, 2020 | Bryan Fischer - Guest Columnist

This means, of course, that Dr. Fauci (pictured at right) has known for 15 years that chloroquine and it's even milder derivative hydroxychloroquine (HCQ) will not only treat a current case of coronavirus ("therapeutic") but prevent future cases ("prophylactic"). So HCQ functions as both a cure and a vaccine. In other words, it's a wonder drug for coronavirus. Said Dr. Fauci's NIH in 2005, "concentrations of 10 µM completely abolished SARS-CoV infection." Fauci's researchers add, "chloroquine can effectively reduce the establishment of infection and spread of SARS-CoV."

Dr. Didier Raoult, the Anthony Fauci of France, had such spectacular success using HCQ to treat victims of SARS-CoV-2 that he said way back on February 25 that "it's game over" for coronavirus.

He and a team of researchers reported that the use of HCQ administered with both azithromycin and zinc cured 79 of 80 patients with only "rare and minor" adverse events. "In conclusion," these researchers write, "we confirm the efficacy of hydroxychloroquine associated with azithromycin in the treatment of COVID-19 and its potential effectiveness in the early impairment of contagiousness."

Article dated April 27, 2020, at <https://onenewsnow.com/perspectives/bryan-fischer/2020/04/27/fauci-knew-about-hcq-in-2005-nobody-needed-to-die>.

PLEASE do your OWN research on this!

All non-classified vaccines taken in USA as of 3/11/21 **Deaths 1,265**
Injury 25,000

Source: BardsFM podcast – Dr. Sherri Tenpenny on the vaccination agenda: www.bards.fm/e/bardsfm-dr-sherri-tenpenny-and-vaccination-agenda-20210311/.

Dr. Sherri Tenpenny states there are four strains of Covid, the most common respiratory virus in the world. The vaccines only reduce the symptoms of Covid. She explains how the depopulation vaccine will work over 3-6 months. Some of the ingredients in these vaccines have never been injected in humans before, thus are very unstable. Dr. Tenpenny lists 10 adverse affects to vaccines that attack you. (My sister-in-law's friend, a healthy person, died within 24 hours from taking the vaccine.)

Dr. Tenpenny states you can get ALS or FTLD. ALS, or amyotrophic lateral sclerosis, is a progressive neurodegenerative disease that affects nerve cells in the brain and the spinal cord. Scientists think that FTLD (Frontotemporal Lobar Degeneration) is the most common cause of dementia in people younger than age 60. The Frontotemporal area of the brain is

INFECTION FATALITY RATIO	
# INFECTED	
0-19 YEARS	.00003%
20-49 YEARS	.0002%
50-69 YEARS	.005%
70+ YEARS	.054%

HCQ is recommended by the American Journal of Medicine for the treatment of COVID (and many other conditions).

If I spoon fed MY CHILD vaccine ingredients, I'd be in prison.

WRAP YOUR HEAD AROUND IT.

The TRUTH about VACCINES.

Ingredients
 Aluminum (neurotoxin - causes MS, ALS, Alzheimers)
 Mercury Thimerosal
 Human Albumin (human blood)
 MRC-5 (aborted fetal cells and other DNA)
 Formaldehyde (causes cancer)
 Antifreeze (ethylene glycol)
 Phenoxyethanol
 Phenol
 Methanol
 Borax (sodium tetraborate decahydrate)
 Glutaraldehyde
 Monosodium Glutamate (MSG)
 Sulfate and Phosphate Compound
 Ammonium Sulfate
 Gentamicin Sulfate
 ...and more!

where you connect to a higher power – where you can pray. It is also where your intuitive sense is located.

Please be smart and do not take the vaccine. Do your own research away from MSM.

If your employer insists you take the vaccine, follow the chart below. There is NO law that forces you to take the vaccine.

Go to https://m.facebook.com/story.php?story_fbid=3519350398289229&id=100006429091892 and www.americasfrontlinedoctors.com/vaccines/ for more information.

- Fresh but never frozen humanized mice
- PCR test Kary Mullis
- Gain of function
- Dr Jim Meehan
- W0202006060606 patent
- Luciferase
- CRISPR

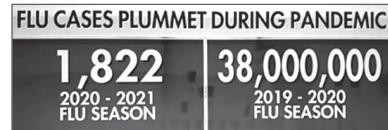
How To Legally Decline a Vaccine

Step 1.) DO NOT “refuse” a vaccine. Otherwise you will be considered belligerent (an anti-vaxer or conspiracy nut). Instead, stay calm and politely ask the following questions:

Step 2.) Ask the doctor, "**Does the vaccine contain 'MRC-5'?**" (THEY ALL DO.) These are aborted fetal cells and other DNA. If the vaccine contains MRC-5, you have every right to decline. (In some cases, it’s against one’s religion to use anything that contains aborted fetuses.)

Step 3.) The second question you should ask is, “**Is it possible to have an iatrogenic reaction after taking the vaccine?**” (an adverse reaction caused by multiple compounds or drugs interacting with each other) from the vaccine. (THEY ALL DO.) When the doctor says, “yes it does” that is your “Get Out Of Vaccine Free Card”. Thank the doctor for their offer and walk away, you are free to go.

Remember, doctors have signed a Hippocratic Oath which states he/she should do no harm to any patient. So, if a doctor’s treatment will cause harm to you then they are in violation of their own oath.



Masks

"Dr. James Meehan said that reports from around the world are pointing at a notable rise in bacterial pneumonia among people using masks. He said such health issues arise when people suffer reduced oxygen supply due to wearing masks," according to an article dated October 9, 2020, on www.ernestdempsey.com/bacterial-pneumonia-and-other-health-risks-of-wearing-masks-alarm-doctors/.

NIAID Director Anthony Fauci, M.D. co-authored a paper written on August 19, 2008, that states, "The weight of evidence we examined from both historical and modern analyses of the 1918 influenza pandemic favors a scenario in which viral damage followed by bacterial pneumonia led to the vast majority of deaths". He also states, "In essence, the virus landed the first blow while bacteria delivered the knockout punch." Source: www.nih.gov/news-events/news-releases/bacterial-pneumonia-caused-most-deaths-1918-influenza-pandemic.

Not sold yet? Type in the following phrases in google or Duck Duck Go or yippy.com:

- Newsweek Dr Fauci bat controversial lab

Just in.

In 2008, Dr. Anthony Fauci co-authored a paper about the Spanish Flu Epidemic that rates as the most devastating modern pandemic. It swept the entire planet in the wake of the First World War and caused millions of deaths

So in studying this major and actual pandemic, what did Dr. Fauci and his colleagues find?

They discovered that most of the victims of the Spanish Flu didn't die from the Spanish Flu. They died from bacterial pneumonia. And the bacterial pneumonia was caused by... wait for it, wait for it... wearing masks.

The intention then, as now, was to halt the spread of the disease by wearing masks, but what actually

Table 2. Deaths involving coronavirus disease 2019 (COVID-19), pneumonia, and influenza reported to NCHS by place of death, United States. Week ending 2/1/2020 to 8/22/2020.*

Updated August 26, 2020

Place of death	All Deaths involving COVID-19 (U07.1) ¹	Deaths from All Causes	Deaths involving Pneumonia, with or without COVID-19, excluding Influenza deaths (J12.0-J18.9) ²	Deaths involving COVID-19 and Pneumonia, excluding Influenza (U07.1 and J12.0-J18.9) ²	All Deaths involving Influenza, with or without COVID-19 or Pneumonia (J09-J11) ³
Total	164,280	1,778,821	169,108	72,527	6,640
Healthcare setting, inpatient	105,964	518,617	119,876	57,421	4,017
Healthcare setting, outpatient or emergency room	5,932	105,467	5,723	1,943	237
Healthcare setting, dead on arrival	165	5,064	126	41	11
Decedent's home	8,820	597,903	11,549	1,743	1,439
Hospice facility	4,485	111,828	7,964	2,021	316
Nursing home/long term care facility	36,078	318,687	21,073	8,626	522
Other	2,778	119,581	2,726	712	
Place of death unknown	58	1,674	71	20	0

Comorbidities

Table 3 shows the types of health conditions and contributing causes mentioned in conjunction with deaths involving coronavirus disease 2019 (COVID-19). For 6% of the deaths, COVID-19 was the only cause mentioned. For deaths with conditions or causes in addition to COVID-19, on average, there were 2.6 additional conditions or causes per death. The number of deaths with each condition or cause is shown for all deaths and by age groups. For data on comorbidities, [Click here to download](#).

The chart on the left is from cdc.gov/nchs/nvss/vsrr/covid_weekly/index.htm#comorbidities – scroll down until you find Table 2, then Comorbidities, then Table 3. (I added the type below, the arrow, and circle.) Notice in the chart there is NO column for deaths from only Covid-19. Why? CDC did NOT want you to know **“for 6% of the deaths, Covid-19 was the ONLY cause mentioned”**.

See comorbidities (circled) below.

So, why was the country shut down? Why do we need to wear face masks? Most importantly: Why did CDC **HIDE** this from USA citizens? (HIDE in plain sight.)

6% of 164,280 = only

9,857 deaths from Covid-19

and 90% of those 6% died in nursing homes 9,857 x 10% =

986 people *outside* of nursing homes in the 50 states of USA

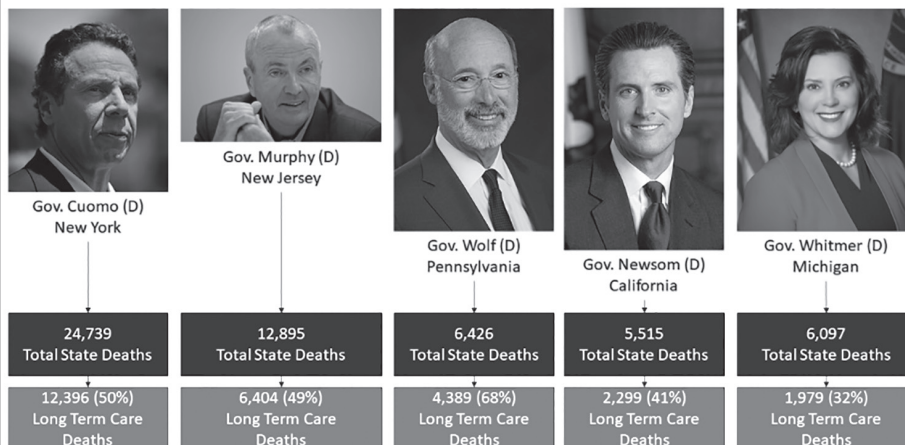
986/ 50 states = less than

20 people per state died of Covid-19 in the USA (outside of nursing homes)!

This first chart is from August 26, 2020, when there was reportedly 164,280 deaths WITH Covid along with other illnesses at the same time. On the next page is a newer chart dated March 14, 2021, reporting 513,656 deaths. According to the CDC, only 6% of these deaths came from people who died ONLY of Covid. They had NO other illnesses (comorbidities). Is the CDC part of the cabal too?

Why Did These Governors Defy Federal Guidelines and Put COVID-19 Patients into Ill-equipped Nursing Homes?

Data as of June-22-2020



Obama's NIH Gave Wuhan Bio-Lab \$3.7 Million For Their Bat Project!

Did We Fund Our Own Epidemic, Dr. Fauci?



It sure looks like it. The Daily Mail reports that Obama's NIH gave the Wuhan Bio-Lab a \$3.7 million grant for the Bat Project. Yes—that NIH. Other partners listed are the University of Alabama, University of North Texas, Harvard and the National Wildlife Federation.

Comorbidities and other conditions

Table 3 shows the types of health conditions and contributing causes mentioned in conjunction with deaths involving coronavirus disease 2019 (COVID-19). The number of deaths that mention one or more of the conditions indicated is shown for all deaths involving COVID-19 and by age groups. For 6% of these deaths, COVID-19 was the only cause mentioned on the death certificate. For deaths with conditions or causes in addition to COVID-19, on average, there were 3.8 additional conditions or causes per death. For data on deaths involving COVID-19 by time-period, jurisdiction, and other health conditions.

6% of 513,656 = 30,819 deaths from Covid-19

Conditions contributing to deaths where COVID-19 was listed on the death certificate [1]	Data as of:									
	All Ages	0-24 years	25-34 years	35-44 years	45-54 years	55-64 years	65-74 years	75-84 years	85+ years	3/14/2021
Influenza and pneumonia	233,263	326	1,501	4,064	12,137	31,231	55,569	66,383	62,047	
Chronic lower respiratory diseases	45,488	45	142	340	1,060	4,406	10,994	15,286	13,214	
Adult respiratory distress syndrome	53,906	145	534	1,455	4,307	9,942	15,375	13,489	8,657	
Respiratory failure	191,911	259	1,083	3,005	9,297	24,756	46,265	56,302	50,941	
Respiratory arrest	10,944	18	65	159	450	1,204	2,185	3,064	3,799	
Other diseases of the respiratory system	20,503	52	163	396	1,064	2,799	4,926	5,801	5,302	
Hypertensive diseases	102,033	32	287	1,186	3,990	11,670	22,522	28,850	33,495	
Ischemic heart disease	55,985	8	66	281	1,263	4,859	11,698	17,721	20,088	
Cardiac arrest	61,504	112	492	1,296	3,824	8,962	14,559	16,316	15,942	
Cardiac arrhythmia	37,725	23	77	203	735	2,640	6,893	11,745	15,409	
Heart failure	38,905	14	87	270	869	2,873	6,711	11,287	16,793	
Cerebrovascular diseases	25,224	23	71	233	851	2,660	5,447	7,425	8,513	
Other diseases of the circulatory system	31,695	98	264	603	1,605	3,954	7,072	8,714	9,385	
Sepsis	47,989	92	375	1,080	3,213	8,066	13,642	12,930	8,590	
Malignant neoplasms	23,798	56	84	261	836	3,009	6,247	7,416	5,889	
Diabetes	82,088	93	451	1,614	5,042	13,004	22,526	23,131	16,226	
Obesity	19,753	193	789	1,712	3,193	4,985	5,331	2,824	726	
Alzheimer disease	19,363	0	0	3	14	164	1,238	5,561	12,383	
Vascular and unspecified dementia	52,432	0	1	4	49	677	4,433	15,405	31,862	
Renal failure	49,723	53	313	920	2,760	7,006	12,666	13,971	12,032	
Intentional and unintentional injury, poisoning, and other adverse events	10,147	73	172	284	539	1,227	2,061	2,589	3,202	
All other conditions and causes (residual)	193,073	447	1,372	3,225	9,002	23,813	44,326	54,304	56,578	
COVID-19	513,656	897	3,301	8,647	24,115	61,643	112,162	143,052	159,831	

Bill Gates: Vaccines were my 'best investment' turning \$10 billion into \$200 billion with a 20-to-1 return.

Over the past two decades, the Bill and Melinda Gates Foundation has donated "a bit more than \$10 billion" into mainly three groups: the Global Alliance for Vaccines and Immunization, the Global Fund to Fight AIDS, Tuberculosis, and Malaria, and the Global Polio Eradication Initiative.

"We feel there's been over a 20-to-1 return," yielding \$200 billion over those 20 or so years, Gates told CNBC's Becky Quick on "Squawk Box" from the World Economic Forum in Davos, Switzerland. ▼



16 – Republic for the United States was Founded on ...

The Republic for the United States of America was founded on God. We The People allowed God to be taken out of our schools and so much more. Because of that, the cabal was able to incorporate America for the last 149 years. We were blind to it. I hope you have a better understanding now.

If you haven't figured it out yet, we have been and are in the second American Revolution, a digital war, since 2017.

President Trump and the military have tried to keep it from being a war with guns. They want the people to wake up to the truth, to stop believing the lies of the CIA's Operation Mockingbird of the MSM (main stream media). MSM has controlled you and me with their mind games, along with Hollywood. See chapter 1.

Let's take our 1776 Republic back! It's time for America to rise up. Our Republic is being re-birthed by Americans just like you and me to ensure that our Rights will no longer be trampled on by the elite, the cabal. The sooner you join hands with your fellow Americans the sooner we can accomplish our goal of restoring justice and liberty for all Americans. Let's go back to saying The Pledge of Allegiance on a daily basis.

Go to your school boards. Run for a local office. Get involved. Raise your voice. Be a voice.

Stop wearing a mask, or as some like to call it, a face diaper. Over 80 million people voted for Trump. There should be over 80 million people not wearing a mask in the USA. During the 1918 flu epidemic, 50 million people died from bacterial pneumonia caused by masks. Dr. Fauci studied it and co-authored a paper on it in 2008. Yet, he is telling you to wear a mask, or two, when he knows full well you could get pneumonia from it. Is he part of the cabal?

From our forefathers:

"The general principles on which the fathers achieved independence were. . . the general principles of Christianity."
– President John Adams

"[The Bible] is the rock on which our Republic rests."
– President Andrew Jackson

"[The Bible] is the best gift God has given to men. All the good the Savior gave to the world was

communicated through this book. But for it, we could not know right from wrong."

– President Abraham Lincoln

During the American Revolutionary War (1775–1783) – while the gun smoke still covered the fields



at Lexington and Concord, and the cannons still echoed at Bunker Hill – America faced many difficulties and hard decisions.

The "Pinetree Flag" or the "An Appeal to Heaven" flag was created to differentiate the newly forged American forces from those of the oncoming British.

I wrote this book because I fear God more than I fear hurting someone's feelings. For my God, my Lord Jesus Christ of Nazareth, has called me to speak the truth, to exhort the truth about our Nation, our Republic for the United States of America.

Look up the 10 commandments in Exodus 20:1–

17 and Deuteronomy 5:6–21. The second commandment states, "You shall not make for yourself a carved image, or any likeness of anything that is in

heaven above, or that is in the earth beneath, or that is in the water under the earth." Is your "carved image" the MSM? Government? Do you trust them over truth, over God?

"You shall love the LORD your God with all your heart, with all your soul, and with all your strength."
– The 1st Commandment

Most importantly, stand by your faith. God is in control.

It's all about the children and humanity.

Comment from

Up Front In the Prophetic: "This is excellent Mary and yes you can send. Great job!!!! Blessings, Allen & Francine Fosdick"