

Social Security: Mark of the Beast

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REVISION HISTORY

<i>Date</i>	<i>Version</i>	<i>Description</i>
6/1/02	1.00	1. Initial version
6/2/02	1.01	1. Added table of authorities, table of cases, Forward.
6/3/02	1.02	1. Added a table of statutes and Constitutional Provisions. 2. Indexed several more authorities. 3. Reformatted further.
6/7/02	1.03	1. Completely revised the book with new updates submitted by Steve Miller on 6/3/2002. Used his March 2002 version. 2. Normalized all cites to agree with conventions found in: http://www.legalbluebook.com . 3. Added table of authorities.
6/9/02	1.04	1. Fixed formatting problems in section 33. 2. Corrected some formatting problems at the beginning of section 16, just before 16.1 starts.
9/13/02	1.05	1. Corrected formatting errors in section 27, Appendix I. 2. Corrected a few minor spelling errors. 3. Corrected page numbering problems in section 22. 4. Added version number to the footer of the document.
2/9/03	1.06	1. Corrected the cite from <i>Helvering v. Davis</i> in section 6. 2. Deleted incorrect cite from <i>Colonial Pipeline Co. v. Traigle</i> , 421 U.S. 100 (1975) from section 25. 3. Added a source to the definition of “legal title” in chapter 14. 4. Replaced all occurrences of “US” with “U.S.”.
3/15/03	1.07	1. Corrected the mirror server address for mirror #2 and added mirror #3.
8/6/03	1.08	1. Replaced the “libertyquotes.com” address with an email address in section 31.
8/15/03	1.09	1. Replaced all occurrences of “famguardian.org” with “famguardian.org”.
2/18/05	1.10	1. Updated cover page.

TABLE OF AUTHORITIES

Constitutional Provisions

14th amendment.....	16-7, 17-5, 21-3, 21-4, 21-6, 21-8, 26-2, 28-1, 28-2
14 th Amendment.....	21-4, 26-2, 28-2, 29-1
16th amendment.....	17-2, 25-4, 25-6
16th Amendment.....	13-2, 25-1, 25-2, 25-6
6 th amendment.....	33-2
Amendment 17.....	17-2
Art.1, Sect.2, Clause3.....	17-2
Art1, Sect.9, Clause4.....	17-2
Article 1 section 3	21-3
Article 1, section 10	25-1, 28-5, 29-1
Article 1, section 8	16-1, 16-4, 18-3, 32-3
Article 1, Section 8, Clause 17	21-1
Article 2, section 1	21-3

Statutes

12 U.S.C. § 411.....	16-10
12 U.S.C. § 95(b)	18-6
12 U.S.C. §95b.....	2-6
18 U.S.C. § 219.....	18-8
1862 tax act of 12 Stat 432, chapter 119, section 86	25-6
22 U.S. Code, section 286a(d)(1)	18-8
22 U.S.C. § 263a.....	32-3
22 U.S.C. § 286a(a).....	18-8
22 U.S.C. 286a.....	18-8
28 U.S. Code section 297(b).....	33-3
42 Stat 224.....	28-7
42 U.S.C. § 161-175.....	28-7
8 U.S.C. § 1481(a)	18-8
Internal Revenue code in Section 3101(a)	17-1
Internal Revenue Code, section 6109(a)(3).....	15-5
Title 12 United States Code, section 95(b).....	1-3, 7-3, 18-6
Title 18, sections 241 & 242.....	15-3
Title 20, Code of Federal Regulations, Chapter 111 Subpart B 422.103(b)(2).....	18-10
Title 26, Code of Federal Regulations, section 31.3402(p).....	15-6
U.S. Code Title 31, sections 5322-5324.....	3-3
UCC 9-302.....	15-2, 15-3, 16-2

Regulations

26 CFR 422.6109-1(h)	9-3
Domestic Mail regulation DMM 951.142.....	28-4
Title 20, Code of Federal Regulations, section 422.103(b)(2)	28-4
Title 26 Code of Federal Regulations Section 1.1441-5	1-3, 15-5

Cases

125 Fed 322, 325	21-5
81 Fed 358	1-5
American Banana Co. v. U.S. Fruit Co., 213 U.S. 347 (1909)	28-1
Argersinger v. Hamlin, 407 U.S. 25	33-2
Ashwander v. TVA	32-4
Baldwin v. Franks, 7 SCt 656, 662; 120 U.S. 678, 690	21-5, 28-1
Ballou v. Kemp, 95 F2nd 556.....	20-2
Board of Education v. Barnette, 319 U.S. 624	11-4
Bowen v. Roy 106 SCt 2147, 476 U.S. 693.....	8-1
Brady v. U.S., 397 U.S. 742	25-7
Brinkley v. Brinkley, 56 NY 192.....	20-1
Briscoe v. Lahue	16-3, 33-3
Brokaw v. Highway Comrs., 130 Ill482, 22 N.E. 596, 6 L.R.A. 161.....	9-3
Brushaber v. Union Pacific RR Co., 240 U.S. 1, 36 SCt 242 & 243 (1916)	25-6
Bryant v. O'Connor, 671 FSupp 1279	16-3
Busser v. Snyder, 37 ALR 1515	7-2
Butcher's Union v. Crescent City Co., 111 U.S. 746.....	25-3
Butcher's Union v. Crescent City, 111 U.S. 746	15-3
Cairo and Fulton RR Co. v. Hecht, 95 U.S. 170.....	20-2
Calder v. Bull, 3 Dallas 386	21-7
Callahan v. Woods, 479 FSupp 621.....	8-1
Caterpillar Tractor Company v. U.S., 589 F2d 1040.....	20-1
Chambers v. Klein, 419 FSupp 569	8-1
Chisholm v. Georgia, 2 U.S. 419.....	33-2
Chisolm v. Georgia	2-6
Christiansen v. Department of Social Security, 131 P2d 189, 191.....	17-1
Church of Scientology v. U.S. Department of Justice, 612 F2d 417 @425 (1979)	22-3
Cohen v. Virginia (6 Wheat)	7-2
Coleman v. Miller	7-2
Colgate v. Harvey, 296 U.S. 404, 429	21-6
Conner v. U.S., 303 FSupp 1187 (1969).....	25-2
Cromelin v. U.S.	18-5
Davidson v. New Orleans.....	21-4
Davis v. Boston, 89 F2d 368	1-3, 6-1
Doe v. Sharp, 491 FSupp 346.....	8-1
Doyle v. Wilson, 529 FSupp 1343.....	16-3
Dyett v. Turner, 439 P2d 266	21-4
Edwards v. California, 314 U.S. 160	28-2
Edwards v. California, 314 U.S. 172	10-1
Edwards v. Keith, 231 Fed 1	25-2
Eisner v. Macomber	15-2, 25-4
Eisner v. Macomber, 40SCt192 (1920), 252 U.S. 189 (1919)	25-6
Elk v. Wilkins	16-5, 21-4, 28-2

Equal Employment Opportunity Commission v. Information Systems Consulting. Civil Action CA3-920169-T	14-1
Erie RR v. Tompkins, 304 U.S. 64	14-2
Evans v. Gore, 40 SCt 555 (1920).....	25-6
Fairbanks v. U.S., 181 U.S. 283	26-1
Federal Crop Insurance Corp. v. Merrill, 332 U.S. 380 (1947).....	20-1
Fields v. U.S., 27 App DC 433	20-1
Fleming v. Nestor.....	1-3, 6-1, 10-2, 17-1
Fleming v. Nestor, 363 U.S. 603	1-3
Flemming v. Nestor.....	15-5
Flint v. Stone Tracy Co., 220 U.S. 107	25-6
Fort Howard Paper v. Fox River Dist., 26 NW2nd 661.....	20-1
Garner v. U.S., 424 U.S. 648.....	17-4
GEHL Co. v. C.I.R., 795 F2d 1324	20-1
George Williams College v. Village of Williams Bay, 7 NW2nd 891	20-1
German Alliance Insurance Co. v. Kansas, 233 U.S. 389.....	29-2
Glass v. Sloop Betsey.....	22-1
Gow v. Consolidated Copper, 165 Atl. 136	20-1
Green v. Philbrook, 576 F 440	8-1
Greidinger v. Davis, 988 F2d 1344.....	27-3
Hague v. CIO, 307 U.S. 496, 520.....	17-5, 21-5
Hale v. Henkel, 201 U.S. 43.....	17-3, 17-4
Helvering v. Davis, 301 U.S. 619 (1937).....	6-1
Howard v. Commissioners of Sinking Fund, 344 U.S. 624	28-1
Hurtado v. California, 110 U.S. 516.....	25-5
Jack Cole v. Commissioner MacFarland, 337 SW2d 453 (1960)	25-3
Julliard v. Greenman, 110 U.S. 421.....	22-2
K Tashiro v. Jordan, 256 P 545	21-6
Kitchens v. Steele, 112 F.Supp 383	16-5, 21-1, 28-4
Laird v. Tatum, 408 U.S. 1	34-1
Lansing v. Smith	21-2, 22-1
Lansing v. Smith, 4 Wend. 9,20 (1829)	21-2
Laureldale Cemetery Assoc. v. Matthews, 345 A 239, and 47 A.2d 277 (1946).....	25-4
Leahy v. District of Columbia, 833 F2d 1046.....	13-1
Lewis v. Federal Reserve, 680 F2d 1240	32-5
Logan v. U.S., 12 SCt 617, 626.....	16-4, 21-5
Long v. Ramussen, 281 F 236, 238 (1922)	25-5
Luther v. Borden, 48 U.S. 1.....	22-1, 26-1
Luther v. Borden, 48 U.S. 1, 12 LEd 581	22-1
Magnano Co. v. Hamilton, 292 U.S. 40.....	25-4
Mahler v. Eby, 264 U.S. 32.....	9-3
Martinez v. Winner, 771 F2d 424.....	16-3
Maynard v. Hill, 8 SCt 723, 125 U.S. 190	28-5
McCulloch v. Maryland, 4 Wheat 316.....	25-3
McElrath v. Califano, 615 F2d 434	8-1
Meeker v. U.S., 350 U.S. 199.....	28-7

Meister v. Moore, 96 U.S. 76	28-5
Meyer v. Nebraska, 262 U.S. 390.....	10-4, 21-2, 25-7
Meyer v. Putnam, 526P.2d 139	27-3
Miller v. U.S., 230 F 489.....	25-5
Minor v. Happersett	16-8
Miranda v. Arizona, 384 U.S. 436,491	25-7
Mitchum v. Foster, 407 U.S. 225, 242.....	16-3
Murdock v. Penn., 319 U.S. 105.....	17-3
Murdock v. Pennsylvania, 319 U.S. 105.....	25-4, 25-7, 28-6
Murdock v. Pennsylvania, 319 U.S. 105 (1943).....	25-7
Murdock v. Pennsylvania, 319 U.S. 105, at 113 (1943)	25-4
Murdock v. Pennsylvania. 319 U.S. 105.....	16-10
Muskrat v. U.S., 219 U.S. 346.....	33-1
Nickell v. Rosenfield, 255 P 760 (1927).....	14-1
NY Central RR Co. v. Chisholm, 268 U.S. 29 (1925).....	28-1
Patterson v. Aiken, 628 FSupp 1068.....	16-3
Peck & Co. v. Lowe, 247 U.S. 165 (1918).....	25-6
Peck v Lowe, 247 U.S. 165 (1918).....	25-6
Penn Mutual Indemnity Co. v. Commissioner, 32 Tax Court page 681	25-4
People v. Herkimer, 4 Cowen (NY) 345, 348 (1825)	21-2
People v. Shirley, 92 ALR 2d 413	9-2
Plyler v. Doe, 457 U.S. 202.....	9-2, 10-4
Pollock v. Farmers Loan, 158 U.S. 601	25-6
Ponce v. Roman Catholic Apostolic Church.....	18-4
Powe v. U.S., 109 F2d 147, 149 (1940).....	21-4
Redfield v. Fisher, 292 P 813	25-5
Regal Drug Co v. Wardell, 260 U.S. 386.....	25-5
Rock Island County v. United States, 4 Wall. (U.S.) 435, 18 LEd,419.....	9-3
Roe v. Wade	26-2, 28-2, 28-3, 28-6, 28-7
Roe v. Wade, 93 SCt 705	26-2
Rykers v. Alford, 832 F.2d 895	16-3
S. Carolina v. U.S., 199 U.S. 437 (1905).....	7-2
Schware v. Board of Examiners, 353 U.S. 238,239	33-2
Schwing v. United States, 165 F2d 518	15-2
Shapiro v. Thompson, 394 U.S. 618 (1969).....	16-5
Sherar v. Cullen, 481 F2d 946(1973).....	25-5
Sims v. Ahrens, 271 SW 720 (1925)	33-2
Snider v. Newell, 44 SE 354	28-4
So. Pacific v. Lowe, 238 F. Supp 736, 247 U.S. 330.....	25-4
Sparf & Hansen v. U.S., 156 U.S. 51 (1895)	24-1
Spooner v. McConnell, 22 F 939.....	22-1
Spreckels Sugar Ref. Co. v. Mclain, 24 SCt 382 (1904)	25-5
Spring Valley Water Works v. Barber, 33 P 735	25-3
Springfield v. Kenny, 104 NE2d 65.....	16-8, 28-1
Stanton v. Baltic Mining Co., 240 U.S. 103.....	17-2, 25-2
Stanton v. Baltic Mining Co., 240 U.S. 103 (1915).....	17-2

Staples v. U.S., 21 FSupp 737, 739(1937).....	25-2
State v. Manuel, 20 NC 122	21-5
Stevens v. Berger, 428 FSupp 896.....	8-1
Steward Machine Co. v. Davis, 301 U.S. 548 (1937).....	6-1
Stratton's Independence v. Howbert, 231 U.S. 309, 45 (1913).....	25-3
Sutton v. Providence, U.S. Court of Appeals, Ninth Circuit, Case Number 99-55050	13-3
Tashiro v. Jordan, 256 P 545	17-5
Thompson v. Smith, 154 SE 579	33-1
Torcaso v. Maryland, 367 U.S. 488.....	23-1
Twining v. New Jersey, 211 U.S. 78 (1908)	21-5
Twining v. New Jersey.....	10-2
U.S. v. Ballard, 400 F2d 404 (1976).....	25-2
U.S. v. Batchelder, 442 U.S. 114.....	9-3
U.S. v. Cooper, 312 U.S. 600,604, 61 SCt 742 (1941).....	22-2
U.S. v. Cruikshank	16-8
U.S. v. Cruikshank, 92 U.S. 542.....	21-4, 21-6
U.S. v. Fox, 94 U.S. 315	22-2
U.S. v. General Motors Corporation, D.C. Ill, 2 F.R.D. 528, 530.....	22-2
U.S. v. Guest, 383 U.S. 745 (1966)	16-5
U.S. v. Johnson, 76 FSupp 538.....	33-2
U.S. v. Kozminski, 487 U.S. 931.....	16-3
U.S. v. Kuhn, D.C.N.Y., 49 F. Supp. 407, 414	16-8, 17-3, 25-1
U.S. v. Moylan, 417 F2d 1002	24-2
U.S. v. Perkins, 163 U.S. 625	32-4
U.S. v. Rhodes, 27 Federal Cases 785, 794.....	21-5
U.S. v. Spear, 338 U.S. 217 (1949).....	28-1
U.S. v. Stewart, 234 F.Supp. 94 (1964)	34-1
U.S. v. Sullivan, 274 U.S. 259.....	17-4
U.S. v. Tallmadge, 829 F2d 767	20-1
U.S. v. Troescher, No. 95-55609. D.C. No. CV93-5736SVW.....	17-4
U.S. v. United Mine Workers of America, 330 U.S. 258 67 SCt677 (1947).....	22-2
U.S. v. Wheeler, 254 U.S. 281, 293 (1920).....	16-5
U.S. vs. Minker, 350 U.S. 179.....	20-1
Urtetiqui v. D'Arcy, 34 U.S. 692	21-6
Wheeling Steel Corp. v. Fox 298 U.S. 193, 56 SCt 773.....	28-1
Wheeling Steel Corp. v. Fox, 298 U.S. 193.....	16-8
Wilby v. Mississippi, 47 S 465.....	25-2
Wilson v. Omaha Indian Tribe, 442 U.S. 653, 667 (1979).....	22-2
Wolman v. U.S., 501 F.Supp 310	29-1
Yeager v. Hackensack.....	28-6
Yeager v. Hackensack, 615 FSupp1087.....	28-6
Yick Wo v. Hopkins, 118 U.S. 356	22-2

Other Authorities

1 Peter 2:9-10.....	21-1
---------------------	------

1 Sam 15:29	3-5
1 John 5:13	12-1
1 st Peter 2:9	21-6
1 st CHRONICLES 25:5	28-5
1 st Cor 4:5	33-4
1 st Corinthians 15:52	3-9
1 st Corinthians 3:16-17	3-8
1 st Corinthians 4:11	10-3
1 st Corinthians 4:3	24-2
1 st Corinthians 6:4	33-4
1 st Corinthians 6:5-7	33-3
1 st Corinthians 6:7	33-4
1 st Corinthians 6:9	28-5
1 st Corinthians 7:21	12-3
1 st John 2:3-5	3-5
1 st John 4	3-3, 31-4
1 st John 4:2-6	31-4
1 st Peter 2	17-3, 17-5, 18-1, 19-2, 19-3, 32-1
1 st Peter 2:13-16	19-2
1 st Peter 2:14	19-3
1 st Peter 2:18	17-3, 18-1
1 st Peter 2:19-20	17-5
1 st Peter 3:22	30-2
1 st Peter 4:12-16	17-5
1 st Sam 12:12	27-3
1 st Samuel 8:18	18-11
1 st Samuel 8:5-19	27-3
1 st Thess 5:9	3-10
1 st Thessalonians 2:9	10-3
1 st Thessalonians 4:11-12	10-3, 17-1
1 st Thessalonians 5:20	2-1
1 st Tim 5:8	11-3, 17-1
1 Tim 5:8	6-1
2 Corinthians 1:3-11	17-5
2 Kings 4:23	3-4
2 Peter 2:3	28-3
2 Thessalonians 2:9	3-9
2 Thessalonians 3:5-15	11-1
2 nd Cor 4:4	12-3
2 nd Corinthians 11:23	19-3
2 nd Corinthians 11:32	19-3
2 nd Corinthians 11:9	10-3
2 nd Corinthians 7:2	10-3
2 nd Corinthians 9:8	11-2
2 nd Peter 1:20	2-1
2 nd Peter 2:3	18-11

2 nd Sam 1:18	15-4
2 nd Sam 21:9	26-2
2 nd Samuel 23:3	33-4
2 nd Thess 2:9	3-10
2 nd Thess 3:6-14	1-4
2 nd Thessalonians 2:7	16-3
2 nd Thessalonians 2:9-10	1-5
2 nd Thessalonians 3:10	17-1
2 nd Thessalonians 3:6	1-4, 9-1, 10-2, 17-3
2 nd Thessalonians 3:6-14	1-4, 9-1, 10-2, 17-3
2 ND Thessalonians 3:6-14	7-2
2 nd Timothy 2:3-15	17-5
2 nd Timothy 3:1	34-1
2 nd Timothy 3:12&13	29-2
34 AmJur, Mandamus	9-3
75 Congressional Record 12595 – 12603	32-5
Acts 14:22	10-3, 12-2, 30-2
Acts 17:29	5-1
Acts 17:7	30-2
Acts 2:21	11-3, 12-1
Acts 2:33	30-2
Acts 22:27,29	27-2
Acts 4:36	28-6
Acts 5:29	17-3, 19-1, 19-3
Acts 7:55 & 56	30-2
American Law and Procedure, Vol 13, page 137, 1910	22-1
Application for a Social Security Card, Form SS-5	9-2
Arms Control and Disarmament Act	4-2
Army Regulation AR840-10 1-6e(3)	33-1
Art in the United States Capitol	18-4
Articles of Confederation of Massachusetts, Connecticut, New Plymouth and New Haven	31-1
Attorney General Opinion 34 Op Atty Gen 483	33-1
Augsburg Confession	18-5
Balanced Budget Act of 1997	3-7
Buck Act	10-2, 13-2, 16-8, 18-1, 28-1, 29-1
Clark's Summary of American Law	15-1, 16-1, 32-2
Colossians 1:12-13	30-2
Colossians 1:13-14	1-6, 12-3
Colossians 2:16	3-4
Colossians 3:1	30-2
Colossians 3:22	17-3, 18-1
Credit Control Act	18-7
Crime Control Act of 1993	32-5
Dan 11:31	3-10
Dan 12:7	23-1
Dan 2:20-22	30-1

Dan 2:40	2-2
Dan 4:32	30-1
Dan 6:24	19-4
Dan 7:21&25	3-4
Dan 7:23	3-6, 4-2, 11-3
Dan 7:23,18,22,24.....	4-2
Dan 7:23-24	3-6
Dan 7:24	4-1
Daniel 11:33	12-3
Daniel 12:7	5-2
Daniel 2:40	1-2
Daniel 7:21	2-3
Daniel 7:23	1-2, 2-1, 2-6, 4-1
Daniel 7:24	2-1, 2-4, 4-2
Daniel 7:25	3-4, 3-5
Daniel 7:3	4-1
Daniel 8:20	2-1
Death Penalty Act of 1996	32-6
Defense of the People.....	24-1
Deuteronomy 1:17	30-3
Deuteronomy 11:16-23	5-3
Deuteronomy 11:18.....	21-2
Deuteronomy 19:18-19	33-3
Deuteronomy 23:2	28-5
Deuteronomy 6:6-9	5-3
Deuteronomy 6:8	21-2
Deuteronomy 8:19-20	3-11
Deuteronomy 9:10	3-5, 17-1
DMM 122.32	29-1
Dual Citizenship: The Christian's Responsibility in Secular Government.....	35-3
Ecclesiastes 12:13	34-2
Elliot's Debates On The Adoption Of The Constitution	24-1
Emergency Relief Act.....	17-1
Endtime magazine (Vol 10, No. 3).....	3-10
Ephesians 2:19	21-1, 30-2
Ephesians 4:28	10-3
Ephesians 6:17	2-2, 2-4
Ephesians 6:5.....	17-3, 18-1
Ex 31:18	3-5, 17-1
Exodus 13:15-16.....	5-3
Exodus 13:8-9.....	5-2
Exodus 18:20-23.....	30-3
Exodus 21:6	14-2
Exodus 23:2	27-3
Exodus 23:24-33.....	17-5
Exodus 23:7	19-3

Exodus 28:36-38	5-3
Eze 21:15-23	1-5, 18-11, 26-1
Ezek 17:18	23-1
Ezek 36:7	23-1
Ezekiel 14:12-23	30-3
Ezekiel 14:13	18-4
Ezekiel 17:18	5-2
Ezekiel 36:7	5-2
Ezekiel 4:6	2-3, 3-4, 3-5
Ezekiel 6&7	18-11
Ezekiel 7:3-25	18-12
Federal Birth Registration areas of 1929	28-7
Federal Rules of Evidence rule 602	28-4
Federalist Paper #10	27-1
Federalist Paper No. 29	26-2
First Corinthians 6:9	28-5
Form 2678	14-2
Galatians 1:10	28-5
Galatians 3:29	3-7
Galatians 5:1	28-7
Galatians 6:17	5-1
GATT treaty	1-4, 3-1, 4-2, 14-1, 18-9, 18-10, 18-11, 28-7
Gen 9:6	30-1
Genesis 14:22	5-2, 23-1
Genesis 15:5	3-7
Genesis 40:8	2-1
Guardians of the Grail	18-10
Heb 13:8	3-5, 27-3
Heb 6:17-18	3-5
Hebrews 10:12	30-2
Hebrews 11:14	30-2
Hebrews 12	17-5, 21-6
Hebrews 4:12	2-2, 2-4
Hebrews 4:16	12-4
Hebrews 6:16	2-6, 11-1, 11-4, 17-3, 23-1, 33-4
Hosea 4:6	34-1
In Sacrum Beati Ioannis Apostoli, & Evangelistiae Apocalypsin Commentarij	3-4
Intelligence Authorization Act, Title VI, Section 605	32-6
Isa 33:6	12-3
Isa 8:4-10	1-5, 18-11, 26-1
Isaiah 10:1	34-1
Isaiah 28	18-12
Isaiah 33:22	27-2, 32-1
Isaiah 58:1	34-1
Isaiah 59:12-15	18-11
Isaiah 59:15	19-2

James 1:25,27	11-3
James 2:25	19-1
James 4:12	1-6, 16-4, 27-2, 32-1
James 5:12	2-6, 11-1, 11-4, 17-3, 23-1
Jer 5:15-18.....	1-5, 18-11, 26-1
Jeremiah 34:17.....	18-12
Jeremiah 7:6.....	26-2
Jerimiah 15:4	18-11
John 10:5	17-3
John 14:15 & 15:10.....	3-5
John 14:29	2-1
John 15:19-20	27-3
John 15:20	16-11, 17-3, 28-4
John 16:2	32-5
John 17:11-15	27-3
John 17:14-15	17-2
John 18:36	30-3
John 19:11	30-1
John 8:44	33-3
Josh 10:13.....	15-4
Judges 10:14	11-3
Judicial Improvements Act.....	33-3
Judicial Tyranny and Your Income Tax.....	22-3
Law Brief.....	16-5, 18-6
Leviticus 18	26-2
Leviticus 24:22	30-3
Luke 10:27.....	1-6
Luke 11:23.....	11-2, 30-3
Luke 11:46, 52.....	34-1
Luke 11:52.....	33-3
Luke 12:58.....	19-3, 33-3
Luke 13:23-24.....	12-2
Luke 16:13.....	11-2, 17-3
Luke 16:16.....	30-2
Luke 18:14.....	12-1
Luke 18:26.....	12-2
Luke 19:26.....	10-3
Luke 21:16.....	32-5
Luke 22.....	1-4, 7-2, 10-1, 11-4, 16-9, 21-1, 30-2, 30-3
Luke 22:25.....	1-4, 7-2, 10-2, 11-4, 16-9, 21-1, 30-3
Luke 23:4.....	27-2
Luke 4:6.....	1-6
Luke 6:30.....	33-4
Luke 6:37.....	33-4
Luke 9:27.....	30-2
Luke 9:50.....	30-3

Luke 9:58.....	10-3, 10-4
Luther's Works	3-1, 3-3
Mal 3:6	3-5
Malachi 1:3	14-2
Mark 1:15	30-1
Mark 10:26	12-2
Mark 10:42	10-1, 16-9
Mark 10:42-43	10-1
Mark 12:16	2-5
Mark 12:30	1-6
Mark 13:13	3-7, 3-10, 12-3
Mark 15:3-5	33-3
Mark 3:29	1-6
Mark 7:9	3-5, 6-1
Mark 7:9-13	6-1
Mark 9:1	30-2
Mark 9:40	30-3
Matt 10:17	19-3
Matt 10:22	3-7, 3-10, 12-3
Matt 10:24	16-11, 17-3, 28-4
Matt 11:12	30-2
Matt 12:30	11-2, 30-3
Matt 12:31	1-6
Matt 19:25	12-2
Matt 20:25	10-1, 16-9
Matt 20:25-27	10-1
Matt 23:13	30-2, 33-3
Matt 24:13	3-7, 3-10, 12-3
Matt 24:27	3-9
Matt 24:29-31	3-9
Matt 27:14	33-3
Matt 27:24	27-2
Matt 27:37	1-6
Matt 4:17	30-1
Matt 5:22	19-2
Matt 5:25	19-3, 21-7, 33-3
Matt 5:34	2-6, 11-1, 17-3, 19-4, 33-4
Matt 5:37	11-4
Matt 6:10	30-2
Matt 6:24	11-2, 17-3
Matt 7:1-2	33-4
Matt 7:13-14	12-2
Matt 8:20	10-3, 10-4
Matt 7:1-2	33-4
Matthew 10:34	2-2
Matthew 16:19	30-2

Matthew 16:28	30-2
Matthew 19:17	3-5
Matthew 19:25,27	12-2
Matthew 22:14	12-2
Matthew 24:20	3-10
Matthew 25:29-30	10-3
Matthew 26:52	2-4
Matthew 5:33-34	11-4, 23-1
Matthew 5:39	16-9
Matthew 6:25-34	11-2
Matthew 7:21	12-1, 12-2
Matthew 7:22-23	12-2
Matthew 8:12	12-2
Mayflower Compact	31-1
Nehemiah 7:18	3-7
Num 23:19	3-5, 27-3
Numbers 14:34	2-3, 3-4, 3-5
Numbers 15:16	30-3
Numbers 35:33	26-2
Obadiah 1:15	30-3
Paperwork Reduction Act (Public Law 96-511)	9-2
Philippians 2:12	12-1
Philippians 3:20	21-1, 21-6, 30-1
Philippians 4:19	11-2
Polemic Lectures Concerning the Disputed Points of the Christian Belief Against the Heretics of This Time	3-4
Privacy Act (Title 5, U.S. Code, section 552a)	9-2
Privacy Act.	28-6
Prov. 22:26	27-3
Prov. 6:1, 11:15	18-10, 27-3
Proverbs 13:4	10-4
Proverbs 17:18	10-2
Proverbs 18:13	21
Proverbs 20:4	10-4
Proverbs 21:25	10-3
Proverbs 22:7	16-5, 29-1
Proverbs 7:1-3	5-3
Proverbs 7:2-3	21-2
Psalms 119:152	3-5, 30-1
Psalms 22:28	30-3
Psalms 40:17	11-2
Psalms 47:9	30-1
Psalms 74	18-11
Psalms 81:3	3-4
Psalms 85:9	12-3
Public Law 101-216	4-2

Public Law 104-193	3-7
Public Law 104-208	3-7, 18-9
Public Law 87-297	4-2
Public Law 91-151	18-7
Public Law 94-564	16-10, 18-8, 32-3
Public law 95-147	32-4
Public Law 99-514	9-3, 13-2
Public Law: 105-33	3-7
Public Salary Tax Act of 1939	25-1
Republic v. Democracy	27-3
Rev 10:7	3-10
Rev 11:15,18	3-10
Rev 12:17	2-2
Rev 13:11	4-2
Rev 13:13&14	3-9
Rev 13:13-14	3-10
Rev 13:7	3-4
Rev 14:1	5-4
Rev 14:10-11	12-1
Rev 14:9,11	12-4
Rev 14:9-10	12-1
Rev 15:2	12-3
Rev 17:15	2-1
Rev 17:17	4-2
Rev 17:5	10-5
Rev 20:10	3-2, 3-8, 3-9
Revelation 12:14	3-4, 3-5, 18-6
Revelation 12:3	2-2
Revelation 12:6	3-4
Revelation 12:9	2-2
Revelation 13:10	2-3, 19-4
Revelation 13:11	1-2
Revelation 13:12	18-9
Revelation 13:15	3-10, 11-3
Revelation 13:16	1-2, 3-1, 3-2, 5-1
Revelation 13:16,17	3-2, 5-1
Revelation 13:16-17	5-1
Revelation 13:17	1-1, 1-4, 1-6, 3-10
Revelation 13:5	3-4, 3-5
Revelation 13:7	2-3
Revelation 14:1	5-1, 5-3
Revelation 14:10	1-1, 11-1, 18-10
Revelation 14:12	11-5
Revelation 16:2	1-1
Revelation 17:1	4-1
Revelation 17:12	2-1, 2-4, 3-8, 4-2

Revelation 17:3	8-1
Revelation 17:9	2-1, 2-2
Revelation 19:20	1-5, 2-4
Revelation 2:26	34-2
Revelation 20:3-4	1-5
Revelation 20:4	1-1, 2-5, 3-9, 3-10, 5-1, 26-2
Revelation 5:10	30-2
Revelation 7:2-3	5-3
Revelation 7:3	5-1, 11-3
Revenue Ruling 85-61, 1985-1 CB355	13-2
Romans 10:13	11-3, 12-1
Romans 10:9	12-1
Romans 13	19-2, 19-3, 19-4, 21-7, 22-2, 25-1, 30-3, 32-1
Romans 13:1	19-2, 19-3, 21-7, 22-2, 32-1
Romans 13:3	19-2, 19-3, 21-8, 22-2, 25-1
Romans 14:10	33-4
Romans 14:4,10	33-4
Romans 2:1	33-4
Romans 6:22	28-5
Romans 8:34	30-2
Romans 9:13	14-2
Romans 9:27	12-2
Second Timothy 3:13	1-5
Senate Report No. 93-549	32-5
Sheppard-Towner Maternity Act of 1921	28-7
Social Security Act . 1-3, 1-4, 6-1, 9-1, 9-2, 10-1, 11-1, 13-1, 13-2, 15-1, 15-2, 15-4, 16-1, 17-1, 17-3, 18-1, 18-9, 21-8	
The History of American Constitutional or Common Law	27-3
The Secret Architecture of our nation's Capitol	18-5
The Social Security Swindle: How anyone can drop out	35-3
Titus 2:9	17-3, 18-1
Titus 3:1	19-2
Titus 1:2	3-5
Trading with the Enemy Act	1-3, 18-6
Tragedy and Hope	18-4
Treaty of Paris	1-2, 2-2, 4-2, 16-7, 18-3, 18-7, 21-2, 32-2
Vine's Expository Dictionary of New Testament Greek	30-1
Violent Crime Control and Law Enforcement Act of 1993, section 5108	32-6
War, Central Planning, and Corporations	18-6
Welfare Reform Act of 1996	3-7
Zechariah 14:1	6-2

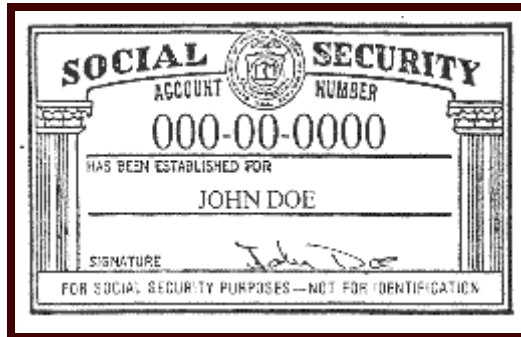
TABLE OF CONTENTS

	Page
REVISION HISTORY	2
TABLE OF AUTHORITIES	iii
TABLE OF CONTENTS	xvii
FOREWORD	21
1. INTRODUCTION	1-1
2. HOW WILL WE RECOGNIZE THE MARK?	2-1
3. ANSWERS TO SKEPTICS	3-1
4. THE FIRST AND SECOND BEASTS.....	4-1
5. RIGHT HAND AND FOREHEAD.....	5-1
6. SOCIAL SECURITY IS NOT A TRUST FUND OR INSURANCE.....	6-1
7. FEDERAL ENTITLEMENTS ARE NOT AVAILABLE TO CHRISTIANS.....	7-1
8. COURT CASES FORCING PEOPLE TO GET A SSN OVER THEIR OBJECTION	8-1
9. WHO CAN QUALIFY FOR A SOCIAL SECURITY CARD?.....	9-1
10. SOCIALISM IS NOT COMPATIBLE WITH CHRISTIANITY	10-1
11. WHY WOULD GOD PUNISH SOMEONE FOR GETTING A SOCIAL SECURITY NUMBER?	11-1
12. WHO THEN CAN BE SAVED?	12-1
13. COMMON FACTS ABOUT SOCIAL SECURITY NUMBERS.....	13-1
14. HIDDEN FACTS ABOUT SOCIAL SECURITY NUMBERS	14-1
15. EMPLOYEE'S WITHHOLDING	15-1
16. FEDERAL OWNERSHIP OF SLAVES.....	16-1
16.1 NON-PERSONS.....	16-4
16.2 RESIDENT.....	16-5
16.3 CITIZEN	16-6
16.4 PERSON.....	16-7
16.5 ENFRANCHISED CITIZENS	16-7
16.6 WARD	16-8

16.7 ACCEPTING BENEFITS	16-9
16.8 STATE CITIZEN	16-10
16.9 EMPLOYEE	16-10
17. CONCLUSIONS OF LAW.....	17-1
17.1 1. By asking for a Social Security Number, you agree to all that socialism provides.	17-1
17.2 2. You reject state government and request federal protection.	17-1
17.3 3 Changing citizenship.....	17-2
17.4 4. You agree to be regulated.	17-2
17.5 5. A Christian should have known better than to get a Social Security Number.	17-3
17.6 6 SSNs Waive ALL rights.....	17-3
17.7 7. By getting a number, you in essence become a government officer.	17-4
17.8 8. You are subject to, and protected by, your lord of the manor	17-4
18. A FOREIGN AUTHORITY ISSUES SOCIAL SECURITY NUMBERS	18-1
18.1 Topic 1: History of Land Rights to Washington DC (and everything appurtenant thereto):	18-2
18.2 Topic 2: Constitutional law.....	18-5
18.3 Topic 3: PERSONS are Government Property.	18-5
18.4 Topic 4: You Do not Have the Authority to Buy or Sell.....	18-5
18.5 Topic 5: SSNs are Issued by a Foreign Power.	18-7
18.6 Topic 6: National ID Card.....	18-8
18.7 Topic 7: You and All Your Labor and Your Children Have Been Sold.....	18-9
18.8 Topic 8: United Nations registration for SSN numbered PERSONS.	18-10
18.9 Conclusions:	18-10
19. Appendix A: Are You Serving the Beast authority?	19-1
20. Appendix B: Your Government's definition of the word "MUST"	20-1
21. Appendix C: Your Government's definition of the word "Citizen".....	21-1
22. Appendix D: Your Government's definition of the word "Person".....	22-1
23. Appendix E: A Perjury Oath is Always a Religious Ceremony.....	23-1
24. Appendix F: You Waived Your Right to a Trial By Jury.	24-1
25. Appendix G: You Waived Your Right to Earn Wages.....	25-1
26. Appendix H: Government Authority No Longer Comes From "We the people".....	26-1

27. <i>Appendix I: Politics = Beast Power</i>	27-1
28. <i>Appendix J: OTHER MARKS; Birth and Marriage Certificates and ID cards</i>	28-1
29. <i>Appendix K: Other Traps: Power of Attorney, Interest, Federal districts</i>	29-1
30. <i>Appendix L: The Purpose of Civil Government</i>	30-1
31. <i>Appendix M: Separating Church from State</i>	31-1
32. <i>Appendix N: Your Chain of Command: Proof that You Have Been Overthrown</i>	32-1
33. <i>Appendix O: Judicial Power</i>	33-1
34. <i>Appendix P: Some Additional Thoughts.</i>	34-1
35. <i>RESOURCE LIST</i>	35-1

IS YOUR SOCIAL SECURITY CARD THE MARK OF THE BEAST?



Bible predictions have now become true.

There is verifiable evidence that all these Bible predictions have become true:

A second beast that came up out of the earth, while exercising the authority of the scarlet first beast who raised up out of the sea, upon whose heads is the name of blasphemy, has deceived you into worshipping (with a perjury oath) a substitute god to get a graven Mark, issued by a final world government, symbolically in your right hand and forehead, that you must use as a banking authorization number.

This seems so straightforward to me, that I don't dare dismiss the evidence. Could the other elements of this prophecy also be true? Let's take a closer look.

FOREWORD

It is my Christian duty to warn those who have an ear to hear. Do not be lulled into waiting for a one-man world leader to issue an implant in your right hand. The final moments of world history are unfolding before us.

A Social Security Card has all the attributes of the mark. Extraordinary claims require extraordinary proof, so I will present ample proof for you to consider. I'm confident that these verifiable proofs will withstand scrutiny. If you don't want to believe the evidence, then prove it wrong. Don't simply deny. A denial disproves nothing. Your Bible instructs you to prove all things and hold fast to that which is good. Don't dismiss my message until you've read my chapter *Answers to Skeptics*. Proverbs 18:13:

"He that answereth a matter before he heareth it, it is folly and shame unto him."

This essay assumes the following: Satan is deceptive. Satan offers a counterfeit authority for you to obey. A counterfeit is a close imitation of the legitimate, and indeed, Satan's counterfeit authority is a very close imitation to legitimate authority. Christ gave you a free will. Christ will let you sell your soul to the Devil. It's your choice. Obedience to counterfeit authority is mutiny against lawful authority. The Mark of the Beast is your final exam. If you don't want to flunk, then study to show thyself approved unto God. Then repent.

Disclaimer: I have not confirmed some of the cited references, especially those of early history. Please don't use anything until you are satisfied that the references do indeed confirm what I am passing along to you. I will correct any errors. Another disclaimer: If you want legal advice, consult your lawgiver.

I don't claim to have any divine interpretation of scriptures. I merely rely upon history to show that prophecy finally has come true.

This is not a manual on how to survive without a mark. Those who refuse the mark will not be able to sell their labor, buy housing or conduct business. But, you already knew this. You just didn't expect it so soon. You will end up jobless, homeless and without the means to survive. I don't want you to risk death avoiding the mark until you are well prepared for the consequences of your stand.

On the other hand, I cannot advise you to compromise with evil just to save your life. While He was speaking of the endtimes, Christ Himself said "Whosoever shall seek to save his life shall lose it;" Luke 17:33. And, the cowardly shall have their place in the Lake of Fire. Revelation 21:8. This is the second death. Narrow is the way which leadeth unto life, and few there be that find it.

For those of you who decide to take a stand, may the Holy Spirit comfort you in your persecution.

Steven Dudley Miller, editor

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1. INTRODUCTION

We are living in a time where nearly everyone in the world has been assigned a number. Every nation that has a national debt is required by their multinational creditors to track taxpayers' income. Treaties with multinational authorities already require the U.S. government to issue social security numbers. These numbers are needed to obtain ID cards, and are now required for major commercial transactions. Very few people are able to conduct banking, sell their labor or obtain housing without this authorization number. Buying and selling is rapidly becoming a government granted privilege.

During the Bible's end times no one should be able to buy or sell without one of three things. The beast's laws require one of three things to qualify for its commercial activity. Revelation 13:17 (King James Version): "And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name."

There are significant rewards for those who avoid the Mark-Name-Number of Revelation 13:17. Those who resist the mark AND NUMBER will be given the Harps of God according to Revelation 15:2. And avoid God's wrath per Revelation 16:2. And reign with Christ if they die refusing the mark, Revelation 20:4.

There are also significant punishments associated with accepting this Mark. Those who receive the mark will "be tormented with fire and brimstone in the presence of holy angels, and in the presence of the Lamb" according to Revelation 14:10.

Why then, would anyone risk participating in this final Mark-Name-Number system? There is only one reason revealed: To qualify for buying and selling. NO OTHER REASON IS GIVEN.

Since the risk is so great, it would be prudent to carefully study anything remotely resembling this mark or name or number. Especially anything authorizing you to buy or to sell. Since the risk is so great, a prudent person will not blindly accept speculation that the mark is a future event.

Shouldn't a number already authorizing your buying and selling be suspicious? Do you need a number so you can sell your labor, buy or rent housing, or buy medical care, or buy a license to travel, or inherit property from your own family? Do you need this number to buy government ID? Without ID you cannot cash a check or buy medicine. The Uniform Commercial Code, section 3-110 requires ID of anyone cashing a check. The recent Anti-Terrorism law expanded the money laundering regulations, such that you will now need ID to purchase a money order. Without an ID mark engraved by a government, your commerce is limited to the crimes of tax evasion and money laundering. What logic do you use to prove that you avoided the dreaded mark, name or number of the Beast?

What is a mark? The word *mark* in the book of Revelation is translated from the Greek *charagma* (*Strong's Concordance* G5480) which can mean etching, stamp, badge of servitude or "sculptured figure (statue):- graven, mark." To avoid jumping to conclusions, a prudent person will not flippantly dismiss any form of "mark". Let's examine the possibilities, then you can use your own judgment to conclude which ones have merit and which ones can be ruled out.

In the King James Bible the original Greek word *charagma* is translated into two English words: *mark* and *graven*.

Many people concentrate on the first "etching" definition and insist that the mark involves a breaking of the skin, and since that hasn't happened, therefore the mark is not here yet. But this interpretation must ignore the symbolic meaning of the right hand or forehead. Marks have been on foreheads ever since Ezekiel 9:4 yet people still adamantly vehemently absolutely insist that the mark is a physical etching and that it is in the future. Etching can also refer to a graven metallic badge such as you see on the forehead of every uniform's cap. We will study marks in another chapter.

The "stamp" definition could symbolize "government authorization" such as the official rubber stamps that authorize documents today. Official documents are stamped with an embossed seal, as are notarized documents, to symbolize government authorization. At entertainment events, it is likely that you've accepted a physical stamp on your right hand, as a form of authorization. And even metallic badges are "stamped" out (duplicated) by machines. Later in this essay, I will discuss the patent for the printing process that stamps out Social Security Cards.

As for the “badge of servitude” definition: In ancient Rome slaves carried a “badge of servitude”, which was often just an imprint (stamped) of the master’s family seal baked in clay. It protected the slave from unwarranted detention as he traveled on errands for his master. Transactions were conducted in the name of the master, and the master would be held liable for the acts of his servants. Even today: you could be detained if you cannot show ID, and merchants might not conduct commerce without proof that you have some master’s authority to exist. In today’s commercial law this is known as a *presentment warranty*. As today’s badge of servitude, the Social Security Card, or ID obtained with it, certainly serves this same purpose.

As for the graven statue possibility, I will mention throughout this essay the many graven monuments and statues that symbolize Satan’s takeover of the earth.

As you can see, there are many possible forms that the mark could take. Until you have the proof to rule out other types of marks, don’t blindly presume that it must be an implant or tattoo.

What is a Beast? DIVINE interpretation, from an angel, in Daniel 7:23 equates Daniel’s final beast with a final world kingdom, not a church, not a king, not a man, not an antichrist. The word “antichrist” does not appear in the book of Revelation. Throughout history, beasts symbolize kingdoms. Even today: The United States is symbolized by an eagle, England by a lion, and Russia by a bear. In Revelation 13 an endtime confederation of Daniel’s beasts (like unto a leopard-bear-lion with 7 heads and 10 horns) has been assimilated by Daniel’s fourth exceedingly dreadful (Dan 7:19) iron beast, that was to take away the dominion of other beast powers (Dan 7:12), consume and trample down the whole earth and break it to pieces (verse 23). This final beast kingdom lets the two horned second beast of Revelation 13:11 issue the dreaded mark of the beast. This 10-horned first beast does not issue the mark. The two-horned second beast is the beast that is causing all to receive the “mark of the beast” in Revelation 13:16.

The first beast is often equated with the Roman Empire. This interpretation is consistent with Nebuchadnezzar’s iron legs final world kingdom mentioned in Daniel 2:40. Do you have a mark issued by the authority of a final world power that is a confederation of Daniel’s Beast powers? The answer may surprise you. After the American Revolutionary War, England’s King George III signed a treaty that authorizes the U.S. to exist. In this treaty, the king explicitly retained his title as arch treasurer to both the Roman Empire AND the United States of America. It is this British arch treasurer that issues Social Security Cards to Americans.

There is overwhelming evidence that the Social Security Card has ALL the characteristics of the Mark of the Beast. I have found nothing in Scripture that rules out a Social Security Card. This essay will give you references so that you can study the issues and make your own decision to reject this apocalyptic mark.

Since most of you won’t believe the Bible’s authority, I’ll cite your laws, regulations and Supreme Court decisions as a higher authority. These are quoted for those of you who venerate man’s law above God’s law. They are quoted merely to help you understand the consequences of God’s laws. The existence of these treaties, court rulings, statutes and regulations are merely proof that throughout history those who forget God’s authority are taken into captivity.

This essay has several main themes to show that a Social Security card fits perfectly into Bible prophecy as the mark: (1) your government has already been surrendered to multinational authorities, and (2) you waived all your rights by pledging allegiance as a ward of your worldly master/provider/savior, and (3) a Bible believer will not worship this worldly lord, (4) the law prohibits involuntary servitude, but voluntary servitude is entirely constitutional, (5) you swore a perjury oath to obey a worldly lord.

This essay will give you enough verifiable references for you to prove to yourself that:

To end the American Revolution, King George III as he authorized the United States to exist in the *Treaty of Paris* in 1783, retained title over the Holy Roman Empire and the United States of America as Arch-Treasurer and Prince Elector. Yes, the Holy Roman Empire is explicitly mentioned as the treaty’s authority to allow the U.S. to exist. This is consistent with the Biblical beast powers. THE UNITED STATES REMAINS WITHIN THE ROMAN EMPIRE.

The Secretary of the Treasury issues Social Security Cards. The Secretary of the Treasury is not an officer of the U.S. Government, he is the Arch-Treasurer of the Holy Roman Empire, just like the treaty says. I have tried eight ways to order

a copy of his oath of office, including two Freedom of Information Act requests, but it doesn't seem to exist. Congressmen couldn't find it for me either. The National Archives couldn't get me a copy of Alexander Hamilton's oath of office, nor did they find it in their index. In Title 31, U.S. Code there is a list of all the agencies and authorities subordinate to the Department of the Treasury. The IRS is not on the list. There are two Treasury Departments. The Treasury that has the IRS is foreign. Just like the treaty says.

In 1933, during the Great Depression, the U.S. government was threatened by financial emergencies that threatened legitimate constitutional duties. When the government declared bankruptcy on March 4, 1933, it was put under the control of a receivership governed by its creditors. The U.S. has a duty to secure the assets and income of the federal government as collateral for its creditors. Federal lands were already mortgaged, so the federal government had to secure more collateral as surety on the country's debts. The only assets remaining were the labor of federal people. The U.S. government now uses the labor of its numbered people to secure its debts. To secure the pledge to the creditors, the U.S. has a duty to manage and protect these assets, and enforce their obligations to pay their fair share.

On March 9, 1933, domestic transactions were removed from the exclusions to the 1917 Trading with the Enemy Act (40 Stat L. 411, subdivision b of section 5). Trading with the Enemy is always illegal. Prior to March 9, 1933 domestic transactions were always legal. After March 9, 1933 all domestic transactions are illegal. We are the enemy of the Roman occupation forces. Again: trading with the enemy is always illegal, but now our domestic trading is with the enemy of your foreign masters. Domestic transactions can now be regulated and punished. I repeat: domestic transactions are illegal. NO MAN MIGHT BUY OR SELL. It is illegal to buy or sell in America unless your transactions are with a surrendered person. Guess who has surrendered.

The multinational authority that is already pre-authorized by the U.S. Congress to control your buying and selling with "actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken..." is the very same multinational authority that issues Social Security Cards. Title 12 United States Code, section 95(b) gives the Secretary of the Treasury complete power over us. Whatever drastic actions he wants to take to control us are already authorized by law. His actions "heretofore or hereafter taken" have already been pre-approved by congress in 1933. (This all fits nicely with Rev 13:10 "if anyone is to go into captivity...")

The Social Security Act has no provision for a trust fund or insurance. In fact, it would be unconstitutional if it had a trust fund according to Davis v. Boston, 89 F2d 368. Even the Supreme Court says that there is never a contractual obligation to pay Social Security benefits because no one has a contracted right to benefits (Fleming v. Nestor, 363 U.S. 603).

It is the official U.S. Government policy that only federal welfare applicants are required to have Social Security Numbers. I've included a chapter citing ALL the court cases requiring people to get SS numbers, but every case is for welfare applicants. And I have another chapter with Constitutional proofs that it cannot be otherwise.

The Social Security card is entirely voluntary. They cannot issue one without a signed application form. There is no law that requires anyone to apply. Social Security Numbers are ONLY for federal welfare applicants.

No law has ever required a worker to get a Social Security Number. Neither has a court ever required a worker to get a Social Security Number. According to Title 26 Code of Federal Regulations, section 31.3402(p) "...furnishing Form W-4 shall constitute a request for withholding." Withholding remains entirely voluntary. U.S. Citizens are not subject to withholding according to the recently repealed Title 26 Code of Federal Regulations Section 1.1441-5 entitled "Claiming to be a person not subject to withholding." For many decades IRS Publication 515 had a statement "If an individual gives you a written statement that he or she is a citizen ... you do not have to withhold tax..." Then, all of a sudden, in the 2001 edition, it was removed. It's as if they were trying to hide something.

Even the Social Security Administration admits that it is unaware of any law or regulation requiring the Social Security Number to be used for employment purposes.

It is highly unlikely that you ever qualified for a Social Security Number. Social Security Act section 205(c)(2)(B)(i) allows Social Security Cards to be issued to those who need government funds. The application for a Social Security Card is an application to become a ward of government. You signed a financing statement whereby they agree to finance your benefits in exchange for something. This can be upheld in any court.

Once you voluntarily ask to be a ward of your provider, you are chained to their chain of command. While you are in their house, you obey their rules. No matter how abhorrent or repugnant their rules become. The Supreme Court in the Ashwander case said that anyone who takes federal benefits cannot challenge their rules. Caesar has become lord. You cannot obey two masters.

By asking to be a ward of the government, you've created a host of providers to regulate you, judge you, and be your savior. This is the moral equivalent of having other lords before God Almighty, in violation of the First Commandment.

By applying for a Social Security Card you are applying for federal benefits. Christians cannot associate with freeloaders according to 2nd Thessalonians 3:6-14. Therefore, a Christian cannot qualify for a Social Security Number.

You have entrusted your rights, your wealth and at least a third of all future paychecks to your masters (I would use the term "gods") in return for retirement benefits, unemployment benefits, welfare benefits, free schooling and protection of all sorts. All planks of the Communist Manifesto are in place (public schools are the 10th plank). You and your neighbors are forced to pour your wealth into the public trough to provide for freeloaders that Christians cannot even associate with (per 2nd Thess 3:6-14). If you insist on standing upon Christian beliefs, tax collectors will take your bank accounts and eventually resort to armed force to take your homes. Christ in Luke 22:25 said that benefactors exercise lordship over them. Christ continued in Luke 22:26 (NIV): "But you are not to be like that."

The Enumeration at Birth program was entirely voluntary up until November 1996, when children for the first time were issued numbers at birth over parents' objections. Congress claims that the GATT treaty (GATT= General Agreement on Tariffs and Trade) requires all newborn babies in America to receive a Social Security Card, although the Social Security Administration says this is not so. The GATT treaty is closely associated with a world power that sits upon many waters and for centuries has boldly threatened to vanquish, conquer and subdue all Americans and put them into perpetual slavery.

A Christian name is a proper noun and has the first letter capitalized, with the remainder of each name in lower case. A proper noun is never spelled with all capitalized letters. You can no longer get a government ID with a Christian name. Could an all capitalized name be the name of [of = created by] the beast mentioned in Revelation 13:17? No one with a proper noun Christian name can get a Government ID.

Standing atop the U.S. Capitol building, and depicted on the painted ceiling of the rotunda, are Roman gods that are the "In God they trust". Are these the gods you trust?

According to your Constitution's Article VI, Treaties are equal with your Constitution as the supreme law of the land. A 1797 treaty correctly states: "... the government of the United States is not in any sense founded on the Christian Religion..."

Applying for a Social Security number waives your right to earn wages. This is what makes your wages taxable (under section 801 of the Social Security Act). If you had a right to earn wages, the government would protect your right to untaxed wages, just as they did in all those court cases in my Appendix "G" (Aside: you cannot agree to slop up at the public trough without agreeing to the strings attached). Since your labor can now be taxed at any rate they want to take, they can use your future wages for collateral on the national debt.

Anyone who has a social security number has changed his citizenship to a Catholic owned feudal estate (according to the word "cession" in the U.S. Constitution), and has been seized by multinational financial networks as collateral for your national debt.

Even the Supreme Court (92 U.S.@551) said: "The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Social Security is pure orthodox socialism. Socialists can not believe in the Bible. Socialists cannot become citizens. Never could, still can't. 81 Fed 358.

U.S. government regulations for assigning Social Security Numbers to newborn children have been established by the United Nations headquarters district.

You gave up your right to vote in a republic.

You gave up your right to a trial by jury.

You will soon get a national ID card. The law already exists.

If you are like most people, you think that my assertions are preposterous nonsense. This essay should open your eyes that have been blinded by the god of this world, and give you enough references so that you can start your own research. Prove these things to yourself, and hold fast to that which is good. God gave you a mind to discern the difference between truth and deception. Either I'm deceiving you, or the world is deceiving you.

Most Americans have been systematically deceived bit by bit, precept upon precept, that they might fall backward and be snared into accepting a counterfeit government. By accepting small incremental compromises, America was transformed from a Holy nation into a nation that will receive the due penalty for its perversion. All the circumstances involving the mark are circumstances created in small incremental steps by deceived socialists who received not the love of the truth that they might be saved. Throughout the history of mankind, an unchanging God has seen fit to arrange for brutal pagans to take into captivity any nation that obeys a counterfeit authority. Conquering nations are instruments of His discipline (Isa 8:4-10, 10:5-6, 45:1-3, Jer 5:15-18, 20:4-5, 24:10, Eze 21:15-23, 30:24-26, 32:11-15). IS AMERICA GOING TO BE ANY DIFFERENT, OR DID GOD CHANGE?

Many people cannot believe that God would punish them just for getting a silly number. They are under a strong delusion. It is not just a number.

Will the Mark be something obvious that everyone would know to avoid? Or, can you take the mark of the beast accidentally? There are many hints that the endtimes will be confusing. Revelation 19:20 says the false prophet deceived them that had received the mark of the beast. When asked about the end time, Christ said "take heed that ye be not deceived." Revelation 20:3-4 says that those who receive the mark will be deceived. Revelation 13:18 says that it takes wisdom to understand the number of the beast. Second Timothy 3:13 tells us that evil men and imposters will wax worse and worse, deceiving and being deceived. Rev 13:9 "he who has an ear let him hear" indicates that you must be receptive to its message. Rev 17:9 says it takes wisdom to understand the beast's identity. 2nd Thessalonians 2:9-10 speaks of deceivableness and delusion in the end times. And in Rev 13:14 the two horned second beast "deceiveth them that dwell on the earth" to cause them to worship the first beast. Christ warned (in Matt 24:24) of an endtime false religion that if possible, would deceive the very elect. And there is a false prophet who will influence the kings of the earth. And men will turn to cleverly devised fables. YES, YOU CAN ACCIDENTALLY TAKE THE MARK. Falling for deception has grave consequences today, just as it did for Adam and Eve.

HINT: The word *Revelation* means revealing. Revelation 13:17 says that a mark, name or number will be presented as something that authorizes you to buy or sell. This is the ONLY hint we are given (other than noticing that prophecy has become history), as to why someone would take the mark. Shouldn't your authorization number be suspicious?

One premise of my message is that the term 'worship' can include swearing of a perjury oath signature on an application form. If your signature is not a type of worship, then I prove nothing. You can stop reading, and continue with your buying and selling. But first, go to any dictionary or encyclopedia and look up "oaths" and you will find that an oath is always a religious ceremony. If you continue to conduct YOUR religious ceremonies to a beast power (on 1040 forms, W4, I9, marriage license or passport applications) then don't write to me saying that you are one of the very elect whose name is written in the book of life. Repent first, then write to me.

If you applied to a confederation of Beast powers for permission to buy or sell, then you have created a host of saviors to regulate your life. These man made idols will demand worship, provide protection, and insure you against God's cataclysms. The word cataclysm means "wash down".

Americans have turned to a false image of god for protection from God's long overdue wash down. This false image of god will protect you if you voluntarily swear a perjury oath on a permanent irrevocable record, violate God's Ten Commandments against worshiping other Lords, take God's authority in vain, offer firstfruits (withholding) to this false image of god, and participate in the theft of socialism.

God's wrath will be poured out undiluted into the cup of His indignation, and the smoke of their torment shall rise forever, whosoever receives the mark. These are harsh words, but they are in your Bible.

But there is still hope. Nowhere does it say that a repentant Beast worshiper will be damned. Only the unpardonable sin must be damned (Matt 12:31 and Mark 3:29). You can still be rescued from the dominion of darkness and brought into the kingdom of the Son in whom you have forgiveness. Colossians 1:13-14. God, not Congress, is the Christian's Lawgiver, James 4:12.

Throughout the history of Christianity, there have been a brave few who refused to worship the state god. They refused to affirm that Caesar was lord. They were fed to the lions. When Emperor Decius issued an edict commanding sacrifice to their gods, those who wanted to live were allowed to burn just a little incense. They were then issued a certificate of compliance. They complied with federal law.

However, those who refused to acknowledge this lordship went to their deaths. They stood. I'm sure these saints were told by many people that, as Christians, they were to obey their Government, and that Government is ordained by God, and that burning incense was not really worship, and that they would be martyrs without a cause if they persist in their silly beliefs.

You too were asked to burn just a little incense. What was your response? You were asked to sign an oath, under penalty of perjury, to your new lord. Those who did received a certificate that allows them to buy and sell.

Did you worship, with your oath, a mighty provider instead of the Lord? A Christian cannot serve a substitute lord. This is the first and great commandment. Matt 27:37, Mark 12:30, and Luke 10:27.

Why would you bet your eternal salvation that you are not in any way forced to worship (with a perjury oath signature) a beast in order to qualify for the privilege of buying and selling?

Satan has legitimate authority. And he is very high up in the chain of command. Here are Proofs:

Satan told Jesus that he (Satan) had all the kingdoms of this world and he could give them to whomever he wants. Luke 4:6. Your Lord did not dispute this.

Even the archangel Michael could not rebuke the devil. Jude :9

2. HOW WILL WE RECOGNIZE THE MARK?

In this chapter we will try to logically and objectively examine a wide variety of interpretations that agree with prophecy. We cannot yet prove what the mark is, but there are solid clues that cannot be dismissed. Too many of you are stuck on preconceptions that may blind you to the truth.

God put prophecies in the Bible for someone who has an ear to hear. Yes, there has always been wild speculation about Bible prophecy. There have been many interpretations that cannot be supported by scripture. And there are many interpretations that agree with scripture that will turn out to be wrong. Only time will tell. If your very salvation is in jeopardy, a prudent person will not dismiss anything that agrees with prophecy.

No prophecy of the scripture is of any private interpretation, 2nd Peter 1:20. The word “Revelation” (the Greek word is “Apocalypse”) means “revealing.” It is not a hiding. Despise not prophesyings, 1st Thessalonians 5:20. Genesis 40:8 interpretations belong to God.

Christ himself tells us why prophecy is important. It is there so that you might believe. In John 14:29 he said:

“And now I have told you before it come to pass, that, when it is come to pass, ye might believe.”

Revelation 13 has many points of identification that we may rely upon to recognize the mark. We cannot add or subtract from prophecy.

Revelation 13:

{1} Then I stood on the sand of the sea. And I saw a beast rising up out of the sea, having seven heads and ten horns, and on his horns ten crowns, and on his heads a blasphemous name.

Comments: Verse 12 calls this beast “the first beast”. A second beast introduced in verse 11 will cause all to receive the mark in verse 16, whereas this first beast is not the beast associated with the mark. According to DIVINE interpretation, from an angel, in Rev 17:15, the sea refers to people, multitudes, nations and tongues. According to DIVINE interpretation, from an angel, in Daniel 7:23 beasts symbolize kingdoms, not kings. Perhaps John the revelator saw a ruling power rise up from the multitudes. According to DIVINE interpretation in Daniel 7:24, Daniel 8:20 and in Revelation 17:12 the 10 horns symbolize 10 kings that came out of the beast kingdom, possibly successive kings. Some people jump to the conclusion that the beast heads also represent kings, not just kingdoms, because in Revelation 17:9&10 the seven beast heads are the seven hills which happens to match the count of kings. It has been argued that horns can also symbolize dynasties or perhaps personified governments. Until we have further divine revelation we cannot know for sure who the kings or kingdoms are. Time will tell. On his head is a blasphemous name (the original King James version has a margin note that this could be plural *names*). Blasphemy is “The act of claiming for oneself the attributes and rights of God.”

Since the sea refers to multitudes, nations and tongues, some have interpreted this as a beast coming from a densely populated Europe, or that this is a “universal” beast, or simply any ruling power that comes from a multitude. To avoid jumping to conclusions we cannot dismiss any blasphemous democracy, even if we cannot yet identify ten specific horns.

{2} Now the beast which I saw was like a leopard, his feet were like the feet of a bear, and his mouth like the mouth of a lion. The dragon gave him his power, his throne, and great authority.

Comment: This is a composite of the most notable features of each beast mentioned in Daniel 7. DIVINE interpretation of Daniel 7:12&23 says that the ten horned beast will take away the dominion of, and devour the leopard, bear, lion kingdoms. Here in Revelation 13 this beast has assimilated all the nations of Daniel 7 into a confederacy of beast powers. Some

people claim that this is the Roman Empire because divine interpretation of Nebuchadnezzar's image of a fourth iron kingdom (Dan 2:40) fits chronologically with the Roman Empire. And indeed, history has shown that the Roman Empire took away the dominion of, and devoured other beast kingdoms. A prudent person will not dismiss any kingdom rising up out of a multitude that claims its authority from the Roman Empire.

The second sentence of verse 2 states that the dragon gave him his power, throne and authority. Therefore the dragon cannot be the beast. Perhaps there is a connection to the red dragon of Revelation 12:3, which also has 7 heads and 10 horns, and will hunt down Christians (12:17), and seems to have influenced Herod to kill the Christ child. Shouldn't a democracy (ruling power rising from a multitude) that speaks blasphemy, and is now targeting Christians, be suspicious? Especially if it is patterned after Roman Civil Law?

The red dragon of Revelation chapter 12 has 7 crowns, whereas this first beast of Revelation chapter 13 has 10 crowns. Since the dragon gave the beast "his power, his throne and great authority" we might speculate that a delegation of authority (or coronation) moved all 7 crowns from dragon heads to beast horns. Perhaps the beast already had three crowns of its own, or conversely, three kings have counterfeit crowns. All we really know is that horns symbolize kings of the beast kingdom, possibly successive kings, and that DIVINE interpretation in Revelation 17:9 says these heads "are seven hills on which the woman sits." Perhaps this has already become history. (Hint: Rome has 7 hills).

{3} And I saw one of his heads as if it had been mortally wounded, and his deadly wound was healed. And all the world marveled and followed the beast.

Point of identification: look for worship (per verse 12) of a confederation of beast powers that was once thought of as dead. There have been many speculations about this. UNTIL we have further divine revelation, ANYTHING in history that agrees with scripture cannot be ruled out. Some have claimed that the capture of the Pope by Napoleon's General Berthier in 1798 was the mortal wound. Some claim that the seventh head was wounded to death when the barbarians overran the Roman Empire in AD 476. As for me, the decline and fall of the Roman Empire is sufficient, and I marvel that the *Treaty of Paris* explicitly mentions that "the Arch Treasurer and Prince Elector of the Holy Roman Empire" gives the United States the authority to exist.

Point of identification: Last sentence of verse 3, and in verse 7 we see that this first beast has world wide influence. Not necessarily a worldwide government.

Verse 3 does NOT say a sword wounded this beast. Therefore we cannot positively conclude that this is the beast of verse 14. However, if this is the beast of Revelation 14, and if sword refers to the word of God, as in Ephesians 6:17 and Hebrews 4:12 and Matthew 10:34, then we should be looking for a military power resembling a confederation of Daniel's beast powers, supported by the multitudes, that was wounded by the word of God. Hints: Pilate was executed for executing Christ, and the Protestant reformation certainly wounded the Holy Roman Empire.

{4} So they worshiped the dragon who gave authority to the beast; and they worshiped the beast, saying, "Who is like the beast? Who is able to make war with him?"

Comment: Again we see that this beast is not the dragon. Perhaps the dragon is the red dragon that is mentioned in Revelation 12. I want to suggest that this is the same type of today's government powers that wait to devour Christian children at birth as is indicated by Rev 12:17. The dragon is an associate, per Revelation 12:9, of a serpent devil, and Satan.

Who can make war with the Beast? This beast apparently has war powers. Or, alternatively, perhaps this is a challenge by beast worshipers to surrender peacefully to Roman powers. Let's briefly examine war powers. Daniel 7 used the term "exceedingly dreadful" in verse 19, and "shall devour the whole earth, and shall tread it down, and break it in pieces" verse 23. And take away the dominion of the other beasts per verse 12. Both Daniel 7:21 and Revelation 13:7 say the beast will make war with the saints, and Revelation 13:10 speaks of killing with a sword while saints remain patient. The Catholic Church has never had military power, but Roman Emperors certainly have.

Point of identification: look for worship of a confederation of military beast powers that was once thought of as dead. A salute is a form of worship, and a salute would also fit into the military flavor of this prophecy.

{5} And he was given a mouth speaking great things and blasphemies, and he was given authority to continue for forty-two months.

The first beast, which is not the beast that causeth all to receive a mark, continues in power for 42 months. Months could be literal months. But there is another possibility. Yearlong days are used in Numbers 14:34 and Ezekiel 4:6. In the next chapter, I will show that the historical Protestant position is that the 42 months has already occurred.

The original King James has a margin note that this could be translated “to make war forty-two months”.

{6} Then he opened his mouth in blasphemy against God, to blaspheme His name, His tabernacle, and those who dwell in heaven.

Point of identification: look for worship of an authority of beast powers, once thought of as dead, that exercises worldwide military influence, speaking against God.

{7} It was granted to him to make war with the saints and to overcome them. And authority was given him over every tribe, tongue, and nation.

Point of identification: look for worship (caused by the second beast in verse 12) of an authority of beast powers once thought of as dead (resembling Daniel 7's final iron beast after it took away dominion of the other beasts), that has military power, worldwide influence, speaks against God, rises up from the multitudes and overcomes saints. I don't think you need to look far.

{8} All who dwell on the earth will worship him, whose names have not been written in the Book of Life of the Lamb slain from the foundation of the world.

Comment: Bible believers will not worship (Greek *proskuneo* = prostrate oneself in homage to) the first Beast. Notice that the verb “worship” refers to a body motion, later I will show that the U.S. Supreme Court has acknowledged that a salute is worship. It is the assuming of a body position, initiated by the inferior toward the superior. Even today, a courtroom perjury oath is given with the right hand raised. Do you worship a beast power when you sign a perjury oath on a government form?

Last half of verse 8: Christians will not worship the ten horned confederation of beast powers.

{9} If anyone has an ear, let him hear.

Comment: Verses 9 and 10 changed the subject. These two verses address you, the reader. If anyone has an ear, let him hear. The Revelation 13 message will be difficult to understand by those who do not want to understand. If you want to hear, then you cannot reject anything that agrees with prophecy.

{10} He who leads into captivity shall go into captivity; he who kills with the sword must be killed with the sword. Here is the patience and the faith of the saints.

Comment: The NIV translation says “If anyone is to go into captivity, into captivity he will go.” The original King James added a note that this referred to Matthew 26:52. Sword might refer to the military. Sword can also refer to the word of God as in Matt 10:34, Ephesians 6:17, Hebrews 4:12. Saints (that's you) will patiently endure this captivity. If sword is military, saints will endure the sword. If sword is spiritual, saints will kill and be killed spiritually.

{11} Then I saw another beast coming up out of the earth, and he had two horns like a lamb and spoke like a dragon.

Comment: This second beast will cause all to receive a mark in verse 16. “Out of the earth” is contrasted with the first beast's “rising up out of the sea” in verse 1. Horns symbolize kings according to DIVINE interpretation in Daniel 7:24 and in Revelation 17:12. [Although some have argued that horns represent dynasties or kingdoms or personified governments]. As was my comment for verse 4, it is possible that the dragon can symbolize the control of the Roman Empire, as well as

for Satan. Speaking like a dragon is not necessarily speaking blasphemy. Speaking like a dragon can mean speaking deception.

{12} And he exercises all the authority of the first beast in his presence, and causes the earth and those who dwell in it to worship the first beast, whose deadly wound was healed.

Comment: The second beast is an agent of the first beast. Beware of any form of worship of the first beast confederation, the one with military power, that speaks blasphemy and overcomes saints and was once thought of as dead. A salute is a form of worship, as is a perjury oath.

{13} He performs great signs, so that he even makes fire come down from heaven on the earth in the sight of men.

Comment: Fire from heaven is a capability of the second beast. It is either a literal fire or a symbolic fire. If literal: We are living in a time where military can make fire come down from heaven in the sight of men. If symbolic: light from heaven could symbolize the glory of a counterfeit god. "In sight of" is used in the Bible more than 150 times. It can mean "on behalf of" as in verse 14, or it can mean "in defiance of" or "in the witness of". Until we have divine revelation, we can only speculate what this is. Time will tell.

We know from Revelation 19:20 that the false prophet will use miracles to deceive those that [already] had the mark, and we presume that this fire from the sky miracle will be used to deceive men into making an image to the first beast. But it doesn't explicitly state that the miracles cause people to get the mark. All the other indications of war lead me to believe that fire from heaven is military fire. But there are other possibilities for you to consider. If you want to insist that fire from heaven cause people to get the mark, you have to consider that brightness from heaven signifies God's glory. As in Luke 2:9, Acts 22:6, Acts 26:13, 2nd Corinthians 4:4&6, Hebrews 1:3, and in Revelation 21:23. (*Glory means very apparent*) Perhaps this performance of a great sign is referring to the glory of a counterfeit God in the sight of men. Were you induced by the glory of a counterfeit god to get a number so you could sell your labor? If so, then you cannot dismiss this as a "great sign." The glory of their counterfeit gods is depicted on the ceiling of the U.S. Capitol rotunda. Is this a "great sign"?

Another possibility is that John is referring to fire from heaven similar to the great sign from heaven that influenced those at Pentecost. Such supernatural signs (real or simulated) could deceive people that they have divine approval.

Another possibility that cannot be ruled out: Would the fiery destruction from the sky of the world trade center influence public opinion (a democracy power rising from the multitudes) to demand that you worship (with a perjury oath signature) on a Homeland Security ID card (engraved and symbolically in your right hand and forehead), the logo of the Department of Justice (graven image of the eagle that follows the goddess Justitia, from Roman mythology once thought of as dead), forced on you by military power with worldwide influence, that speaks against God, and overcomes saints? Are you sure? And yes, it is international: I will prove later that the U.S. Attorney General is forced to take orders from INTERPOL whether he likes it or not.

{14} And he deceives those who dwell on the earth by those signs which he was granted to do in the sight of the beast, telling those who dwell on the earth to make an image to the beast who was wounded by the sword and lived.

Point of identification: Deception is involved. Beast #2 simply tells earthlings to make an image. There is no hint of force, only deception. Perhaps just a hidden agenda. These signs are different than those in verse 13; these are done in the sight of the Beast whereas verse 13 was in the sight of men. The two-horned second beast kingdom deceptively, perhaps even politely, asks the people of the earth to make an image (Greek *icon* = profile, representation, resemblance, depiction) to, not of, another beast, possibly the first beast. Blasphemy is not mentioned as the authority. War is not mentioned. Religion is not mentioned. Until we have further divine revelation, anything that fits these prophecies cannot be flippantly dismissed.

Point of identification: This image of a beast is (or was, or will eventually be) worshipped and has a voice according to verse 15.

The book of Revelation is very symbolic. AN IMAGE DOES NOT HAVE TO BE AN INANIMATE OBJECT. If you are looking for symbolic, non-physical, images I suggest you start by remembering that mankind was made in the image of God. Perhaps the societies (and all their institutions) created by godless men are based on the image of godless men. Don't worship them.

The book of Revelation is very symbolic, but even if you are looking for physical images: a coin has an image (the very same Greek word *icon*), as in Mark 12:16. Could a monument to Pharaoh on the Great Seal of The United States be dismissed? How about the UN flag or the INTERPOL globe with a dagger through it (I will prove later that the Secretary of the Treasury that issues SS cards is forced to take orders from INTERPOL, as is the Attorney General)? How about the statue atop the Capitol Building or the painting of Roman gods on the rotunda ceiling? How about the obelisk in Washington District of Columbia (or perhaps a statue of the goddess Columbia herself), which is an image of the obelisk at the Vatican? Or an eagle with his talons in a globe that symbolize the bar association's takeover of the world?

Another possibility was once articulately put to me, and I'll try to convey the meaning. You must control whatever you create. If we create a government to enforce God's laws, it is up to us to control it and keep it subservient to the lawful chain of command. Our civil servants did not like being subservient. They did not like the chain of command we created so they used deception to create, for their control, a false authority, a mirror image of the actual authority. Their chain of command is the mirror image that you salute.

{15} He was granted power to give breath to the image of the beast, that the image of the beast should both speak and cause as many as would not worship the image of the beast to be killed.

Comment: the second beast kingdom is granted (the word *power* is not in the original Greek) to breathe life into the image-icon-representation that we were previously asked to fabricate in verse 14. The word translated as "killed" is the Greek word *apokteino* that can also be translated as "abolish." Has the recent doctrine of "separation of church and state" abolished Christianity from the state governments that were founded by Christianity? I have devoted another chapter to this topic. This will eventually involve executions according to Revelation 20:4, but until then, the "abolish" interpretation can satisfy this prophecy.

This two-horned second beast that will issue the mark in verse 16, asked us, in verse 14, to fabricate an image to the first beast. Most people assume that this must be some manmade physical image such as a flag, emblem, logo, statue or other golden calf to bow down to. I want you to consider other more likely possibilities. I want you to consider images that both speak and punish (to cause as many as would not worship the image of the beast to be abolished). Here in verse 15, the image is given a voice and commands worship.

Have we created a graven image to worship, an image that both speaks and punishes?

An image does not have to be an inanimate object. Example: mankind was created in the image of God. (Genesis 1:27)

The first three words of the U.S. Constitution, which are in bold letters, introduce the authors. The word *authority* comes from the root word *author*. WE THE PEOPLE wrote the Constitution. (I am using the U.S. as an example. All nations that have a national debt have the same problem.)

The Declaration of Independence says that all men are created equal and that we are endowed by our Creator with unalienable rights.

An oath is always a form of worship (see my appendix E) including perjury oaths on forms. People, instead of taking their vows to God, now swear oaths to superiors (as in Hebrews 6:16). Once they submit themselves to a superior they are subject to the laws of the superior.

How then, did We The People, if we are created equal, create a superior to be worshiped? How could you create any plural group (corporation, trust, association, team, body politic, municipality, State, or whatever) and then delegate to your representatives an authority that you yourself do not have? Answer: You cannot delegate an authority that you yourself do not have. You can't create a superior. And you did not create a superior.

As I said earlier, divine revelation in Daniel 7:23 tells us that Beasts are kingdoms. Is there any possibility that artificial entities, such as State and municipal governments as well as federal corporations, are a manmade fabrication (graven image) of a Beast kingdom that has a voice and commands worship and has abolished Christianity? The answer seems so obvious to me. Even the U.S. Supreme Court in *Chisolm v. Georgia* said that States are corporations. The law even calls them artificial entities. How can you exclude as a beast power any manmade artificial entities, fabricated by man (=graven) based on Roman Civil Law, that speak Latin and demand worship? Do you salute a manmade image of a Beast kingdom that demands worship, provides for you and judges you?

I will explain later that contempt of court is a life sentence without a trial for refusing to worship this beast image that you created. Anyone who refuses to swear oaths will be severely punished. (Christians are prohibited from swearing oaths: First commandment, Matt 5:34, James 5:12). If you did not create a superior, then explain how your civil servants, whose office you created, got the authority to punish Christians for obedience to God?

How did your civil servants, whose office you created, get the authority to shed innocent blood? How did they get the authority to forcibly cancel someone's vows to God in their divorce courts? Or tax people who sell their labor? Or promote sodomy, or seize property. They could not have gotten these authorities from you, because you never had the authority yourself. Answer: you turned your back on God by allowing usury, then you declared bankruptcy and turned the nation over to ungodly foreign creditors who run the bankruptcy receivership. Then you forced people to worship (with their perjury oaths on "government" forms - which subjects them to the foreign "actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken..." per 12 U.S.C. §95b), the ungodly creditors who run (breathe life into) the graven image you created.

{16} He causes all, both small and great, rich and poor, free and slave, to receive a mark on their right hand or on their foreheads,

Comments:

According to DIVINE interpretation, Beasts symbolize kingdoms, not kings. Horns symbolize kings. The personal pronoun "he" in verses 11 through 16 refers to the two-horned beast, not a horn. Those of the antichrist theory say that this pronoun "he" refers to a future individual man, not a beast kingdom, yet they admit the he/his/him in verses 1 through 8 can not refer to one individual man.

There is a theory that the mark will be a physical mark, such as an implant or tattoo. Although this theory remains a possibility, it must ignore the symbolism of right hand or forehead. Nowhere in the Bible do other marks in the hand and forehead refer to physical marks. I have devoted an entire chapter on this topic. If you want to insist that the mark can only be a physical mark, you should state a reason for bible believers to ignore the five other Bible references to tokens, signs and seals that are in the hand and forehead.

The original King James had a margin note that the word *to receive* could mean *to give*. And indeed, the Greek word *didomi* is NOWHERE ELSE translated *receive*. It means *to give*. Throughout this essay I will continue to quote the familiar phrase "receive a mark" but remember that the original means, "give a mark."

{17} and that no one may buy or sell except one who has the mark or the name of the beast, or the number of his name.

Comment: it is the mark of the beast, just like it says. It is not the mark of an antichrist. Transactions are authorized by a mark, name or number. Nowhere does it say that a number will be in an identically same format in all countries. As I will show in the next chapter, it is the number of its name, not the number of his name. The deliberate mistranslation "his" is due to the Catholic influence on the King James translators during the Counter Reformation. More about this, later. If you are a Protestant who was never told that you were protesting something, go to any encyclopedia and look up *counter reformation*.

The NIV translation says "... the mark, WHICH IS the name of the beast, or the number of his name."

{18} Here is wisdom. Let him who has understanding calculate the number of the beast, for it is the number of a man: His number is 666.

Comments:

The phrase “Here is wisdom. Let him who has understanding...” certainly sounds as if the meaning is hidden. I don’t claim to have this wisdom.

As for the “number of a man” - I will show in the next chapter that the King James translators were forced to mimic the Catholic doctrine that the antichrist is to be a future man, to divert attention away from Martin Luther’s accusations. There is nothing in the original scripture to suggest that the beast is an individual man. Carelessly repeating anti-Protestant fables will not help you understand prophecy that is unfolding right in front of you.

Throughout Revelation, Christians are branded with a name, not a number. 3:12, 2:17, 14:1, 22:4. Nowhere is anyone branded with a number. Yet this number is something that you must overcome in order to avoid God’s wrath. 15:2.

There has been much wild speculation on the number 666, but I’m not one who has the understanding to calculate it. The most scholarly commentary that I’ve read on this topic is John Edward Clark’s Notes on Revelation 13, found in Clarke’s Commentary [The New Testament, Volume 8: 1 Thess. Through Revelation.](#)

3. ANSWERS TO SKEPTICS

There are all manner of excuses by which people deny that the Mark is already here. I've heard them all.

In order to have an ear to hear, we must explore the wide range of possibilities that agree with scripture. In order for something to be the mark of the beast, it must agree with scriptures. Too many of you are stuck on preconceptions that may blind you to the truth.

The #1 most frequent excuse that the Mark is not here yet, is that the mark is an actual physical mark in the right hand or forehead, such as a tattoo or implant. Revelation 13:16 does indeed say that the mark of the beast is to be in the right hand or forehead. But in five other instances throughout the Bible there are marks in hands and foreheads that do not refer to physical marks. There are marks that the King James Version calls signs, tokens, law, memorial, and frontlets (whereas the New International Version calls them signs, symbols, reminder and teachings), **IN HANDS AND FOREHEADS, NONE OF WHICH REFER TO PHYSICAL MARKS.** If you want to insist that the Mark of the Beast must be an actual physical mark in the hand or forehead, you must first explain away the five other Biblical references to non-physical marks in hands and foreheads. We will study all these in another chapter. But first, let's examine some other preconceptions.

The #2 most popular excuse is that Social Security Cards are only for Americans, and since the mark is worldwide, it cannot be the mark. I cannot understand this excuse. I cannot find any scripture that would indicate that the final two horned beast has to issue a numerical identifier in exactly the same format in all the different countries. And, **IT'S ALREADY TOO LATE TO THINK OTHERWISE.** Every country that has a national debt is required by their creditors to track their taxpayers' income. Multinational creditors who loaned us the national debt require you to be numbered to track your income. **MULTINATIONAL TREATIES ALREADY REQUIRE THE U.S. TO ISSUE SOCIAL SECURITY CARDS.** Example: There is a treaty between Great Britain and the U.S. for the U.S. to administer Social Security. For proof go to this British government web site: www.hmsso.gov.uk/si/si1997/97177801.htm. Another example: The GATT treaty's *Uruguay Round Agreements* forced the U.S. Congress to make Social Security numbers mandatory for newborn children in order to be claimed as a dependent on a tax return (section 742 of Public Law 103-465). Another example: Although SSNs have been issued for six decades, new federal regulations in U.S. Code Title 20 Chapter 111 Subpart B 422.103(b)(2) now allow the Social Security Administration to enter into an agreement with the United Nations Headquarters district to establish "a procedure to assist SSA in assigning social security numbers to newborn children". Another: The United Nations treaty *Universal Declaration of Human Rights* Article 22 declares that everyone has the right to social security, and Article 24 requires all children to be registered at birth. More proof that it is worldwide was once on this government web site: www.ssa.gov/statistics/ssptw/readme.html. It no longer exists, but it had a long list of countries with Social security systems similar to the U.S..

In my final chapter, I provide many other proofs that the Social Security Card is already issued by multinational foreign powers. As you will soon learn: Your future labor has been hypothecated as collateral for the national debt. This is legal because the application for a Social Security Number meets all the requirements of a financing statement per Uniform Commercial Code section 9-302. You are the one that put your labor up as collateral for the national debt. If the U.S. ever defaults, (and it will), your foreign masters will resort to forced SLAVE labor to pay off the national debt. Your fair share is now \$97,000, but America's net worth is only about \$33,000 per household. [During a panic sell-off this valuation will be worth much less] You people need to discharge your obligations, or face the consequences. YOU, either by your own signature or by your parents giving you as collateral, voluntarily agreed to be liable for the national debt. Who among you would be able to make war with the beast?

The #3 most popular excuse that the mark is not here, is that the Mark will be issued by a one man atheist world leader ruling from Jerusalem during a future 3.5 year tribulation. These claims are based on the flimsiest of reasoning. I'll refute them all. Today's popular antichrist theory is just a cunningly devised fable fabricated back in the 1590's to divert attention from Martin Luther's accusation (*Luther's Works* Vol 2 page 281) that the Catholic Church gets away with blasphemy that no saint or heretic ever dared.

Those who stick to the future antichrist theory insist that a future one man world leader is also the following: the Daniel 9:27 prince that makes a covenant with many, who is also the Daniel 11&12 King of the north that takes away the daily

sacrifices, who is also the Second Thessalonians Chapter 2 man of sin, who must somehow also be the false prophet (even though the false prophet cannot be a man because he lives forever – Rev 20:10). And since the false prophet deceived those who already had the mark, therefore he must be the future two horned second beast that issues the mark. If you can figure it out, write me.

The #4 most popular excuse is that taking the mark is slapping God's face to pledge allegiance to the ruler of this world, and taking a Social Security Card cannot be equated to this. I'll address this issue in a separate chapter. And yes, taking a Social Security Card is slapping God's face, for many reasons.

The #5 most popular excuse is that a Social Security Number is not yet the mark because we can still buy and sell some things without it, therefore this is absolute proof that the mark is not yet here. They claim that prophecy requires a cashless society where absolutely ALL transactions are marked. Because they can still buy and sell some small items for cash, this somehow proves that the beast has not yet caused all, pursuant Revelation 13:16, to receive a mark to buy or sell. Let's take a closer look.

Since some people will be rewarded for refusing the mark, IT CANNOT MEAN THAT ALL WILL GET A MARK.

It says all will have a cause to get a mark. Verses 16 and 17 are one sentence. This sentence states that THE BEAST'S INTENT IS TO CAUSE ALL TO GET (or give) A MARK. Revelation 13:16,17 (KJV):

"And he causeth all, both small and great, rich and poor, free and bond, to receive [Greek didomi = give] a mark in their right hand, or in their foreheads: And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name."

There is a big difference between the assumption that this is an absolute prohibition that no man will buy or sell without a mark when it really says is "no man might (NIV says 'could') buy or sell".

One is absolute and one is permissive. Even in today's English language, there is confusion about mandatory sounding words. See my Appendix B.

The word *causeth* (Greek *poieo*) can also be translated "to prepare" "to appoint" or "to promise".

John's choice of the words "no man" must mean something less absolute because he did not use the usual *oudeis* (translated 94 times as "no man", 27 times "none", and 6 times "any man") nor did he use *medeis* (32 times "no man"). My paraphrase: "certain man might not buy or sell..."

The word for "buy" means to do commerce in the marketplace.

It says "receive a mark" but uses the Greek (*didomi*), which normally means *to give*. Nowhere else is this word translated as *recieve*.

It says that no man might [Greek *dunamai*] buy or sell without a mark, name or number. *Dunamai* is used over 200 times but translated as *might* only 6 times. My Greek Interlinear Bible translates this as "no one should be able to buy or to sell..." [the Greek word *dunamai*, *Strong's Concordance* G1410, is the "should be able" which can also be translated as can, could, may, be possible, have power, or by permission of law]. My paraphrase: "certain men might not have permission of law to enter the marketplace or sell without a badge ..."

Where does it say that ALL transactions require a mark? There are several alternative interpretations of verse 17.

(1) Buying and selling in verse 17 could very well refer only to government monitored commerce:

As I stated above, since some people will be rewarded for refusing the mark, it is clear that scripture doesn't say that all will be forced to get a mark.

Even a cashless society can not prevent bartering under the table. If you know the right people, you can always barter labor for food. Even in Nazi occupied Europe, people who had to hide in attics could barter with those who risked the death penalty to do so.

Perhaps verse 17 refers to a time when buying, selling or even barter are illegal without a mark name or number.

Guess what? Buying, selling and bartering without a mark are already illegal. Such crimes prove intent to commit tax evasion, and bartering is also the crime of “structuring” transactions to evade the reporting of money laundering. Under the structuring laws, U.S. Code Title 31, sections 5322-5324, money-laundering crime doesn’t have to be drug money. Christian cash transactions to avoid monitored buying and selling is treated the same as if it were drug money.

Unless the beast can control illegal bartering under the table, some people will barter outside the mark-name-number system to avoid government monitored transactions (such as cashing a check, receiving wages, buying a car, getting a job, paying taxes, buying medical care, buying airline travel, or even getting a phone.) Today, A SOCIAL SECURITY NUMBER AUTHORIZES THESE TRANSACTIONS.

There is yet another possibility. Slaves don’t have a right to buy or sell. Suppose, just suppose, that as a slave all your income belongs to your master. Since owners must provide for their slaves, the after-tax income that you are allowed to keep is really your living allowance. Perhaps you became a slave in 1933 when the U.S. declared bankruptcy and your new owners made ALL domestic buying and selling illegal. More about this, later.

The #6 most popular excuse that a Social Security Number cannot be the Mark, is because Christians must obey authority and SSNs are required by authority. They insist that Social Security Numbers cannot be the Mark because everyone is forced to get them. (Their logic has something to do with the Mark being voluntary worship of the beast, and since they were forced to get a SSN, it cannot be the Mark). They are wrong. There is no law that requires you to get a Social Security number. No one in the government told you to get a number. ONLY THE BEAST REQUIRES A NUMBER. THE U.S. GOVERNMENT DOES NOT REQUIRE YOU TO GET A SOCIAL SECURITY NUMBER.

The red dragon has a counterfeit authority for you to obey. It is a very close counterfeit to the legitimate authority. This “obey authority” excuse is used so often that I need to address it in more detail. It does not refer to obeying false authority. If you obey false authority you are rebelling against legitimate authority. My Appendix A contains my comments about obedience to false authority.

Some people insist that Solomon’s temple must be rebuilt before the mark is issued. As I said before, carelessly repeating anti-Protestant fables will not help you understand prophecy that is unfolding right in front of you. When Martin Luther accused the Pope of being the son of perdition, he added his understanding of the temple: “What is the temple of God? Is it stones and wood? Did not Paul say, The Temple of God is holy, which Temple ye are?” (*Luther’s Works* Vol 2, page 281).

Martin Luther, John Knox and John Calvin were learned theologians. They all taught that the Pope was the Antichrist. These are historical Protestant teachings.

Encarta confirms, “At the time of the Reformation, Protestants quite generally held the pope to be the Antichrist”

Martin Luther called the Pope the son of perdition. 2nd Thessalonians 2.

Anyone who speaks of a future antichrist is denying the historical Protestant position.

Anyone who speaks of a future antichrist must first explain away the antichrist that existed when 1st John 4:3 was written.

Some people want proof that the saints were overcome (per Rev 13:7, Dan 7:21&25). This is a power of the ten-horned first beast NOT the two-horned second beast that issues the mark. One answer is that saints without a mark must refrain from commerce. Another answer is that saints are overcome when they are forced to participate in the theft of socialism and swear perjury oaths to the state god. Another answer is that obeying the commandments was punishable by death for 42 months.

Before I introduce the 42-month topic, let's take a closer look at the Catholic attempt to dismiss the Protestant claim that the pope is the antichrist.

The Dark Ages ended when millions of people read the Bible for themselves. All over Europe the Pope was called the Antichrist. The historical Protestant position is that the 42-month period of Revelation 13:5 was a period of yearlong days, and that it had already been fulfilled. Yearlong days are used in Numbers 14:34 and Ezekiel 4:6.

In 1590 Jesuit Francisco Ribera published an opposing view, titled *In Sacrum Beati Ioannis Apostoli, & Evangelistiae Apocalypsin Commentarij*. Then in 1593 Cardinal Robert Bellarmine published *Polemic Lectures Concerning the Disputed Points of the Christian Belief Against the Heretics of This Time*. These became the official Catholic position on the Antichrist. They claim:

- that the Antichrist was to be one man, not a dynasty,
- he would be an atheist
- he would not be revealed until 7 years before the end of time and does not exist in the present
- he will rule for 3 and one half literal years
- he would sit in a rebuilt temple in Jerusalem and make a covenant with Jews
- he would call himself God
- he will deny Jesus and be received by the Jews

Later, in the 1830's they added the thought that Christians were to be secretly raptured to Heaven before his appearance.

There is plenty of information available on the Internet to show that the Catholic Antichrist position is contrary to historical Protestant thought. Just search the Internet for combinations of the words *antichrist* or *futurism* with the name Ribera.

Those who carelessly repeat these Catholic fables insist that a Social Security Card cannot be the Mark because the mark must be issued by an Anti-Christ atheist world leader during a 42-month tribulation. But, my Bible says that the two-horned second beast issues the Mark, whereas the 10 horned brutal first beast is the one that continues in power for forty-two months.

Some people claim that 42 months of Revelation 13:5 is the very same 1260 days of Revelation 12:6, which must somehow also be the 1260 days of Revelation 11:3. Although it is not an important issue, I have a problem with this. Forty two months does not equal 1260 days. Not in the Roman calendar, not in the Jewish calendar, and not in God's Solar system. Those who equate these two time spans say that a 30-day month is a "prophetic month," but their only proof is that these two time spans must somehow be equal. Only a great deceiver would think to change times and laws (Dan 7:25). If months are determined by the phases of the moon, as in Numbers 28, (also see 2 Kings 4:23, Psalm 81:3, Colossians 2:16, etc) then forty-two Jewish lunar months is equal to 1240 days, not 1260.

Some people claim that the 42 months of Revelation 13:5 is the very same 3.5 year time span in both Revelation 12:14 and in Daniel 7:25. In Revelation 12:14 the persecuted church is in hiding for a time, and times and half a time. In Daniel 7:25 the ten horned beast, continues for a time, times and the dividing (fraction) of time. Those who use the "prophetic months" say that these are 1260-day periods of three and a half years. But God put 365.256 days in a year, not 360. Three and a half years are 1278 days, not 1260. Three and a half years are 43 lunar months, not 42.

The time span is not an important issue; I mention this only to show the extent to which people will equate things. To avoid jumping to conclusions we should accept any 42 month period on any calendar, either literal days or symbolic yearlong days, of any reign of terror of any confederation of beast powers with worldwide military influence, that speaks blasphemy, at anytime past, present or future. We need not insist that the 42 months equate to the Catholic position.

In addition the historical Protestant position, there are four other theories that can explain how this 42 months has been already fulfilled. These theories are honest enough to keep the Daniel 9:24 final week intact.

The first theory is something like this, but it seems to support the 3½ year hiding of the persecuted church in Revelation 12:14 more than the 42 months of Revelation 13:5:

The God of the Bible is an unchanging God. (Mal 3:6, Heb 13:8, Heb 6:17-18, Num 23:19, 1 Sam 15:29, Titus 1:2). Even the Bereans examined the Old Testament daily to see if the New Testament was true. Acts 17:11.

Those who love the lord will obey the Ten Commandments. (Matthew 19:17, John 14:15 & 15:10, 1st John 2:3-5, & 3:22-24 & 5:2-3, 1st Samuel 12:14, etc.)

The Ten Commandments were written in stone by the finger of an unchanging God. (Deuteronomy 9:10, Ex 31:18). Jesus himself said that not one jot or tittle shall fall from the law. God established his law to last forever, Psalm 119:152.

It is blasphemy for any man to change God's commandments. Not Emperor, nor Pope.

The Dark Ages was a period where a confederation of beast powers overcame saints. Between the time it was punishable by death to obey the Ten Commandments until Christians again had freedom to worship their God.

Yearlong days are used in Numbers 14:34 and Ezekiel 4:6.

Sun worshiper Constantine, while exercising power as a confederation of religious and political beasts, in the year 327 made it punishable by death to obey the 4th commandment. Illegal in 321, punishable by death in 327. I'm not sure if earlier overcoming of saints figure into the 42 months, but Emperor Decius briefly (from 249 to 251) made it punishable by death to refuse to worship his pagan gods.

(Aside: Jesus said, in Mark 7:9 "And he said unto them, Full well ye reject the commandment of God, that ye may keep your own tradition.")

The the Dark Ages is 42 months of yearlong days during which it was punishable by death to obey the commandments. We were in the 41st symbolic month after Constantine's death penalty when Martin Luther faced the death penalty as a heretic, but was allowed to live if he agreed that the "Holy" Roman church had the authority to change the Sabbath to Sunday. (Which obviously fits right into the 3½ years of wearing out saints by changing times and laws predicted in Daniel 7:25). We were in the 42nd month when Tyndale was executed for translating the Bible into English. The Geneva Bible was published in the 42nd month, when it was still illegal to have a Bible. If this prophecy was fulfilled at the end of the symbolic 42nd month after Constantine, then we were free from persecution in the 43rd month when the Separatists fled to Holland, where they had religious freedom. From there, these Pilgrims sailed to Plymouth Rock where they briefly established a nation whose lord is God. I'll tell you more about England's role in the beast power, later. By the way, the Pilgrims brought the Geneva Bible with them, not the King James Bible. They did not use a Bible published by the government they fled from.

King James had already banned the Bible, but in 1611 published his own sanitized version that supported the Catholic position on the Antichrist. In 1620 the Pilgrims risked death at sea to flee from King James. It is to their valor that you owe the liberty to worship God. Again: THE PILGRIMS DID NOT USE A BIBLE PUBLISHED BY THE GOVERNMENT THEY FLED FROM.

The second plausible explanation:

The ten horns are successive governments that came out of the Roman Empire.

Daniel's fourth beast is made of iron, just as is the interpretation of Nebuchadnezzar's fourth kingdom (Dan 2:40). This fourth beast is the one with the 10 horns. In John's vision the final beast has all heads and horns of the absorbed beast kingdoms, just as the Roman Empire had absorbed all land and authority of the conquered nations.

The seventh head was wounded to death when the barbarians overran the Roman Empire in AD 476. It was healed when Justinian restored the empire in 554.

Then this healed Beast continued for 1260 years (supposedly 42 months of yearlong days, even though there is no calendar system where 42 months = 1260 days) until Napoleon was defeated in 1814. This was the eighth horn. Garibaldi to Mussolini is the ninth horn kingdom. And we await the revival of the beast, a united Europe.

The third theory is similar. I'm skeptical of this theory because it has the 42 months occurring before the deadly wound is healed. After 3 of the 10 nations were uprooted by the Holy Roman Empire (the Heruli in 493AD, Vandals in 534, and Ostrogoths in 538AD) Emperor Justinian, in 538AD, declared that the Bishop of Rome was "head of all the Churches." This became part of the Justinian Code. Then there was exactly 1260 years until Napoleon's General Berthier marched into Rome and took the Pope prisoner, where he died in exile. $538 + 1260 = 1798$. Mussolini, in 1929, executed the *Concordat of 1929* with the Papacy, restoring their properties and power to heal the deadly wound. The whole world would wonder after this power.

The fourth theory has the 42 months from (our calendar) February 67AD to September 70AD when Jerusalem was under siege until her destruction by Emperor Vespasian, who just happens to be the eighth king (predicted by Revelation 17:11) in succession counting from Julius Caesar.

Some people say that the Social Security Card cannot be the Mark because the mark is associated with "the number of his name" in verse 17 which refers to the number of one individual man. And it is "the number of a man" in verse 18, which is the number of one individual man. This is another Catholic interpretation that was fabricated for the Counter-Reformation and is easily refuted. Let's take a closer look:

In the Greek interlinear Bible, verse 17 translates the Greek word *autou* as the number of its name, not the number of his name. And indeed, nowhere in your Bible does it say that the anti-Christ issues the mark of the beast. It is the mark of the beast, just as it states in verse 17, not the mark of an anti-Christ. Beasts have always symbolized governments. There is nothing convoluted or enigmatic about the Beast issuing the Mark. It is exactly as the Bible predicted. The second beast, while exercising the authority of the scarlet ten-horned first beast, being ridden by a whore who is drunk with the blood of saints, deceives people into worship of a substitute god to cause them to get a mark symbolically in their right hand or forehead so they can buy and sell. This seems so straightforward to me. Again: the Greek word *autou* is the number of its name, not the number of his name. My paraphrase: "certain men might not have permission of law to enter the marketplace or sell without a badge of the beast, the authority of the beast or the number of its authority".

I repeat again: DIVINE interpretation in Dan 7:23-24 says the beast is a government and that horns are kings. Again: Rev 13:17 says it is the mark of the Beast, not the mark of a horn, or an anti-Christ.

We notice that the original Greek for verse 18 is missing the indefinite article "a" which the King James translators added to get "number of a man". And indeed, the NIV translates it as "it is man's number". (Although I hesitate to use the NIV as a good example). Again: The original Greek has never had the indefinite article "a".

The verse 18 word for man is the Greek *anthropos*, from which we get our English anthro- words, such as *anthropology* and *anthropomorphic*, meaning all of mankind. It is not the Greek word *aner* which would be used for an individual man. Again we see that it is not the number of one individual man. For it is the number of mankind. The man of sin in 2nd Thessalonians chapter 2 is also *anthropos*.

If you are a Greek scholar please write to me and tell me if *autou* (Strong's G847) in verse 17 refers to a regional name of the Beast. Strong's says *autou* is a possessive used as an adverb of location. If true, then I recently read an interesting article about this regional name at <http://members.aol.com/englishcodes/page.html>

Some claim that the number 666 must be one man's number, and is only the number 666, and since everyone's Social Security Number is different, it cannot be the Mark.

Those of the implant or tattoo crowd will usually agree that a transponder implant or a tattoo will have a unique identifying number for each person, not just one man's number. They point out that UPC bar code synchronization bars form the number 666.

Verse 18 calls for wisdom and understanding that I don't yet have. More literally translated: Here is wisdom. He who has understanding let him calculate the number (Greek *arithmos*, from which we get the word arithmetic) of the beast, for it is man's number, and its [not his] number equals 666 (*chi-xi-stigma*).

I don't know of any connection, but 666 is in the Bible in 1st Kings 10:14 and 2nd Chronicles 9:13, as the total of Solomon's annual salary. If there is a connection, perhaps a calculation of man's annual salary will have something to do with the mark.

666 could be a census of people. 666 is in the Bible in Ezra 2:13 as the number of the Adonikam tribe that returned from Babylon. Some have used this to conclude that two-thirds of mankind that will be returned from Babylon to Israel's storehouse, like Solomon's salary, as good as gold. Even though Nehemiah 7:18 has the count at 667. Also related to census: Christians are Abraham's seed (Galatians 3:29) which cannot be numbered (Genesis 15:5). And 1st Chronicles 21:1 tells us who requires a census.

Some believe that "What John sees in his vision of the seven-headed beast and the two-horned beast and his image is the development of the scene in Daniel, only this of John is of a significance so much more exceeding in its immensity, that the 60 and six of Nebuchadnezzar's image is dwarfed by the six hundred, three score and six of the apocalyptic image."

I have read where Biblical numerologists say that 666 is the number meaning "fullness of the works of man". Perhaps the works of mankind's covetousness will reach its fullness when he resorts to plundering (taxing) his neighbors' buying and selling, which will require a number to track the transactions.

Or perhaps this is a test for mankind. After all, Christ has been delegated all authority in heaven and on earth, and He assures us that we will have persecution, and that only those who endure until the end shall be saved (Matt 24:13 and Mark 13:13 and Matt 10:22). There is still time to "endure until the end" so that you don't flunk Christ's final exam.

Some people insist that the 666 must be an actual number of (of = created by) the beast and cannot be symbolic. If you think this, then here is something for you to consider. The new national ID law. Title 42 U.S. Code section 666, reflects the amendments made by "The Welfare Reform Act of 1996" (Public Law 104-193) and "The Balanced Budget Act of 1997" (Public Law: 105-33). Additionally, a sister law, Public Law 104-208, contains information for National ID cards using State driver's licenses. Here it is:

"666(a) In order to satisfy section 654(20)(A) of this title, each State must have in effect laws requiring the use of the following... "(13) Procedures requiring that the social security number of - "(A) any applicant for a professional license, driver's license, occupational license, or marriage license be recorded on the application..." etc., etc., etc.

There are many who expect me to know the exact identities of the end time characters. They say my message is all wrong because I cannot, with certainty, identify all the end time characters. Some even want to equate all the evil characters. They insist that the ten-horned beast is the two-horned beast, is Daniel's king of the north, is the son of perdition, is the little horn, is the antichrist, is the man of sin, is the false prophet, is mystery Babylon, is the man personified as the King of Tyre, and is the harlot on the beast, and is the white horseman.

If these AntiChrist equivalents are essential doctrines of your faith, then study them and make your own conclusions. If you need to be deprogrammed from these theories, I recommend the books *Forcing God's Hand* by Grace Halsell and *The Incredible Scofield and His Book* by Joseph Canfield, and *Hal Lindsey's Prophetic Jigsaw Puzzle* by Dr. Samuele Bacchiocchi. And a video essay *The Last Days* by John Anderson. Also see www.reformation.org

Here are some things to consider:

Some people equate the two-horned beast with the false prophet. Rev 16:14 says that the false prophet will issue a demon to influence the kings of the earth and Rev 20:10 says he is immortal. These are not the attributes of a man. Another possibility is that the two-horned beast is an agent of the false prophet.

Revelation 17:8-11 supposedly shows that an individual world leader, the eighth King, not a government confederation, issues the mark. (Even though verse 12 says there are 10 kings, and even though the two horned beast issues the mark). There is no proof that Revelation 17:12 "receive power as kings one hour with the beast." is somehow the 42 months. Even if it was the 42 months, it could still be possible that counting from Julius Caesar to Nero is seven kings, Nero being

the one who “is”, currently at the time John wrote the verse, and Vespasian was the eighth king who destroyed Jerusalem in 70AD. Therefore the 42 months were February of 67AD to September 70AD.

Some people claimed to have traced Paul’s 2nd Thessalonians 2’s “man of sin” to the false prophet of Revelation 19, which must be the two horned second beast. Their logic involves “parallels which cannot be discounted” which link the little horn, with the man of sin and with the false prophet. The only parallel between them is that they all speak blasphemy.

Some want proof of the identity of the beast that came out of the Revelation 17 abyss after it was unlocked in Revelation 9. It even says it is a mystery. This beast was, and is not and yet is. This is the same terminology that refers to the incarnation of Jesus in Rev 1:18, and some people use this as proof that the ten-horned Beast is a reincarnated evil Eighth King that was one of the 7 earlier kings. Even though only God can resurrect. I’ll let you decide whether or not this is related to the two-horned beast issuing a mark.

Now let’s examine Second Thessalonians chapter 2 in more detail.

Martin Luther accused the Pope of being the son of perdition that exalteth himself above all that is called God. The King James translators tried to cover up this possibility, and their fable has been perpetuated to us today.

Let no man deceive you by any means.

The falling away (Greek word *apostasy*) need not refer to a church being taken away, and it will occur before the coming of Christ, not necessarily before the mark. Luther points out that Paul taught that the temple of God was the people, as in 1st Corinthians 3:16-17, 6:19, and 2nd Corinthians 6:16.

Also keep in mind that the word “man” in the phrase “man of sin” is the Greek *anthropos*, from which we get our English anthro- words; meaning all of mankind. It is not the Greek word *aner* which would be used for an individual man. If this is an essential doctrine to you, then study it and make your own conclusions.

As for the restrainer, there can be much speculation. Let’s take a literal look, so you can spend an hour pondering the possibilities.

2:5b ... when I was with you I told you these things,

2:6 And now you know [because when he was with them he told them these things] that which restrains you will be revealed in his own time

2:7 for the mystery of that iniquity [lawlessness, unrighteousness] is already working [back in Paul’s time almost 2000 years ago], only he who restrains at present [back in Paul’s time] until he [Tyndale translation: it] is out of the midst

[this doesn’t prove he/it is taken away, and this doesn’t even imply that the restrainer is gone, he/it is just not apparent in our midst].

2:8 and then shall that wicked be revealed whom the Lord will consume with the breath [spirit] of his mouth, and annul by the brightness of his coming

[when the restrainer of Paul’s time is out of our midst, then the lawless/wicked remains until God’s spirit annuls them at Christ’s coming]

2:9 even him whose coming is by the working of Satan with all lying power and signs and wonders

[Tyndale margin note: “Lying miracles because they testify a false faith”]

[My notes: There is a possibility that the word *annul* in verse 8 means *destroys*. If this were the case then the 2nd Thessalonians 2:8 “Wicked”, or NIV’s “lawless one”, whom the Lord shall consume with the spirit of his mouth and destroy with the brightness of his coming cannot possibly be the Rev 20:10 false prophet that is never destroyed. Another

possibility is that the word *annuls* means to convert to Christianity even those who had worked for Satan with all lying power and signs and wonders.]

2:10 and in every deceit of unrighteousness among them that perish, because they received not the love of the truth that they might have been saved.

[Tyndale margin note: "Where no love is to the truth, on them doth God let slip false prophets to deceive them."]

Question for you, the reader: Even if the power, signs and lying wonders of 2 Thessalonians 2:9 is the wonders and powers of Rev 13:13&14, and even if the man of sin is the false prophet, is this relevant to the Mark's timetable? Second Thessalonians 2 proves that the apostasy will be before the rapture, but it gives no hint about the Mark's schedule.

Many people say that we needn't worry about the Mark, because we will be secretly raptured before the Mark is issued. This mimics the carefully devised fable that appeared during the Counter Reformation. Here are reasons to believe that the rapture comes after the Beast's tribulation and before God's wrath:

In Revelation 20:4 we see that saints will be beheaded for refusing the Mark. (Hint: saints will still be on earth when the Mark is issued)

AFTER the tribulation ... with the sound of a great trumpet, they shall gather his elect. Matt 24:29-31

The rapture will not be secret. Lightning and a great trumpet and a shout from the Lord, which all come AFTER the tribulation, announce the rapture. The trumpet shall sound the rapture. 1st Corinthians 15:52 For as lightning flashes from the east to the west, so shall the coming of the Son of man be. Matt 24:27. The Lord himself shall descend from heaven with a shout, and with the trump of God – and we will be caught up together in the rapture. 1st Thessalonians 4:16-18.

Jesus promised to be with us until the end of the world. Matt 28:20

Those who endure until the end shall be saved. Matt 24:13, Mark 13:13, Matt 10:22

In the world ye shall have tribulation John 16:33

And 1st Thess 5:9, Rev 10:7, Rev 11:15,18

I recommend the books *The Pre-Wrath Rapture of the Church* by Marvin Rosenthal and *The Secret Rapture: Is it Scriptural?* by Ralph Woodrow. Also see www.tagnet.org/sthada/article12.htm and www.gobedo.com/rapture.htm and www.nitecop.com/secret_rapture.htm

Some people think that the Social Security Card is not yet the Mark of the Beast because people are not yet executed for refusing it, as is supposedly required by verse 15. Here is my paraphrase of Revelation 13:15; life has been given to an image of [= fabrication created by] a beast, that the image should cause as many protesters as would not worship the beast [to qualify for credentials to buy and sell] should be abolished [Greek *apokteino* = destroy, abolish or kill]. I know that without jobs, homes, and cash that those who don't have credentials to buy and sell can die of starvation. Being cut off from (*apokteino*) commerce is an effective method of causing all to worship (with a perjury oath) Beast powers. Eventually this will involve execution according to Revelation 20:4. History is about to repeat itself. Americans have been conquered, vanquished, and subdued by a beast power. The same beast power that Inquisitioned and massacred millions of your Protestant ancestry. And thousands of their ancestors back in the fourth century. They stood. Most people today refuse to take a stand.

Concerning the counterfeit miracles, signs and lying wonders of Rev 13:13-14 and 2nd Thess 2:9, and the sorceries that deceived nations in Rev 18:23. I cannot prove a connection, but *Endtime* magazine (Vol 10, No. 3) reports that tour guides at the Vatican state that the word "Vatican" means "the hill of the magicians and the soothsayers". A well researched essay on the meaning of the term "Vatican" can be found at www.aloha.net/~mikesch/vatican.htm

Many Sabbath keepers insist that Sunday Laws are the mark because they will prohibit buying and selling, albeit on Sundays only. One Sabbath keeper wrote to me to say "The issue is loyalty to Satan or loyalty to God and THEN buying and selling to save your life." At first, I dismissed this because it seemed to me that Revelation 13:17 has those with a mark, name or number as qualified to buy or sell. But I might be wrong. The phrase "No man might" could be a prohibition by God, rather than by the Beast. There is a possibility that the Lord, on a Sabbath day, might have tribulation per Matthew 24:20 as a test in which the unfaithful will violate the Sabbath by buying and selling on the Sabbath to save their lives. I wrote back to ask him to clarify what he meant, but he never answered. Another point to consider is that the first angel's message in Revelation 14:7 tells us to worship him that made the heavens, earth and sea. These are the same words used in the Sabbath commandment. Verse 12 then contrasts those who keep the commandments with those who receive the mark.

Other excuses: Many people claim that the mark of the beast can only occur when there appears a revived Roman Empire, or a cashless society, or a new temple on the Temple Mount after the sacrifice of Red cows, or a rebuilt Babylon, or an 18 digit international number.

It seems to me that there already is a revived Roman Empire, and a world anti-Christ power (as defined by 1John4), and a rebuilt Babylon, and a cashless society (without the gold or silver cash required by your Constitution), and there already are international numbers. And there already is a red cow in Israel. It seems to me that the leaves are on the fig tree.

As for the Temple Mount preceding the mark, I have many reasons to be skeptical. The people who make this claim must (1) deny the historical Protestant position on the antichrist, and also deny Martin Luther's understanding of the temple (2) prove that Daniel 11's King of the North that takes away the daily sacrifice (Dan 11:31) is also the man of sin of Second Thessalonians and is also the two horned second beast of Revelation 13. (3) Then they must assert that the Abomination of Desolation, which meaning is sealed until the time of the end, will occur in the future even though 2000 years ago Matthew 24:15 and Mark 13:14 were written to readers who understood the sealed meaning.

Deuteronomy 8:19-20 "And it shall be, if thou do at all forget the LORD thy God, and walk after other gods, and serve them, and worship them, I testify against you this day that ye shall surely perish. As the nations which the LORD destroyeth before your face, so shall ye perish; because ye would not be obedient unto the voice of the LORD your God."

4. THE FIRST AND SECOND BEASTS

Daniel 7:3 speaks of four beasts coming up from the sea with a total of seven heads and ten horns. Daniel 7:23 defines a beast as a kingdom, whereas horns are kings. Daniel's fourth beast kingdom absorbs the other beasts to become the confederacy (like unto a leopard-bear-lion with seven heads and ten horns) that appears in Revelation 13 and carries a whore in Revelation 17.

The whore is easily identified:

- Revelation 17:1, the great whore who rides the confederacy of beasts sits upon many waters.
- Verse 18; she symbolizes a great city that rules over the kings of the earth.
- Verse 15; this city is headquarters to a vast international system.
- Verse 9; the city sits on seven Hills. (Hint: Rome sits on seven hills)
- Verse 4; she is arrayed in purple and red. (Hint: Cardinals are arrayed in red, archbishops in purple).
- Verse 12; the beast has the authority of ten rulers (Hint: your Federal Reserve Board is a private corporation and is owned by it's Class A shareholders, which are owned by 10 European families).
- Verse 3; the beast is red.

The Beast is red. Socialism has always been associated with red. May I suggest that the red seven headed, ten-horned confederacy of political and religious kingdoms that rise up from the sea is socialism? Hint #1: When the Pope met with Castro in 1999, the New York Times editorial page had the headline: "Castro: The Pope is on our Side." Hint #2: former head of the dreaded Soviet KGB, Mikhail Gorbachev, in a speech at Rome's Sapienza University on April 10, 2000, said Pope John Paul II was "the most important socialist in the world." Hint #3: Back on April 6, 1951 at the Vatican, Pope Pius XII had a meeting with delegates from the 4th Congress of the World Movement For World Government: "Your movement dedicates itself to realizing an effective political organization of the world. Nothing is more in conformity with the traditional doctrine of the church." Another hint: Symbolically the sea refers to people, according to Revelation 17:15. Even today we use the phrase "sea of humanity" to refer to large multitudes of people. Today's overwhelming flood (to paraphrase Rev 12:15) of humanity is demanding socialist benefits, and they are using democracies to enslave us.

If you have a worker authorization number and live in a nation that has already adapted all planks of the *Communist Manifesto*, and where more than 50% of the Gross National Product is spent by local, state and federal governments, then you are enslaved to support an endless line of socialists. If you spend more on federal, state and local taxes then you do for your own food, shelter, clothing and medical care, then you either accept communism by doing nothing, or you do not accept it.

The second beast of Revelation 13 is more difficult to identify. We know that a two-horned second beast that comes up from the land exercises the authority of the red ten-horned first beast that came up from the sea and uses a Mark-name-number system to monitor buying and selling. Verse 12; it has worldwide influence. We know that military power is involved because of verses 4b, 7, 13 & 14 as well as trampling and crushing the whole earth per Dan 7:24. It can use military power on behalf of the first beast in order to deceive many. Military power is involved somehow, even if it is behind the scenes marital law or a foreign takeover of some government functions, or even if it was the brutality of the now ancient Roman Empire.

[Aside: Although we are living in a time when the military can make fire come down from heaven in the sight of men, this might not mean much to you, because you don't understand the threat. The IMF has imposed austerity programs on nations delinquent on their debt payments. Governments have been forced by treaty to number their citizens. Here in America, the GATT treaty requires your Government to issue Social Security Numbers to newborns. The United States is the world's

largest debtor nation. Your national debt is more than you are worth. Is it too far fetched to suppose the creditors could enforce their collection with military force?]

I have avoided identifying specific beast powers because I don't have proof. But since I get so much mail on the topic, I'll disclose my thoughts:

The two-horned beast (Rev 13:11) issues the mark to those who worship the seven headed ten horned beast. Beasts symbolize kingdoms (Dan 7:23,18,22,24 and Rev 17:17). Horns symbolize kings, dynasties, or perhaps personified governments (Daniel 7:24, 8:20 and Revelation 17:12). The two-horned second beast that issues the Mark speaks as a dragon. The term "United States" is defined in Title 28, U.S. Code, section 3002, as "a Federal corporation" or alternatively as an agency or instrumentality of this Federal corporation. No other definition is given. I suspect that the stockholder of the corporation named "United States" also owns other government sounding names worldwide. I suspect that the stockholder of this corporation is the two horned beast. One horn is probably the Department of the Treasury (which is not a part of the U.S. government. The *Treaty of Paris*, kept the treasury authority within the Holy Roman Empire, within the International Monetary Fund). The Department of the Treasury, not the Social Security Administration, issues SSNs to authorize you to buy or sell. This will eventually be backed up by an international military authority to enforce the collection of their collateral. The other horn is the EEC, which has already, through the GATT treaty, forced the U.S. congress to require SSNs at birth. Notice that both these powers rose up from the earth to regulate commerce, both get their power from Rome, and both are involved in issuing Social Security Numbers.

As I said, I don't have proof of the identity of the two-horned second beast. I've heard many well-researched claims involving the UN, the United States (sometimes symbolized by a two-horned Buffalo), Britain, Prince Charles, Islamic banking, the Knights Templar, and the Tribe of Dan. Some people insist that the two lamb-like horns prove that it must be a church. All these claims have merit. There is no proof who it is. If beast powers, such as the Department of the Treasury or the EEC, or the UN or the IMF or their creditors, are requiring you to be numbered and are related to a two horned military power, then the time is at hand. Let's take a closer look.

Here are a few hints about deceptive worldwide military authority that has deceived many and involves red (socialistic) confederation of beast powers:

- The General of the UN military has always been and will always be a Russian. (This was a U.S.-Soviet agreement and is described in Trygve Lie's book *In the Cause of Peace*. Trygve Lie was the first UN Secretary General).
- U.S. soldiers must now serve under this Russian led UN command even though they, like PFC Michael New, swear oaths to defend a Constitution that requires the President to be Commander in Chief.
- Also keep in mind that the highest-ranking man in the Pentagon was General Sahlikashvili. He was born in the Soviet Union.
- Former head of the dreaded Soviet KGB, Mikhail Gorbachev, now lives in the U.S. on an American military base that is also the headquarters of the United Religions Organization. He is here to preside over the dismantling of your American military bases pursuant to your Public Law 101-216. [This should give you an insight to President Kennedy's use of the terminology: "international control" in Public Law 87-297 "*Arms Control and Disarmament Act*" section 3A].
- the yellow fringed U.S. flag that you see in your local courtrooms is not the flag authorized by Congress. According to Title 4 of the U.S. Code, only military authority can display the yellow fringe. I offer this as a hint that your nation has already been surrendered to military powers. Later I will show that this authority is related to the same brutal Roman occupation forces that fed Christians to the lions, and executed my King, and used the force of law to kill the baby boys in Bethlehem, and are now involved in issuing Social Security Numbers.
- And, UN troops are now working in federal prisons within the U.S.. On July 17, 1998 the International Criminal Court Statute of Rome created the World Criminal Court to enforce International Law. The statute claims jurisdiction over all citizens of the world even if their countries have not approved the Statute.

Perhaps you now have more respect for the second beast's military power. Perhaps you were unaware that the anti-Christian Soviets were involved with your military decisions. Perhaps you were unaware of the United Religions Organization. Perhaps you were unaware that your local courtrooms are under military control. Perhaps you welcome Soviet iron fists in your local courthouse pursuing their long-term goal of eliminating all religions. Perhaps not.

The second beast demands worship. The worship is very subtle, but it is indeed worship prohibited by God in His first and second commandments. Thou shalt not bow down thyself to them, nor serve them. Much like the ancient Roman requirement to burn incense to their gods, the modern requirement for oaths (either in court or a perjury oath on federal forms) is nevertheless worship of a counterfeit god, contrary to the first commandment. As we shall see, it is nearly impossible for a Christian to avoid worshiping the beast and still have a right to buy and sell.

QUIZ

☐ “We must extirpate all forms of... religious exclusiveness.” Mikhail Gorbachev in his book *Perestroika*, 1987.

OR

☐ “No one comes to the Father except through me” Jesus Christ, John 14:6 And,

“ there is no other name [Greek *onoma*] under heaven given among men, whereby we must be saved.” Acts 4:12

5. RIGHT HAND AND FOREHEAD

Many people insist that the Mark has to be an implant in the skin. Although the Greek word `stigma' can mean prick (as well as a reference to a mark of ownership) and although the Greek word `charagma' can mean etching (or a badge of servitude), this is not necessarily proof that the mark has to be an implant.

The King James Version translated the Greek word "epi" to the English word "in" or "upon" for the following marks:

- in their foreheads (Revelation 7:3)
- his mark upon their foreheads, (Revelation 20:4)
- or in their hands (Revelation 20:4)
- in their right hand (Revelation 13:16)
- in their foreheads (Revelation 13:16)
- written in their foreheads (Revelation 14:1).

The word "epi" is usually translated as "upon". The King James Version translated the word 'epi' both ways in Revelation 20:4. We get our English word "epidermis" from the Greek. We also get our English word "hypodermic" from the Greek. You would never confuse the two English words. Epi-dermis is upon the skin, hypo-dermic is under the skin. In EVERY occurrence of the beast's mark in your Bible, the mark is *epi* (upon) the hand and forehead.

Many people claim that the mark will be a physical mark because the English word "Mark" refers to a physical mark. Although it refers to a physical mark, it can refer to physical marks that are also designations of ownership, as in a rancher branding his cattle, or an artist signing his work. Later, I will show that a Social Security Card is indeed a certificate of ownership. The English word "Mark" can also mean a scar, as in Galatians 6:17 "...I bear in my body the marks of the Lord Jesus." This is translated from the Greek word `stigma', which is not the word "Mark" used in Revelation. Stigma in *Strong's Concordance* is defined as "a mark incised or punched for recognition of ownership, i.e. scar of service:-mark". Notice that its primary meaning of this "stigma" physical mark is as a designation of ownership. More about the word stigma, later.

The Greek word for "Mark" in the eight occurrences in Revelation, is the Greek word `charagma' (*Strong's G5480*) which means an etching or a badge of servitude. The extent of God's wrath leads us to believe that this is something extraordinary. But grammatically, there is no reason to suspect that this is anything more than advanced than a badge, or an ID card. The mark might eventually involve an etching of the skin, as a tattoo or an implant, but I don't see where scripture requires it. A Social Security Card already fits this prophecy. A number issued by a foreign power already qualifies you to buy and sell, and as we shall see, none of the other Biblical marks in the right hand or forehead refer to a tattoo or scar or implant.

The only other occurrence of the word `charagma' in the Bible is translated into the word `graven' in Acts 17:29.

Let's take a closer look at Revelation 13:16-17 so that you will never be lulled into waiting for a tattoo or implant.

Revelation 13:16,17 (KJV) "And he causeth (Greek poiei = agree, appoint, cause, commit, provide) all, both small and great, rich and poor, free and bond, to receive (Greek didomi=give, bestow, bring forth, grant, have power) a mark in their right hand (Greek cheir= grasping, a means of power), or in their foreheads: And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name."

I don't claim any great insight into these literal phrases. It might be as simple as making a mark available for all to grab. We have parallel examples in our own culture: one who is appointed (*poiei*) to office receives power (*didomi*) after he raises his right hand (*cheir*) during the oath of office. Even today's English dictionaries define "a right hand man" as one who is reliable in performing his delegated duties. When you signed the application for a SS number, with a perjury oath (right hand), you received power (*didomi*) to buy or sell.

I find it curious that the word for "give" (*didomi*) is translated "receive."

Rather than speculate on the literal, let's study the symbolic and let the Bible interpret itself as much as possible.

Keep in mind that John the Revelator would be familiar with all of the other Biblical references to signs, words, tokens, law, and seals upon your right hand and forehead.

The terminology "A mark in your forehead" symbolically means "to serve". And so it is to this very day; a uniform's cap has an engraved metallic mark etched at the forehead.

The terminology "In your right hand" symbolizes oaths (Genesis 14:22, Ezekiel 17:18, Ezekiel 36:7 and Daniel 12:7). And so it is to this very day; an oath is performed with your right hand raised. Look up "oath" in any encyclopedia: An oath is always a religious ritual. Your Bible prohibits taking an oath to a pagan state god. A perjury oath on a government form is a religious ritual. (Your government continues to conduct their religious rituals, because they cannot have separation of their church from their state).

Foreheads and hands when mentioned together signify "loyalty and obedience". It is as simple as today's idiom "right hand man".

As we study all the Biblical references to the right-hand-and-forehead, keep in mind that there are different messages being conveyed:

- a reminder that your sovereign will protect you and provide for your security
- In Deuteronomy 11, it seems to be a warning that your sovereign must be worshiped, and if forgotten, the sovereign will punish you and your children. (In other words: John could be saying that from the Beast's point of view you will be punished if you will not give out your number).
- it refers to the use of force to deliver your nation from oppressors (as in Exodus 13, Deuteronomy 11, Revelation 7) From the Beast's point of view, Christians are the oppressors of the degenerate political majority.

It always seems to imply memorizing precepts about your sovereign's authority, and obeying the sovereign's law.

Although hands mentioned without foreheads refer to oaths, notice that hands when mentioned with foreheads refer to loyalty, rather than to oaths. Also notice that your forehead is reserved for Christ's mark in Revelation 7 and 14. Those who receive this badge of servitude are marked as Christ's servants and are spared from the destroyer, just as in Ezekiel 9:4-6, and just as it was with the marking of doorposts in Exodus 12.

Here are the Biblical examples where both forehead and hand terminology are used together. It is important to notice that none of these refer to physical marks or implants or tattoos, and notice that every instance also mentions children:

Exodus 13:8-9 (KJV): "And thou shalt show thy son in that day, saying, This is done because of that which the LORD did unto me when I came forth out of Egypt. And it shall be for a sign unto thee upon thine hand, and for a memorial between thine eyes, that the Lord's law may be in thy mouth: for with a strong hand hath the LORD brought thee out of Egypt. "

Exodus 13:15-16 (KJV): "And it came to pass, when Pharaoh would hardly let us go, that the LORD slew all the firstborn in the land of Egypt, both the firstborn of man, and

the firstborn of beast: therefore I sacrifice to the LORD all that openeth the matrix, being males; but all the firstborn of my children I redeem. And it shall be for a token upon thine hand, and for frontlets between thine eyes: for by strength of hand the LORD brought us forth out of Egypt."

Deuteronomy 6:6-9 (KJV): "And these words, which I command thee this day, shall be in thine heart: And thou shalt teach them diligently unto thy children, and shalt talk of them when thou sittest in thine house, and when thou walkest by the way, and when thou liest down, and when thou risest up. And thou shalt bind them for a sign upon thine hand, and they shall be as frontlets between thine eyes. And thou shalt write them upon the posts of thy house, and on thy gates."

Deuteronomy 11:16-23 (KJV): "Take heed to yourselves, that your heart be not deceived, and ye turn aside, and serve other gods, [Note: this word "gods" is the Hebrew word 'elohiym which can mean magistrates or judges] and worship them; And then the LORD'S wrath be kindled against you, and he shut up the heaven, that there be no rain, and that the land yield not her fruit; and lest ye perish quickly from off the good land which the LORD giveth you. Therefore shall ye lay up these my words in your heart and in your soul, and bind them for a sign upon your hand, that they may be as frontlets between your eyes. And ye shall teach them your children, speaking of them when thou sittest in thine house, and when thou walkest by the way, when thou liest down, and when thou risest up. And thou shalt write them upon the door posts of thine house, and upon thy gates: That your days may be multiplied, and the days of your children, in the land which the LORD sware unto your fathers to give them, as the days of heaven upon the earth. For if ye shall diligently keep all these commandments which I command you, to do them, to love the LORD your God, to walk in all his ways, and to cleave unto him; Then will the LORD drive out all these nations from before you, and ye shall possess greater nations and mightier than yourselves."

Proverbs 7:1-3 (KJV): "My son, keep my words, and lay up my commandments with thee. Keep my commandments, and live; and my law as the apple of thine eye. Bind them upon thy fingers, write them upon the table of thine heart. "

Revelation 7:2-3 (KJV): "And I saw another angel ascending from the east, having the seal of the living God: and he cried with a loud voice to the four angels, to whom it was given to hurt the earth and the sea, Saying, Hurt not the earth, neither the sea, nor the trees, till we have sealed the servants of our God in their foreheads. Revelation 14:1 (KJV): And I looked, and, lo, a Lamb stood on the mount Sion, and with him an hundred forty and four thousand, having his Father's name written in their foreheads. "

The word "Mark" in Revelation the Mark of the Beast is the Greek word *charagma* (Strong's G5480). *Charagma* is a badge of service, or an etching, such as an etched metallic badge (or perhaps an ID card). Throughout the history of mankind, A BADGE HAS ALWAYS BEEN A SYMBOL OF SERVITUDE. If you've been brainwashed into thinking of a badge as a symbol of authority, you have it backwards. A mark/badge on your forehead has your master's name (=authority). If you are off the feudal manor while wearing your master's badge, everyone knows you are conducting business in your master's authority. This was necessary as a public notice that your master would pay for any transactions conducted in his name and he would pay for any damage that you cause. Aaron wore a metal badge at his turban's forehead, as a badge of servitude. It was the part of his uniform (Exodus 28:36-38) which marks it as God's uniform. While he is in uniform, he represents his Master's authority. And so it is to this very day: Uniforms' caps, helmets, berets, or turbans have a metal badge of servitude at the forehead. Also, Ezekiel 9:4 refers to physical marks on the forehead as an outward symbol of inward attitudes.

Just as you cannot wear two caps at once, You cannot have both a mark of a Beast and Christ's mark (as in Rev 14:1) on your forehead. Your forehead is reserved for Christ's mark. If you belong to a beast, then serve your beast. If you belong to Christ serve Christ.

For another viewpoint on the mark see www.hisholychurch.net/sermon/mark2.html

6. SOCIAL SECURITY IS NOT A TRUST FUND OR INSURANCE

Social Security is socialism, not insurance, not a pension, nor a trust fund.

I will explain in another chapter why your federal government cannot give entitlements to ordinary people. But first, I will convince you that you did not earn any SS benefits, and you did not deposit anything into a trust fund, you did not earn a pension, and you did not pay any insurance premium.

In 1937 the Social Security Act was declared unconstitutional because, according to the federal appellate court, it was using public funds for private purposes, as a "trust fund" and as "insurance" - Davis v. Boston, 89 F2d 368. The court declared that as an excise tax, which it claimed to be, it could not be imposed on wages since an excise may be placed only on articles of consumption. (This case reversed a lower court's ruling in 17 FSupp 97, which decided that it was valid as an excise tax). A month later, the Supreme Court, in both Helvering v. Davis, 301 U.S. 619 (1937) and in Steward Machine Co. v. Davis, [301 U.S. 548](#) (1937), both cases decided on the same day, declared the appellate court was wrong. Although they did not explain why the appellate court was wrong, they reversed the appellate court.

The Supreme Court in Helvering v. Davis, [301 U.S. 619](#) (1937):

"The proceeds of both taxes [Social security taxes on "employers" and "employees"] are to be paid into the Treasury like internal revenue taxes generally, and are not ear-marked in any way. Section 807(a), 42 U.S.C.A. 1007(a)."

If the funds are "not earmarked in any way", then they can't be a trust fund or insurance. The Supreme Court found that the appellate court was wrong to claim that there is a trust fund or insurance. THERE IS NO TRUST FUND AND IT IS NOT INSURANCE. The Supreme Court refused to face the question of whether Social Security was an excise tax. They declared:

"We find it unnecessary to make a choice between the arguments, and so leave the question open."

That's right! There is no official explanation of why Social Security is constitutional. You are about to learn why, but you won't like it.

Also consider that the Hearings before the House of Representatives Committee of Ways and Means Subcommittee entitled "Legal Status of OASI Benefits", November 27, 1953 also confirmed that Social Security was not insurance.

By the way, there are some minor trust funds for federal worker's compensation, black lung disease, vaccine injury and a few others (these are in the Internal Revenue Code in sections 9501 to 9510, not in the Social Security Act). Nowhere is there a trust fund for old age benefits. Nowhere does the Social Security Act have provisions for a trust fund. You can search it all you want, but you won't find it. THE SOCIAL SECURITY ACT HAS NO PROVISIONS FOR A TRUST FUND.

As further proof that there is no trust fund or insurance: In 1980 the Supreme Court in Fleming v. Nestor determined that Social Security remains constitutional because there has never been a promise to pay benefits. Again I repeat: SOCIAL SECURITY REMAINS CONSTITUTIONAL BECAUSE THERE IS NO TRUST FUND AND IT IS NOT INSURANCE AND THERE IS NO PROMISE TO PAY BENEFITS.

Allowing your family to partake of SS is a sin (1Tim 5:8, Mark 7:9-13). The phrase "worse than an infidel" may seem harsh, but it is in your Bible.

Zechariah 14:1 (NIV) "A day of the LORD is coming when your plunder will be divided among you."

7. FEDERAL ENTITLEMENTS ARE NOT AVAILABLE TO CHRISTIANS

In the past chapter, I've provided proof that Social Security would be unconstitutional if it was a trust fund. In another chapter I'll prove that it is only available to indigents, but first I'll explain why, so that you will understand that IT CANNOT BE OTHERWISE.

Your Constitution does not allow government to provide ordinary people with entitlements such as welfare or Social Security benefits. It is not a government function to provide entitlements to people. It is not a government function to take care of people. Nor is there any authorized source of funds to take care of people, nor can civil servants receive a paycheck for performing such non-governmental services. And indeed, your Government does not give entitlements to ordinary people. **ORDINARY PEOPLE CANNOT QUALIFY FOR FEDERAL BENEFITS.** Again: it is not a government function to provide entitlements to people.

When your Constitution was being considered for ratification by the State Senates, some people were suspicious of the "general welfare" clause and tried to claim that these two words could authorize any kind of welfare. The general welfare clause in Article 1, Section 8 of your Constitution reads: "The Congress shall have Power to ... provide for the common Defence and general Welfare of the United States;..." It is an introductory phrase which is followed, after a semi-colon, by a specific list of the 17 things the new government would be authorized to do, such as; to establish post offices, coin money, make treaties, establish standard weights and measures, provide for a Navy, punish pirates, punish counterfeiting, fund a temporary army, declare war, and exercise exclusive jurisdiction over all cases in the future District of Columbia., etc.

To counter those rumors that the general welfare clause in the proposed Constitution would authorize any kind of welfare, James Madison, in Federalist Paper #41, explained its clear intent. He stated that it "is an absurdity" to claim that the General Welfare clause confounds or misleads, because this introductory clause is followed by enumeration of specific particulars that explain and qualify the meaning of phrase "general welfare".

That's right! YOUR CONSTITUTION WAS RATIFIED UNDER THE ASSURANCE THAT IT WOULD NEVER BE INTERPRETED TO PROVIDE WELFARE TO INDIVIDUALS. And it has not. And indeed, to this very day, your U.S. government can not and does not provide entitlements to ordinary Americans. Here is the catch: The **ONLY** way to qualify for entitlements, such as welfare or Social Security, is to become a ward of a foreign authority. The U.S. government administers their program as their agent. **SOCIAL SECURITY AND WELFARE REMAIN CONSTITUTIONAL BECAUSE ORDINARY AMERICANS CANNOT QUALIFY FOR ENTITLEMENTS.** The Supreme Court says, 92 U.S. 551: "It is the natural consequence of a citizenship which owes allegiance to two sovereignties, and claims protection from both. The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Congress cannot appropriate funds for entitlements to Americans. No one who swears an oath to uphold the Constitution can lawfully spend funds for any entitlement. Government funds can only be spent for legitimate purposes. Examples:

In 1792 President James Madison vetoed a congressional appropriation to assist refugees. He said:

"I cannot undertake to lay my finger on that article of the Constitution which granted a right to Congress of expending, on objects of benevolence, the money of their constituents."

President Franklin Pierce in 1854 vetoed a bill to help the mentally ill. He said "I cannot find any authority in the Constitution for public charity.... [this] would be contrary to the letter and the spirit of the Constitution and subversive to the whole theory upon which the Union of these States is founded."

In 1897, President Grover Cleveland vetoed an appropriation to provide disaster aid to victims of a Texas drought. His veto stated: "I feel obliged to withhold my approval of the plan to indulge in benevolent and charitable sentiment through the appropriation of public funds... I find no warrant for such an appropriation in the Constitution. The lesson should be constantly enforced that though the people should support the government, the government should not support the people."

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AND IT DOESN'T. And indeed, to this very day, YOUR U.S. GOVERNMENT CAN NOT AND DOES NOT PROVIDE ENTITLEMENTS TO ORDINARY PEOPLE.

Conclusion #1, welfare is prohibited by your constitution. IT HAS NEVER BEEN A GOVERNMENTAL FUNCTION TO HELP PEOPLE

Jesus Christ said in Luke 22:25: "... they that exercise authority upon them are called benefactors." 2ND Thessalonians 3:6-14 prohibits Christians from associating with freeloaders.

Those who manage themselves will not accept socialist benefits. Christians will not force others to pay for their retirement. Those who accept benefits do so only by a pledge of allegiance to a worldly master. Perhaps you've chosen the wrong provider.

Another interesting document is President Cleveland's June 21, 1886 veto of military pensions. His veto blasted into politicians because a pension would "urge honest men to become dishonest." And he refused to pass such a "demoralizing lesson". Military pensions were dishonest in 1886. Federal pensions are still dishonest today. If earned pensions are dishonest, how depraved are those who think of unearned welfare as honest?

Conclusion #2, pensions are prohibited by your constitution.

By the way, The Federalist Papers are not just some antiquated editorial opinions, they are, according to the Supreme Court in *Cohen v. Virginia* (6 Wheat), the exact record of the intent of the Constitution (also see *Coleman v. Miller*).

Just in case you think a law or an amendment changed the intent of your Constitution, Think again. A congressman cannot swear an oath to support and defend your constitution and then suggest an amendment to change something that he is sworn to perpetuate.

If you don't believe me, perhaps you can believe the U.S. Supreme Court in *S. Carolina v. U.S.*, 199 U.S. 437 (1905):

"The Constitution is a written instrument. As such, its meaning does not alter. That which it meant when it was adopted, it means now..."

Busser v. Snyder, 37 ALR 1515:

"An Old Age Assistance Law is prohibited by a constitutional provision that no appropriation shall be made for charitable or benevolent purposes to any person."

Conclusion #3, Old Age Assistance is prohibited by your constitution.

Also in the *Busser* case:

"The term 'poor,' as used by lawmakers, describes those who are destitute and helpless, unable to support themselves, and without means of support."

I want you to remember the legal definition of the term "poor" from this *Busser* case. Destitute, helpless, unable to support themselves, without means of support. Later on, I will show that this is entirely consistent with the *poor laws*. If you cannot take care of yourself, others are allowed to take care of you, even if you don't like it. John 21:18. Hint: since Social Security is only available to those who need federal benefits, your confession is sufficient to prove that you cannot take care of yourself.

Your constitution has not changed. WELFARE, PENSIONS AND OLD AGE ASSISTANCE REMAIN UNCONSTITUTIONAL. Such things are not within the realm of the United States government, they must remain foreign. The only way to get such assistance is to become a ward of a foreign authority. The U.S. Secretary of the Treasury, as the agent of your foreign masters, will administer the foreign program with "actions, regulations, rules, licenses, orders and

proclamations heretofore or hereafter taken..." pursuant to Title 12 United States Code, section 95(b). The Secretary of the Treasury is the very same multinational authority that issues Social Security Cards.

Yet social security and welfare remain legal. Here is a history of what is really going on:

The funds for social security, welfare, housing, disaster relief, and now terrorist attack relief, come from the foreign authorities who loan us the national debt. These funds are not delegated by Congress, but by treaties and trusts administered by the President. In 1933, the U.S. government was threatened by financial emergencies that threatened legitimate constitutional duties. Instead of resorting to direct taxes to collect funds, as was allowed by the Constitution, it went bankrupt. When the government declared bankruptcy in 1933, it was put under the control of a receivership governed by its creditors. The government provided a (still ongoing) public emergency to administer foreign funds borrowed from the receivership. The U.S. has a duty to secure the assets and income of the federal government as collateral for its creditors. Federal lands were already mortgaged, so the federal government had to secure more collateral as surety on the country's debts. The only assets remaining were the labor of federal people. The U.S. government now uses the labor of its numbered people to secure its debts. To secure the pledge to the creditors, the U.S. has a duty to manage and protect these assets, keep them healthy, and provide for their welfare and enforce their obligations. More details will be provided later.

Here is an anti-welfare anti-tax quote from Abraham Lincoln: "You cannot strengthen the weak by weakening the strong. You cannot help small men by tearing down big men. You cannot help the poor by destroying the rich. You cannot lift the wage earner by tearing down the wage payer. You cannot keep out of trouble by spending more than your income. You cannot help men permanently by doing for them what they could and should do themselves."

8. COURT CASES FORCING PEOPLE TO GET A SSN OVER THEIR OBJECTION

In the entire history of Social Security Numbers there have only been six people who have been told by a court to get a number. Note that ALL OF THE CASES INVOLVE PEOPLE WHO WERE PARTAKING IN WELFARE.

- Bowen v. Roy 106 SCt 2147, 476 U.S. 693 (the only Supreme Court case)
- Callahan v. Woods, 479 FSupp 621 (reversed by 658 F2d 679)
- Chambers v. Klein, 419 FSupp 569
- McElrath v. Califano, 615 F2d 434
- Doe v. Sharp, 491 FSupp 346
- Green v. Philbrook, 576 F 440, (reversing 427 FSupp 834)

There is NO other federal court case requiring someone to get a Social Security Number. No one in authority has told you to get a social security number. Except for these six welfare recipients, there are NO other federal cases requiring someone to get a number. Not to work, not to pay a tax, not to open a bank account, not to drive, not to vote, not to cash a check. [I've been told, but could not confirm, that there was a Florida case where someone was told by a local court to get a SSN to register a boat]. NO COURT HAS EVER REQUIRED A WORKER TO GET A SSN, not even a federal worker. There are plenty of cases where workers who already have a number are required to give it. Once you are in their snare, there is permanent slavery.

Again, throughout history, only socialists have been required to have these socialist identifiers. There is no government requirement for ordinary people to get a number. ONLY the beast (the red beast of socialism, Revelation 17:3) requires ordinary people to get a number.

In one case, the court concluded that someone who was receiving welfare didn't have to number their children because of their belief that the Social Security Number was the mark of the beast. It would be worthwhile to read the case Stevens v. Berger, 428 FSupp 896. Also related to SSNs for children, read the third Callahan case 736 F2d 1269.

Proverbs 21:6 "The getting of treasures by a lying tongue is a vanity tossed to and fro of them that seek death."

9. WHO CAN QUALIFY FOR A SOCIAL SECURITY CARD?

You will find conflicting answers to this important question.

The official U.S. Government answer is that only welfare applicants may get a Social Security Number.

Since welfare remains unconstitutional within the United States, the only welfare available is foreign welfare. Your federal government administers this foreign program. Social Security came into existence in 1936, three years after the federal government went bankrupt. The foreign bankruptcy receivership offers this welfare plan for destitute people who volunteer to become their permanent wards. The original intent was to get the ownership of American's labor (people don't like it when I use the word "slave") to put up as collateral for the national debt. Those who survived the Great Depression were grateful for the indentured servitude that allowed them to survive. Are you?

If you persist in your inquiry, you will get many answers. I've collected many different pamphlets and IRS publications and responses to letters. These are all unofficial. In my Appendix G you will learn what the courts think about unofficial answers:

"... One who relies on a legal interpretation by a government official assumes the risk that it is in error... it has also been held or said that 'the government could scarcely function if it were bound by its employees unauthorized representations'"

"Informal publications of IRS all the way up to revenue rulings are simply guides to taxpayers and taxpayer relies on them at his peril."

"... Anyone entering into an arrangement with the government takes the risk of having accurately ascertained that he who purports to act for the government stays within the bounds of his authority ... and this is so even though, as here, the agent himself may have been unaware of the limitations upon his authority."

The official answers are from the law, regulations, court cases and official notices.

COURT CASES. In the last chapter you were introduced to the six court cases that forced people to get Social Security Numbers. All six were welfare recipients.

THE LAW. There is no government requirement for anyone to apply for a number. SSNs cannot be assigned unless you first apply for socialist benefits. Section 205(c)(2)(B)(i) of the Social Security Act allows the Social Security Administration to assign numbers

"to any individual who is an applicant for or recipient of benefits under any program financed in whole or in part from Federal funds including any child on whose behalf such benefits are claimed by another person..."

Read that again. Do you meet the eligibility requirements for a Social Security Number? It is available ONLY to those who claim government funds (Later I will prove that it is not even your government). Only those who need benefits can receive a Social Security Number. Social Security is not a trust fund, nor insurance, nor a pension; it's a handout. A Christian cannot associate with freeloaders per 2nd Thessalonians 3:6-14. If you ask them to take care of you, then you are asking to become a ward of a foreign authority. TO GET BENEFITS, YOU MUST BECOME A WARD OF A FOREIGN AUTHORITY. For constitutional reasons, they can give welfare ONLY to these wards. James Madison said it "is an absurdity" to state that welfare can be given to ordinary people. A pauper is someone who is supported at public expense. As you've seen from the Articles of Confederation, a pauper cannot have rights. Never did, never will. You, like Esau, gave up your birthright for a future bowl of stew.

The only other categories of people who can be given a SSN are aliens applying for federal citizenship, and students enrolling in federally funded schools. [even though the Supreme Court in a 1982 case Plyler v. Doe, 457 U.S. 202, says that schools cannot require SSNs from students].

THE REGULATION.

Title 20, Code of Federal Regulations, section 422.103:

“(b)Applying for a number. (1) Form SS-5. An individual needing a social security number may apply for one by filing a signed Form SS-5 ‘Application for a Social Security Card’, at any social security office and submitting the required evidence.....

(2) Request on birth registration document. Where a parent has requested a social security number for a newborn child as part of an official birth registration process....

That’s right. Individuals needing a number. Voluntarily. The only way they can tell if an indigent is needy enough to sell all his rights for a future bowl of stew is to wait until he asks. Notice that the term “needing” is not the term “wanting.” This is entirely consistent with the poor laws.

OFFICIAL NOTICES

The Paperwork Reduction Act (Public Law 96-511) requires all federal forms that request information from the public to display an OMB number assigned by the Office of Management and Budget. Title 44, U.S. Code, section 3507(f), prohibits government agencies from collecting any information unless the form displays an OMB number. To get an OMB number for the form *Application for a Social Security Card*, Form SS-5, the agency that created the application form (Treasury Department, not the Social Security Administration) had to file a form SF83 with the OMB. I have a copy of this SF83. The Standard Form 83’s section 24 is entitled “Respondents obligation to comply” and then has three boxes to check: “Mandatory”, “Voluntary”, or “Required to obtain or retain a benefit”. Their SF83 confirms that the SS-5 Application for a SSN is required to obtain a benefit and is not mandatory. And the form SS-5’s “Legal authority for information collection” is Section 205(c)(2)(B) of the Social Security Act, which I’ve quoted above.

The Privacy Act (Title 5, U.S. Code, section 552a) in subsection (e)(3) requires all federal forms that solicit information from the public to state what law authorizes the solicitation and whether or not disclosure of the information is mandatory or voluntary. The Application for a Social Security Card, Form SS-5, has a Privacy Act statement. It states in part: “You do not have to give us these facts, but without them we cannot issue you a Social Security number or card. Without a number, you could lose Social Security benefits in the future...”

The laws, regulations and court decisions and official notices are entirely consistent with each other. They conform with history and with the constitution and with the truth. And they are entirely consistent with the poor laws.

People v. Shirley, 92 ALR 2d 413, indexed under the topic *Poor Laws*:

“The provisions of the welfare code are to be administered fairly, with due consideration not only for the needs of applicants but also for the safeguarding of public funds; if children are not in need, they are not eligible for assistance regardless of who is paying for their support.”

Taxpayers don't need a Social Security Number. Those who file a Form 1040 for the first time and don't put down a TIN will be assigned a TIN by the IRS. But beware, the payment of a tax not owed creates an obligation to pay future taxes.

I have yet to confirm that religious objectors who work for the government can get a temporary ITIN instead of an SSN by filling out a W7 form. On the other hand, I've read where ITINs/IRSNs only apply to Amish objectors per section 1402(g) of the Internal Revenue Code (mentioned in the Legislative History of Public Law 99-514 section 4), and I've also read Revenue Ruling 85-61 which makes it seem that only alien limited partners qualify for these alternate numbers.

The instructions for ITIN application (Form W7) state that the form is only for those who do not qualify for a Social Security Number.

Here are some notes that lead me to believe that Legal Notice has to be served, by a process server, on anyone required to get a Social Security Number.

U.S. Supreme Court in U.S. v. Batchelder, 442 U.S. 114:

"Due process requires that a person be given fair notice as to what constitutes illegal conduct, so that he may conform his conduct to the requirements of the law."

Service of notice requiring TINs is acknowledged by 26 CFR 422.6109-1(h):

"... Nothing contained in the regulations under section 6109 shall limit the authority of the Internal Revenue Service to obtain taxpayer identifying numbers required before or after the effective date of this paragraph after notice is served upon the taxpayer pursuant to section 6001."

Now take a closer look at this section 6001 of the Internal Revenue Code. It uses the deceptive terminology "may require" and "or by regulations":

"... Whenever in the judgment of the Secretary it is necessary, he may require any person, by notice served upon such person or by regulations, to make such returns, render such statements, or keep such records, as the Secretary deems sufficient to show whether or not such person is liable for tax under this title."

Concerning the "or by regulations" terminology: This is one of the places where the word "or" really means "and". If you are going to claim that some people are served notice in person, while others are served notice via the publication of regulations, then I demand the equal protection of the law, equal with those who have been served notice in person. [In statutes the word 'or' can mean 'and' unless preceded by a comma. Also see Appendix B where 'must' can mean 'may'].

Concerning the "may require" terminology here is proof that "may require" really means "must require". Note how "may" is defined in 34 AmJur, Mandamus, section 72:

"Frequently, however, the word 'may' or the like as used in statutes relating to the duty of public officers is construed as mandatory, and not merely permissive, Anno: 6 L.R.A. 162; 12 L.R.A.(NS) 340, See STATUTES (also 25 RCL p. 750), and when such is the case, mandamus may issue to compel the officer to perform the duty so imposed. Rock Island County v. United States, 4 Wall. (U.S.) 435, 18 LEd,419; Brokaw v. Highway Comrs., 130 Ill482, 22 N.E. 596, 6 L.R.A. 161."

U.S. Supreme Court in Mahler v. Eby, 264 U.S. 32:

"It is essential that where an executive is exercising delegated legislative power he should substantially comply with all the statutory requirements in its exercise"

Isaiah 50:1 (KJV) "...Behold, for your iniquities have ye sold yourselves...."

10. SOCIALISM IS NOT COMPATIBLE WITH CHRISTIANITY

If Social Security is not insurance or a trust fund, then what is it?

It is the theft of socialism. Social Security is socialism. Socialism is theft. Theft is a sin.

There was never a promise to pay benefits.

It cannot be both ways. In order to be a socialist, you must become a ward of the government. In order to live free, you must not be a ward of the government.

Rights can only come from responsibilities. You won't understand this yet, but those who accept public benefits cannot have rights.

Federal funds are not available to ordinary persons. Only indigents can qualify to receive federal benefits. It is highly unlikely that you ever qualified for a Social Security Card. Section 205(c)(2)(B)(i) of the Social Security Act allows government to assign Social Security Numbers to applicants for benefits financed with government funds. Unless you need federal benefits, Social Security Cards are not available to you. You cannot qualify for a number. That's right! SOCIAL SECURITY NUMBERS ARE NOT AVAILABLE TO THOSE WHO CAN PROVIDE FOR THEMSELVES. If you can still provide for yourself, or if your family or church or state can support you, it would be fraud to apply for federal benefits.

In the 1941 Supreme Court case *Edwards v. California*, 314 U.S. 172, the legal term "indigent person" was given a very limited scope

"... must be taken to include only persons who are presently destitute of property and without resources to obtain the necessities of life, and who have no relatives or friends able and willing to support them."

Let me repeat this essential fact in several ways, until you understand: The application for an SS Card (the SS5 form) is a form limited to a very specific purpose. It is only for indigents who need federal funds. People who can provide for themselves cannot be indigent. Social Security Cards cannot be issued to anyone until they qualify for federal benefits. The government cannot know who is destitute; they must wait for applicants desperate enough to apply for federal funds. It must be voluntary. Social Security has no trust fund; it is solely a handout. Limited to government wards. Only socialists can qualify for a card (As you will find out on the next page, socialists are not even eligible for citizenship). ONLY THOSE WHO CANNOT SUPPORT THEMSELVES AND ARE WILLING TO ACCEPT SOCIALISM AND WILLING TO SWEAR SO WITH A PERJURY OATH ON A PERMANENT IRREVOCABLE RECORD, CAN QUALIFY TO RECEIVE A SOCIAL SECURITY NUMBER.

To remain constitutional, only wards of the government can receive benefits. This is a vow of poverty. You exchanged your rights to all future wages for the false promise of future benefits. You did so voluntarily. I'll discuss labor rights and poverty vows and taxable wages in other chapters.

According to the legal definition of "Tacit Procurement", you grant them the power of attorney if you expect them to provide for you. You asked them to provide for you - To steal for you. Government does not and cannot create wealth, it must tax in order to give. Government cannot provide benefits unless it takes them from someone else. Socialism is theft of your neighbor's money. Your new master will take money from your neighbors, against their will, and over their objections. These civil servants will eventually resort to the force of guns, on your behalf, to seize property from any neighbor who stubbornly and repeatedly refuses to hand over whatever is demanded. It is theft. They call it distraint. It is not insurance. Proverbs 1:10-19 gives us advice about those who entrap the innocent to fill their house with plunder.

In Matt 20:25-27 and Mark 10:42-43 and Luke 22:25-27 Jesus tells us to not have dominion over others, but to serve. CHRISTIANS SERVE. CHRISTIANS DON'T LORD over those who are not under them. Not by force, not by vote, not

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by hiring a servant and then delegating to the servant an authority to steal - an authority that you don't have. Again: Christians don't have dominion over their neighbors. You cannot tax your neighbors to fund your retirement.

Since there is no trust fund (nor can there be one) - Only by the deepest commitment to covetousness can you force others to pay for your retirement (or pay your doctor bills, or pay to educate your children). You are coveting your neighbors' goods. You are forcing your dominion over those who are not subject to your authority, contrary to Christ's command.

Conversely, if your bank account and property can be seized to pay for your neighbor's retirement (or doctor bills or tuition), then you must have somehow lost your right to keep `your' property or money. What do you suppose that you signed to waive any right to keep `your' property?

Have you become surety? The security in Social Security is social. Look up "social insurance" in a law dictionary. You have become surety for your neighbor. Proverbs 11:15

"He that is surety for a stranger shall smart for it: and he that hateth suretiship is sure."

Also: Proverbs 17:18.

Only wards of the government (card carrying socialists) can receive the benefits of National Socialism.

SS is not a trust fund or insurance, it is an excise tax on the benefits of a limited citizenship (including the government granted privilege of earning wages). This tax revenue goes into the general fund. Authority for this taxation comes from the Buck Act, not the Internal Revenue Code. It is presumed, but not required, that congress will appropriate funds each year for maintenance of the government wards. The Supreme Court ruled in 1980 that Social Security benefits are not based on a fixed contract and therefore can change or be eliminated at any time. *Fleming v. Nestor*, 80 SCT 1367.

In the 1891 naturalization case of *Mr. Sauer*, Title 81 Federal Reporter page 358 the court held that Mr. Sauer, although an industrious, law abiding man, could not become a citizen because he claimed to be a Socialist. **SOCIALISTS COULD NOT BECOME CITIZENS.** And they still cannot. I have another chapter that cites every court case where people were forced to get Social Security numbers. Every case is a welfare applicant. Social Security Numbers are only for socialists. Socialists cannot have rights. Read Appendix C and prove to yourself that they have changed their citizenship and are not protected by the first eight amendments to your Constitution (*Twining v. New Jersey* and also the *Hague* case) and do not have the right to a trial by jury (*Colegate* case). If you want to loose your birthright just fill out a form claiming socialist benefits. If you think you still have a right to a trial by jury, read Appendix F.

A Christian cannot be a socialist. Christians are not to associate with freeloaders, according to 2nd Thessalonians 3:6-14:

- 2nd Thessalonians 3:6 (NIV): In the name of the Lord Jesus Christ, we command you, brothers, to keep away from every brother who is idle and does not live according to the teaching you received from us.
- 3:7 For you yourselves know how you ought to follow our example. We were not idle when we were with you,
- 3:8 nor did we eat anyone's food without paying for it. On the contrary, we worked night and day, laboring and toiling so that we would not be a burden to any of you.
- 3:9 We did this, not because we do not have the right to such help, but in order to make ourselves a model for you to follow.
- 3:10 For even when we were with you, we gave you this rule: "If a man will not work, he shall not eat."
- I want to interject a note here: this isn't a snobbish threat to starve the poor, it is a fundamental Biblical principle. In the same sentence where God condemned us to die, he condemned us to work for food. That's right! To acknowledge socialism is to deny God's authority. Genesis 3:19 (KJV): "In the sweat of thy face shalt thou eat bread, till thou return unto the ground; for out of it wast thou taken: for dust thou art, and unto dust shalt thou

return." The socialists that want you to provide not only their food but also health care, deny God's authority to sentence us to hardships.

- 3:11 We hear that some among you are idle. They are not busy; they are busybodies.
- 3:12 Such people we command and urge in the Lord Jesus Christ to settle down and earn the bread they eat.
- 3:13 And as for you, brothers, never tire of doing what is right.
- 3:14 If anyone does not obey our instruction in this letter, take special note of him. Do not associate with him, in order that he may feel ashamed."

That the freeloader may feel ashamed. I've been told that I am too sarcastic just because I quote the Bible.

Do not confuse voluntary charity with forced socialism. Christians are often in need of charity, yet cannot accept socialism.

Does the Bible support the notion that socialism can provide for Christians? Let's take a closer look:

- 1st Thessalonians 2:9 (NIV): " Surely you remember, brothers, our toil and hardship; we worked night and day in order not to be a burden to anyone ..."
- 1st Thessalonians 4:11-12 "work with your hands...so that you will not be dependent on anybody."
- 1st Corinthians 4:11 (NIV): "To this very hour we go hungry and thirsty, we are in rags, we are brutally treated, we are homeless." [note: they were homeless but they were not freeloaders. Even Christ was homeless, Matt 8:20, Luke 9:58.]
- Proverbs 21:25 (KJV): "The desire of the slothful killeth him; for his hands refuse to labour."
- Ephesians 4:28 (NIV): "He who has been stealing must steal no longer, but must work, doing something useful with his own hands, that he may have something to share with those in need."
- Acts 14:22 (NIV) ... "We must go through many hardships to enter the kingdom of God," [You will understand this after you study the topic of citizenship]
- Luke 19:26 (NIV): "He replied, 'I tell you that to everyone who has, more will be given, but as for the one who has nothing, even what he has will be taken away.'"
- 2nd Corinthians 11:9 (NIV) And when I was with you and needed something, I was not a burden to anyone,... I have kept myself from being a burden to you in any way, and will continue to do so.
- 2nd Corinthians 7:2 (NIV) ... we have exploited no one.
- Jesus is quoted in Matthew 25:29-30 (KJV) For unto every one that hath shall be given, and he shall have abundance: but from him that hath not shall be taken away even that which he hath. And cast ye the unprofitable servant into outer darkness: there shall be weeping and gnashing of teeth.
- Proverbs 13:4 (NIV) The sluggard craves and gets nothing, but the desires of the diligent are fully satisfied.
- Proverbs 20:4 (KJV) The sluggard will not plow by reason of the cold; therefore shall he beg in harvest, and have nothing.

If a Christian cannot be a socialist, then a Christian cannot have an ID card available only to socialists.

Theodore Roosevelt: "The first requisite of a citizen in this Republic of ours, is that he shall be able and willing to pull his own weight."

As further proof that socialists have never had rights, in my Appendix C read where the Articles of Confederation extended the rights of citizenship to inhabitants with the exceptions of paupers and vagabonds and fugitives. A vagrant is not a vagabond. Even Christ was homeless (Matt 8:20, Luke 9:58). A vagabond is a homeless freeloader. A pauper is a person that must be supported at public expense. Social Security partakers are supported at public expense, therefore cannot have the rights of citizens anymore than a fugitive would have.

The English word "stigma" comes from the Greek and, in English, means a mark of shame or a brand of disgrace. The third six in 666 is the Greek *stigma* (666= *chi-xi-stigma*). Do you have a permanent mark of shame?

Conclusions so far: Socialists must become wards of their provider. The U.S. Government cannot Constitutionally be a provider of benefits, but it can administer foreign funds as their agent. There is no Social Security trust fund, there is no insurance, and there is no pension. It is plunder. It is pure orthodox socialism. Socialists are not and cannot become citizens. Socialists cannot have rights. Never could, still can't. Christians cannot be socialists. Christians cannot have socialist ID. Did your government school teach you this?

PUBLIC EDUCATION

Karl Marx wrote the *Communist Manifesto* in 1848. Public schools is the 10th plank. As I said earlier: Those who accept public benefits cannot have rights. Rights can only come from responsibilities. You have no right to force others to pay your children's' tuition. Hillary's village will raise the children of those who forfeit their rights to their own children. Even the U.S. Supreme Court in *Meyer v. Nebraska*, 262 U.S. 390, concluded "it is the natural duty of the parent to give his children education suitable to their station in life..."

The U.S. Supreme Court in *Plyler v. Doe*, 457 U.S. 202, concluded,

"...education is not a fundamental right..."

"the Fourteenth Amendment's protection extends to anyone, citizen or stranger, who is subject to the laws of a State..."

U.S. Congressman in the 1840's Robert Dale Owen, later known as the father of American socialism, believed that the Christian faith hindered man's evolution. An Owen associate wrote:

"The great object was to get rid of Christianity and to convert our churches into halls of science... the plan was not to make open attacks upon religion – although we might belabor the clergy and bring them into contempt where we could ... but to establish a system of state – we said national – schools... from which all religion would be excluded and to which all parents were to be compelled by law to send their children."

These views influenced John Dewey at the Columbia Teacher's College, and by 1900 a socialist system of compulsory schools, which exclude religion, became a reality.

For further study on this topic, start with www.sepschool.org

Another excellent web site is www.hisholychurch.net/net/homeschool.htm

SUMMARY

The seven-headed scarlet beast is a socialist confederation of beast powers that raised up from the sea. The sea symbolizes multitudes of people (Rev 17:5). Seas of people (democracies) demand socialist benefits. These people received not the love of the truth that they might be saved. They want to be taken care of, but not by God. They won't accept the responsibility to take care of themselves, or suffer God's trials. They fabricated a counterfeit image of God to provide for

them and protect them. They get their rights from their god that they created. They expect you to worship their counterfeit image of God. In their courts, your rights come from the god they created.

Abraham Lincoln, September 11, 1858:

"Accustomed to trampling on the rights of others, you have lost the genius of your own independence and become the fit subjects of the first cunning tyrant who rises among you."

11. WHY WOULD GOD PUNISH SOMEONE FOR GETTING A SOCIAL SECURITY NUMBER?

- Why would those who are only obeying authority “be tormented with fire and brimstone in the presence of holy angels, and in the presence of the Lamb” per Revelation 14:10?
- Why would I be forced to drink God’s wrath, per Revelation 14:10-11 just for getting a number?
- Certainly, getting the Mark of the Beast must be some overt sin that all Christians would know to avoid. How can a Social Security Number be the Mark, it’s just a silly number?
- Getting the mark is tantamount to slapping God’s face, how can getting a silly number be even remotely similar to such a sin?

You will not understand the answers unless you are ready for the answers. It’s a lot like trying to explain that a just and loving God was wrathful against Adam and Eve, and us descendants, even though the fruit was just a silly fruit. It is not about the fruit, it is about mutiny against God. Mutiny, even if fraudulently induced by deception, is punishable by death. Before you can understand the answers to the above questions, you must first understand Lordship, authority, oaths, and worship.

And yes, taking a SS number is slapping God in the face. For many reasons.

SSN application is by a perjury oath signature. Oaths are always a form of worship (violating the first commandment).

Oaths also violate Matt 5:34, James 5:12. It is worship of a superior, Hebrews 6:16.

Applying for SS number requires swearing, on a permanent irrevocable record, that Caesar is Lord.

SS numbers are only issued to wards who need government funds (according to section 205(c)(2)(B)(i) of the Social Security Act), yet Christians cannot associate with freeloaders (according to 2 Thessalonians 3:5-15).

If you didn’t need federal funds, then you had to falsify a federal application to get a number. Theft, covetousness, and false witness, even if you don’t count worship.

Once you are a ward of whoever takes over the government, then you must obey their laws. Regardless of how abhorrent or repugnant. Regardless of how evil they become.

You are no longer one of the (“We the People”) Christian masters who created government to secure rights endowed by The Creator. You are now sworn to allegiance to civil servants who have no respect for anything Christian.

You have forever turned your back on the proper chain-of-command. Like Esau, you sold your birthright. God hated Esau. Once you get a SS number, you don’t even have the right to earn wages [thereby making your wages taxable].

You participated in creating a host of providers and saviors to regulate your life, protect you, lord over you and insure you against God’s cataclysms. Certainly this qualifies as a man-made (graven) image.

But your lords also demand worship. You were commanded to not bow down to them, nor worship them. Yet, you will even give them the firstfruits of your labor (withholding).

LORDSHIP

Allow me to describe this lordship concept with several different terms: mastership, ruler, sovereign, protector, boss, your chain of command. You are under a government whether you like it or not, but only one government. You cannot serve

two masters. Christ said “he that is not with me is against me” (Luke 11:23, Matt 12:30). You are to rely upon Him for your protection and welfare (Psalm 40:17, 118:8-9, Matthew 6:25-34, 2nd Corinthians 9:8, Philippians 4:19, etc.) God’s first commandment prohibits you from having other Gods (Hebrew: *‘elohiym*) before Him (= outrank Him).

Satan has a counterfeit authority for you to obey. You must choose which chain of command you are in. Satan’s counterfeit is very difficult to discern. When a state demands that it be recognized as the caretaker of the elderly, or educator of children, or judge of whatever abominations are to be morally acceptable, then it is demanding recognition as God.

A closer look at translations would help explain this Lordship concept. By reading the English translations, you cannot tell if the word ‘Lord’ refers to the Almighty or to a human boss. The word “LORD” is translated from several different words:

H3050 *yahh*,

H3069, *yehovih*,

H136 *adonay*,

H113 *adown* - meaning lord, master, owner, sovereign, or controller,

H3068 *yehovah* or

H430 *‘elohiym* as in the first commandment which is also translated as god, mighty, gods, judges, goddess, angels and magistrate.

The reference numbers are from *Strong's Concordance*.

I repeat again: The first commandment prohibits you from having other rulers or judges as a higher authority than God.

In the Greek New Testament the word LORD is translated from

G2962 *kurios*, meaning authority, master, God, Lord, or sir; and from

G1203 *despot* - meaning Lord, absolute ruler or master.

These are the only two Lords in the New Testament, neither of which exclusively refers to the Lord Almighty, so you cannot be sure which kind of master the word LORD refers to.

Example: Christ said that you cannot serve two Lords (G2962 *kurios* in both Luke 16:13 and Matt 6:24). You cannot serve both God and mammon (mammon=G3126 wealth personified or greed).

The Greek word for God is *Theos*, which means “a magistrate.” In Roman days you would address a judge as a god. Emperors were referred to as Apo Theos, creator of gods. This lordship continued down through the centuries with the kings claiming divine authority to rule. Feudal liege lords retained authority over their subjects. Even today the word *landlord* retains the lord suffix. In Canada today, judges are still addressed as “Your Worshipfulness.” In court your plea is still called a “prayer.” The painting on the ceiling of your Capitol dome is titled *Apotheos of George Washington*. He was the creator of your judge gods.

Does your “first citizen” still claim to have god powers? On May 14, 1998 Clinton released Executive Order Number 13083 entitled *Federalism*. The presidency claims “a Federal Government of supreme ... powers.” And as for U.S. citizens, Federal law has the power “... to define the moral, political, and legal character of their lives.”

Yes. Your god defines every moral, political and legal character of your life. The Roman Civil Law of today is a mirror image of the iron beast that trampled down the whole earth and broke it to pieces (as in Dan 7:23). Could this mirror image

be the image of the beast brought to life in Revelation 13:15? Do they demand worship? Do they speak blasphemy? The answers seem so obvious to me; I don't understand why others cannot see this.

Whom do you serve? Who takes care of you? Who's chain of command are you in? Protection draws subjection. Do you acknowledge that Jesus has been given all authority in heaven and earth? It is His will that you must obey, and you will be judged on the judgment day according to His will, not man's will. Masters (Lords) take care of their subordinates. If God is your Lord, and not the state, then He will provide for you, not the state. He will, perhaps through his church continuing "the perfect law of liberty," take care of widows and orphans (James 1:25,27). He will take care of the handicapped. He will (perhaps through the family, 1st Tim 5:8, or a church) take care of the elderly, not the state god. His church encourages the unemployed "to work with your hands ... so that you will not be dependent on anybody." 1st Thessalonians 4:12 (NIV). He has promised not to forsake you.

Lords grant permission. Whoever you ask for permission to do something is your lord. Permission to get married, permission to buy medications, permission to travel, and, of course the very reason you got a number in the first place: permission to sell your labor. Later on, I will show you that you grant the power of attorney to anyone who you allow to manage your affairs because it can be presumed that you cannot manage yourself.

You have created a host of Lords to regulate your life, be your savior, accept your worship, and lord over you. Shame.

Judges 10:14 (KJV):

"Go and cry unto the gods which ye have chosen; let them deliver you in the time of your tribulation."

NAME

Another definition that must be understood is the word "name", which means "authority".

If you were to say the phrase "stop in the name of the law" you are saying: "Stop; by the authority of the law." If you sign your name, this signature is your authority and has legal consequences. Agents act in the name (=authority) of their principal. Examples: "whosoever shall call on the name of the Lord shall be saved" in Acts 2:21 and Romans 10:13 and also 1 John 5:13 use the Greek *onoma* G3686 which means authority. Christ said blessed is he that comes in the name (*onoma*=authority) of the Lord. If you were to read: "Mark of the beast, OR the name of the beast, OR the number of his name" in Rev 13:17, then you would be reading three alternatives invoking the authority (Greek *onoma*) of the beast. More literally translated: The mark of the beast, or the authority of the beast or the number of its authority. Again: Name = Authority. Taking God's name in vain, means taking God's authority in vain. Vain means devoid of worth. God's name (*onoma*) will be put upon (*epi*) your forehead. Revelation 7:3 and 20:4. As Job said: Blessed be the name of the Lord. The ten-horned first beast that must be worshiped in order to get the mark has the name (*onoma*) of blasphemy on its heads.

Now that you know what "name" means: Is there a chance that you buy and sell with a mark (ID card) of a beast, or the authority of the beast, or the number of (of=created by) its authority?

Your authority to exist does not come from government. Not from an identification card, not from a birth certificate. Why then, do police ask for ID? Officials of the government, while on duty, get their authority to exist from government. Police are seeking proof that you are under their authority. If you have accepted the office of PERSON (see my Appendix D), then you are within their government, subject to their law enforcement officer. If the law says so, you may even be required to carry government identification.

WORSHIP

Both in the Old Testament Hebrew, and the New Testament Greek, the verb Worship refers to the assuming of a body position such as bowing down, crouching or facing.

The U.S. Supreme Court confirmed, in Board of Education v. Barnette, 319 U.S. 624, that a salute is the assuming of a physical position.

A salute, which is a form of worship, is initiated by the inferior toward the superior. Whom do you worship, the Lord, or the state god? To whom do you raise your right hand in court? At the beginning of the worship service, to whom do you worship when the bailiff commands: "All Rise"? William Tell understood enough to refuse to salute the judge. Daniel, in chapter 3, understood enough to refuse to worship the civil authority. Traditionally a judge would carry a Bible into a courtroom, and all would rise in deference to the Bible. Rising (Standing up) for this religious procession is a form of worship, the assuming of a body position initiated by the inferior. These Latin speaking black robed priests no longer carry Bibles when they enter their synagogue. Who's authority do you worship now?

How can anyone swear to tell the whole truth, which is impossible? Christ in Matt 5:37 said that your yes should be yes, and your no, no, and any testimony more than a yes or no answer is evil.

How can anyone swear to tell nothing but the truth? We know that every man is a liar, Romans 3:4.

OATHS

Along the same line as worship, oaths are forbidden by Hebrews 6:16, Matthew 5:33-34, and James 5:12.

Yet it is now a felony if you refuse to worship a judge with your oath. Look up your state's crime of "Obstruction of justice. A person commits the offense of obstruction of justice if the person intentionally engages in the following conduct: When called as a witness shall refuse to testify or be qualified as a witness when duly directed to testify or be qualified as a witness."

Oaths, being a form of worship, are only offered by the inferior toward the superior, per Hebrews 6:16. A salute, such as raising your right hand when being sworn into a public office, is worship and is only offered by the inferior toward the superior. You won't understand this yet, but your elected servants must take an oath of office to acknowledge their subordinate position. They are not AUTHORITIES, they are subordinates.

Although the application for a social security number no longer has a printed perjury oath above the signature, it has the legal presumption, and is equivalent to, an oath because there is a punishment associated with false swearing. You are presumed to know this law. See Appendix E.

Now to answer the question as to why God would punish someone for getting a number. Since you are presumed to have the 10 Commandments in your forehead and on your right hand; Any of these Commandments (laws) would suffice:

Acknowledging the name (authority) of false saviors, worshiping (taking oaths to or saluting) false gods, covetousness, swearing, taking God's authority in vain, serving graven images, or committing the theft of socialism.

And that's just from the 10 commandments. My list didn't even include falsifying the application form, or firstfruits offering (withholding) to fund abominations, or violating God's work ethic during retirement, or undermining the family's responsibility to care for their elderly, or creating a host of bureaucrats (benefactors, Luke 22:25) to rule over you, or creating judges ('elohiym) who demand worship.

Zechariah 5:3 "... every thief will be banished, ... everyone who swears falsely will be banished."

YES, GETTING A SOCIAL SECURITY NUMBER IS SLAPPING GOD'S FACE. HOW CAN YOU INSIST THESE SINS WILL GO UNPUNISHED? (And yes, I confess. I did slap God's face. When I was 16 years old I was told to get an SS Card in order to qualify for employment. I dutifully bowed down to the mighty god they had created.)

In Revelation 14:9-11 a divine messenger tell us that those who receive the mark are damned. The very next verse contrasts those who are damned with those who kept the commandments. Revelation 14:12 (KJV) "Here is the patience of the saints: here are they that keep the commandments of God, and the faith of Jesus." Apparently, those who keep the commandments will know enough to avoid deception.

Adam and Eve had a duty to avoid deception. They and you too, had to suffer the consequences of falling for deception. Christ told his disciples to “take heed that no man deceive you.” We too, can avoid deception by obeying the commandments. If we are deceived then we will learn the hard way that we should have obeyed.

For alternate explanations go to www.mercyseat.net/BROCHURES/ssnarticle.htm or to <http://presys.com/~ekklesia/chvca.htm> and to <http://presys.com/~ekklesia/eve.htm>

1st John 3:4 (KJV) “...for sin is the transgression of the law.”

12. WHO THEN CAN BE SAVED?

This is the same question asked by the disciples. I cannot answer it. Only the sovereign Judge can pronounce the verdict. As it was when the disciples questioned their salvation, you also cannot foreknow your salvation until the Judge pronounces your verdict.

The Ten Commandments present problems to people who believe in easy salvation. People don't want to believe that they will drink God's wrath (Rev 14:9-10) and be tormented with fire and brimstone, and have no rest, day or night, who worship the beast and his image, and whosoever receives the mark (Rev 14:10-11).

I've added this chapter because people expect me to have advice on how to cancel their Social Security Number. People accuse me of damning them, with no hope of salvation. I've been accused of being paranoid, fearful, negative, indignant, and not having the joy of Jesus.

People say that having a Social Security card cannot damn them because they are Christian; they are saved by grace; Christ's blood paid the penalty for their sin. I cannot respond to these statements because I am not your sovereign. I can only tell you what scripture says. All us sinners will NOT be saved. It seems to be very arrogant for any sinner to insist that "God will save me just because I call myself a Christian." (as in Luke 18:14)

Jesus is our only hope for salvation; no one can save himself or herself. All I do is quote from the Bible and reference some verifiable facts. Your assignment is to decide whether or not to live in the fear of God's wrath. You get to decide whether or not to obey the Ten Commandments. I'm just a shouting watchman warning people to the dangers of false authority. Have I become your enemy because I tell the truth?

You must decide between beast worship and buying/selling. Christ says if your right hand offends you, cut it off. I'm sure that He was using a metaphor to say that this is not going to be easy.

Some people believe in easy salvation based upon Romans 10:9: confess that Jesus is Lord and was raised from the dead and you WILL BE saved.

In my way of thinking, the words "Jesus is Lord" is not a chant to open heaven's gate, but an oath of allegiance to obey your Lord, to the exclusion of all authority that is not ordained of God (per the 1st commandment). You will not force God to save you by saying a mystical incantation.

Matthew 7:21 (NIV):

"Not everyone who says to me, 'Lord, Lord,' will enter the kingdom of heaven, but only he who does the will of my Father who is in heaven."

My paraphrase of Romans 10:9: confess by your actions, not just words, that Jesus is your government and you will be saved. (More about this government of Jesus in my Appendix L).

In the previous chapter I already covered the other easy-believer "whosoever shall call on the name of the Lord shall be saved" in Acts 2:21 and Romans 10:13 and 1John 5:13.

There is no assurance of easy salvation. This topic seems to irritate some people. They say that my message ignores that Christ died to save us. The following comments are intended to instill the fear of God.

the saints at Philippi were told to work out their salvation with fear and trembling (Philippians 2:12 should be a strong hint that there is no easy salvation).

Christ told the truth in Matthew 7:21 (NIV) "Not everyone who says to me, 'Lord, Lord,' will enter the kingdom of heaven, but only he who does the will of my Father who is in heaven." [I've underlined the word enter, so that you can confirm that it still matches the definition of voluntary citizenship]. If you don't obey the will of the Father, then what? Peter asked the

same question. 1st Peter 4:17b (KJV) "... what shall the end be of them that obey not the gospel of God?" Peter's answer in verse 18 is that THE RIGHTEOUS WILL SCARCELY BE SAVED.

Acts 14:22 (KJV) "... we must through much tribulation to enter into the Kingdom of God."

Romans 9:27 only a remnant will be saved

Luke 13:23-24 (KJV) "Then said one unto him, Lord, are there few that be saved? And he said unto them, Strive to enter in at the strait gate: for many, I say unto you, will seek to enter in, and shall not be able."

Matthew 7:22-23 (KJV) "Many will say to me in that day, Lord, Lord, ... And then will I profess unto them, I never knew you: depart from me, ye that work iniquity."

Matthew 8:12 (KJV) "But the children of the kingdom shall be cast out into outer darkness: there shall be weeping and gnashing of teeth."

Matthew 22:14 (KJV) "For many are called, but few are chosen."

When a rich man who had obeyed all the commandments asked how he could be saved, Jesus told him to sell everything and follow Him.

Matthew 19:25,27 (KJV): "When his disciples heard it, they were exceedingly amazed, saying, Who then can be saved?" ... "Then answered Peter and said unto him, Behold, we have forsaken all, and followed thee; what shall we have therefore?"

Do you sense how astonished Peter was at this news? He questioned his salvation.

Aside: I've been told that this story proves the awesome forgiveness of God's grace is so great that He would save someone who worships money. I don't see this as a love-of-money story, I see this for what it says it is; Those who do the will of God (obey the commandments) must still leave everything and follow Christ to be saved.

When the amazed disciples asked Jesus "who then can be saved" (Matt 19:25, Mark 10:26, Luke 18:26) Jesus responded "with God all things are possible," Jesus then, after confirming that the disciples had left everything to follow him, confirmed that their salvation was assured. If there were an easy salvation they would not have been so amazed. Salvation involves more than just obeying commandments; You must leave all to follow Jesus.

Once you put your hands to the plow, you cannot look back (Luke 9:62 referring to those who make the decision to follow Jesus). I see this as another "leave everything to follow Christ" message. [I've been told that this isn't a leave-everything message, but that those called do not need to look back at their previous lifestyle.]

Christ told the truth in Matt 7:13-14: narrow is the gate that leads to life and few will find it. Suppose, just suppose, that by the term "few", Christ meant that only 144,000 would have His Father's name (Greek *onoma* = authority) written in their forehead (throughout the Bible, foreheads refer to obedience) and that these are the only ones to be redeemed from the earth (Rev 14:3). That's less than a thousandth of one percent of those, living and dead, who claimed to be Christian. It's far less than one person per church.

Christ said that we will be persecuted, and that those who endure until the end shall be saved (Matt 24:13 and Mark 13:13 and Matt 10:22).

Those who fear the Lord are close to salvation (Psalm 85:9, Isa 33:6).

Participating in socialist benefits is violation of the Ten Commandments. Theft and Covetousness. Even if you don't include worship, oaths, and falsifying federal documents. And yes, those who refuse a socialist security number can be

victorious over the beast, just as if it were the mark of Rev 15:2. Nor will they be funding vile abominations with their taxes.

1st Corinthians 7:21 (NIV) "Were you a slave when you were called? Don't let it trouble you--although if you can gain your freedom, do so."

If??? Don't let it trouble you??? How does a permanent slave regain his freedom if he cannot purchase it? Answer: He can't. He must suffer the consequences. Just like an enlisted serviceman cannot change his own status. Repenting doesn't change your status. Wanting to get back into God's chain of command will not change your status. What then can you do, and what are the consequences?

Since you cannot change your slave status, there are still a few things you can do when you decide you want citizenship under God's chain of command. But you will be an AWOL runaway slave. You must forevermore be a fugitive, and rely upon the grace of your sovereign to protect you. The same sovereign who said you must endure persecution. Onesimus voluntarily returned to his owner, but then again, he could still serve the one Master, because his owner was an authority ordained of God. But he still had to suffer punishment from his owner.

I can give you some crumbs of comfort, and reasons for the faith that lies within. But, if you want legal advice consult your lawgiver.

- The apostles were joyful when they were persecuted and in jail. Government jail. They had fear and trembling, and much tribulation, as I've just quoted. They enjoyed the same persecution that we now suffer under the very same brutal Roman civil law.
- "They that understand among the people shall instruct many; yet they shall fall by the sword, and by flame, by captivity, and by spoil, many days." (Daniel 11:33)
- Repent. If King David can be a man after God's own heart after what he did, then there is hope for all repentant sinners.
- You can still be rescued from the dominion of darkness and brought into the kingdom of the Son in whom you have forgiveness. Colossians 1:13-14.
- If you never qualified for a Social Security number, then repent (never use it again). This is a good time to witness to others. This will also cause persecution, unemployment, and homelessness and perhaps be jailed by corrupt officials who expect you to be numbered. The disciples were joyful when they were persecuted. (I am NOT telling you to be a homeless beggar, I'm telling you that the beast's intent is to deny you wages and housing without a mark – to causeth all to receive a mark.)
- Render unto Caesar that which is Caesar's, and never again embrace socialism.
- Never swear an oath to a state god (as the term god is used in 2nd Cor 4:4).
- Note that there are two different ways to receive the mark, only one of which condemns. The damnation of anyone in Rev. 14:9&11 who "receives" (Greek *lambano* in both verses = to take, accept, obtain) the mark is altogether different from taking the mark in Rev. 13:16 that the beast causeth all to "receive" (Greek *didomi* = bestow, deliver, grant, offer, put, strike with the palm of the hand, take). In Rev. 20:4 those who did not "receive" (Greek *lambano*) the mark will rule with Christ for a thousand years.
- In Revelation 14 those who receive the mark will drink God's wrath and be tormented with fire and brimstone. The term "receives," (Greek *lambano*) in Rev 14:9,11; whosoever receives the mark of his name (the word "name" is the Greek *onoma* which means authority), may mean much more than merely having a mark. It may refer to those who embrace an evil system, who knowingly worship the beast to receive the benefits, who force numbers on others, to plunder their neighbors. Verse 12 then contrasts against verse 11: "... here are they that keep the

commandments of God and the faith of Jesus” - as if to emphasize that attaining the mark violates the commandments of God and the faith of Jesus.

- Furthermore, even today’s legal definition of the term “receives” means acquiring control, and not merely possession, of the item. *Black’s Law Dictionary* even cites a court case that defines the crime of “receiving stolen property” as excluding mere possession. Hopefully we will find out on the judgment day that we haven’t received the mark-name-number if we have refused to use it.
- those who endure to the end shall be saved.

Hebrews 4:16 (KJV) "Let us therefore come boldly unto the throne of grace, that we may obtain mercy, and find grace to help in time of need."

13. COMMON FACTS ABOUT SOCIAL SECURITY NUMBERS.

Your federal government is very vague in answering most questions about Social Security Numbers. If you persist in your inquiry, which will take dozens of letters, the Government will openly and honestly tell you a few certain facts about Social Security numbers:

1. It is a permanent irrevocable status. Some bureaucrats claim that it is a contract, while the higher level authorities in the Social Security Administration say it is not a contract, but a *status*. Go to any law library and look up 'status' in any law dictionary. You cannot change your own status once you've signed up, anymore than one who enlists in the military can change his own status.
2. It is up to the bank, employer, school or stockbroker to determine whether or not they will discriminate against someone who fails to give a number. The government has no policy on this.
3. Many state driver's license applications request a SSN. Strange language in section 205(c)(2)(C)(i) of the Social Security Act allows federal states "... for the purpose of establishing the identification of individuals affected by such law, and may require any individual who is or appears to be so affected to furnish to such State...or agency thereof having administrative responsibility for the law involved..." his SSN. Yet, The Social Security Administration before 1996 would not issue Social Security Numbers for the purpose of getting a driver's license. If you applied for a Social Security Number and stated that your purpose for applying is to qualify for a driver license, you would get a denial notice form SSA-L676. If you want to do more research, try to find out how a state driver's license became a federal benefit in 1996. There is another reason to believe that SSNs are not required for state driver licenses. SSA Publication No. 05-10002 states: "You should not use your Social Security card as an identification card. However, several other government agencies are permitted by law to use Social Security numbers, but there is no law either authorizing or prohibiting their use."

Also read *Leahy v. District of Columbia*, 833 F2d 1046 where Leahy refused, based on religious objections, to give his SSN on an application for a driver's license. Religious objections are powerful, because the first amendment acknowledges the free exercise of religion. In the Leahy case, as in others, only government "...interests of the highest order can overcome legitimate claims to the free exercise of religion."

4. According to a federal report to a Congressional Subcommittee on Social Security some people do not have Social Security Numbers. You can order one free copy of this report from U.S. General Accounting Office, P.O. Box 37050, Washington, DC 20013. The title of the report is "*SOCIAL SECURITY, Government and Commercial Use of the Social Security Number Is Widespread*" Report GAO/HEHS-99-28. On the bottom of page 3 you will read:

"Some individuals do not have an SSN either because they do not want one or because they are ineligible to receive one."

Later, the same paragraph continues:

"... the only noncitizens to whom SSA has issued SSNs have been those with one of two valid nonwork reasons for needing a number. That is, the federal government requires applicants for benefits or services under certain federal programs to have an SSN, and states require applicants for driver's licenses to have SSNs."

Now re-read this cleverly written TRUE statement, while keeping in mind that SSNs have never been required for work purposes either, not even for citizens, and the law requiring SSNs for driver licenses refers only to federal states.

5. According to the IRS, an ITIN (Individual Taxpayer Identification Number) is available to those who cannot qualify for a Social Security Number. The application form for the ITIN (Form W-7) in the general instructions, says that anyone eligible for employment in the U.S. is eligible for a Social Security Number and cannot apply for an ITIN. This seems to confirm that Employment really is a federal benefit, rather than a private contract. Employment, as that term is used in the tax code, is a taxable government granted privilege and is available only to those who waive their right to sell their labor.

6. Once you get a number by signing up for socialist benefits financed in whole or in part from Federal funds, guess what happens next. The Social Security Act Title VIII section 801 requires you to pay Social Security AND OTHER TAXES. This is also word-for-word in Section 3101(a) of the Internal Revenue Code:

“In addition to other taxes, there is hereby imposed on the income of every individual a tax equal to the following percentages of the wages...”

You agreed to partake of the communal fund in exchange for contributions to the communal fund. You agreed to contribute whatever they ask. This allows congress to tax you at any rate they want to. They can increase your tax to 100%, without a constitutional amendment, by a simple majority vote. You no longer have a right to your wages, you only have a government granted privilege of keeping what they allow you to keep. The Buck Act authorizes taxation of anyone with a Social Security Number, even though this is not referenced within the Internal Revenue Code either. More about this, later.

Aside: This is what you agreed to. Courts cannot impair the obligation of your permanent irrevocable contract. It doesn't matter that the 16th Amendment wasn't properly ratified. It doesn't matter that the tax laws would only apply to federal employees in federal territories. It doesn't matter that wages would otherwise not be taxable. There are many people who believe that the tax laws have not made them liable for an income tax.

Since you volunteered to pay whatever they will demand, they can use your future labor as collateral for the national debt.

7. Those who already have a SSN must disclose it on forms or suffer a fine. Those who do not have a SSN can file a 1040 form without a number, and the IRS will assign a Taxpayer ID number. These numbers are assigned by the IRS Entity Section in Philadelphia, and are not Social Security Numbers, and begin with the number 9.

8. In the Legislative History of Public Law 99-514, which is available in your local law library, in the discussion of Internal Revenue Code section 6109(e), shows that congress never required religious objectors to begin using Social Security Numbers. Also see Revenue Ruling 85-61, 1985-1 CB355.

9. I have copies of letters from Social Security Officials which state:

“If you do not wish your employer to use your SSN, you should request your employer to enter the phrase “religious objector” in the space provided for a SSN when your employer reports your wages and taxes.” (dated June 6, 1981, signed by the Commissioner himself)

“you should request present and future employers to enter the phrase, “religious objector” in the space provided for a social security number when they report your wages and taxes. You may show this letter to your employer(s) to show that your request is valid.” (Aug 23 1979)

By 1986 this advice was changed to “Workers who do not wish to use their Social Security numbers for religious or other reasons should get in touch with the Internal Revenue Service office in their area to explain their position and receive advice on how to proceed. We do not have the authority to require an employer to provide or deny employment or services to anyone who refuses to disclose his or her number. This is a matter between the individual and the employer.”

“To our knowledge, there is no law which states employment can be denied if the employee does not have a Social Security number.” (dated Sep 23 1988)

“There is no Social Security law requiring a U.S. citizen to have an SSN to live or work in the United States.” (dated Jul 19, 1993)

“We are not aware of any Federal law or regulation that requires an employer to obtain a Social Security number before hiring an employee or for employment purposes.” (dated April 23, 1997)

*“Yes, there is no law requiring an individual to have a Social Security number to work.”
(Jan 09, 2001)*

AND NOW AS OF SEPTEMBER 1999, in Sutton v. Providence, U.S. Court of Appeals, Ninth Circuit, Case Number 99-55050, the Defendant is required by law to obtain Plaintiff's social security number. The employer is not subject to discrimination laws IF accommodating an employee's religious beliefs would require the employer to violate federal law. I spotted many errors in the court decision, and I hope he appeals to the Supreme Court. But a precedent has been set. It seems straightforward to me that THE BEAST'S INTENT IS TO CAUSE ALL TO RECEIVE A MARK at least to sell labor.

The patent number on the back of the social security card (patent number 1,904,650) refers to a carefully worded technique involving a manifold web with permanently retained record and transfer strips. WHY WOULD SIMPLE CARDS NEED THEIR OWN PATENT? If you were a suspicious skeptic, you could find legal definitions:

- manifold = having many sides or phases, multiplied
- web = a tangle, as the web of life; a trap, as a spider's web; to cover with a web; entangle
- record = a written account of an instrument, drawn up under authority of law, by a proper officer, and designed to remain as a memorial or permanent evidence of the matters to which it relates
- transfer = removal from one place to another, conveyance of property from one owner to another; to convey to another as property; an act of the law by which title to property is conveyed from one person to another

The patent class is 462/2, which also includes the “federal drug testing custody and control form (CCF)”

14. HIDDEN FACTS ABOUT SOCIAL SECURITY NUMBERS

In my dozens of letters to the IRS, SSA, banks, Justice Department, tax experts, Department of the Treasury, State Department, OMB, GAO, lawyers, and congressmen, I never got a direct answer about the following laws and fundamental principals. Try getting your own non-answers. If you persist in your inquiry, you will arrive at the truth by noticing what questions they won't answer. [Tip: don't bother talking to self-called Christian lawyers].

1. Applying for a Social Security Number is entirely voluntary and is in no way mandatory, or required or coerced. There is no law that requires you to get a number. There is no penalty for not getting a number.

2. Compelled signatures are invalid. If an application form was mandatory, or required, or coerced, then it would be invalid and inadmissible in court. That's right! **YOUR SOCIAL SECURITY NUMBER WOULD BE INVALID IF YOU WERE REQUIRED TO GET ONE.**

Forced contracts are void. Compelled signatures are inadmissible in court. But deception by the master deceiver or his disciples is allowed. It is your duty to know the truth and avoid deception. The Fifth Amendment prohibits the government from forcing you to sign confessions. Even on income tax forms, as in the Garner case, which I'll quote later.

3. If any law requires you to have a number, they would assign you one without your signature, and over your objections. But there is no law that requires you to have a number. Without your voluntary signature, they do not have a right to kidnap you and force you into their jurisdiction. The GATT treaty changed this, in November 1996 they started numbering their collateral.

4. You've exchanged real rights for civil rights.

You cannot be punished for failing to get a number that you are never required to get. No rights can be denied for failing to get a number. The government can not interfere with your natural rights by requiring a signature. Not your right to contract, not your right to earn wages, nor any other natural right. By the term 'natural rights' I do not mean entitlements such as welfare or social security payments. Welfare and social security (and bankruptcy and divorce and food stamps and abortion and interest and public education) are privileges of being within the government; they are not natural rights. They are NOT available to regular people. Government socialist benefits are doled ONLY to the wards of the government. These are privileges, not rights, even though they are often called "Civil Rights".

Civil Rights are the opposite of natural rights. Real rights come from God and are inalienable. Real rights are the ones that existed before government existed. The people who created your government hired the civil servants to help them protect their rights. Rights do not come from government. Here is the distinction:

Real rights cannot be regulated.

Civil rights must be regulated. According to Nickell v. Rosenfield, 255 P 760 (1927):

"A 'civil right' is a right given and protected by law, and a person's enjoyment thereof is regulated entirely by law that creates it."

As further proof that rights cannot be denied, here is an interesting court case to study. The Equal Employment Opportunity Commission v. Information Systems Consulting. Civil Action CA3-920169-T in the U.S. District Court North District of Texas, Dallas Division, filed 1/27/92. The employer, Information Systems Consulting, had hired Bruce Hansen, a Christian Fundamentalist who did not have a social security number, then fired him for refusing to get a social security number. The EEOC charged the employer with discrimination claiming that the SSN is the Mark of the Beast. The employer settled out of court.

5. You waive ALL your rights by volunteering for a number.

There are less than a dozen federal court cases where someone was required to get a SS number. ALL of the cases involve people who are applying for welfare benefits, yet had religious objections to getting a number. I could not find any court cases where an average citizen was required to get a number. Ever since SSNs have existed, no religious objector, other than welfare applicants, was ever required by a court to get a number. Not to get a job or open a bank account or pay a tax. ONLY WELFARE APPLICANTS ARE REQUIRED TO HAVE A SOCIAL SECURITY NUMBER.

Throughout history, those who voluntarily become slaves in order to care for their families, are permanently marked and serve their master FOREVER (see Exodus 21:6).

You have a natural right to sign contracts. Like Esau, you can, with an oath, sell your birthright for a bowl of stew (Genesis 25:33). At least he ate what he bought; you sold your birthright for the mere promise of a future bowl of stew. (By the way, God hated Esau according to Romans 9:13 and Malachi 1:3)

By signing a contract to apply for a future bowl of stew, you have enlisted in your federal government. You've accepted a dual citizenship, both state and federal (acknowledged by the U.S. Supreme Court in the 1875 Cruikshank case and now allowed to be a presumption that any court can make unless challenged, by the 1938 case of Erie RR v. Tompkins, 304 U.S. 64). In Appendix C, I prove that you do not have access to the first eight amendment in the Bill of Rights nor a right to a trial by jury.

In Appendix G, I prove that BY GETTING A NUMBER, YOU WAIVE YOUR RIGHT TO EARN WAGES, THEREBY MAKING YOUR WAGES TAXABLE.

6. Only those who have a number must disclose it whenever disclosure is required by law. Only wards of the government are required to have proof that they are wards of the government.

7. No one can disclose a number that does not exist. No one is asked to disclose a number that does not exist. No one is required to go out and get a number just because a law asks those who have a number to disclose it. Example: there is a law that says employers must ask for employee's green cards. This doesn't mean you have to go get one.

8. Some employers must ask for a number, but No employer is required to obtain a number (except perhaps civil service jobs, as I explained earlier). Unless you consent, employers cannot seize part of your pay without a court order. In fact, if you are a non-resident of Washington DC, an employer has to request authority to act as a withholding agent (per section 3504-A of the Internal Revenue Code) and forward his request with a Form 2678. If you sue an employer who takes what is yours, the IRS will not back them up in court. (And, by the way, your labor is your property. Your Constitution prohibits an unapportioned tax on your property. Also see Appendix G).

9. Banks will ask for a number for interest bearing accounts. You can still get a non-interest checking account without a number, but you still need government ID. But beware, you still grant the government the power of attorney by getting a bank account, even without a number.

10. Banks and employers are required to ask for a number, just on the chance that the applicant might be a ward of the Treasury Department. A numbered person does not have a right to partake of contracts with banks or employers. He has waived his right to earn wages. The ward has a government granted privilege, not a right, to participate in contracts for wages or in contracts for interest (more about interest laws later). These are taxable government privileges, not rights, and the government requires the disclosure of the SSN so that the government granted privilege can be taxed. This is a legitimate indirect excise tax that need not be subject to apportionment.

11. The Social Security Administration became an independent agency on March 31, 1995. It now involves the UN. More about this, later.

Be cautious when any law says that you must fill out a form, or that you must get a number. The term 'Must' often means 'may'. (See Appendix B).

The U.S. Supreme Court in [U.S. vs. Minker, 350 U.S. 179 at page 187](#):

"But the subpoena is in form an official command, and even though improvidently issued it has some coercive tendency, either because of ignorance of their rights on the part of those whom it purports to command or their natural respect for what appears to be an official command, or because of their reluctance to test the subpoena's validity by litigation."

15. EMPLOYEE'S WITHHOLDING

Can a right be taxed?

Do you have a right to sell your labor, or is selling your labor a government granted privilege? (I use the term 'government granted privilege' loosely, it is actually a contract with the people who own the IRS).

Can you receive benefits without being a ward of your provider?

As a socialist who receives benefits of your provider, are you forced, against your will, to contribute your fair share?

An employee, similar to an indentured servant, has no rights to his own labor. He gave up rights to his labor in exchange for care and protection. His provider/master/lord owns his labor rights. An employer buys labor from the provider/master/lord, (sends in the provider's share quarterly), and is expected to give the remaining amount (paycheck after withholding the providers' share) to the employee as a living allowance. By April 15, employees are allowed, but not required, to square up with their provider/master/lord for unaccounted "internal revenue". The provider's share can be raised to 100% or more by a simple majority vote of the employees' representatives who administer this foreign program. Employee has no say in what his living allowance is to be. The only persons liable for income tax on wages, according to the Internal Revenue Code, are Withholding Agents.

The legal definition of 'employee' seems somewhat convoluted but it uses the original meanings of the word "use" and the word "assured" and the word "business". If you want to study this start with Clark's *Summary of American Law* index entry for "Employees". Then find a reprint of a dictionary from the 1800's and look up the words "hire" and "occupation".

"Business" is the usury of labor. According to Walter Lipmann: "The early Christian writer looked upon business as a peril to the soul" (Walter Lipmann was a journalist who's book Public Opinion exposed how the elite manipulated the media to create World War I).

I suggest that you read the Mennonite Encyclopedia entry for the word "Business". It is available online at www.mhsc.ca/encyclopedia/contents/B86ME.html and read why "Business activity on the part of Christians has created some of the greatest concern for the church."

"Use" means usury, the employer is using rights to your labor. Direct-to-you compensation for work is not the same as buying labor from a third party who owns the labor rights. Directly selling your labor for a paycheck has never been taxable according to the courts (see Appendix G).

Don't think that privately owned employers are private organizations. They are agents of the IRS (or whoever owns the IRS). When they ask for your IRS number, they are performing an IRS function. Corporations are incorporated into the government.

To employ means to equitably convert. Once you get an employee identification number you have been converted to their use. Corporations then may USE you for their purpose. IRS can then collect the usury of your labor. Employers must also pay for this government granted privilege. And, you must pay usury (income tax) whenever you profit from labor rights that you no longer own. The IRS gets wealth from the USE of labor rights that they own. This is usury.

Business does not purchase labor, they employ the labor owned by whoever owns the IRS.

The Social Security Act is intended for employees, not for small business owners. Don't confuse "self-employed" with a small business proprietor. Small business owners need not give away the rights to their labor.

Schwing v. United States, 165 F2d 518:

"The Social Security Act protects workers whose livelihood depends upon another rather than upon the public at large."

Usury comparisons to show what happens when you sell labor rights:

Bank interest payments	Employer wage payments
The bank can make a profit off your deposit without splitting the profit, you do not have a "beneficial right" to its use. You sold all rights to profit from "your" deposited money.	An employer can make a profit off your labor without splitting the profit. You gave up "beneficial rights" to you labor when you signed a financing statement pursuant to UCC 9-302.
interest is not your share of the profit made from your money. Even if the bank makes bad investments, it must still pay you for the rights you sold. It is income derived from capital according to the Supreme Court case of Eisner v. Macomber.	wages are not compensation for the direct sale of your labor. It is payment for the rights you sold. It is income derived from labor according to the Supreme Court case of Eisner v. Macomber.
While your money is on deposit, you cannot sell it to someone else.	While your labor is on deposit, you do not have a right to sell your labor to an employer.
I repeat: you are not an owner of 'your' deposited money; you cannot receive any profits, or be liable for losses incurred, with 'your' money because you contracted away your beneficial right to the money.	If you signed a financing statement (to deposit your labor into the socialist trough as collateral for future benefits), then you are not an owner of 'your' labor.
The Interest you receive is payment for selling the beneficial rights to use your money.	Taxes paid to the Department of the Treasury, like interest, are the employer's payments to buy the beneficial rights to your labor. The paycheck is the living allowance your owner pays, through their agent (your employer), to provide for their slaves.
Some banks' contracts let you withdraw your money.	However, your Social Security Card is a permanent irrevocable Certificate of Deposit.
Usury is an abomination, Ezekiel 18:13.	Usury is an abomination, Ezekiel 18:13.

If it is still confusing, or if you don't believe me, then read the court cases in Appendix G now.

You may still be confused about the distinction between a direct sale of labor and the sale of labor rights. Your IRS bureaucrats are not confused. They know exactly when to avoid imprisonment for theft, and when to boldly attack anyone who profits from labor that is owned by the Department of the Treasury.

Your Constitution, in Article 1 section 10, prohibits any state from impairing the obligation of contracts. This means the supreme law of the land prohibits the state from interfering or regulating any contract between a real (unnumbered) worker and those who pay him for his labor. The state and Federal governments have a duty to protect unnumbered people from any impairment, such as tax or regulation, on their labor. And they have always protected this right (see Appendix G). But Employment is not a contract with you as a worker, it is a contract with those who own your labor rights.

If your employment was a contract between you and your employer, it could not be impaired or regulated. Yet your employer:

- must be sued for your mistakes,

- cannot sue you (the assured) for performing your duties improperly
- Must still pay you for work he rejects,
- is forced to pay minimum wage
- is forced to pay half of your FICA contributions, [by the way Communists are exempt from paying FICA taxes according to Section 3121(b) of the Internal Revenue Code, exception number 17 because they don't have to pay their fair share.]
- is forced to pay Unemployment insurance,
- is forced to pay Workman's Compensation insurance
- is forced take a portion of your pay and send it to your master/lord/owner.
- is forced to make accounting records and submit them to your master/lord/owner

How can these impairment of contracts possibly be Constitutional unless there is a written waiver of rights? What did you sign that might have waived your rights?

Bureaucrats who can be put in prison for 10 years if they deny you a right (Title 18, sections 241 & 242) will boldly impair the obligation of most labor contracts. How can they be so certain? Simply: numbered persons have no labor rights.

Go get a copy of IRS form SS-8 and prove to yourself whether or not you have a right to contract your own labor. An employee does not have a right to benefit from (share the profits from) his own labor. The people who own the IRS also own your labor rights, and you have waived your right to sell your labor. When you applied for a worker authorization number you voluntarily entered into an equitable conversion of your future labor (as explained on the next page). You no longer have a right to benefit from your labor. You waived your right to earn wages.

Now for the question: If you receive benefits of your provider, are you forced, against your will, to contribute your fair share?

Answer: Withholding is authorized by the Federal Insurance Contributions Act. The word *Federal* is not in your Constitution, it refers to the operation of the foreign receivership that operates the federal corporation for the benefit of the creditors. This word *Insurance* refers to orthodox socialism. Prove it to yourself: Now that you know that the Constitution prohibits direct welfare, and that the poor laws create government wards, and that the foreign bankruptcy began their federal operation in 1933, go look up the term "social insurance" in any Law Dictionary. The word *Contribution*: "Right of one who has discharged a common liability to recover of another also liable, the aliquot portion which he ought to pay or bear... a partition by which the creditors of an insolvent debtor divide among themselves the proceeds of his property proportionally to the amount of their respective credits." Hint: you agreed to be the proceeds when you signed a financing statement pursuant to UCC 9-302.

Rights are absolute. We are endowed by our creator with unalienable rights. Your rights cannot be taken away except in punishment of a crime according to the Supreme Court in *Butcher's Union v. Crescent City*, 111 U.S. 746.

If you had a right to something, you would have a 100% unalienable right. If something can be legally taken from you, or regulated, or a portion taxed from you, then you cannot say that you had a right to it. If someone can legally take 1% of your wages, it has to be because you gave up your rights to your wages. You gave up ALL rights to your wages.

There are several possibilities to explain why you work without full pay.

1. It could be a simple contract where you agreed that others could take your wages. This would be illegal conversion of your labor unless there is a contract. Did you sign something?

A simple contract without consideration is theft; therefore the courts must presume that you paid something valuable in exchange for benefits. Perhaps you paid something very valuable.

Even without a contract, you are obligated to pay for your benefits. According to *Black's Law Dictionary*: "constructive contract rests upon the equitable principle that a person shall not be allowed to enrich himself unjustly at the expense of another, and is not in fact a contract, but an obligation, which the law creates in the absence of any agreement."

I suspect that it is more than just a simple contract because congress wasn't sure that the Social Security Act was legal. I've been looking for the book "The Development of the Social Security Act" by Edwin E. Witte. I found an article with this excerpt from the book attributed to Frances Perkins Secretary of Labor 1933-1945: "This was a new type of legislation --- nothing of the sort had ever come before congress of the United States before, it took much explaining and much patience."

I'm also looking for another book: "The Formative Years of Social Security" by Arthur J. Altmeyer. Let me know if you find it.

2. Another possibility is that it is a binding contract where you purchased a promise of protection by exchanging all rights to your future wages. As with other forms of equitable conversion: you get to hold legal title to your labor, but only as a security for the balance of the protection you purchased.

This means that you get to keep "full" legal title to your labor. In a moment, I'll explain what this deceptive term means.

3. A third possibility is the medieval system of corvee labor. This requires some forced labor as a tax payment to the lord of the manor. If your tribute is taken before you are paid, then you have performed some corvee labor without pay. You authorized your employer to accept this labor by a card in your right hand, or by a number from your forehead.

This is nothing new. The Hebrew word *mac* (*Strong's* H4522) is used 23 times in the Old Testament referring to a system of forced labor as a tax to a feudal lord, a king, or a foreign ruler. Moses lived in such a system. This is the corvee system. If you want to see how history repeats itself, try to find the *Book of Jasher* and read chapter 65, verses 19-34. The *Book of Jasher* is mentioned in the Bible in Josh 10:13 and 2nd Sam 1:18).

4. The fourth and most likely possibility is that Social Security is a *Cestui Que* trust. It is a trust structured like a vow of poverty. You contracted for a trust whereby you conveyed to the trustee the beneficial interest in all your future labor in exchange for your benefits. You are left with legal title to your labor.

Go to a law dictionary and look up the definition of "Legal Title":

"Legal title.... the apparent right of ownership and possession, but which carries no beneficial interest in the property, ... it may also mean appearance of title as distinguished from complete title.... Apparent right of ownership with beneficial or equitable title in another." [Black's Law Dictionary, Sixth Edition, page 897]

The trust contract was executed through the Secretary of the Treasury who is an agent for the trustee, as I will show later.

Having taken a vow of poverty, you of course would be a government ward. As with other vows of poverty, you are dependent upon the system that supports you. Does this sound Catholic to you? Perhaps there is a reason for this.

The trustee's agent is the Secretary of the Treasury. Perhaps his role as trustee is outside his governmental duties. If so, this would explain a lot. More about this later. The *Cestui Que* trust would be a private trust and enforceable in any court. Now that the Social Security Administration is an independent agency, there is much speculation about the real nature of the trust.

In *Flemming v. Nestor* your U.S. Supreme Court ruled that Social Security Benefits are noncontractual and can be eliminated at any time by Congress. They also stated (at 80 SCt page 1379):

"The people covered by this Act are now able to rely with complete assurance on the fact that they will be compelled to contribute regularly to this fund whenever each contribution falls due."

If you want to do some research, try to figure out the inconsistency. How can the Supreme Court call it a fund, when there is no trust fund.

By the way, withholding is voluntary. U.S. Citizens are not subject to withholding according to Title 26 Code of Federal Regulations Section 1.1441-5 entitled "Claiming to be a person not subject to withholding." [Although this section was recently repealed, the Tax Court rulings cited in the section remain as precedent].

Internal Revenue Code, section 6109(a)(3) requires employers to REQUEST the "identifying number as may be prescribed for securing proper identification of such other person."

SUMMARY

Numbered persons have waived the equitable rights to their labor, and no longer have the right to benefit from their labor, thereby making their labor taxable. These people are called "employees". Except for civil servants, only indigent avowed socialists can fall into the government's hidden definition of an 'employee'.

Bureaucrats can tax this labor without risking imprisonment, because they have evidence of a sworn affidavit, sworn contrary to scripture, that the numbered employee is an indigent avowed socialist who has equitably converted his labor. An indigent so desperate (unable to support himself and not supported by family, church or state) that he applied for federal funds in order to survive, knowing that the Constitution does not provide welfare to anyone other than government owned slaves.

The rights to the indigent's labor belong to whoever owns the IRS and these labor rights are administered by the Secretary of the Treasury. More about this later, but you won't like it.

"Enemies of Christ" have been captured, vanquished and subdued and PUT INTO PERPETUAL SLAVERY. This has been the stated intent of the Catholic church ever since the Papal Bull called the *Doctrine of Discovery* in 1452. It seems as though their web has snared many. Is this entrapment? Just like a police sting operation, their web traps only those who are predisposed to become enemies of Christ.

U.S. Citizens were not subject to withholding according to the recently repealed Title 26 Code of Federal Regulations Section 1.1441-5 entitled "Claiming to be a person not subject to withholding."

If you want to get out of withholding, here are some resources to investigate.

Read Title 26, Code of Federal Regulations, section 31.3402(p) and prove to yourself that a W-4 is a voluntary request for withholding.

Go to www.nossn.com page down to the bottom and click on "freedom materials" then click on their W-4T withholding termination form.

Go to www.taxfreedom101.com/library/social_security.htm and read about the male nurse who was able to get his withholding refunded.

Go to www.taxtruth4u.com/nwrc.html for the National Workers Rights Committee

16. FEDERAL OWNERSHIP OF SLAVES

The Thirteenth Amendment did away with involuntary servitude. Voluntary servitude remains entirely Constitutional. Ownership of slaves remains with us today. By volunteering to be resident on the feudal manor you become subject to the lord of the manor, to whom you owe absolute allegiance. Your lord has the right to use whatever force is necessary to enforce compliance. This is perfectly Biblical. It is voluntary servitude because you volunteered. Even the Supreme Court (92 U.S.@551) said: "The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Can you be a slave and not know it? I'll give you a few hints:

Compton's Encyclopedia article Slavery and Serfdom: "Other forms of servitude related to slavery, and sometimes indistinguishable from it, are serfdom, debt bondage, indentured service, peonage, and corvee (statute labor)."

Elwell Evangelical Dictionary: "Roman laws were passed to protect slaves and to allow rights, even of private possessions..."

Civil Rights Lawyer Gerry Spence: "People have not yet discovered they have been disenfranchised. Even lawyers can't stand to admit it."

Clark's *Summary of American Law* index entry for "Employees" is "see Master and Servant"

When there were seven years of famine under Pharaoh, people who wanted to survive sold all their land, their cattle and all their possessions to Pharaoh in exchange for food. The next year they had nothing, so they sold themselves into slavery. In Genesis 47:23-26 SLAVES OWNED BY PHARAOH HAD A 20% INCOME TAX and were allowed to keep 80%. IF YOU PAY MORE THAN 20% TAX, THEN YOU ARE WORSE OFF THAN A SLAVE. Today's expenditure of federal, state and local governments is 50% of the gross national product. If you think you are below the 50% tax bracket, you didn't add all the hidden taxes and don't forget to count your share of the increase in the national debt.

Notice from the *Compton's Encyclopedia* article cited above, debt bondage is sometimes indistinguishable from slavery. I have an honest question. At what point did you agree to pay your share of the National Debt?

The writers of your Constitution, in Article 1, section 8, delegated to their servants the authority to borrow money; therefore they were liable for the debts that their servants incurred on their behalf. They knew that they owed the debt and that their property was the collateral. At what point did you become liable for your share? Was it by being born? Was it by registering to vote? By voluntarily paying a tax? Or was it by agreeing to be a ward on the federal plantation? Your share of the National Debt is now \$97,000 per family. This is far more than the net worth of all private property. How do you intend to pay this obligation? Answer: You agreed that you are the collateral! The Social Security Act section 801 makes you liable for Social Security Tax and other taxes.

Before I continue, you need to understand some basics about what government is, what a republic is and what an all capitalized PERSON is. Satan has a counterfeit authority for you to obey. Your legitimate government went bankrupt in 1933, and was substituted with a multinational bankruptcy receivership. Details are covered in depth elsewhere. Here are the basics:

<i>Original State Governments</i>	<i>Bankrupt federal Government as turned over to creditors</i>
Republic (=free from things Public), private	Public
Proper noun State = original government set up by Christians as a Church. Instituted among men to secure those rights, deriving their just powers from the consent	all capitalized STATE = name of a foreign corporation run by military democracy. Their state is still their church, it enforces their rituals, such as oath swearing.

of the governed.	There is however, separation of your church from their state. You consented to be governed.
The Constitution was written to control government. We the People are masters of the state civil servants.	Federal Servants of your state servants are now forced to obey their creditors.
Judicial power can not enforce legislated laws: 1- Because servants do not write laws to control their masters (legislated laws do not apply to the common man) and 2- because there must be a separation of powers between the legislative and judicial.	There is no Judicial power. Courts obey their chain of command: must enforce legislated laws
people cease to be private if they register as Public, or profit from things public.	Government can only do business with registered PERSONS (as articles in commerce). This is why they ask for ID identification proof that you are government property. They cannot spend appropriated funds, including their labor, dealing with non-government (private, non-public) people.
Private people cannot receive public credit or pay interest or receive interest	public PERSONS can receive interest as a public “right”
Can protect society by hanging a murderer without appeal. Must respect your right to duel to the death (because servants cannot settle their masters’ disputes).	Everything must be done in commerce. Only the all capitalized PERSONS can be charged with a crime.
Wages are taxable only by apportionment. Article 1, section 2 of your Constitution.	National debt is secured by all future wages. Wage tax pays the interest first.
Only available to unregistered people. The moment someone accepts a public benefit, their benefactor protects them from their original church government.	Protection requires subjection. Law dictionary: “protection ... by government is on condition of his submission to the laws, and such submission ... entitles the individual to the protection of the government”

Perhaps you now have a hint that you voluntarily subjected yourself to (are under a legal incapacity to) foreign creditors.

Now, imagine a legal system so diabolical that:

- a doctor, by signing a birth certificate, pledges the future earnings of the baby as collateral for the national debt. This is also a financing statement pursuant to UCC 9-302.
- a couple, by getting a marriage certificate from their owner, agree that their vows to the state god can be cancelled by their owner’s divorce court, and agree that their babies belong to their owner.
- only the all capitalized names that you see on government IDs can open a bank account or drive or cash a check or pay a utility bill or travel by airline or inherit property. On the other hand, only the all capitalized name can be accused of a crime, or pay a tax or be drafted.
- where people could cancel the obligations of their contracts (bankruptcy)
- where “your” assets are returned to their rightful owner upon death, by probate
- Where the payment of a tax not owed creates an obligation to make future payments.

- Where the U.S. Supreme Court in *U.S. v. Kozminski*, 487 U.S. 931, has recently confirmed that it is perfectly lawful to hold slaves to unpaid forced labor by the use of psychological coercion, threatened physical force, or threatened legal process. Because it is voluntary.
- Where the Supreme Court determined in *Briscoe v. Lahue* that police cannot be punished for giving perjured testimony that convicts someone.
- where the head of the Harvard Law School, Alan Dershowitz, testifies to Congress that there is overwhelming evidence that police and prosecutors perjure themselves regularly in order to convict the innocent. www.house.gov/judiciary/101308.htm
- where “Federal prosecutors were clearly entitled to immunity for initiating prosecution, whether or not charges were false, and whether or not prosecutors knew charges were false...” (*Martinez v. Winner*, 771 F2d 424)
- where “Judicial immunity is not waived even though actions on part of judge were grievously erroneous or prompted by malice or corruption” (*Patterson v. Aiken*, 628 FSupp 1068)
- where “Judge is immune from civil damage suits ... immunity extends even to malicious or corrupt acts.” (*Bryant v. O’Connor*, 671 FSupp 1279)
- where “Absolute immunity shelters prosecutors even when they act maliciously, wantonly, or negligently.” (*Rykers v. Alford*, 832 F.2d 895)
- where the Supreme Court in 1972 *Mitchum v. Foster*, 407 U.S. 225, 242 ruled that a citizen injured by a government officer and seeking injunctive relief needed an act of Congress.

(Aside: I can go on and on, but you get the picture. Your servants are now out of your control. We have gone from a nation that must punish corrupt officials, to one that must not punish corrupt officials. In fact, up until the early 1900’s there was a judicial doctrine that “Unclean hands shall never touch the pure fountain of justice.” As for myself, the troublesome part is where the Hebrew word “gods” that is in the first commandment “Thou shalt have no other gods before Me.” refers to judges or magistrates. I’m beginning to think that legitimate government is the restrainer in 2nd Thessalonians 2:7 that has been taken out of the way. This might just reveal ourselves to be the man of lawlessness. The word “man” in the phrase “man of lawlessness” is the Greek “*anthropos*,” from which we get our word anthropology, meaning mankind. It is not the Greek word “*aner*” which is used for an individual.)

The doctrine of immunity also protects bureaucrats who deny you your rights for failing to disclose your Social Security Number. Even though you have a clearly established right to refuse to disclose a number, bureaucrats cannot be punished unless they are aware of this right. *Doyle v. Wilson*, 529 FSupp 1343. Mr. Doyle could not get his money refunded by a clerk unless he gave a SSN. The bureaucrats could keep his money until he gave a number, because they did not know he had a right to refuse to give a number. Theft became legal. You now have to prove to bureaucrats that you have a right to refuse disclosure, and you have to do this before they punish you!

ATTORNEYS ARE NOT LAWYERS. An attorney is one who entraps slaves for his master. An attorney has the duty to turn your allegiance over to his lord. The word attorney comes from the word “attornment” which means to twist (no surprise here) or to turn over. This originally referred to the transfer of feudal land where the attorney is hired to make sure that all serfs turn over to the new owner and none were freed. This is the same today. Again: Ownership of slaves remains with us today. Later, I will prove that you have already been turned over to the new owners of the federal government.

Oxford English Dictionary 1999, ATTORN: “Turn over to another; transfer, assign... Transfer one’s tenancy or... homage or allegiance to another; formally acknowledge such transfer.”

Webster’s 1828 Dictionary: ATTORNMENT: “The act of a feudatory, vassal or tenant, by which he consents, upon the alienation of an estate, to receive a new lord or superior, and transfers to him his homage and service.”

I'll start out with examples of legal incapacity. Being under incapacity, you cannot speak for yourself in any legal sense and must be represented, in much the same way that parents must ratify a child's contract (more about this later). In much the same way that an attorney must represent corporations.

Your government has distinct definitions for different categories of people. Example: The U.S. Supreme Court in *Logan v. U.S.*, 12 SCt 617, 626:

"... it was decided that the word 'citizen' was used in its political sense, and not as synonymous with 'resident', 'inhabitant', or 'person' ..."

If you are confused by the above quoted terms, then its time to study their deceptive vocabulary.

Some people have direct allegiance similar to any enlisted military person.

Others have signed a contract that subjects them to punishment by their masters.

Still others are responsible for using a government granted status, which subjects them to an *in rem* jurisdiction.

Paupers (those supported at public expense), children, mentally incompetent, those who have sworn a vow of poverty. At what point does ownership of a slave begin and waiver of rights end? It is a very vague distinction. Somewhere in the gray area, you must mark your line in the sand. At what point will you divide asunder civic duty from duty to a master? At what point will you confess that you are a slave? Let's take a closer look.

16.1 NON-PERSONS

First, a simple definition so that you may understand your chain of command.

Law: The expressed will of the sovereign.

There is only one Sovereign, and He will judge you on the judgment day. But, from the government's point of view, those who created government, and their posterity, are their sovereigns. Civil servants must do two things: obey their masters and control their subjects. Your government only writes laws for their subjects. They call their subjects by the term "persons". Government does not write laws to control their masters. Your government calls their masters non-persons. "Persons" are people who are under the government. "Non-persons" are people who are above the laws of their servants. They are above the government they control. LAW COMES FROM NON-PERSONS. Read Appendix D now.

The Lord is the Christian's lawgiver (James 4:12, Isa 33:22). Christian's founded this country. Christians created Christian State governments, not pagan state governments. The Original State is the Church. An association of representatives of Christian States in a convention created your federal government. Congress could only assemble for the 17 reasons mentioned in Article 1, section 8 of the Constitution. The Untied States was at one time subordinate to the representatives of your Christian States' civil servants.

In Appendix D I have cited many proofs that non-persons exist and have rights. You are under the Almighty Sovereign's chain of command and He expects you to properly represent this authority.

According to Daniel Garcia's Law Brief, a Sovereign person retains all liberties. He is not part of a nation or state. Garcia claims that Alexander Hamilton was a sovereign non-Citizen. I have no reason to doubt it. Alexander Hamilton was never president. He was the first Secretary of the Treasury and as such he could not have been a citizen. His duties are to the Arch-treasurer of the United States (presuming, of course, that the United States has a right to exist). The borrower is a slave to the lender (Proverbs 22:7).

A sovereign may be a non-Citizen or a state Citizen. Let's examine both:

A non-citizen, such as Alexander Hamilton, keeps all his natural rights, but has no political rights. He is above man's government. A congressman does not represent him. A non-citizen cannot pay taxes or vote (as in the Supreme Court's

Elk v. Wilkins case concerning a native American Indian). I repeat: A NON-CITIZEN HAS MORE RIGHTS THAN A CITIZEN.

A sovereign state citizen gives up some natural rights in exchange for political privileges. I'll discuss citizenship below, and in Appendix D. Only sovereigns (which include state citizens and non-citizens, but excludes federal citizens) can have access to the state's judicial powers, but this is almost extinct because there are so few left of this dwindling remnant still qualified to exercise this right.

There is no such thing as a sovereign U.S. citizen. As you will see, a U.S. citizen is not above government, he is of [of = belonging to] government. "A citizen of the United States is a citizen of the federal government..." (Kitchens v. Steele, 112 F.Supp 383). For further proof, read your Constitution. Only state citizens can become President. No one from Washington DC can become President. No one from Washington DC can have political rights.

If you understand this logic so far, you now understand why a non-citizen cannot have a right to work in the U.S.. A non-citizen has more rights than a citizen of any state, but no one has a right to work within the Federal U.S. government. The right to work in the U.S. government is a government granted privilege. Any form that asks if you work in the U.S., such as an employer's I-9 form, is asking if you are working within the U.S. government. Federal Congress makes laws for federal persons, they do not make laws for state citizens.

16.2 RESIDENT

Black's Law Dictionary, first edition (published in 1891 long after the 13th Amendment) cites the definition of Resident:

"RESIDENT: A tenant, who was obliged to reside on his lord's land, and not depart from the same, a resident may not be entitled to all the privileges or subject to all the duties of an inhabitant. 9 Wend. 11."

That's right! A resident is a slave on the plantation. And is not allowed to leave.

A Resident has no Personal liberty. *Black's Law Dictionary*, first edition gives us the definition of personal liberty:

"Personal liberty consists in the power of locomotion, of changing situation, of removing one's person to whatever place one's inclination may direct, without imprisonment or restraint unless by due course of law. 1 Bl. Comm. 134"

As you can see, A RESIDENT IS SOMEONE WHO HAS NO LIBERTY.

Caution: only a resident can get a driver's license. If you apply for a license, you are confessing that you are obliged to reside on your lord's land, and not depart from the same, and are not entitled to all the privileges of an inhabitant. Further Proof: the Supreme Court keeps saying that states cannot regulate the right to travel by automobile. *Shapiro v. Thompson*, 394 U.S. 618 (1969) and in *U.S. v. Wheeler*, 254 U.S. 281, 293 (1920) and in *U.S. v. Guest*, 383 U.S. 745 (1966). The right to travel is so basic that it is not even mentioned in your Constitution. If your right to travel is regulated, it is probably because you asked for permission to travel. There are hundreds of cases that prove this. I recommend the book *The Right to Travel* by Charles Weisman. If you want a simple 12 page brief on the subject, I recommend you buy a copy of the *Aid and Abet* newsletter for lawmen, issue No. 11 entitled "U.S. Courts Confirm Driving a Motor Vehicle is a Right Not Government Privilege." (Available from Aid and Abet, P.O. Box 8787, Phoenix, Arizona 85066).

You are the one that has to decide whether you want to live in a nation that protects your right to travel, or one that resorts to brutal force to regulate your travel. If they can regulate such a basic right, they can easily regulate buying and selling. If you actually WANT them to regulate travel, then I remind you "he that leadeth into captivity shall go into captivity." If you are bold enough to believe, as does the Supreme Court, that your Creator endows you with an inalienable right to travel, then you will constantly be put in jail by a confederation of beast powers. If this is enough to wear out the saints, then you cannot dismiss this evidence.

Caution: only a resident can register to vote. If you register to vote you are confessing that you are obliged to reside on your lord's land, and not depart from the same, and are not entitled to all the privileges of an inhabitant. If this sounds like you are the secured collateral for a bond issue, there is a reason for this.

Caution: Before you go claiming that you are an inhabitant, know that the modern legal definition of inhabitant implies "a more fixed and permanent abode" than a resident. This is contrary to the use of this word in both the Articles of Confederation and in your Constitution. It is contrary to the use of the term "inhabitants" that is inscribed on the Liberty Bell. More about this, later. According to your Constitution, Presidents must be residents of their state, whereas Congressmen must NOT be inhabitants of their state.

The definition of resident may also imply that there is an *in rem* duty to manage something belonging to the government. More about this when we study the Constitutions use of the term "resident".

Numbers 23:9 Do not count yourself as a resident.

16.3 CITIZEN

Basic citizenship, non-citizenship, and forced citizenship:

Citizens are those who enter into a political society. They voluntarily give up some of their natural liberties in exchange for political privileges. They become subject to private law enforcement. They can be forced into court to settle disputes. They agree to a lien on their property to pay for any damages they cause. They agree to accept service of legal process.

A non-citizen has not entered into a political society. Like Alexander Hamilton, they must resort to "on-street remedies" to settle disputes.

Citizenship by birth forces, involuntarily, someone into a political society. If this sounds too Catholic to you, there is probably a reason.

If you live in one of the 20 states that still has your state borders defined by your state constitution [yes, there is a plot to systematically eliminate all states], then you will notice that your state constitution gives the judicial power of your state the authority to naturalize citizens. This is how naturalization happened for the first 100 years of your once great nation. Yet you cannot get your judicial courts to recognize this duty today. Apparently real state governments do not exist today, they were replaced by federal corporations masquerading as states.

There are two types of citizenship, state and federal:

Representatives of State Citizens created your federal government, and they are responsible for controlling their creature. State Citizens are above your federal government. They are the masters of your federal government. Your federal government must obey its masters. State Citizens are the lords of their public servants. A representative takes an oath of office as worship to his lords. This is why your federal government has been systematically eliminating their masters. [There is interesting evidence that the original lordship still exists: the Mace of the United States must be present whenever Congress is in session. The Mace is an ornamented rack with 13 sticks, by which you could whip your insubordinate representatives.]

U.S. citizens, give up all natural rights in exchange for "civil" rights. All political authority is relinquished to politicians who will regulate citizens' travel, marriage, banking, medications, housing, occupations, guns, education, commerce, etc.

Prior to the Fourteenth Amendment, there was no such thing as a federal citizen.

In Appendix C, I show that 14th amendment citizenship in your Federal government is not the same as state citizenship. According to the Supreme Court, federal citizens cannot have protections from the first eight amendments. And I repeat: no one from Washington DC can have political rights or even run for President. Are you from Washington DC? You are if you checked a "U.S. citizen" box on any form, or if you are a resident with a federal zip code address.

At the end of the Civil War a lawful method had to be created in order to care for the four million freed slaves who needed a way to survive. Since your Constitution has never allowed the government to give entitlements to people, Federal ownership was just one of the alternatives being considered for the "freed" slaves. Another alternative was a treaty whereby freed slaves would live in America as citizens of Liberia. Five hundred black families moved to Africa and established the country of Liberia, with the assurance of making a treaty with the U.S. so that everyone could live free. Their constitution is almost identical to yours, except that only blacks can become citizens. They even named their Capital after an American president. In this ultimate battle between good and evil, the treaty never happened and Federal ownership is what we ended up with, where eventually no one could live free. Did your government school teach you this?

16.4 PERSON

In Appendix D, I quote court cases to show that a person is a non-sovereign. King George in the Treaty of Paris granted sovereignty to all Americans (while retaining title as Arch Treasurer). Those who submit to the laws of congress give up their sovereignty in exchange for a personage.

Sovereigns are those who are above the laws legislated by their servants. Persons are those who submit to legislated law. Later, I will show that the judicial branch of state government protects state citizens from legislated law.

Throughout history, those who ignore God are taken into captivity. You were tricked into becoming a person when you applied for a Social Security number.

16.5 ENFRANCHISED CITIZENS

In the olden days, enfranchised persons received rights and protections from a ruler to whom they owe allegiance. This hasn't changed. Enfranchised citizens are slaves on the federal plantation to whom they owe allegiance.

Black's Law Dictionary defines the legal maxim that Protection Draws Subjection:

"The protection of an individual by government is on condition of his submission to the laws, and such submission on the other hand entitles the individual to the protection of the government."

That's right! If you cannot agree to their perverted, licentious laws then don't take their protection. You qualify for benefits by agreeing that they are your protector/master/lord/benefactor. If you take their benefits, you must submit whether you like it or not. No matter how evil they become. No matter how much they demand. If you take their benefits, they make your rules. They determine what is right and what is wrong. Your moral values are now dictated from your benefactor. This maxim has always existed. Slaves submit to their lords. Slaves must be provided for. Children must submit to parents. Wives submit to husbands. The law of coverture is a part of this legal doctrine. Christians submit to Christ. What chain of command are you in?

Further proof of this legal maxim is in the *Black's Law Dictionary* definition of Allegiance:

"Obligation of fidelity and obedience to government in consideration for protection that government gives. U.S. v. Kuhn, D.C.N.Y., 49 F. Supp. 407, 414"

Conclusion: Applying for benefits subjects you to "obligation of fidelity and obedience" to a worldly master.

Now that you know what allegiance means, and now that you know the red beast of Revelation is socialism, and now that you know that a Russian general will always be in command of the UN military, perhaps you can now understand that George Bush correctly stated "It is those sacred principles enshrined in the UN Charter to which we must henceforth pledge our allegiance." Biblical principles remain true. Americans have sold their birthright. According to Jesus: Benefactors exercise authority.

Benefactors exercise authority. This is evident in the legal definitions that your government uses. The legal definition of 'enfranchisement' makes it seem that God given rights come from benefactors. Notice how the following legal definitions

focus on benefits without mentioning the obligations attached to accepting the benefits. Notice how some of the government granted benefits are counterfeits of the rights that free people would have. According to *Black's Law Dictionary* today's lawyer definitions of 'enfranchisement' include:

- "The act of making free (as from slavery)"
- "investiture with privileges or capacities of freedom, or municipal or political liberty"
- "Conferring the privilege of voting upon classes of persons who have not previously possessed such."
- "See also Franchise"

Franchise includes the following definitions:

"A special privilege to do certain things conferred by government on individual or corporation, and which does not belong to citizens generally of common right..."

In England it is defined to be a royal privilege in the hands of a subject."

Again: Notice how these are government granted privileges that allow the person to exercise some of the rights of free people. But, like any privilege granted by government, they can be revoked.

I will also show you later that civil rights must be regulated, and that natural rights cannot be regulated. Real rights do not come from government. Government cannot grant rights, although they often refer to their privileges as rights.

You can read between the lines. These lawyer definitions use freedom and voting as examples of government granted "rights". At the risk of seeming too cynical: Livestock has owner granted rights also. Just because your current owner can be nice to you, doesn't mean you are free, nor does it mean you won't be sold. Just because you can vote for President, doesn't mean you are free. In fact, it is proof that you are a slave. Even the U.S. Supreme Court says "the Constitution of the United States has not conferred the right of suffrage upon any one". (*Minor v. Happersett* and in *U.S. v. Cruikshank*).

The courts have ruled that the Buck Act defines "an individual entity" as franchised persons of government. *Springfield v. Kenny*, 104 NE2d 65 and *Wheeling Steel Corp. v. Fox*, 298 U.S. 193. Social Security and welfare are available only to federal citizens. Federal citizens cannot have rights. Social Security benefits are not available to state citizens. A state Citizen cannot obtain a Social Security Number without first obtaining a dual citizenship acknowledged by your federal government. By getting a number, you change your citizenship. (See Appendix C). By registering for the benefits available only to enfranchised persons, you become an enfranchised person. Only those persons receiving government benefits are required to have a social security number. No one else has ever been required to get a SSN.

16.6 WARD

"Guarding, caring, protecting." - "A person ... placed by a court under the care and supervision of a guardian or conservator."

Again, protection draws subjection. You are under the care of the legislature, from whom you get your 'rights' and protections in exchange for your submission.

I can prove that an attorney is your court appointed guardian, and is considered competent to manage your affairs, whereas you are considered incompetent to manage your own affairs.

Go to the Law Library and find the legal encyclopedia entitled "Corpus Juris Secundum". Look up "Attorney & Client" section 4 in Volume 7 and read: "His first duty is to the courts and the public, not to the client".

That's right: he represents the public, therefore he cannot represent you.

(And don't be deceived by the word 'public.' It means 'government'. Examples: public office, public housing, public roads, public library, public school, public law, and public records. And furthermore, as I digress further, the word republic comes from a Latin idiom 'Libera res publica' which means free from government things. This is from the *Collin's Latin Dictionary*. Even *Webster's 1828 Dictionary* says a Republic has only titular governmental powers. This is because they can only legislate to those who volunteer into their jurisdiction. Later, I will quote the Supreme Court's Meyer case to show that liberty is freedom from arbitrary regulations.

Then look up 'client':

"A client is one who applies to a lawyer or counselor for advice and direction in a question of law, or commits his cause to his management... one who communicates facts to an attorney expecting professional advice. Clients are also called "wards of the court" in regard to their relationship with their attorneys."

To find out what it means to be a Ward of the Court, go to *Black's Law Dictionary*. There is only one definition, so you can't possibly get it wrong. Wards of the court are "Infants and persons of unsound mind... under the care of a guardian."

That's right! You must be crazy to talk to an attorney. You are not competent to manage your own affairs. Even asking "... for advice and direction in a question of law..." or "expecting professional advice" proves that you cannot manage your own affairs. You do not have the law in your right hand and forehead.

You volunteered into an evil system that has absolute contempt for any timid soul who is too faint-hearted to resist his oppressors. This is the evil world we live in. Yet in Matthew 5:39 Christ requires you to tolerate attacks from evil people and turn the other cheek. These bullies will have absolute contempt for this behavior. They don't understand that you are obeying a higher authority.

16.7 ACCEPTING BENEFITS

Christ was correct that benefactors gain authority over you (Luke 22:25, but compare to Matt 20:25, Mark 10:42). Rights come only from responsibilities. If you cannot be responsible for providing for yourself, then don't expect any rights.

Did you pledge allegiance to your new lord? Here is what pledge means according to *Strong's Concordance* from the four words that are translated into the KJV word 'pledge':

- H6162. (in the sense of exchange) a pawn given as security.
- H2258. a pawn (as security for debt)
- H2254. to wind tightly (as a rope), i.e. to bind; specifically by a pledge; figuratively to pervert, destroy; also to writhe in pain
- H6161. in the sense of a bargain or exchange; something given as security, i.e. (lit.) a token (of safety) or (metaphor) a bondsman:--pledge, surety.

If you want their benefit, you must pay whatever price they ask. They have asked you to give yourself as collateral. You and all your future labor are held as collateral until the national debt is paid. Later, I will show that there is a strong link between the U.S. Treasury and foreign authorities, including the Holy Roman Empire. Also be aware that there are foreign owners of your Federal Reserve Bank.

The Act to Strengthen Public Credit, signed into law by Ulysses Grant on March 18, 1869, pledged every American citizen as collateral for the repayment of all government obligations, including the national debt. Your federal government did not own anything, the states and the people owned all the wealth. In order to get the central banks to print money, the banks wanted collateral. You are that collateral. A classic book on this topic is The Coming Battle by Martin W. Walbert, published in 1899.

Supreme Court Justice Samuel Miller said:

"The power of taxation is the power to destroy. No man who is endowed with a modest sum of intelligence would advocate a transfer of this immense power to a private corporation for its gain. It would amount to the self-destruction of the nation. No sane man would advocate the delegation of this high attribute of sovereignty to a corporation for its individual gain and such transfer of power would inevitably result in frightful oppression."

Here are some more details for those who are doing homework: Hypothecation is a banking term. Hypothecation is defined in section 14(a) of the Federal Reserve Act as an offer of assets owned by a party other than the borrower as collateral for a loan, without transferring title. The United States is the borrower. You are the party other than the borrower. On your behalf, and with your consent, your representatives borrow most of your national debt from the Federal Reserve Bank. Section 16 of the Federal Reserve Act (12 U.S.C. § 411) says that Federal Reserve Notes are obligations of the United States. This is true even if the Federal Reserve is not a government agency, because the government has promised to repay the loans to this privately owned corporation. Federal Reserve Notes are backed by the full faith and credit of hypothecated assets (such as your future labor). According to the Legislative History of Public Law 94-564 "The U.S. commitment to redeem international dollars for gold became a physical impossibility." That's right! Your bankrupt government cannot repay Foreign lenders their gold. They will soon claim their collateral. You are the collateral.

The following quote should answer any doubt that you have regarding the legitimacy of the chains attached to receiving benefits. U.S. Supreme Court in *Murdock v. Pennsylvania*. 319 U.S. 105 at page 140: "The ultimate question in determining the constitutionality of a tax measure is -- has the state given something for which it can ask a return?"

Let's review the legal maxims. Protection draws subjection. The very definition of allegiance means you are obligated to obedience if you accept protection. The state has given something for which it can ask a return. A pledge of allegiance binds (*Strong's* H2254.) you as collateral. You grant the power of attorney if you allow them to manage your affairs because it is presumed that you cannot manage yourself. Christ said that benefactors exercise authority. You agree to obey your benefactors, no matter how evil they become. While you are in their house, you obey their rules. If you cannot govern yourself, others will govern you. No matter how much they demand. Whether you like it or not.

Now you understand that a pledge of allegiance binds you, and allegiance is an obligation to government in exchange for benefits, and that government was created (fabricated as an image) and receives worship and is a benefactor/provider. Perhaps you've worshiped the wrong provider.

16.8 STATE CITIZEN

State citizens ratified your Constitution to create your federal government. They are responsible for managing their creation. These citizens are sovereigns, and the legislature cannot and does not write laws for their masters (Matt 10:24, and John 15:20). Never could, still can't. You won't understand this yet, but State Citizens are not subject to the laws written by congress (see Appendix D). According to your Supreme Court in the *Mulligan* case, state courts must protect you from federal laws.

If you can be tricked into applying for benefits, you then become subject to their statutes. Whether you like it or not. No matter how evil they become.

The difference in citizenship is distinguished by whichever law of the land applies to you. State constitutions are founded on Christian principles. But, according to a Treaty signed by President Adams "... the government of the United States is not in any sense founded on the Christian Religion...." More about this, later.

16.9 EMPLOYEE

An employee is someone (as is an indentured servant) who gives up legal rights to his labor in exchange for care and protection. The same people who own the IRS own his labor rights.

More about this later. But you won't like it.

Colossians 2:8 (NIV): "See to it that no one takes you captive through hollow and deceptive philosophy, which depends on human tradition and the basic principles of this world rather than on Christ."

17. CONCLUSIONS OF LAW

17.1 1. By asking for a Social Security Number, you agree to all that socialism provides.

By asking for a SSN, you request to become a lifetime permanent ward of a foreign program administered by your federal government. You've given them the power of attorney under the doctrine of Tacit Procuration. By confessing that you cannot provide for your own retirement, you've stated that you expect others to take care of you. And indeed, you are not taking care of yourself; or depositing funds into a trust fund. Social Security is not a trust fund, nor insurance, nor an earned pension.

Under the doctrine of Tacit Procuration, if you do not stop them from managing some small affair, it is presumed that you are asking for them to handle ALL your life's affairs for you. Whether they handle your affairs contrary to your wishes, or even fail to give you any benefits at all (the Supreme Court in *Fleming v. Nestor* allows government to deny Social Security benefits), is irrelevant; you've given them absolute authority to act on your behalf. You asked, in writing, on a permanent irrevocable record, to be treated as their ward.

You become internal to the government. You have accepted appointment to a government office. The office of "Person" (see Appendix D). Your Constitution was written to control government, not people. And, you've enlisted into the government. You can now expect to be regulated. And, just like other forms of enlistment, you can expect to be treated harshly. Those who hold this government office are now required to sign forms under the penalty of perjury.

Although I haven't been able to find this document, I've been told that those who have a social security number are federal employees according to the 1935 Emergency Relief Act Publication Resolution #11, 74th Congress, Session One, Chapter 48, Section 2, of April 8, 1935.

Those who have Social Security Numbers are required to pay taxes on their wages pursuant to section 801 of the Social Security Act. This is in the Internal Revenue code in Section 3101(a). All you have to read is the first five words of this law, which I've quoted in Appendix G.

You do not have legal rights to yourself. Your owners have "beneficial" rights to your person, which include all future labor. Also see *Christiansen v. Department of Social Security*, 131 P2d 189, 191 for the difference between beneficial rights and legal rights.

You are registering to take public money that you did not earn (As I have shown - it is not insurance or a trust fund, it is theft unless you are a permanent welfare case). You are not responsible enough to rely upon the Lord (who gives and takes away). Or family (1st Tim 5:8). Or Christian charity. Or the fruits of your own labor ("...so that you will not be dependent on anybody." 1st Thessalonians 4:11-12). 2nd Thessalonians 3:10.

A contract is not valid without consideration. Unless you are offered a gift, you cannot take something without agreeing to the strings attached. You cannot agree with socialism without agreeing to provide to the communal fund. If you ever have a chance to study the Pilgrim's first winter, you will see that socialism has never worked in America. Half of them died that year, because they tried socialism.

Thou shalt not steal. Exodus 20:15 was written in stone by the finger of an unchanging God (Deuteronomy 9:10, Ex 31:18). If you think Christians don't have to do as Christ commanded, see 1st John 2:4. A thief that was being executed in Luke 23:41 said that he deserved to be executed for the crime of theft. You too should regret your sin.

You have confessed that you need federal funds (such as those that provide for your retirement). You did this knowingly and with full knowledge that your Constitution does not allow this. State citizens can keep most of their rights, Appendix C, but you rejected state government.

17.2 2. You reject state government and request federal protection.

The U.S. Supreme Court's decision in *Ex Parte Mulligan*, 71 U.S. 2, determined that STATES HAVE A DUTY TO PROTECT THEIR CITIZENS FROM THE FEDERAL GOVERNMENT.

Once you become a resident in your federal government; your state can no longer protect you from your federal government. You accepted dual citizenship. You cannot complain. The Supreme Court says, 92 U.S. 551:

"It is the natural consequence of a citizenship which owes allegiance to two sovereignties, and claims protection from both. The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Once you become a resident in your federal government; you subject yourself to federal laws. (The term 'resident' does not mean inhabitant. For proof, read your Constitution: PRESIDENTS MUST BE RESIDENTS, WHEREAS CONGRESSMEN MUST NOT BE INHABITANTS. To understand why this is so, you must know that a resident is someone who owes a duty to remain available to manage something belonging to the government - anything - such as property, a trust, a corporation, an individual, a motor vehicle, or an entire agency. Since the President is the chief servant, the Constitution requires someone with servile experience, and since legislators represent the will of the sovereigns; we don't require - and probably don't want - servile attitudes.

More proof: Physical presence within borders does not prove residence. Never did. Example: In John 17:14-15 Christ states that his disciples, although physically present, were not of the world. Christ also said that His Kingdom was not of this world, even though The Kingdom was at hand). Your federal government can now trespass across your state's border and use "the long arm of the law" to enforce its laws on its residents, which would otherwise be unconstitutional within your state. Prove it to yourself: Direct taxes must be Constitutionally apportioned to your State by the proportion of your State's representation (Art.1, Sect.2, Clause3 & Art1, Sect.9, Clause4). -- And, NO. The 16th amendment did not change this, the 16th amendment did not alter, add or remove any words from the original constitution, and the U.S. Supreme Court confirmed in *Stanton v. Baltic Mining Co.*, 240 U.S. 103 (1915) that "... the 16th amendment conferred no new powers of taxation" - That's right! There is no such thing as an unapportioned tax on the earnings of state citizens. Indirect excise tax on the privileges of limited citizenship (such as the federal privilege of earning wages) does not have to be apportioned. Alternatively, real people, according to the Fifth Amendment, cannot have earnings or property "taken for public use, without just compensation." Which are you?

Why did federal territories become states? The "organic" inhabitants of federal territories (who were, by the way, unregistered voters) became states in order to free themselves from your federal government. That's right! BY BECOMING A FEDERAL CITIZEN YOU'VE NULLIFIED THE REASON FOR YOUR STATE TO EXIST. You've spit on the graves of your state's founders just because some banker or employer lied to you by telling you that you must get a Social Security Number.

17.3 3 Changing citizenship

You change your citizenship by getting a number, you are now a citizen of the District of Columbia, or any multi-national world order that has a legitimate claim to the District. The newer application forms for a SSN now have a box to check for those who want to claim U.S. Citizenship. The older forms did not need this box.

Proof: You can now vote for president and senators even though state citizens cannot (Hint for those who are actually checking up on this: Amendment 17 does not override the last clause of Article 5, and Amendment 17 was only ratified by 36 states, even if you include Ohio).

Proof: you can be subjected to a trial by government (see Appendix F) because you lost your right to a trial by jury (see the *Colgate* case in Appendix C).

Proof: State citizens are not U.S. citizens (see Appendix C).

17.4 4. You agree to be regulated.

You submit yourself to the acts of Congress. You request congress to determine your moral values for you. Congress determines what rights you have, if any. You've consented to be governed. Protection draws subjection. Allegiance is the "Obligation of fidelity and obedience to government in consideration for protection that government gives. U.S. v. Kuhn, D.C.N.Y., 49 F. Supp. 407, 414"

17.5 **5. A Christian should have known better than to get a Social Security Number.**

A Christian will not swear. You've sworn an oath to obey man under penalty of perjury. Perjury is an oath, and an oath is always a religious ceremony (Appendix E) - but this time it is an oath to your new god. You've openly, knowingly, and voluntarily, on a permanent record, violated the first commandment, Matt 5:34, James 5:12, and Hebrews 6:16.

A Christian cannot be a freeloader, 2nd Thessalonians 3:6-14, yet Social Security numbers can only be assigned to those who need federal benefits per section 205(c)(2)(B)(i) of the Social Security Act.

A servant is never greater than his master (Matt 10:24, and John 15:20). You've just confessed to public servants that they are not your servant and you are not their master. A Christian would know that if you offer yourself to someone to obey them as a slave then you are a slave to the one you obey (Romans 6:16). A Christian would never obey a stranger (John 10:5). And no Christian can serve two masters (Matt 6:24, Luke 16:13). A Christian will serve God only (Matt 4:10, Acts 5:29). No Christian would want to be a thief, or register (with an ungodly oath) to partake of dishonest benefits. No able bodied Christian will falsely confess that he is unable to take care of himself in order to fraudulently qualify for future monetary benefits.

You must now obey your new masters (Ephesians 6:5, Colossians 3:22, Titus 2:9, 1st Peter 2:18).

17.6 **6 SSNs Waive ALL rights**

The government cannot interfere with a right. Bear with me as I repeat this essential precept in several different ways so that you might understand: Rights do not come from civil government. We are endowed by our Creator with unalienable rights. According to the Declaration of Independence, the ONLY reason government exists, it uses the phrase "instituted among men," is to protect rights. You cannot be granted rights you already have. The word "Unalienable" means it cannot be taken from you. If something can be lawfully taken from you, then you didn't have a right to it. Government must protect rights not regulate them. Governments are instituted among men to secure those rights. Rights are above government. The exercise of a right cannot be infringed. A right cannot be taxed. The exercise of a right cannot be taxed. The power to tax is the power to destroy. You cannot delegate to your civil servants the power to regulate the inalienable rights of others. The enumeration in your Constitution, of certain rights, shall not be construed to deny others retained by the people. Nor shall private property be taken for public use without just compensation. And again, A RIGHT CANNOT BE TAXED. (See appendix G).

The Supreme Court in *Murdock v. Penn.*, 319 U.S. 105 determined that no state can convert a right into a privilege and then charge a fee. The Supreme Court ruled in *Hale v. Henkel*, 201 U.S. 43, at page 74, that you can carry on your own business without regulation, and you owe no duty to the state if you receive nothing except protection, and you have no duty to divulge your business on government forms, and you owe nothing to the public so long as you do not trespass upon their rights.

The U.S. Supreme Court in *Hale v. Henkel*, 201 U.S. 43, 74:

"The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no duty to the state, or to his neighbors to divulge his business, or to open his doors to an investigation, so far as it may tend to incriminate him. He owes no such duty to the state, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land long antecedent to the organization of the state, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the

law. He owes nothing to the public so long as he does not trespass upon their rights... An individual may lawfully refuse to answer incriminating questions unless protected by an immunity statute."

You waive ALL of your rights by getting a number. You have no right to own property. You have no beneficial right to yourself. You have NO right to keep any wages. Congress is nice enough to let you keep some of their money, but whenever they want they can raise the tax to more than 100% by a simple majority vote. IRS Commissioner T. Coleman Andrews, in a press interview when he resigned, back in 1956, stated "Congress can take 100% of our income anytime it wants to."

This is the socialism that you agreed to. Any employee with a SS number is subject to the FICA Employment tax. Section 3101(a) of the Internal Revenue Code imposes FICA tax in addition to OTHER undisclosed taxes. Later, I will show you later that ALL of your future labor has already been traded to multinational financial networks as collateral for the National debt.

If you want to do some research, try to find out exactly what kind of protection draws subjection, as the Hale case seems to allow protection without subjection.

17.7 7. By getting a number, you in essence become a government officer.

Government officers can be forced to account for money they are entrusted with, whereas ordinary people cannot be forced to sign confessions. Not even a tax return. The Supreme Court has twice ruled that tax returns must be voluntary in order to be admissible in court: *Garner v. U.S.*, 424 U.S. 648 and *U.S. v. Sullivan*, 274 U.S. 259.

In the 1975 *Garner* case, Mr. Garner was tried for the crime of gambling. The prosecutor admitted into evidence his tax return where he had claimed gambling profits. He objected and claimed that this evidence is not admissible because it was compelled testimony. He appealed all the way to the Supreme Court. The Supreme Court confirmed that compelled testimony is indeed inadmissible, and that he should have refused to answer the questions on his tax return. His tax return was admissible in court because it was NOT in any way compelled or coerced.

In a more recent tax decision, August 7, 1996, the Ninth Circuit Court of Appeals ruled that a California man, Loren Troescher, could refuse to answer questions or turn over documents. The court ruled:

"We need not consider how or in what manner the Fifth Amendment may be invoked as a defense to a prosecution for failure to file tax returns."

See *U.S. v. Troescher*, No. 95-55609. D.C. No. CV93-5736SVW.

By getting a Social Security Number, you volunteer to collect excise tax from yourself and turn it over to your master. Failing to turn over, with signed paperwork, the tax you've assessed yourself, is a crime. It's as much a crime as a Customs officer failing to turn over, or account for, the excise tax he has collected. This is because you have accepted an appointment as a federal officer: the office of "Person". See Appendix D.

17.8 8. You are subject to, and protected by, your lord of the manor

By getting a number: You agree that you are a subject of the government. And you agree that you are not a sovereign citizen (one of We the people who created government) and do not have any rights (see the case cites in appendix C: *K Tashiro v. Jordan*, 256 P 545, and *Hague v. CIO*, 307 U.S. 496, 520), and that your Constitution does not directly protect you against the government. You are a member of the "citizenship" (uncapitalized in the 14th amendment, but capitalized everywhere else in your Constitution) created by congress rather than a true Citizen. You are therefore only protected against the government to the extent which your masters allow you access to your Constitution. Government derives its just powers from the consent of the Governed - and you've consented to be governed.

Here is an analogy: those who voluntarily enlist in the military, with an oath, know that they are waiving their unalienable rights and will be subject to regulations that can be very harsh. You too, with an oath, knowingly volunteered to be a

subject for the remainder of your enlistment. And you are presumed to know the laws that you volunteered into. Ignorance of the law is no excuse.

By being a subject of the government, you are protected by your masters in congress to whatever extent that they want to protect you. Example: you are protected against the consequences of your own acts by bankruptcy laws. You can pray to a courthouse priest that he cancel your vows to God with divorce laws. Your masters protect you from unemployment, injury comp, consumer protection, OSHA, pollution, bank failures, retirement, barking dogs, unlicensed barbers, paint fumes, etc. You are "protected" by a building inspector's fines if you don't get a permit to repair your back porch. I recently read about someone who was fined \$30,000 for building a backyard deck that cast a shadow onto a wetland. This is in the same nation where our great great grandfathers, without permission from their servants, bridged wetlands and blasted through mountain ranges to build a railroad from sea to shining sea. Your grandfathers had birthrights as sovereigns (Appendix D). You, like Esau, sold that birthright for a future bowl of stew. You are even protected against suffering the consequences of God's acts: the cost of recovering from floods, earthquakes, drought (remember what President Cleveland said), and hurricanes are paid by your master's theft of your neighbor's wages; you are vaccinated against God's illnesses, and Hillary's village will educate your children so that you won't be burdened with the responsibility - you've given up that responsibility by accepting their offer. You deprived your children of their birthright by your probate contract. Are you comforted to know that an angel of light has smoothed the rough path of life? (2nd Corinthians 11:14). Conversely, real people are instructed by Their Lawgiver to patiently endure hardships as discipline from God, and "do not make light of the Lord's discipline" (Hebrews 12, also read 2nd Timothy 2:3-15 and 2 Corinthians 1:3-11 and 1st Peter 2:19-20, and 1st Peter 4:12-16).

Do you have a God given right to be protected against the consequences of your acts? Do you have a right to be protected against God's discipline? Which god protects you?

Exodus 23:24-33: "Thou shalt not bow down to their gods, nor serve them, Thou shalt make no covenant with them, nor with their gods for if thou serve their gods, it will surely be a snare unto thee."

18. A FOREIGN AUTHORITY ISSUES SOCIAL SECURITY NUMBERS

Summary so far: You owe absolute allegiance to your 'federal' lord for ANY of the following legal reasons:

- Protection draws subjection.
- The Buck Act extends federal jurisdiction to anyone receiving federal funds.
- The doctrine of Tacit Procuration grants them the power of attorney.
- You enriched yourself at others' expense, thereby creating an obligation, per the definition of "constructive contract".
- You claimed that you were eligible for benefits available only to wards of a foreign welfare program. According to James Madison it "is an absurdity" to claim that the Constitution allows any federal benefits to the common man.
- You voluntarily claimed citizenship within your federal government. (Kitchens case) Thereby giving up your natural rights.
- Taxes (and along with it, the brutal force needed to collect) are legal if you applied for a government benefit "for which it can ask a return." (Supreme Court's Murdock case).
- You have a government fictitious (intended to deceive) all capitalized name on your ID cards. They are not even allowed to address you by your Christian name.
- By claiming to be a U.S. resident, rather than an inhabitant, you've agreed to remain on your lord's plantation.
- Even the definition of 'allegiance' proves that you have an "Obligation of fidelity and obedience" to your federal lord.
- You cannot even challenge jurisdiction once you avail yourself of any benefits. (Supreme Court's Ashwander case).
- They own the equitable rights to your labor, you pledged yourself as collateral.
- Your status is irrevocable.
- The legal doctrine of *solutio indebiti* now requires you to pay taxes not owed,
- The Social Security Act Title VIII section 801 requires you to pay Social Security AND OTHER TAXES, and
- Obey your masters (Ephesians 6:5, Colossians 3:22, Titus 2:9, 1st Peter 2:18)

Now you're ready for the bad news.

The takeover of the world is now complete. The foreign takeover of America is now complete. Your federal government went bankrupt and was surrendered to a foreign creditor in 1933, and ceased all operations. Your federal government now acts ONLY as agents of their foreign masters. You owe absolute allegiance to your foreign owners. The two-horned second Beast that issues SSNs was revealed when the U.S. government went bankrupt in 1933.

You have already volunteered into this system. It is already a done deal. It is irrelevant that President Bush, the elder, told the UN that the New World Order was America's goal. It is irrelevant that Clinton's 1993 national security directive declared its intent to put U.S. troops under UN command.

Here are 8 little topics. See if you can connect the dots and see the Big Picture. People; Catch a clue.

18.1 Topic 1: History of Land Rights to Washington DC (and everything appurtenant thereto):

Emperors claimed their authority to rule was divine authority and that the Pope delegates divine authority. Go to any encyclopedia and look up the topic "Divine Right of Kings."

The HOLY ALLIANCE of May 15, 1213 A.D. was a treaty between Pope Innocent III and King John of England conveying all rights, titles, and interests in England's lands to the Holy Roman See. The Kings of England were indebted to Rome for their wealth, power and authority. ENGLAND AND ENGLISH COLONIES BELONG TO THE ROMAN EMPIRE. [Aside: Since King James was indebted to Rome for all his authority, he was influenced by his superiors to publish his sanitized version of the Bible.]

In the year 1320 the Scots made the Declaration of Arbraoath, which was a plea to the Pope to replace the British King. So soon we forget.

In 1452, Pope Nicholas the fifth, issued a Papal Bull called the Doctrine of Discovery

"... to capture, vanquish and subdue the Sarccens, pagans and other enemies of Christ to take all their possessions and property and to put them into perpetual slavery."

Spain's King Ferdinand and Queen Isabella were Catholic monarchs who financed Columbus.

Christopher Columbus went forth to declare lands and inhabitants of the New World as property of the Catholic Church. I repeat again: "... to take all their possessions and property and to put them into perpetual slavery."

On May 3, 1493 upon confirming the discovery of the New World, Pope Alexander the sixth, issued the Intercetera Bull: "The Catholic faith ... be everywhere increased and spread and barbarous Nations be overthrown and brought to the faith..."

In Papal Bull of September 26, 1493 entitled "Dudum Siquidem" Pope Alexander VI extended Spain's rights to the New World. Spain's rights come from the Pope (if the Pope did indeed have legitimate right to Spain). Columbus' Book of Privileges written in 1502 before his final voyage, a copy of which is in the U.S. National Archives, has a transcription of this Papal Bull.

If true, then the Pope has a legitimate claim on America. Both from the Spanish and English roots.

Act of Supremacy (1534) vested in the king power to declare and punish heresies. Henry VIII burned copies of the English translation of the New Testament. Tyndale was executed in 1536 for translating the Bible into English. This is entirely consistent with the Catholic censorship of books required by their Fifth Lateran Council, Session 10 (and earlier Bible ban by their Council of Toulouse*). Queen Elizabeth forbid preaching on December 27, 1558. (But she was gracious enough to allow the reading of "the Ten Commandments in the vulgar tongue, without exposition or addition of any manner, sense, or meaning to be applied and added...") This is entirely consistent with the Catholic censorship of preachers required by their Fifth Lateran Council, Session 11. The Bible was banned until King James published his sanitized translation of the Bible in 1611. The Bible wasn't all that was burned. When Mary I restored the Roman Catholic Church she burned 300 Protestants who had been excommunicated by the Pope.

* The Catholic's Council of Toulouse, Pope Gregory IX: "We prohibit laymen possessing copies of the Old and New Testament.... We forbid them most severely to have the above books in the popular vernacular." "The lords of the districts shall carefully seek out the heretics in dwellings, hovels, and forests, ... shall be entirely wiped out."

The Catholics then settled Maryland as a Catholic colony, named for the Virgin Mary. Even *Encarta* says that Maryland was created as a refuge for English Catholics. Lord Baltimore, whose father was the Secretary of State to Charles I, founded Maryland. His property in the 1663 property records is called "Rome". This information was in earlier editions of the Catholic Encyclopedia under the article on John Carroll, but it was deleted from the 1967 edition to keep you from knowing that Washington D.C. was built on property titled to Rome.

Again, their stated intent is that

- "The Catholic faith ... be everywhere increased and spread ..." and
- "... to take all their possessions and property
- and to put them into perpetual slavery."

Social Security Administration Headquarters are not in Washington DC. They are in Baltimore. Social Security Numbers and Cards are issued from Baltimore.

After the Revolutionary War King George III and Ben Franklin signed The Treaty of Paris in 1783. This allows the United States to exist. Ben Franklin did not sign the treaty as a representative of the American people, he signed it with his title of Esquire, as an agent of the King. The very treaty that allows the U.S. to exist also acknowledges that King George retains his title over the Holy Roman Empire and the United States of America as Arch-Treasurer and Prince Elector. Did your government school teach you this?

Congress somehow knew when they passed the Residence Act of July 16, 1790 that a large tract of land along the Potomac would become available (By the way, according to British Legal dictionaries, the word 'Residence' means 'agent'). And, right on schedule, on March 30, 1791 seventeen Maryland landowners signed agreements with President Washington to donate and sell, what were termed "reservations," that would become Washington DC.

The District of Columbia is a district in Maryland. A state's border is not changed just because someone sells his property. The District of Columbia is still on Maryland soil. The current Maryland state constitution does not define its' borders. Maryland even kept Washington DC from freeing the slaves in 1850; go to the Maryland archives Volume 102, Volume 1, Debates 660 at www.mdarchives.state.md.us/megafile/msa The original charter of Maryland is available at www.yale.edu/lawweb/avalon/states/ma01.htm also see www.archivesofmaryland.net. Notice that the English charter for Maryland requires all exports from Maryland to go exclusively to England.

By rights, the Catholic church has a legitimate claim to anything attached to Washington DC. Your U.S. government officially recognizes this particular religion. The U.S. has an ambassador to the Vatican. Washington DC has the National Cathedral. Georgetown University is a Catholic university controlling, to an unknown extent, political thought.

Georgetown University was founded in 1789 by John Carroll, on land predestined to become part of Washington DC. Perhaps he had an ulterior agenda, along with his wealthy Catholic neighbors. According to Chapter 17 of historian Dan Goodwin's latest book, the Carroll family motto on their coat of arms was changed during this time to "Liberty in all Things" to infer their liberty to kill Protestants. The Maryland State song still sings of Carroll's sacred trust, to rhyme with "Thy beaming sword shall never rust."

The District of Columbia is a district within Maryland. The District of Columbia is land cession from Maryland. 'Cession' is not the word 'ceded'. The word "cession" is used in your Constitution in Article 1, section 8 clause 17 for the government acquisition of Washington DC. It does not use words that imply permanent federal jurisdiction, or even federal land title to Washington, DC. Cession, in ecclesiastical law means, "... vacating a benefice without proper dispensation." And just in case you were afraid to ask: The word "Benefice" is defined in *Black's Law Dictionary* as "A term derived from the feudal law, in which it signified a permanent ... estate held by feudal tenure." Original States are church property (see Appendix M). Maryland was the Catholic's state. If the Pope did not properly vacate the benefice known as Washington DC, then the Pope still has a legitimate claim to this permanent estate held by feudal tenure, and all property attached to it, and all future income from that property.

You are that property.

I want to again remind you that you cannot complain. The Supreme Court says, 92 U.S. 551, "It is the natural consequence of a citizenship which owes allegiance to two sovereignties, and claims protection from both. The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

As further proof that ceded lands remain under their prior law, The United States Supreme Court in 1908 in *Ponce v. Roman Catholic Apostolic Church* determined:

"Of course, in case of cession to the United States; laws of the ceded country inconsistent with the Constitution and laws of the United States, so far as applicable, would cease to be of obligatory force; but otherwise the municipal laws of the acquired country continue."

If you think this excuses you from Roman law, think again. The Supreme Court's phrase "so far as applicable" remains unexplained, but if Maryland can keep Washington DC from freeing slaves in 1850, what chance do you have after swearing an oath to be their permanent ward?

Other federal topics:

President Bill Clinton graduated from the Catholic Georgetown University. In Clinton's acceptance speech when he was nominated as presidential candidate he praised his mentor, Professor Carroll Quigley. On page 950 of Carroll Quigley's 1964 book *Tragedy and Hope* you will read:

"The individual's freedom and choice will be controlled within very narrow alternatives, by the fact that he will be numbered from birth... and followed as a number through his educational training, his required military or other service, his tax contributions, his health and medical requirements, and his final retirement and death benefits."

Standing atop the U.S. Capitol Dome (esteemed above all others, out in the open for all to behold, a most prominent symbol on the only building in Washington DC from which emanates your authority to control your civil servants) is the goddess Minerva wearing a crown decorated with five pointed pentagrams. This statue was made IN ROME by artist Thomas Crawford. The ceiling of the Capitol dome is a painting by Italian artist Constantino Brumidi that depicts the *Apotheosis of George Washington*. Surrounding George Washington are figures of gods, some 15 feet tall. They include Ceres, Vulcan, Mercury, Neptune, Minerva and 13 state goddesses pictured as protectors of American ideals. Shown as the intermediary between heaven and earth is the goddess Justitia, followed by an eagle. Notice that the eagle is symbolic of defying God's laws, such as gravity. Notice that all the people below the eagle are crouching.

What part don't you understand?

Is their "In god We Trust" the God that you trust?

An oath is always a religious ritual. Did you swear a perjury oath to their god in order to get a graven mark issued by a final world government so you could buy and sell?

According to the book *Art in the United States Capitol*, which is House Document number 94-660, in the painting on the rotunda ceiling there is a depiction of America handing to Ceres, who is the Roman goddess of agriculture, a team of horses pulling a reaper. I thought this would have been the other way around; that gods provide for people. Perhaps this symbolizes the famine curse that will soon hit America. Ezekiel 14:13 "Son of man, if a country sins against me by being unfaithful and I stretch out my hand against it to cut off its food supply and send famine upon it and kill its men and their animals." There is much more to the symbolism in this painting. Young America is depicted as a freed slave (wearing a temporary liberty cap) whose liberty is a privilege that can be revoked at any time. By the way: In a 65 foot tall statue named "Republic," unveiled in 1893, by artist Daniel Chester French (he is famous for his seated Lincoln in the Lincoln Memorial), this liberty cap had been removed by "Republic" and is displayed on a pole as a trophy.

In fact, the motto of your Justice Department is *Qui Pro Domina Justitia Sequitur*, "He who follows the Goddess Justitia." (Justitia, also called Persephone, is Minerva's name when she judges the dead in Hades). The Justice Department's motto encircles the eagle, and of course, the painting on your Capitol's rotunda shows an eagle following Justitia.. See:

<http://www.tuppersaussy.com/index.htm>

For more information on the early history of Washington D.C. see David Ovason's book The Secret Architecture of our nation's Capitol. By Harper Collins Publishing ISBN 0-06-019537-1.

18.2 Topic 2: Constitutional law.

The phrase "supreme Law of the Land" is used in the U.S. Constitution, Article 6, paragraph 2 to refer equally to treaties as well as to your Constitution itself.

A treaty with Tripoli ratified by two-thirds of the Senate and signed by President Adams in June of 1797 correctly states in Article 11: "... the government of the United States is not in any sense founded on the Christian Religion...". This quote is from the English language version signed by President Adams, in U.S. archives, even though the original foreign version of this treaty is now missing this controversial clause.

President Adams and two thirds of the Senators in 1797 knew the truth about Washington DC.

Enforcers: Why do Latin speaking judges in your local courthouse wear black robes? How did your nation evolve from a judicial system of restoration to victims and forgiveness, to a system of fines and prison? Answer: by the will of the bar association, which, by the way, was prohibited prior to your Constitution. They have perpetuated Medieval Catholic tradition where sins were confessed and a fine was paid to a black robed Cancellor for the forgiveness of the sin. [A Catholic Monk named Martin Luther rejected this nonsense, and risked death as a heretic responding to Johann Eck's "404 Articles" in the *Augsburg Confession*. Early Protestants faced great persecution to avoid this nonsense. Why do you Protestants so willingly return to this vomit?]

In Appendix O I explain that the judicial branch of government no longer exists. You have never known the real judicial system. You have only known Satan's counterfeit.

I have not confirmed this yet, but if you want to do some research, please verify that The Supreme Court in *Cromelin v. U.S.* confirmed that U.S. District judges are not employees of the U.S. government.

18.3 Topic 3: PERSONS are Government Property.

As explained in appendix C, U.S. citizens are citizens of your federal government. But not state citizens. Read Appendix C now. As I explained, government entitlements such as social security or welfare, can only be appropriated for those persons that are wards of the government administered program.

18.4 Topic 4: You Do not Have the Authority to Buy or Sell.

The United States government went bankrupt in 1933. The good ol' federal U.S. of A was permanently closed and ceased all operations. All assets of the government were turned over to the foreign bankruptcy receivership, and they operate it. Your foreign owners choose to continue operating their subsidiary without changing the name, which is exactly what you would expect in any bankruptcy receivership. The name of their foreign subsidiary is The United States. [Aside: I find it curious that the Beast of Revelation 13:1-4 is a confederacy of the Beasts of Daniel 7 except there is no longer any eagle wings. Perhaps the nation symbolized by eagle wings ceased to exist prior to the issuing of the mark of the beast. A lion has always symbolized England. Daniel 7:4 says that the eagle's wings were plucked from the lion. A bear has always symbolized Russia. Could another recent national socialist group from central Europe be symbolized by a panther (like unto a leopard)? Is the scarlet beast comprised of these socialist powers? Did the dragon give this beast his power, and his seat, and great authority? Did the nation symbolized by eagle wings protect Christians from the serpent in Revelation 12:14?]

Just as it is in any corporate takeover, employees automatically become the subordinates of the new management, you likewise were surrendered to the new management. Except that your status is permanent and irrevocable.

In exchange for federal entitlements, the 1936 Conference of Governors agreed to pledge the earnings and earning power of the individuals of each State to overcome the bankruptcy. They never did overcome the bankruptcy.

The International Monetary Fund is the bankruptcy receivership. The Secretary of the Treasury is the U.S. governor of the bankruptcy receivership. I will now prove that he owns you. Title 12 United States Code, section 95(b) gives the Secretary of the Treasury complete power over you. Whatever drastic actions he wants to take in order to control you are already authorized by law. His actions "heretofore or hereafter taken" have already been pre-approved by congress in 1933. This law claims its authority comes from the Trading with the Enemy Act of 1917, as amended. This 1917 Act regulates and punishes trading with the enemy. When your nation was conquered in 1933, you were acknowledged as the new government's enemy! It's just like any other war where the victor's occupation forces take over government operations after the surrender. The phrase "as amended" in 12 U.S.C. § 95(b) means that, on March 9, 1933, domestic transactions were removed from the exclusions to the 1917 Trading with the Enemy Act (40 Stat L. 411, subdivision b of section 5). Trading with the Enemy is always illegal. Prior to March 9, 1933 domestic transactions were always legal. Domestic transactions must be legal because civil servants were never delegated the authority to make their masters' transactions illegal. After March 9, 1933 all domestic transactions are illegal. Your nation has been conquered. You are the enemy of the occupation forces. Again: trading with the enemy is always illegal, but now your domestic trading is with the enemy of the foreign occupiers. Domestic transactions can now be regulated and punished. I repeat: domestic transactions are illegal. NO MAN MIGHT BUY OR SELL. Biblical prophecy has come true! Don't be deceived just because he hasn't yet cracked down completely.

It is lawful to trade with surrendered people. It is illegal to trade with the unsundered enemy. But guess who surrendered. It is those who fall for the deception and agree to be regulated by the Secretary of the Treasury's "actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken..."

Black's Law Dictionary entry for Bank Holiday says:

"The present law forbids member banks of the Federal Reserve System to transact banking business except under regulations of the Secretary of the Treasury during an emergency proclaimed by the President."

[For more information read the book War and Emergency Powers by the American Agriculture Movement, available from War and Emergency Powers, 4656 Alta Vista, Dallas Texas 75229. Another book: War, Central Planning, and Corporations by Eugene Schroder is available from Dr. Eugene Schroder, P.O. Box 89, Campo, CO 81029.] There is not much on the internet but I did find a link on www.lawgiver.org (Christian Law Fellowship) to a site entitled "America's Constitutional Dictatorship" and www.nidlink.com/~bobhard/usenemy.html

In Daniel Garcia's *Law Brief*, on page 6, he bluntly states that all U.S. citizens that have Social Security numbers have been sequestered as Institutional Units of the International Monetary Fund for collateral on International Loans. He then cites as proof the following document:

Excerpts from the "United Nations Secretariat, Revised System of National Accounts Draft Chapters and No. 90-24912-2005-IAC" section F.5 International Organization, 68(3); section G. The Residence of Institutional Units; section G.1 Introduction 70.

I have not been able to find this document, nor have I been able to contact Mr. Garcia.

While I'm speaking of the topic of not having any authority to buy or sell, there is another topic to consider. If you think that you will be able to barter openly when the crackdown comes, or somehow work for Christian IOUs, think again. No one has the authority to buy or sell, and that includes barter. The Credit Control Act, Public Law 91-151, section 206(11) pre-authorizes the Federal Reserve Board to "prohibit or limit any extension of credit under any circumstances the Board deems appropriate". Punishable per section 210 by a year in jail.

In 1931 the traitors in your Congress substituted your previous national anthem with your current anthem that does not mention God (Since the very definition of anthem is a "choral composition with a nonliturgical religious text" you cannot even claim to have an anthem). Then in 1933 a 32-degree Mason became president, and the coin of the realm was seized and prohibited. Gold coins, although required by your constitution as your only lawful money, were outlawed and new currency was circulated with the Latin words around the pyramid NOVUS ORDO SECLORUM announcing the New World secular order. Secular means without God. When a conquered people start using the money of the occupation forces, they, simply by their action of accepting the currency, the "coin of the realm," acknowledge the authority of the new government. You are their enemy. You have been conquered. To the victor go the spoils. "The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

Can using the coin of the realm be used as evidence that you've surrendered? Christ and the apostles also lived in occupied territory. Christ's statement to Render unto Caesar could very well have meant "return" the money to Caesar and do not acknowledge his claim on your nation by your use of the coin of his realm. It could also have meant don't render what is God's unto Caesar (such as, for example, the firstfruits of your labor - withholding). It could also have meant that nothing belonged to Caesar because Caesar was occupying the land without authority. Example: If a citizen of occupied Europe during World War II were told "Render unto Hitler what is Hitler's, and render unto God what is God's", the citizen would understand the phrase to mean that nothing belongs to Hitler. So it was in Caesar's Palestine - Nothing belonged to Caesar. So it is to this very day, right here in America.

To repeat the conclusions so far: The Secretary of the Treasury works for the IMF. He controls you by absolute powers that are already pre-approved by congress. When you volunteer into his jurisdiction (by signing an application for a SSN or by signing a 1040 form) you become subject to his "actions, regulations, rules, licenses, orders and proclamations heretofore or hereafter taken..." You cannot buy or sell without his permission.

18.5 Topic 5: SSNs are Issued by a Foreign Power.

The Application for a Social Security Number is the SS5 form. The Department of the Treasury, not the Social Security Administration, issues this form. Although the current SS5 forms do not state what department publishes them, the earlier SS5 forms state that they are Department of the Treasury forms. (You can get a photocopy of the SS5 you filled out by submitting form SSA-L996 to the SS Administration). I will now prove that this Department of the Treasury IS a foreign power.

Go to Title 31 U.S. Code chapter 3 and search the list of organizations of the Department of the Treasury. You will not find the IRS listed. Allow me to repeat this essential fact is several ways, until you understand: There are two separate departments that have the same identical name. The U.S. government's *Department of the Treasury* does not have an IRS. The Department of the Treasury that has the IRS is not a part of the U.S. government. The IRS's Department of the Treasury is foreign. You signed up to a foreign power to get a SS number and to pay your fair share. Your Department of the Treasury is not the U.S. government's Department of the Treasury.

This is entirely consistent with the Treaty of Paris. The arch-treasurer of the Holy Roman Empire remains in charge of their assets here in America. The Treasury Department and their IRS must remain under a foreign power. People who have Social Security numbers must remain under this foreign Empire because the U.S. government cannot make entitlement payments, as I explained in my "Federal Entitlements" chapter. For further proof: Go to any large library and find the United States Code Annotated. In the index look up INCOME TAX, CITIZENS and notice that the two references for income tax on citizens are for citizens living abroad and citizens about to leave the country.

The Secretary of the Treasury is the head of the Treasury Department that issues SSNs. He does not owe allegiance to the U.S.. He has allegiance to a foreign power.

Federal Law 22 U.S.C. § 286a(a) requires the President to appoint the U.S. Governor of the International Monetary Fund. This appointment is given to the Secretary of the Treasury (see Legislative History of Public Law 94-564 page 5942 where Congress is explaining how they are implementing the Bretton-Woods Treaty). If the President appoints someone to an official office required by law, and that position requires him to control you with powers pre-approved by Congress implementing a treaty, don't you think his salary would be paid by his employer? Title 22 U.S. Code, section 286a(d)(1) prohibits your U.S. government from paying the U.S. Governor of the International Monetary Fund. That's right! His

employer pays his salary. Who's chain of command are your under? [Note for those who do their homework: the "Agreement" mentioned in 22 U.S.C. 286a is the Bretton-Woods Treaty, which stipulates that the fund pay the governors. Also notice that the Secretary of the Treasury is forced to accept amendments on behalf of the U.S., whether we want them or not].

The Secretary of the Treasury is the U.S. representative to the International Monetary Fund. He also one of the two U.S. representatives to INTERPOL, and has allegiance to its' superiors.

The Secretary of the Treasury and the U.S. Attorney General were designated as the U.S. representatives to INTERPOL in 1958. The word "representative" is very misleading.

INTERPOL Constitution Article 30 states, in part:

"In the exercise of their duties, the Secretary General and the staff shall neither solicit nor accept instructions from any government or authority outside the organization. They must abstain from any action that might be prejudicial to their international task. Each Member of the Organization shall undertake to respect the exclusively international character of the duties of the Secretary General, and the staff, and abstain from influencing them in the discharge of their duties."

That's right! The Secretary of the Treasury must abstain from advising them in the discharge of their duties. He cannot give advice; he can only take orders. He is not the U.S. representative to the IMF; he is the IMF's manager OF the U.S.. The Secretary of the Treasury takes orders on how to manage IMF property. You are IMF property.

Inquiring minds might want to know just what "international task" and "exclusively international character of the duties" that are being discharged. Hint: the INTERPOL emblem is a world globe with a sword through it.

INTERPOL Constitution, Article 21:

"In the exercise of their duties, all members of the Executive Committee shall conduct themselves as representatives of the organization and not as representatives of their respective countries."

The Secretary of the Treasury is not an officer of the United States. It is, of course, prohibited for U.S. officers to act as agent of foreign principals (18 U.S.C. § 219). And, of course, U.S. officers cannot hold office until they take an oath of office that they will bear true faith and allegiance to support the Constitution of the United States, per 5 U.S.C. § 3331. Although my letters go unanswered, I have been told that the Secretary of the Treasury has NOT taken such an oath, nor could my two FOIA requests locate an oath of office. I have also been told that an INTERPOL Internal Memorandum of June 6, 1972 required all members to expatriate from their countries. And furthermore, 8 U.S.C. § 1481(a) revokes the citizenship of anyone who takes formal declaration of allegiance to a foreign power.

To repeat the conclusions so far: You are property of a subsidiary of the International Monetary Fund. The Secretary of the Treasury administers IMF property. The Secretary of the Treasury has allegiance to foreign powers, and takes his orders from them, not from you. The Secretary of the Treasury controls federal PERSONS by absolute powers that are already pre-approved by congress. No man within his jurisdiction may legally buy or sell without his permission. If you have a Social Security Number you have a permanent irrevocable status as a federal PERSON.

18.6 Topic 6: National ID Card

Page 650 of Public Law 104-208, Part B, Title IV, in with the other defense appropriations legislation (as if you were the enemy), requires a national Identification card for all Americans. No one will be able to get a job without one. That's right! For the first time in history, your Federal Government must pre-authorize private employment contracts. The program will be administered by this same Treasury Department. This will be encoded on your state driver's license, or for those who don't drive, a separate ID card. Federal agencies will only accept state ID's that conform to Treasury standards. Do you have a problem with this?

18.7 Topic 7: You and All Your Labor and Your Children Have Been Sold.

You are commercial merchandise, and your children are no longer protected by your Constitution that attempted to secure the blessings of liberty to your posterity.

The GATT trade treaty, Uruguay Round Agreement, which is the supreme law of your land, [Note: Treaties and your Constitution are both equally regarded as "The Supreme Law of the Land"] requires SSNs at birth, after November 30, 1996. See the U.S. Legislative History of Public Law 103-465, House Report No. 103-826(1) page 196, where Congress is explaining how they are enacting this treaty. Section 2 is entitled: "Taxpayer identification numbers required at birth (sec. 742 of the bill and secs. 32 and 6109 of the Code)"

[Note that this contradicts a February 1999 pamphlet by the Social Security Administration. SSA Publication 05-10023 entitled "Social Security Numbers for Newborns". On page 4 it states: "Getting a Social Security number for your baby is strictly **voluntary**." They even put the word **voluntary** in bold letters.]

GATT is a treaty is with an international political monster that evolved out of the European Economic Committee (EEC, also called the common market or European Union). The EEC was established at the Vatican on March 25, 1957, and controls most of all commerce in the world. The EEC is now headed by a Frenchman, Jacque Delors, a devout Catholic. The 1991 Maastricht agreement by 12 (now 15, 13 of which are socialist) European nations created an international political body with it's own parliament and tribunals, and limits the powers of member nations. This tribunal controls, to some extent, treaties of member nations. Why do they require the U.S. to number your children? Answer: They own your children.

AND YES, MARKING YOUR CHILDREN WITH AN SSN DID SELL THEM INTO SLAVERY, JUST READ THE FIRST FIVE WORDS OF SECTION 3101(a) OF THE INTERNAL REVENUE CODE, which I've quoted in my Common Facts chapter.

The GATT treaty forces your U.S. government to issue Social Security Numbers to newborns. Isn't it curious that Revelation 13:12 says that the second beast, which is the beast that issues the mark, exercises the power of the first beast? Isn't it curious that Christian infants are immediately claimed as property of the EEC beast? Revelation 12:4 says "... and the dragon stood before the woman which was ready to be delivered, for to devour her child as soon as it was born."

If you want to do further research, start by browsing through Title 22 of the U.S. Code, and notice all the laws that require deposits to foreign banks. Then notice that on the back of every cancelled check that you've ever written to the IRS (before 1999) has an endorsement for the payment of debt obligations of the U.S.. That's right. Your IRS payments do not run the government. Your IRS payments do not even go to Congress for them to decide whether or not to pay their debts. Your payments are levied directly to the bankruptcy receivership, just as you would expect in any bankruptcy. (Details: they first go the states unemployment fund's bank account at the Federal Reserve Bank per section 904 of the Social Security Act, then to the UN Bank for Reconstruction and Development per 22 U.S.C. § 286, created by the Bretton Woods Treaty, then after one year they go to the IMF's Rothchild bank). Then notice that all money is backed, not by gold in Fort Knox, but by "the full faith and credit" of the United States. This means that you and your future labor are the collateral for this credit. Then recognize that the U.S. cannot pay the National Debt. Then prepare to be seized as collateral for all that money deposited by Title 22. The GATT treaty merely takes inventory of legitimate collateral. You volunteered, so stop your mocking. You were warned not to be surety for strangers (Prov. 6:1, 11:15, 17:18). After you are prepared to face the consequences under man's law, prepare to "be tormented with fire and brimstone in the presence of holy angels, and in the presence of the Lamb" per Revelation 14:10.

Peculiar things happened in 1998. Starting with the 1998 tax returns, for the first time ever, tax payment checks are made payable the U.S. Treasury, not to the IRS. *Black's Law Dictionary* Seventh edition was published and it no longer had an entry for UNITED STATES, which had always been the definition given by the Supreme Court's Hooven decision, and a new entry "United States of America" appeared which did not have an official definition. And new currency is issued which no longer indicates which Federal Reserve Bank issued the note. Perhaps Bush the elder and Clinton were right all along. They have been telling you for years that the federal government would be privatized.

The book Guardians of the Grail by J.R. Church (ISBN 0-941241-02-5, Prophecy Publications) traces the roots of all nations' central banks including your Federal Reserve Board as well as the Bank of England, and the EEC back to the 12th century Knights Templar, who's stated objective was to own the world. If true, that would mean all the world is now enfranchised to these bankers who once owed allegiance to the Catholic Church. They are working to promote a world leader from the Morovingian clan. This includes the Habsburg dynasty whose Charles V is displayed on the ECU coin, and Juan Carlos of Spain. The definition of Protestant in Black's Law Dictionary say that it is emperor Charles V that Protestants protest.

18.8 Topic 8: United Nations registration for SSN numbered PERSONS.

The United Nations is involved in assigning social Security Numbers to newborn children, and probably everyone else.

In the next paragraph, I am going to quote a Federal Regulation that deceptively refers to the UN as if it was New York City. To understand the legal definition of the term "New York City" as it used in the Code of Federal Regulations, you must first understand that the UN has its headquarters in New York City, and that UNITED NATIONS LAW SUPERSEDES ANY FEDERAL, STATE OR LOCAL LAW "WITHIN THE HEADQUARTERS DISTRICT". This is according to a federal law known as Title 22 U.S. Code section 287(d); Section 8. Apparently New York City is on UN soil.

While keeping in mind that New York City, as you know it, is not a State, and is not even the Capital of New York State, notice how federal Social Security regulations refer to New York City (the headquarters of the United Nations) as a State:

Title 20, Code of Federal Regulations, Chapter 111 Subpart B 422.103(b)(2):

"(2) Birth registration document. SSA may enter into an agreement with officials of a State, including, for this purpose, the District of Columbia, Puerto Rico, Guam, the U.S. Virgin Islands, and New York City, to establish, as part of the official birth registration process, a procedure to assist SSA in assigning social security numbers to newborn children."

Perhaps someone can explain the above quoted law. Tell me if I have this right: Social Security numbers have been assigned for six decades, but now officials of the UN headquarters district can establish a new procedure to assign Social Security numbers. Hummm.

Notice the phrase "the official birth registration process". The legal definition of the word Birth has two meanings, either natural birth, or coming into legal existence. Example: a corporation has a birth. Birth is the event, such as signing a form, that creates legal existence in the eyes of the law.

After you read my notes on birth certificates, return here and study this until you convince yourself that a birth certificate is prima facie evidence that you are, at best, a PERSON without birthrights, and at worst, property of a government. Then reread my notes on the GATT treaty requiring SSNs at birth, above.

If you have a number you are a commodity in foreign commerce.

2nd Peter 2:3 (KJV) "And through covetousness shall they with feigned words make merchandise of you"

At the future fall of Babylon merchants will weep when souls cannot be traded in international commerce. Rev 18:10-20 (and notice the last item of verse 13).

18.9 Conclusions:

You do not have the right to buy or sell. All domestic transactions are illegal. The Secretary of the Treasury, who's allegiance is to foreign powers, is already pre-approved to regulate your transactions. Your SSN comes from this same authority. Your new ID card will be issued by this same authority. The Catholic church has a legitimate claim on their

property. By your own authority (signature), on a permanent irrevocable record you registered yourself into the system. This registration is somehow regulated by UN headquarters. You have a number of this authority. You cannot legally buy or sell without permission of this authority. The GATT treaty (with the EEC) requires SSNs at birth. The EEC was established at the Vatican. The National debt is owed to multinational banking cartels. These cartels might have been established by Catholic crusaders. Your national debt cannot be paid. Your future labor has been hypothecated as collateral for the national debt, and has been seized.

There are rumors that anyone who tries to get out of the Beast system has all their government files transferred to the Secret Service's Phoenix project (This is unrelated to the UFO project of the same name). The Secret Service is a branch of the Treasury Department. If anyone finds out anything, please let me know.

What is next?

Deliverance? Don't count on it. There are many examples where godly nations pray for deliverance only to be further enslaved or destroyed. Psalm 74. Ezekiel 6&7, Habakkuk 1, Isaiah 58. If God willed these godly nations to be destroyed, what chance does America have? God even warned his chosen people in 1st Samuel 8:18 (NIV): "When that day comes, you will cry out for relief from the king you have chosen, and the LORD will not answer you in that day."

Your duty was to control your servants. You failed. William Penn the founder of Pennsylvania warned us in 1681: "Unless we are governed by God, we will be ruled by tyrants."

Even God's chosen people were enslaved for tolerating a leader who sinned openly (Jerimiah 15:4).

As I said earlier, the word "cataclysm" means wash down. Prepare America for a good scrubbing. The thicker the encrusted filth, the rougher the abrasive that is needed. God has always used pagan nations to punish disobedient nations. Conquering nations are instruments of His discipline (Isa 8:4-10, 10:5-6, 45:1-3, Jer 5:15-18, 20:4-5, 24:10, Eze 21:15-23, 30:24-26, 32:11-15).

Isaiah saw the collapse of truth in his society and foresaw the decline and approaching enslavement of Judah. Isaiah 59:12-15 (NKJV)

"For our transgressions are multiplied before You, And our sins testify against us; For our transgressions are with us, And as for our iniquities, we know them: In transgressing and lying against the LORD, And departing from our God, Speaking oppression and revolt, Conceiving and uttering from the heart words of falsehood. Justice is turned back, And righteousness stands afar off; For truth is fallen in the street, And equity cannot enter. So truth fails, And he who departs from evil makes himself a prey. Then the LORD saw it, and it displeased Him That there was no justice."

Ezekiel 7:3-25 (NIV)

"The end is now upon you and I will unleash my anger against you. I will judge you according to your conduct and repay you for all your detestable practices. I will not look on you with pity or spare you; I will surely repay you for your conduct and the detestable practices among you. Then you will know that I am the LORD. "This is what the Sovereign LORD says: Disaster! An unheard-of disaster is coming. The end has come! The end has come! It has roused itself against you. It has come! Doom has come upon you--you who dwell in the land. The time has come, the day is near; there is panic, not joy, upon the mountains. I am about to pour out my wrath on you and spend my anger against you; I will judge you according to your conduct and repay you for all your detestable practices. I will not look on you with pity or spare you; I will repay you in accordance with your conduct and the detestable practices among you. Then you will know that it is I the LORD who strikes the blow. "The day is here! It has come! Doom has burst forth, the rod has budded, arrogance has blossomed! Though they blow the trumpet and get everything ready, no one will go into battle, for my wrath is upon the whole crowd. Outside is the sword, inside are plague and famine; those in the country

will die by the sword, and those in the city will be devoured by famine and plague. ...They will throw their silver into the streets, and their gold will be an unclean thing. Their silver and gold will not be able to save them in the day of the Lord's wrath. They will not satisfy their hunger or fill their stomachs with it, for it has made them stumble into sin. ...I will hand it all over as plunder to foreigners and as loot to the wicked of the earth, and they will defile it. ...Prepare chains, because the land is full of bloodshed and the city is full of violence. I will bring the most wicked of the nations to take possession of their houses; I will put an end to the pride of the mighty, and their sanctuaries will be desecrated. When terror comes, they will seek peace, but there will be none."

America will be captured, vanquished, and subdued. Or did God change?

Using the same terminology as is found in Isaiah 28 (NIV):

Verse 15: "... we have made a lie our refuge and falsehood our hiding place."

Verse 18: "... when the overwhelming scourge sweeps by, you will be beaten down by it.

Verse 19: "As often as it comes it will carry you away: morning after morning, by day and by night, it will sweep through. The understanding of this message will bring sheer terror"

Verse 22: "Now stop your mocking or your chains will become heavier: the Lord, the Lord Almighty, has told me of the destruction decreed against the whole land."

Jeremiah 34:17 (KJV)

"Therefore thus saith the LORD; Ye have not hearkened unto me, in proclaiming liberty, every one to his brother, and every man to his neighbour: behold, I proclaim a liberty for you, saith the LORD, to the sword, to the pestilence, and to the famine; and I will make you to be removed into all the kingdoms of the earth."

God did not change.

Wake up. Spread the news to a lukewarm, disobedient Christianity. Time is running out.

May God bless you.

19. Appendix A: Are You Serving the Beast authority?

Since no one in Government told you to get a Social Security Number, only those serving the Beast are requiring numbers. Make sure that you are not requiring others to worship the Beast.

You are most certainly serving a Beast if you deceive others by telling them to get a Social Security Number.

The “obey authority” excuse is used so often that I need to address it in more detail. It does not refer to obeying false authority. If you obey false authority you are rebelling against legitimate authority. Obeying false authority is mutiny against God.

The idea that governments are automatically bowed down to, is an idea that God prohibited in his first two commandments.

The word *secular* means “without God.” Bible believers will not automatically obey secular government. Imagine how easy life would have been if we had obeyed secular authority.

Daniel would not have been thrown into either the furnace nor the lions’ den.

Moses, while he was a civil servant, would not have killed one of his government’s law enforcement officers.

Israelites would not have rebelled against Pharaoh.

Peter would not have escaped from prison after an angel opened his cell.

Paul would not have left Damascus in a basket to escape Government Law enforcement officers

Peter would not have said in Acts 5:29 “We must obey God rather than men.”

The apostles would not have been hunted down and executed.

Martin Luther would have obeyed Charles V

William Tyndale would not have committed the crime of translating the Bible into English.

Christians would not have risked death on the Mayflower’s seven week voyage to bring fourth on this continent a new nation conceived in liberty.

A Quaker preacher named William Penn, while he was a British subject in a British Colony, would not have been arrested for preaching a Quaker sermon.

William Tell would have saluted the judge.

British subjects living in British colonies would not have started the American Revolution. They would not have risked death to kill their government’s law enforcement officers. Patrick Henry would not have asked for liberty or death. Nathan Hale, who was a 21 year old Yale graduate when he was executed in 1776, would not have had one death to spend for his nation. His government would have been his nation.

Rahab, a career criminal, would not have helped overthrow her government, and would not be considered righteous (James 2:25) and listed in Hebrews 11 as one of the all-time faithful.

And today, the Church in China could exist peacefully if it registers with their government, but refuses. Because regulation IS persecution.

Romans 13:1 (KJV) "Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God."

Did the very same author of the above words change his mind in 1 Corinthians 6:12 when he wrote "all things are lawful for me, but I will not be brought under the power of any." ?

Romans 13:3 continues with a comparison between legitimate and illegitimate rulers:

"For rulers are not a terror to good works, but to the evil. Wilt thou then not be afraid of the power? do that which is good, and thou shalt have praise of the same:"

It cannot be both ways. You cannot claim that verse 1 refers to all powers, if tyrants are excluded in verse 3.

And, by the way, I support Bible smugglers. I do this to obey authority ordained of God.

1st Peter 2:13-16 (KJV)

"Submit yourselves to every ordinance of man for the Lord's sake: whether it be to the king, as supreme; Or unto governors, as unto them that are sent by him for the punishment of evildoers, and for the praise of them that do well. For so is the will of God, that with well doing ye may put to silence the ignorance of foolish men: As free, and not using your liberty for a cloak of maliciousness, but as the servants of God."

Read that again. Peter is recommending that you obey government in order to silence the rumors of foolish men who are saying that your liberty from their laws is a guise for maliciousness. Peter was using such strong words that he even used the term "foolish", knowing that Christ said we would be in danger of hell fire if we called anyone a fool. Matt 5:22.

Titus 3:1 (KJV) "Put them in mind to be subject to principalities and powers, to obey magistrates, to be ready to every good work,"

Hebrews 13:17 (KJV) "Obey them that have the rule over you, and submit yourselves: for they watch for your souls, as they that must give account, that they may do it with joy, and not with grief: for that is unprofitable for you."

It is irrelevant that Christians are required to obey legitimate authority. No law or court has ever required you to get a Social Security Number.

If you are not yet convinced that you have the Mark of the Beast, then you must eventually decide where you will draw your line in the sand. Most people flippantly say they will refuse to take an implant in their right hand. They give it no further thought. If government controls buying and selling, will you disobey? Will it be voluntary or mandatory? To what extent will you obey government? Some say we must obey a Hitler, others say we must obey authority up to, but not including, a Hitler. Others say civil disobedience is necessary if our convictions require us to disobey. How can you say that a Christian must cooperate with evil?

You are the one that must decide whether or not to cooperate with evil. There are a dozen New Testament verses that tell us to stand firm. The word 'apostasy' means failing to stand firm. This is not legal advice. I am NOT telling you to take a stand. Those who refuse to compromise with evil will lose their homes, jobs and family. Isaiah 59:15 he who departs from evil makes himself a prey. You must choose your battles wisely. We are in this predicament because people over the last 70 years refused to take a stand. They willingly gave up their rights, until there are none left. Ben Franklin said that those who give up some liberty for safety deserve neither.

Government employees are allowed to deceive you (See Appendix B) and the law requires you, just like Adam and Eve, to accept the consequences if you are deceived. Do not obey a lie. Jeremiah 17:5 If you trust men, you are under a curse.

If you ever need to be deprogrammed from the error that we must obey tyrants, read Martin Luther's *Secular Authority: To What Extent It Should be Obeyed*, published in 1523. Jesus himself tells you in Matt 10:17-22 to beware of those who will turn you over to authorities, and to stand firm. The persecuted church for 20 centuries, ever since Acts 4:26, knew that governments conspired against Christ. Or read the sermons of the American Revolution. Or James 2:6-7: those who blaspheme the one that called you, are the ones taking you to court. Jesus told us to agree with our adversary so we will not be cast into prison, Matt 5:25 and Luke 12:58. Does that sound like Jesus was pro-Government? The same biblical principals that require us to obey legitimate government require us to disobey illegitimate government. If you want to know if a government is legitimate read Romans 13:3. Legitimate Government is not a terror to good works, but to evil. Also 1st Peter 2:14. Your U.S. government upheld these principles against national socialists at Nuremberg. The "we were just obeying orders" excuse did not work at Nuremberg and it won't work here.

Did the same Peter who is quoted in Acts 5:29 as saying that we must obey God rather than men, change his mind in 1st Peter 2:13-4, or is he only referring to legitimate government?

NOWHERE IN THE BIBLE DOES GOD GIVE MANKIND THE AUTHORITY TO LEGISLATE. In fact it is prohibited for mankind to legislate, Deuteronomy 4:2. The only legitimate government among mankind, is the government that enforces Biblical law. Even Jesus corrected the apostles about Moses' law by stating that it was not so, even from the beginning.

There is no power but of God, as Paul wrote in Romans 13. This is NOT a command to obey counterfeit government. It is his definition of legitimate government. The (legitimate) powers that be are ordained of God. Let every soul be subject unto the higher powers (as contrasted with counterfeit powers).

The same Paul that tells us that the powers that be are ordained of God, and that every soul should be subject unto the higher powers - is the same Paul who was often in prison (2nd Corinthians 11:23) and who escaped from law enforcement officers in Damascenes according to 2nd Corinthians 11:32. Government eventually executed Paul. It cannot be both ways. Either he was executed for obeying civil government, or Romans 13:1 is the definition of legitimate power. Did Christ tell us to avoid being turned over to legitimate authority (Matt 10:17)?

Actions speak louder than words. There are many people who willingly hand over part of their wages to fund abominations. You are either for Christ, or against him. Choose this day whom you shall serve. Those who choose to be part of the evil system must obey their masters.

Must a Christian pay for vile abominations such as abortion clinics in public schools, punish parents for disciplining their children, punish schools for acknowledging the existence of God, fund pornography for school libraries, pay usury on the National Debt, execute people known to be innocent (Exodus 23:7 says that God will not tolerate slaying of the innocent.), fund the National Endowment for the Arts to publicly display Piss Christ "art", buy condoms for children, pay for UN atrocities, deliberately mis-educate youth, and sodomize your military? Do your civil servants act on your behalf to teach witchcraft at the public schools while prohibiting student prayer?

Thomas Jefferson said that "To compel a man to furnish funds for the propagation of ideas he disbelieves and abhors is sinful and tyrannical." Your founders set up a system that prohibits the collection of a direct tax. There is no need to fund persecution of Christians. Example: On 5/21/93 the Clinton Administration petitioned the Supreme Court to allow RICO racketeering statutes be used against abortion protesters. They claimed that anti-abortion groups comprise "a nationwide criminal conspiracy of extremists ...[bent on] unlawful and violent methods" to drive customers away from abortion clinics. Then, right on schedule, on 1/25/94 the Supreme Court ruled that RICO prosecutions need not prove economic motive. This means that racketeering charges can be brought against any church with a member who shows a pattern of misdeeds (twice praying outside a clinic). All church property can then be seized without a trial of any kind. Another example: The Freedom of Choice Act would make it against the law to suggest to a pregnant girl that she put her baby up for adoption rather than to kill it. Another example: In 1973 homosexuality was officially classified as a psychological illness, and only 20 years later, anyone who questions such lifestyle is a dangerous nut. In 1993 the American Psychiatric Association said that an "irrational fear and hatred of homosexuals is a psychological abnormality that interferes with the judgment and reliability of those affected." Now there is even talk of forcing Christian hospitals to perform abortions, and forcing churches to hire homosexuals. And hate speech laws to prohibit reading the Bible (especially Jude:7, Lev 20:13, etc). If congress is your benefactor, you've agreed to this.

Yes, Romans 13:6 says we should pay legitimate tax for legitimate government. But verse 3 defines legitimate government as not being a terror to good works. I assure you that Satan has a counterfeit authority for you to obey. And once you pay a tax you don't owe to a false authority, the legal doctrine of *solutio indebiti* enslaves you and requires you to continue paying future taxes. Yes, Christ paid taxes. But did He render unto Caesar that which is God's? Did He fund vile abominations with his own labor? Notice that He didn't pay the Temple tax until Peter blurted out that He pays taxes. Christ then forced him to make his Yes Yes. Notice that He didn't pay with His own money. More about taxes later.

If you feel self-righteous telling others to take perjury oaths on forms of any kind (1040, W4, W9, I9, SS5, license applications, child vaccinations, banking agreements, insurance forms, or voter registration), then you are telling them to violate Biblical principals. All oaths must be voluntary. Christ never used compulsion. Christ advised against oaths (Matt 5:34). Your government never tells anyone to sign a form. Coercing a signature is a felony. Mandatory signatures are invalid, and inadmissible in court. You have NO authority to invent the myth that lifetime slavery is mandatory. You have no lawful orders to tell them to sign a form. Your incorrect command to sign the form is itself a crime. It's a crime worse than genocide. Hitler's men were obeying their orders. What is your excuse for inventing orders to enslave and plunder the innocent?

If you are the type of character who wants to control others, with the color of man's law, then you are of the same class of citizenship who used political influence to execute Christ. You are just like those who influenced King Darius to pass a law prohibiting Daniel from praying. I may seem harsh, but you deserve their fate. Dan 6:24.

In Revelation 13, the two-horned second beast issues the mark of the beast. Right before he is introduced there is this warning:

"He that leadeth into captivity shall go into captivity." (Revelation 13:10).

20. Appendix B: Your Government's definition of the word "MUST"

You've probably been told that you "Must" file a form, or you "Must" disclose a number. Let's take a closer look.

U.S. Supreme Court in U.S. vs. Minker, 350 U.S. 179 at page 187:

"But the subpoena is in form an official command, and even though improvidently issued it has some coercive tendency, either because of ignorance of their rights on the part of those whom it purports to command or their natural respect for what appears to be an official command, or because of their reluctance to test the subpoena's validity by litigation."

U.S. v. Tallmadge, 829 F2d 767:

"... One who relies on a legal interpretation by a government official assumes the risk that it is in error... it has also been held or said that 'the government could scarcely function if it were bound by its employees unauthorized representations'" Goldberg v. Weinberger, 546 F2d 477.

Caterpillar Tractor Company v. U.S., 589 F2d 1040 (also see GEHL Co. v. C.I.R., 795 F2d 1324:

"Informal publications of IRS all the way up to revenue rulings are simply guides to taxpayers and taxpayer relies on them at his peril."

United States Supreme Court Federal Crop Insurance Corp. v. Merrill, 332 U.S. 380 (1947):

"... Anyone entering into an arrangement with the government takes the risk of having accurately ascertained that he who purports to act for the government stays within the bounds of his authority ... and this is so even though, as here, the agent himself may have been unaware of the limitations upon his authority."

Fields v. U.S., 27 App DC 433: Words like "may," "must," "shall," etc., are constantly used in statutes without intending that they be taken literally.

Brinkley v. Brinkley, 56 NY 192: "Must" as used in statutes has been frequently construed not to be mandatory

Fort Howard Paper v. Fox River Dist., 26 NW2nd 661: The word "shall" in a statute may be construed to mean "may", particularly in order to avoid a constitutional doubt.

Gow v. Consolidated Copper, 165 Atl. 136: If necessary, to avoid unconstitutionality of a statute, "shall" will be deemed equivalent to "may".

George Williams College v. Village of Williams Bay, 7 NW2nd 891: "Shall" in any statute may be construed to mean "may" in order to avoid constitutional doubt.

U.S. Supreme Court, Cairo and Fulton RR Co. v. Hecht, 95 U.S. 170: As against the government, the word "shall" when used in statutes is to be construed as "may," unless a contrary intention is manifest

Ballou v. Kemp, 95 F2nd 556: The word "shall" in a statute may be construed as "may" where the connection in which it is used or the relation to which it is put with other parts of the same statute indicates that the legislature intended that it should receive such a construction.

21. Appendix C: Your Government's definition of the word "Citizen"

Citizenship is a complex issue, and many volumes have been written on the subject. Citizenship and residency and domicile are lawyer weasel words that are made deceptively complex in order to prevent you from entering into the Kingdom of Heaven.

Christ bestowed upon us a Kingdom, where we are prohibited from exercising lordship over others. Luke 22:25-29 "And He said to them, 'The kings of the Gentiles exercise lordship over them, and those who exercise authority over them are called 'benefactors.' But not so among you; on the contrary, he who is greatest among you, let him be as the younger, and he who governs as he who serves. For who is greater, he who sits at the table, or he who serves? Is it not he who sits at the table? Yet I am among you as the One who serves. But you are those who have continued with Me in My trials. And I bestow upon you a kingdom, just as My Father bestowed one upon Me,"

We already have a Citizenship. Philippians 3:20 "For our citizenship is in heaven, from which we also eagerly wait for the Savior, the Lord Jesus Christ," Ephesians 2:19 "Now therefore ye are no more strangers and foreigners, but fellowcitizens with the saints, and of the household of God;"

NOTICE THAT CITIZENSHIP INVOLVES EITHER (1) LORDSHIP (prohibited to Christians by Christ's command "not so among you") OR (2) VOLUNTARY SERVITUDE OR (3) ALLEGIANCE TO AN ALTERNATE FORM OF AUTHORITY CALLED "BENEFACTORS"

We are a holy nation according to 1 Peter 2:9-10"

"But you are a chosen generation, a royal priesthood, a holy nation, His own special people, that you may proclaim the praises of Him who called you out of darkness into His marvelous light; who once were not a people but are now the people of God, who had not obtained mercy but now have obtained mercy."

Notice that Paul got in trouble whenever he used his government citizenship

Here are the basics of government citizenship: You do not need to be a citizen, but if you are a citizen, there are only two kinds of citizenship: state citizenship and federal citizenship. Those who reside in federal territories or receive federal benefits are federal citizens. "A citizen of the United States is a citizen of the federal government..." (Kitchens v. Steele, 112 F.Supp 383). Citizens give up natural rights in exchange for political privileges. State citizens have political rights, such as the right to run for President, and such as the protections acknowledged by the first eight amendments. Alternatively, Federal citizens cannot have political rights. Federal citizens are subjects on the federal plantation. Example: only state citizens can become President, no one from a federal territory, such as Washington DC, can run for President. Again: territories such as Washington, DC are outside the U.S.. Again: Federal people cannot have political rights, and cannot run for President.

If you don't understand this yet, I'll try to explain the chain of command. State citizens created state governments. State citizens are masters of their servants. An association of these servants (who once called their association "The United States in Congress Assembled") became your federal government. Your Constitution Article 1, Section 8, Clause 17 granted your federal servants exclusive legislation in all cases whatsoever, over the District of Columbia. I repeat: exclusive legislation in all cases. DC residents and Fourteenth Amendment citizens are subject to the servants of the servants of the state citizens. They are not state citizens. These servants and sub-servants cannot grant rights. Rights do not come from servants. You cannot be granted rights you already have.

Appendix D covers the distinction between the term "person" and the term sovereign. You had all the birthrights of a sovereign. I want to introduce you to the sovereign power that you gave up when you consented to be governed.

Sovereignty is delegated from God to you, and it is up to you to keep it.

After the Revolutionary war, Ben Franklin led a delegation to negotiate the Treaty of Paris, which was signed September 3rd 1783. This document is what gives America the right to exist. King George signed over to all Americans the rights of the sovereign, except those that he retained. All Americans understood, at that time, exactly what power they had.

U.S. Supreme Court in *Lansing v. Smith*, 4 Wend. 9,20 (1829):

"People of a state are entitled to all rights which formerly belong to the King, by his prerogative."

The People v. *Herkimer*, 4 Cowen (NY) 345, 348 (1825):

"The people, or sovereign are not bound by general words in statutes, restrictive of prerogative right, title or interest, unless expressly named. Acts of limitation do not bind the King or the people. The people have been ceded all the rights of the King, the former sovereign ... It is a maxim of the common law, that when an act is made for the common good and to prevent injury, the King shall be bound, though not named, but when a statute is general and prerogative right would be divested or taken from the King [or the people] he shall not be bound."

Read that again. That's right! Your birthright means you are not bound to statutes that take away your rights. Unless, of course, you signed something to give up your birthright.

[Aside: notice the phrase "shall not be bound" is similar to other Republics, such as the historical account in Acts 22:29 that a Roman officer cannot bind a Roman citizen. Notice that the word "bind" is used in the Bible to refer to a mark that is both on hands and foreheads. Deuteronomy 6:8, Deuteronomy 11:18, Proverbs 7:2-3. Now notice that the word 'pledge' as in a pledge of allegiance means to bind. *Strong's H2254*. A pledge of allegiance is an oath to be bound, and is symbolically a mark on your hands and forehead.]

Even the very definition of Liberty means you cannot be regulated. Study the terms Liberty and Liberties in the Law Dictionary. Another Example: the U.S. Supreme Court in *Meyer v. Nebraska*, 262 U.S. 390, 399: The term Liberty "... denotes not merely freedom from bodily restraint, but also the right of the individual to contract, to engage in any of the common occupations of life, to acquire useful knowledge, to marry, to establish a home and bring up children, to worship God according to the dictates of his/her own conscience, the established doctrine is that this liberty may not be interfered with under the guise of protecting public interest, by legislative action which is arbitrary..."

If this doesn't describe your liberty, then perhaps you signed something to give up your rights. Notice that protecting public interest is not a function of government, at least according to your Supreme Court. Your government was instituted among men to protect the rights of the innocent. PROTECTING PUBLIC INTEREST IS CONTRARY TO PROTECTING RIGHTS. Ben Franklin said that those who would give up liberty for safety deserve neither. Thomas Jefferson said that the Tree of Liberty must be periodically fertilized with the blood of patriots and tyrants.

Conclusion: the federalists have been given exclusive jurisdiction over Washington DC. There are no sovereign rights in Washington DC.

Ephesians 4:14-15 (KJV) "That we henceforth be no more children, tossed to and fro, and carried about with every wind of doctrine, by the sleight of men, and cunning craftiness, whereby they lie in wait to deceive; But speaking the truth in love, may grow up into him in all things, which is the head, even Christ:"

Colossians 2:20 (KJV) "Wherefore if ye be dead with Christ from the rudiments of the world, why, as though living in the world, are ye subject to ordinances, ... "

Continuing with the topic of federal jurisdiction:

The Presidency is an office of servitude, not an office of authority. Unless, of course, you signed something to make you subordinate to his authority.

The story that I think best contrasts today's esteem of servants with the true nature of servitude is the story of Thomas Jefferson's inauguration. President Jefferson was sworn into office, and went home to his boarding house for lunch. All seats at the table were occupied, and no one offered their seat to the civil servant, so he ate his inauguration day lunch alone in his room.

I'll quote from his inauguration speech later.

The next time you are filling out a form that asks you to check a box, don't be so quick to confess that you are a U.S. citizen. (And don't be so willing to waive your right to privacy, fill out confessions, take perjury oaths, or greed after whatever worldly recognition that the form offers). Without a confession, you might be able to retain basic human rights, such as the right to own property and the right to earn wages.

Article IV of the Articles of Confederation extended privileges of citizenship to mere inhabitants, with this phrase:

"... the free inhabitants of each of these states, paupers, vagabonds and fugitives from Justice excepted, shall be entitled to all privileges and immunities of free citizens in the several states"

The Articles of Confederation uses phrases in which nouns are not capitalized proper nouns, and never use the preposition "of", examples:

- "states in this union"
- "free inhabitants"
- "free citizens"

The U.S. Constitution omits references to free, and uses phrases with proper capitalized nouns, and often use the preposition "of":

- "Citizen of the United States"
- "Inhabitant of that State"
- "Resident within the United States"
- "People of the several States"
- "residents of the same state"

The 14th amendment created a type of federal "citizenship" which is analogous to ownership.

In your Constitution prior to the fourteenth amendment, the word Citizen was ALWAYS capitalized: Article 1, section 2 (twice), Article 1 section 3, Article 2, section 1, Article 3, section 2 (five times), Article 4 section 2 (twice) and the 11th amendment (twice). But, it is NEVER capitalized in the five occurrences within the 14th amendment. Congress did not forget the proper use of English. One refers to the proper title of the government's Master. The other is a word for government property. Which one are you?

The 14th amendment created a new class of citizenship. Originally intended for the 4 million freed slaves who had no means of support, it allowed for federal ownership of those who needed federal entitlements in order to survive. As previously explained, it "is an absurdity" to think that your Constitution would ever be interpreted to provide welfare to

individuals. Under your Constitution, welfare for individuals is not possible without ownership (because welfare is the responsibility of owners, church and family). This is Biblical.

Equal protection under the law ?

Lawyers will tell you that the 14th amendment was the great equalizer. They will tell you that your rights to equal protection under the law come from the 14th amendment. They will then ask you why you would question such strong protections?

Compare the following two quotes that acknowledge equal protection under the law:

The 14th Amendment section 1, "... nor shall any State deprive any person of life, liberty, or property, without due process of law..."

The 5th Amendment "... nor be deprived of life, liberty, or property, without due process of law..."

The U.S. Supreme Court in 1878 case of Davidson v. New Orleans stated that your Constitution is not redundant. They mean different things.

Recommended reading on the topic of the 14th Amendment: 1968 Utah Supreme Court decision in Dyett v. Turner, 439 P2d 266.

Another topic. The phrase "and subject to the jurisdiction thereof" in the first sentence of the 14th amendment.

The U.S. Supreme Court ruled on the meaning of the first sentence of the 14th Amendment in Elk v. Wilkins in 1884 (112 U.S. 94) "The persons declared to be citizens are 'all persons born or naturalized in the united states, and subject to the jurisdiction thereof.' The evident meaning of these last words is, not merely subject in some respect or degree to the jurisdiction of the United States, but completely subject to their political jurisdiction, and owing them direct and immediate allegiance."

Do you owe direct and immediate allegiance to your servants?

Another Topic. The term "citizen" as used in government laws

In Powe v. U.S., 109 F2d 147, 149 (1940) the court determined what the term 'citizen' means in federal statutes. Notice that the term 'citizen', when used in federal laws, excludes State citizens:

"... a construction is to be avoided, if possible, that would render the law unconstitutional, or raise grave doubts thereabout. In view of these rules it is held that 'citizen' means 'citizen of the United States,' and not a person generally, nor citizen of a State ..."

U.S. Supreme Court in U.S. v. Cruikshank, 92 U.S. 542:

"A person may be at the same time a citizen of the United States and a citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other."

In 1887 the Supreme Court in Baldwin v. Franks, 7 SCt 656, 662; 120 U.S. 678, 690 found that:

"In the constitution and laws of the United States the word 'citizen' is generally, if not always, used in a political sense... It is so used in section 1 of article 14 of the amendments of the constitution..."

The U.S. Supreme Court in Logan v. U.S., 12 SCt 617, 626:

"In Baldwin v. Franks ... it was decided that the word 'citizen' was used in its political sense, and not as synonymous with 'resident', 'inhabitant', or 'person' ..."

14 CJS section 4 quotes State v. Manuel, 20 NC 122:

"... the term 'citizen' in the United States, is analogous to the term 'subject' in the common law; the change of phrase has resulted from the change in government."

(Read that again. Pay attention. CITIZENS IN THE U.S. ARE SUBJECTS EVER SINCE THE CHANGE IN GOVERNMENT. What part don't you understand?)

"The terms resident and citizen are not synonymous" Shaffer v. Carter, 252 U.S. 37, at pages 78-79.

"The classification citizen of the United States is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress" U.S. v. Anthony, 24 Fed 829 (1873).

125 Fed 322, 325:

"The thirteenth amendment is a great extension of the powers of the national government."

U.S. v. Rhodes, 27 Federal Cases 785, 794:

"The amendment [fourteenth] reversed and annulled the original policy of the constitution"

The U.S. Supreme Court in Twining v. New Jersey, 211 U.S. 78 (1908):

"The first eight Amendments are restrictive only of National action, and, while the Fourteenth Amendment restrained and limited state action, it did not take up and protect citizens of the States from action by the States as to all matters enumerated in the first eight Amendments."

The U.S. Supreme Court in Hague v. CIO, 307 U.S. 496, 520:

"... the first eight amendments have uniformly been held not be protected from state action by the privileges and immunities clause" [of the fourteenth amendment]

That's right! the U.S. Supreme Court says that fourteenth amendment citizens are not protected by the Bill of Rights.

STATE CITIZENSHIP

State Citizens have their same rights in all the states because your Federal Constitution in Article 4, section 2 guarantees that "The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States."

The Supreme Court in Colgate v. Harvey, 296 U.S. 404, 429 clarified that rights of state citizenship are in contradistinction to the rights of U.S. citizenship: "The rights of a citizen under one may be quite different from those which he has under the other..."

Colgate v. Harvey then concluded that the right to trial by jury and the right to bear arms are not guaranteed to 14th amendment citizens.

Merely reciting which kind of citizen you are, is admissible by anyone taking you to federal court. Be careful about checking a box on a form claiming U.S. citizenship. Example: The U.S. Supreme Court in *Urtetiqui v. D'Arcy*, 34 U.S. 692:

"Where plaintiff, suing in the circuit court of the United States for the district of Maryland, alleges that he is a citizen of Maryland, an affidavit signed by him in a suit brought in a state court, reciting that he was not a citizen of the United States, thereby procuring a removal of the case to the federal court, is admissible on defendant's behalf."

Your Constitution Article 4, section 2 guarantees "privileges and immunities" to Citizens of each state. *K Tashiro v. Jordan*, 256 P 545, was later affirmed by U.S. Supreme Court in 278 U.S. 123:

"There is clear distinction between national and State Citizenship, U.S. Citizenship does not entitle citizen of the privileges and immunities of the Citizen of the State"

That's correct! If you claim to be a U.S. citizen, you are claiming that you are not entitled to the privileges and immunities of a State Citizen (a right guaranteed by Article 4, section 2). You are not protected by your Constitution. You have no rights. Like Esau, you sold your birthright.

Hebrews 12:16: See to it that no one is profane, like Esau, who flippantly sold his birthright.

If you are a citizen, it is because you have voluntarily submitted to the dominion of your political community. Whether you like it or not. No matter how evil.

U.S. Supreme Court in the 1875 case *U.S. v. Cruikshank*, 92 U.S. 542:

"Citizens are the members of the political community to which they belong. They are the people who compose the community, and who, in their associated capacity, have established or submitted themselves to the dominion of a government for the promotion of their general welfare and the protection of their individual as well as their collective rights.... The citizen cannot complain, because he has voluntarily submitted himself to such a form of government."

A Christian, however, would not consent to be governed. He already has a King. He already has a citizenship. *Philippians 3:20 (NIV)*: "But our citizenship is in heaven. And we eagerly await a Savior from there, the Lord Jesus Christ," We ARE a nation, according to 1st Peter 2:9.

United States v. 24 Federal Cases 829,830 (1873):

"The rights of Citizens of the States, as such, are not under consideration in the fourteenth amendment. They stand as they did before the adoption of the fourteenth amendment and are fully guaranteed by other provisions."

Notice the terminology "enter into society" in the 1798 U.S. Supreme Court case *Calder v. Bull*, 3 Dallas 386:

"The people of the United States erected their Constitutions, or forms of government, to establish justice, to promote the general welfare, to secure the blessings of liberty; and to protect their persons and property from violence. The purposes for which men enter into society will determine the nature and terms of the social compact; and as they are the foundation of the legislative power, they will decide what are the proper objects of it: The nature, and ends of the legislative power will limit the exercise of it. This fundamental principle flows from the very nature of our free Republican governments, that no man should be compelled to do what the laws do not require; nor to refrain from acts which the laws permit..."

And notice the same terminology in Andrew Jackson's second inauguration speech March 4, 1833:

"Constantly bearing in mind that entering into society individuals must give up a share of liberty..."

Again notice that citizens have given up a share of liberty, whereas non-citizens keep their rights.

Have you entered into a society that uses a vote to determine the morality of abortion, sodomy, divorce, usury, pornography, and property seizure? You paid your fair share for these abominations. Jesus told us not to have dominion over others. Christians would

- depart from iniquity (2nd Tim 2:19) and
- come out from among them and be ye separate (2nd Cor 6:17), and
- be not partakers (Rev 18:4) and
- seek citizenship in heaven (Phil 3:20, Eph 2:19, Heb 11:16, etc),
- agree with adversaries quickly (Matt 5:25), and
- "And be not conformed to this world..." Romans 12:2, and
- rather be wronged 1st Cor 6:7, and
- judge not, and love their enemy.

None of these are possible for someone who is trying, with a vote (or a gun*), to force perverted values on others, or to exercise dominion, or to force others to provide for them.

*(Aside: Ballot and bullet and bully are etymologically the same word. They all refer to rock throwing. Examples: President Lincoln 8/26/1863 said "Among free men there can be no successful appeal from the ballot to the bullet." Another example: The apostle Paul, admits that before he was converted he stoned to death the saints. He confesses in Acts 26:10 "When they were put to death, I cast my vote against them.")

State governments were originally founded on Biblical principles. Here in these United States, or any other Republic, the citizens are the higher power of Romans 13:1. The civil servants who daily blaspheme God are not the higher powers ordained of God. They are a terror to good works. Romans 13:1 (KJV): "Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are ordained of God." Romans 13:3 (KJV) "For rulers are not a terror to good works, but to the evil." The same principles that require you to obey lawful government require you to punish tyrants.

Here are Citizenship issues for the advance student who wants to do some research:

I've found coincidences that seem related to the 14th amendment.

First, The 14th amendment says that all persons born or naturalized in the U.S. are citizens of the U.S., and Social Security Act section 205(c)(2)(b)(i) lists indigent children and immigrants as the only ones who can qualify for Social Security Numbers. Note that the words "including children" may be construed to exclude all non-children. For the advanced student: try to find proof that the word "children" in this section of the Social Security Act refers only to government wards.

Second, there are ASSIGNED Social Security Numbers and ISSUED Social Security Numbers. Compare SS Act section 205(c)(2) with 20 CFR 422.103 through .104, and 26 CFR 31.6011(b) and (c).

Assigned Social Security Numbers	Issued Social Security Numbers
----------------------------------	--------------------------------

Are always called Account Numbers	Are never called Account Numbers
Are not for children (in neither SS Act nor SS regulations)	Are for children (SS Act only)
	Are not for children (regulations only)

Third,

Internal Revenue Code section 6109(d), (I've added the emphasis): "The SOCIAL SECURITY ACCOUNT NUMBER ISSUED to an individual for purposes of section 205(c)(2)(A) of the Social Security Act shall, except as otherwise be specified under regulations of the Secretary, be used as the identifying number for such individual for purposes of this title."

Search as much as you want, but you won't find an issued account number. Yet, this is what your tax law wants. Every April 15th, you swear a perjury oath to the federal god that you have a number that does not exist.

There is one last topic to consider. The word "enumerated" as used in the Social Security Act. The Social Security Administration has stated on their web site

<http://www.ssa.gov/history/history6.html#postoffice> :

"The process of issuing Social Security numbers is called "enumeration," and over the years it has been one of the most interesting topics involving Social Security."

Now, here is the legal definition of ENUMERATED:

The term is often used in law as equivalent to "mentioned specifically," "designated" or "expressly named or granted"; as in speaking of enumerated government powers, ITEMS OF PROPERTY, or articles in a tariff schedule...

22. Appendix D: Your Government's definition of the word "Person".

The word "person" is used in many laws. If you don't know what the term means, you might think that you are one of these.

American Law and Procedure, Vol 13, page 137, 1910:

"This word 'person' and its scope and bearing in the law, involving, as it does, legal fictions and also apparently natural beings, it is difficult to understand; but it is absolutely necessary to grasp, at whatever cost, a true and proper understanding to the word in all the phases of its proper use ... A person is here not a physical or individual person, but the status or condition with which he is invested... not an individual or physical person, but the status, condition or character borne by physical persons... The law of persons is the law of status or condition."

People are not persons. On the next page you will read legal definitions of the word 'person'. As you will see, persons are defined as non-sovereigns. A sovereign is someone who is not subject to statutes. A person is someone who voluntarily submits himself to statutes.

In the United States the people are sovereign over their civil servants:

Romans 6:16 (NIV): "Don't you know that when you offer yourselves to someone to obey him as slaves, you are slaves to the one whom you obey..."

Spooner v. McConnell, 22 F 939 @ 943:

"The sovereignty of a state does not reside in the persons who fill the different departments of its government, but in the People, from whom the government emanated; and they may change it at their discretion. Sovereignty, then in this country, abides with the constituency, and not with the agent; and this remark is true, both in reference to the federal and state government."

1794 U.S. Supreme Court case Glass v. Sloop Betsey:

"... Our government is founded upon compact. Sovereignty was, and is, in the people"

1829 U.S. Supreme Court case Lansing v. Smith:

"People of a state are entitled to all rights which formerly belong to the King, by his prerogative."

U.S. Supreme Court in 4 Wheat 402:

"The United States, as a whole, emanates from the people... The people, in their capacity as sovereigns, made and adopted the Constitution..."

U.S. Supreme Court in Luther v. Borden, 48 U.S. 1, 12 LEd 581:

"... The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and intrust to whom they please. ...The sovereignty in every state resides in the people of the state and they may alter and change their form of government at their own pleasure."

U.S. Supreme Court in *Yick Wo v. Hopkins*, 118 U.S. 356, page 370:

"While sovereign powers are delegated to ... the government, sovereignty itself remains with the people.."

Yick Wo is a powerful anti-discrimination case. You might get the impression that the legislature can write perfectly legal laws, yet the laws cannot be enforced contrary to the intent of the people. It's as if servants do not make rules for their masters. It's as if the Citizens who created government were their masters. It's as if civil servants were to obey the higher authority. You are the higher authority of Romans 13:1. You as ruler are not a terror to good works per Romans 13:3. Imagine that! Isn't it a shame that your government was surrendered to those who are a terror to good works? Isn't it a shame that you enlisted to obey them?

U.S. Supreme Court in *Julliard v. Greenman*, 110 U.S. 421:

"There is no such thing as a power of inherent sovereignty in the government of the United States In this country sovereignty resides in the people, and Congress can exercise no power which they have not, by their Constitution entrusted to it: All else is withheld."

U.S. Supreme Court in *Wilson v. Omaha Indian Tribe*, 442 U.S. 653, 667 (1979):

"In common usage, the term 'person' does not include the sovereign, and statutes employing the word are ordinarily construed to exclude it."

U.S. Supreme Court in *U.S. v. Cooper*, 312 U.S. 600,604, 61 SCt 742 (1941):

"Since in common usage the term 'person' does not include the sovereign, statutes employing that term are ordinarily construed to exclude it."

U.S. Supreme Court in *U.S. v. United Mine Workers of America*, 330 U.S. 258 67 SCt677 (1947):

"In common usage, the term 'person' does not include the sovereign and statutes employing it will ordinarily not be construed to do so."

U.S. Supreme Court in *U.S. v. Fox*, 94 U.S. 315:

"Since in common usage, the term 'person' does not include the sovereign, statutes employing the phrase are ordinarily construed to exclude it."

U.S. v. General Motors Corporation, D.C. Ill, 2 F.R.D. 528, 530:

"In common usage the word 'person' does not include the sovereign, and statutes employing the word are generally construed to exclude the sovereign."

Church of Scientology v. U.S. Department of Justice, 612 F2d 417 @425 (1979):

"the word 'person' in legal terminology is perceived as a general word which normally includes in its scope a variety of entities other than human beings., see e.g. I, U.S.C. § para I."

In the 1935 Supreme Court case of *Perry v. U.S.* (294 U.S. 330) the Supreme Court found that:

"In United States, sovereignty resides in people... the Congress cannot invoke the sovereign power of the People to override their will as thus declared."

That's right! According to the U.S. Supreme Court, the people are non-persons.

This all makes sense, after all, servants don't make rules for their masters.

In his book Judicial Tyranny and Your Income Tax, tax attorney Jeffrey Dickstein included the transcript of the tax trial U.S. v. Carl Beery, Case A87-43CR Vol. III transcript. On page 296 of the book, you will read where the IRS claims that "an individual is somebody with a social security number."

For the advanced student:

The 1936 conference of Governors made a promise to pay the interest on the national debt from the future earnings of its federal citizens. This is as valid as any other promise to pay, as is a promissory note. As with any mortgage or loan it can be sold or even foreclosed. When it is sold, the collateral is transferred with it.

The following is speculation.

The pieces of the puzzle seem to fit together when you take the word "PERSON" to a third level of abstraction. Suppose that the word "PERSON" refers to a government corporation.

When a birth certificate is filed with a state, the federal government creates a "strawman corporation" with the same name as the baby, except the name is all capitalized. This corporation is the all capitalized name that you see on "your" ID, which is not you and is not even a proper noun. It is the corporation that gets a social security number. This would be consistent with the Constitution that prohibits people from getting welfare. Only the corporation can get a bank loan or earn interest. This would explain how the government gets around the usury laws. Only the corporation can get a driver's license or passport, or declare bankruptcy or pay probate or fill prescriptions. Only the corporation can pay taxes (which otherwise would be unconstitutional as an unapportioned direct tax). The state marries and divorces the corporations, while the flesh remain husband and wife until death do they part (as in Romans 7:2,3) because the government cannot put asunder any family relationship. Attorneys must represent corporations.

After the corporate child is created, the federal government then opens a Treasury Account into which it makes an account entry of the estimated value of all future earnings. It then uses the Governors' promise to pay this account as collateral for another loan on the national debt. This corporation remains unconnected to you until you volunteer to pay its debts. To become surety to pay its debts, all you have to do is voluntarily sign a W-4 form or a 1040 form or pay a license fee. This becomes a *solutio indebiti*. You won't believe that such a thing exists, but according to the law dictionary: "From the payment of which is not due arises an obligation ... and includes also the case where one performed labor for another, or assumed to pay a debt for which he was not bound, or relinquished a right or released a debt, under the impression that he was legally bound to do so."

Lamentations 5:8 (KJV) "Servants have ruled over us: there is none that doth deliver us out of their hand."

23. *Appendix E: A Perjury Oath is Always a Religious Ceremony.*

Including perjury oaths on forms.

Hands often symbolize an oath. Examples: Genesis 14:22, Ezek 17:18, Ezek 36:7 and Dan 12:7. And so it is to this very day; an oath is performed with your right hand raised. An oath is always a religious ritual. Your Bible prohibits taking an oath to a pagan state god. A perjury oath is a religious ritual. The SS5 form to get a SS number is signed under the penalty of perjury (although there is no longer a written oath above the signature).

Christians are advised not to take oaths in James 5:12 and Matthew 5:33-34, but if you must take an oath, take oaths only to superiors (Hebrews 6:16). You are subordinate to whomever you take an oath.

When taking oaths to your superiors, you must invoke the authority of God. You cannot invoke the Lord's name for evil intent, which would include a false oath, or bearing false witness.

Pagans take oaths to someone higher than themselves - their god. Your Bible prohibits taking an oath to their god, or to any pagan state. If your Bible can call Satan a god (2nd Corinthians 4:4) then your government can too. And, by the way, the words "In God we Trust" did not appear on all your money until 1955.

It wasn't until March 13, 1878 that oaths were even allowed in federal courts (chapter 37, 20 Statute 30). It was entirely voluntary, and the accused had to actually request to take an oath. Everything is backwards now. Refusing to swear to their god is contempt of court and a presumption of guilt. Contempt of court can land you in jail for the rest of your life, without a trial of any kind.

There was a time in your once-great nation where swearing an oath to God that you were innocent, called an oath of purgation, would put an immediate halt to any criminal proceedings against you. This is based on Hebrews 6:16: "Men swear by someone greater than themselves, and the oath confirms what is said and puts an end to all argument." The government cannot gain jurisdiction over their masters. They only had jurisdiction over those who submit to them. What part don't you understand? What form did you sign to submit to them?

An affirmation is the same as an oath, except it omits a reference to God. It is for atheists. See *Torcaso v. Maryland*, 367 U.S. 488. Christians cannot affirm, nor swear oaths.

I recommend the book "The Oath or Affirmation" by Robert Hallstrom. [Gospel Ministry Publications, P.O. Box 9411, Boise Idaho 83707]

The penalty of perjury oath on your 1040 form is an oath prohibited for Christians.

24. Appendix F: You Waived Your Right to a Trial By Jury.

Trial by government is prohibited for real people.

A trial by A JURY OF YOUR PEERS IS A TRIAL BY 12 PEOPLE WHO KNOW YOU and who can judge the law as well as the facts.

The writers of your Constitution had a strong distrust of government tyranny. A trial by a jury of your peers was intended to replace the inherently unfair trial by government. A trial by government does not fulfill the Fifth Amendment guarantee to due process of law. You have a right to a fair trial. Trial by government cannot be fair. Inquisition is trial by government.

The book Elliot's Debates On The Adoption Of The Constitution quotes (Vol 3, page 579) Patrick Henry as stating; "By the bill of rights of England, a subject has a right to a trial by his peers. What is meant by his peers? Those who reside near him, his neighbors, and who are well acquainted with his character and situation in life."

Also in Elliot's Debates we can read (Vol 2, page 516) where another Founding Father, James Wilson, signer of the Declaration of Independence and later a Supreme Court Justice, reassured us that a jury of your peers would always be 12 people who know you: "Where jurors can be acquainted with the characters of the parties and the witnesses -- where the whole cause can be brought within their knowledge and their view -- I know no mode of investigation equal to that by a trial by jury: they hear every thing that is alleged; they not only hear the words, but they see and mark the features of the countenance; they can judge of weight due to such testimony; and moreover, it is a cheap and expeditious manner of distributing justice. There is another advantage annexed to the trial by jury; the jurors may indeed return a mistaken or ill-founded verdict, but their errors cannot be systematical."

And again, in Elliot's Debates, Vol 2, page 110, Mr. Holmes from Massachusetts, assured us that cases would be heard in the local community where the jury of peers could form a judgment based on the character of the accused and the credibility of the witnesses.

That's right! Your Constitution was ratified on the reassurance that a jury of your peers would always be 12 people who know you.

Here is further proof that a trial by jury is not a trial by government: The Metropolitan News, a Los Angeles legal newspaper on October 25, 1973 quoted Hon. L. Thaxton Hanson, Justice Court of Appeals, State of California (ret.):

"In ancient times, the right to trial by jury was called 'trial per pals' - that is, trial by country - or by the people, as distinguished from trial by government"

Lord Hale, 18th Century English Jurist was being quoted in the U.S. Supreme Court's case *Sparf & Hansen v. U.S.*, 156 U.S. 51 (1895) at page 119:

"... if the judge's opinion in matter of law must rule the issue of fact submitted to the jury, the trial by jury would be useless."

Much of your law comes from the English system. The U.S. Supreme Court, in the same *Sparf* case at page 117 quotes Englishman John Milton in his book Defense of the People:

" And hence it is that when a malefactor is asked at his arraignment, 'How will you be tried?' he answers always, according to law and custom, 'By God and my country, not by God and the King, or the King's Deputy [Judge].'"

In the impeachment Trial of U.S. Supreme Court Justice Chase in 1805, your U.S. Government itself fought for the right of the jury to judge the law as well as the facts. They impeached Justice Chase because he failed to tell a jury in a murder trial that they can judge the law. -- Perhaps juries today do not have the right to judge the law. Perhaps juries have waived their

rights by registering to vote. All of their rights. [Government derives its powers from the consent of the governed, and registered voters have consented to be governed].

Supreme Court Justice Chase, a signer of the Declaration of Independence, was impeached for

"... endeavoring to wrest from the jury their indisputable right to hear argument, and determine upon the question of law as well as the question of fact, ..."

Your U.S. Government itself, in the Chase Transcript Article 1, section 2, clause 4, argued that Justice Chase did this outrageous thing:

"... to the disgrace of the character of the American bench, in manifest violation of law and justice and in open contempt of the rights of juries, on which ultimately rest the liberty and safety of the American people."

In 1969 in U.S. v. Moylan, 417 F2d 1002 at page 1006:

"We recognize as appellants urge, the UNDISPUTED power of the jury to acquit, even if the verdict is contrary to the law as given by the judge and contrary to the evidence. ... the jury has the power to acquit and the courts must abide by that decision."

1st Corinthians 4:3 (NIV): " I care very little if I am judged by you or by any human court; indeed, I do not even judge myself."

25. Appendix G: You Waived Your Right to Earn Wages.

We are endowed by our Creator with unalienable rights. One of those rights is a right to sell your own labor. According to your Declaration of Independence, governments are instituted among men to secure the rights endowed by the Creator. A right cannot be regulated. A right cannot be taxed. If you had a right to your wages, it would be a Government duty to secure your right to wages. What contract did you sign to waive your right to earn wages?

The U.S. Constitution in Article 1, section 10 prohibits government from impairing the obligation of contracts. If you had a right to contract your labor for wages of equal value, then government would not impair that contract. But you don't have a right to contract, because your labor belongs to your benefactor. It belongs to the same people who own the IRS. Your employer buys your labor from them. They allow you to keep a living allowance. Slaves must be provided for.

The application form for a Social Security Number is a Department of the Treasury form, not a form from the Social Security Administration. They are your Lord.

If you applied for a number, you agreed that the Secretary of the Treasury is your Lord. You cannot question federal jurisdiction once you avail yourself of federal benefits (according to the Supreme Court's *Ashwander* case). And I again repeat the *Black's Law Dictionary* definition of Allegiance:

"Obligation of fidelity and obedience to government in consideration for protection that government gives. U.S. v. Kuhn, D.C.N.Y., 49 F. Supp. 407, 414"

Let's take a closer look at this obligation of obedience.

If government determines your moral values for you then you cannot claim that it is immoral to fund vile abominations. You must render unto Caesar that which is Caesar's.

On the other hand, if you have a right to earn wages, then your wages cannot be taken from you to fund abominations. If you waived your right to earn wages, then your wages become taxable.

BASIC TAXATION PRINCIPLES

Romans 13:6 requires us to pay taxes to fund legitimate government functions. This makes perfect sense, after all, we masters should pay our servants. On the other hand, Satan has a counterfeit authority for you to obey. This counterfeit authority needs tax revenue to fund their abominations. How then do you distinguish legitimate authority from illegitimate authority? Answer: Legitimate government functions, per Romans 13:3-4, are not a terror to good works, but to evil.

There are two ways to make your earnings taxable: one is to work for the government, the other is to have your labor rights owned by the government.

No one has a right to work for the government. The privilege of working for government is a government granted taxable privilege. It was taxable in 1862, long before the 16th Amendment, and it remains taxable now. The Public Salary Tax Act of 1939 [76th Congress, 1st Session, Chap 59, pages 574-575] has never been repealed. It defines gross income to include only "compensation for personal service as an officer or employee of a State, or any political subdivision thereof, or any agency or instrumentality of any one or more of the foregoing." That's right! The statute definition is such that only federal government employees have "income".

[Side issue: This allows the IRS to say that wages are income. And the Internal Revenue Code is very misleading. If you study it carefully, you'll find out that the term "employer" only refers to the government.]

And only federal government employees have a right to work in the U.S.. "The United States" is both the name of the government and the name of the geographical place. Don't confuse the two.

And NO, the 16th Amendment didn't make all wages taxable. The Supreme Court ruled in *Stanton v. Baltic Mining Co.*, 240 U.S. 103 that:

"The 16th Amendment conferred no new power of taxation..." but simply prohibited the income tax from being taken out of the category of indirect taxation to which it inherently belonged.

The other way to make wages taxable is to give away your right to earn wages, thereby making an equitable conversion of your labor. This is usury prohibited by scripture. You have no right to profit from labor that you no longer own. Income, gain, or profit from the use of government owned labor is taxable as an excise tax. Courts have acquired an *in rem* jurisdiction of this government owned labor. Any indigent socialist who deposits all his future labor into the socialist trough in order to receive a future bowl of stew is, of course, receiving taxable profit if he tries to sell the labor owned by his benefactor.

Pay attention to the courts' use of the terms "income" "gain" and "profit".

Note that the Internal Revenue Code:

- section 61 lists 15 types of income subject to taxation but does not mention wages or salary,
- section 71 lists 19 types of income but does not mention wages or salary,
- section 101 lists 36 types of income but does not mention wages or salary.
- wages ARE mentioned in the FICA section 3101(a), "IN ADDITION TO OTHER TAXES, there is hereby imposed on the income of every individual a tax equal to the following percentages of the wages..."

The word "income" has never included wages, except for government employees. The exchange of labor for pay of equal value has never been income.

Edwards v. Keith, 231 Fed 1:

"One does not derive income by rendering services and charging for them."

Conner v. U.S., 303 FSupp 1187 (1969) on page 1191:

"If there is no gain there is no income... Congress has taxed income not compensation."

Wilby v. Mississippi, 47 S 465:

"It certainly was not the intention of the legislature to levy a tax upon honest toil and labor."

Staples v. U.S., 21 FSupp 737, 739(1937):

"Income is not a wage or compensation for any type of labor."

U.S. v. Ballard, 400 F2d 404 (1976):

"The general term 'income' is not defined in the Internal Revenue Code."

Spring Valley Water Works v. Barber, 33 P 735:

"A right common in every citizen such as the right to own property or to engage in business of a character not requiring regulation CANNOT, however, be taxed as a

special franchise by first prohibiting its exercise and then permitting its enjoyment upon the payment of a certain sum of money."

Tennessee Supreme Court in Jack Cole v. Commissioner MacFarland, 337 SW2d 453 (1960):

"The right to receive income or earnings is a right belonging to every person, and realization and receipt of income is therefore not a "privilege that can be taxed." [from:Taxation West Key 933]

In this 1960 case, the Tennessee Supreme Court also quoted prior decisions that defined the term 'privilege' in contradistinction to right:

"Legislature ... cannot name something to be a taxable privilege unless it is first a privilege." "Privileges are special rights, belonging to the individual or class, and not to the mass; properly, an exemption from some general burden, obligation or duty; a right peculiar to some individual or body"

U.S. Supreme Court in McCulloch v. Maryland, 4 Wheat 316:

"If it could be said that the state had the power to tax a right, this would enable the state to destroy rights guaranteed by the constitutions through the use of oppressive taxation. ... The power to tax involves the power to destroy."

U.S. Supreme Court in Butcher's Union v. Crescent City Co., 111 U.S. 746:

"The property which every man has in his own labor, as it is the original foundation of all other property, so it is the most sacred and inviolable. ... to hinder his employing this strength and dexterity in what manner he thinks proper without injury to his neighbor, is a plain violation of this most sacred property."

Here are some cases to demonstrate that you do not have a right to sell labor that you no longer own. It is a taxable government granted privilege to sell their labor. The amount of your profit determines the tax.

Oliver v. Halstead 86 SE 2d 859 (1955):

"There is a clear distinction between 'profit' and 'wages' or compensation for labor. Compensation for labor cannot be regarded as profit within the meaning of the law."

Stratton's Independence v. Howbert, 231 U.S. 309, 45 (1913):

"income ... may be defined as the gain derived from capital or from labor or from both combined."

The Supreme Court in Eisner v. Macomber 40 SCt 192 and 252 U.S. 189 (1920) and subsequently reaffirmed in Goodrich v. Edwards, 255 U.S. 527 (1921):

"... it becomes essential to distinguish between what is, and what is not 'income'..."

"Congress may not, by any definition it may adopt, conclude the matter, since it cannot by legislation alter the Constitution, from which alone it derives its power to legislate, and within whose limitations alone, that power can be lawfully exercised..."

"Income may be defined as gain derived from capital, from labor or from both combined, provided it be understood to include profits gained through sale or conversion of capital assets."

In the 1959 Tax Court case Penn Mutual Indemnity Co. v. Commissioner, 32 Tax Court page 681:

"The rule of Eisner v. Macomber has been reaffirmed on so many occasions that citation of the cases to this effect would be unnecessarily burdensome. To depart from the rule at this late date would ignore the sound principles upon which that case was decided and would throw into confusion the fundamental income tax structure and law as it has developed in the almost half century which has elapsed since adoption of the 16th amendment. That there cannot be 'income' without a 'gain' accords with the common understanding of the term, a test of construction which is particularly appropriate in our system of self-assessed Federal income tax... Moreover, that which is not income in fact manifestly cannot be made such by the legislative expedient of calling it income...."

So. Pacific v. Lowe, 238 F. Supp 736, 247 U.S. 330:

"'income' as used in the statute should be given a meaning so as not to include everything that comes in. The true function of the words 'gains' and 'profits' is to limit the meaning of the word 'income'.

Laureldale Cemetery Assoc. v. Matthews, 345 A 239, and 47 A.2d 277 (1946):

"Reasonable compensation for labor or services rendered is not profit."

U.S. Supreme Court in Murdock v. Pennsylvania, 319 U.S. 105, at 113 (1943):

"A state may not... impose a charge for the enjoyment of a right granted by the Federal constitution."

U.S. Supreme Court in Magnano Co. v. Hamilton, 292 U.S. 40:

"The power to tax the exercise of a [right] ... is the power to control or suppress its enjoyment."

President Jefferson, concluding his first inaugural address, March 4, 1801:

"... a wise and frugal government, which shall restrain men from injuring one another, which shall leave them otherwise free to regulate their own pursuits of industry and improvement, and shall not take from the mouth of labor the bread it has earned. This is the sum of good government..."

Spreckels Sugar Ref. Co. v. McClain, 24 SCt 382 (1904):

"the citizen is exempt from taxation unless the same is imposed by clear and unequivocal language".

Oregon Supreme Court in Redfield v. Fisher, 292 P 813, pg 819 (1930):

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

Long v. Ramussen, 281 F 236, 238 (1922):

"The revenue laws are a code or system in regulation of tax assessment and collection. They relate to taxpayers, and not to non-taxpayers. The later are without their scope. No procedure is prescribed for non-taxpayers, and no attempt is made to annul any of

their rights and remedies in due course of law. With them Congress does not assume to deal, and they are neither of the subject nor of the object of the revenue law." Reaffirmed in Gerth v. U.S., 132 F Supp 894 (1955) and in Economy Heating Co. v. U.S., 470 F2d 585 (1972)

Regal Drug Co v. Wardell, 260 U.S. 386:

"Congress may not, under the taxing power, assert a power not delegated to it by the Constitution."

U.S. Supreme Court in Hurtado v. California, 110 U.S. 516:

"The state cannot diminish the rights of the people."

Sherar v. Cullen, 481 F2d 946(1973):

"... there can be no sanction or penalty imposed upon one because of his exercise of constitutional rights"

Miller v. U.S., 230 F 489:

"The claim and exercise of a Constitutional right cannot be converted into a crime."

Also see www.taxableincome.net

FOR THE ADVANCED STUDENT

There are only two types of taxes authorized by your Constitution, indirect (such as imposts, duties and excises) and direct. Essentially: Direct taxes are taxes on people not things. Indirect taxes are a tax on things, but not people. Indirect tax, being a tax on things, must meet careful criteria so that it doesn't tax people.

Congress has always had the authority to collect an indirect tax on profits (of those within federal jurisdiction) without apportionment and without regard to any census. This power has always existed, it was not added by the 16th amendment.

Direct taxes (according to Article 1, sect 2) must be apportioned among the states, not among the people, and must be paid by the states, not by people. STATES PAY DIRECT TAXES NOT PEOPLE! The Governor then sends the tax bills to citizens who remit payment to the state treasury who then pays your federal government.

Your federal government can however directly tax federal employees. Federal employees can be taxed directly, just as they have been ever since the 1862 tax act of 12 Stat 432, chapter 119, section 86 imposed a direct 3% tax on their wages above \$600 per year. This was long before the 16th amendment, even though your constitution prohibited direct taxes unless apportioned.

The taxing of people is a direct tax, called capitation, and is prohibited by Article 1, section 9. A direct tax on wages "... would be by nature a capitation rather than excise tax." according to the Supreme Court in Peck & Co. v. Lowe, 247 U.S. 165 (1918)

Indirect taxes need not be apportioned, but must be taxed during import, manufacture or sale. To tax the purchaser for owning a thing would be a direct tax.

The U.S. Supreme Court in Pollock v. Farmers Loan, 158 U.S. 601, found that The income tax act of 1894:

"... being a direct tax within the meaning of the Constitution, and, therefore unconstitutional and void because not apportioned according to representation..."

Eisner v. Macomber, 40SCt192 (1920), 252 U.S. 189 (1919):

"The 16th Amendment must be construed in the connection with the taxing clause of the original Constitution" ... "this did not extend the taxing power to new subjects"

Brushaber v. Union Pacific RR Co., 240 U.S. 1, 36 SCt 242 & 243 (1916) made it theoretically possible to have an indirect tax on income (profits), while a direct tax on wages remained unconstitutional unless apportioned. This important case clarifies that a tax on income (profit) is an indirect tax as long as income was "separated from the source":

"The Amendment ... was drawn with the object of maintaining the limitations of the Constitution" ...

"a direct tax on the income, [would] be a direct tax on the source itself, and thereby take an income tax out of the class of excises, duties, and imposts and place it in the class of [unconstitutional unless apportioned] direct taxes."

also see Flint v. Stone Tracy Co., 220 U.S. 107, Peck v Lowe, 247 U.S. 165 (1918), and Evans v. Gore, 40 SCt 555 (1920).

U.S. Supreme Court in Meyer v. Nebraska, 262 U.S. 390:

"The term [liberty]... denotes not merely freedom from bodily restraint but also the right of the individual to contract, to engage in any of the common occupations of life, to acquire useful knowledge, to marry, to establish a home and bring up children, to worship God according to the dictates of his own conscience... The established doctrine is that this liberty may not be interfered with, under the guise of protecting public interest, by legislative action which is arbitrary..."

U.S. Supreme Court in Murdock v. Pennsylvania, 319 U.S. 105 (1943).

"The power to tax the exercise of a privilege is the power to suppress its enjoyment. ... Those who can tax the exercise of this practice can make its exercise so costly as to deprive it of the resources necessary for its maintenance. Those who can tax the privilege ... can close the doors to all those who do not have a full purse."

U.S. Supreme Court in Miranda v. Arizona, 384 U.S. 436,491:

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."

U.S. Supreme Court in Brady v. U.S., 397 U.S. 742: "Waivers of Constitutional rights not only must be voluntary, but must be knowing, intelligent acts done with sufficient awareness of the relevant circumstances and likely consequences."

"... the slothful shall be under tribute." Proverbs 12:24

26. Appendix H: Government Authority No Longer Comes From "We the people"

Real people don't let others handle their affairs - they handle their own affairs.

Real people will protect themselves, they don't need their servants' permission. The Declaration of Independence stated that governments are instituted among men to secure unalienable God given rights. The writers of the Declaration, "... with a firm reliance on the protection of Divine Providence" pledged their lives, fortunes and honor to protect themselves and their rights. They tried to secure the blessings of liberty against the brutal force of their (British=Roman) government. At that time it was the most powerful government on earth.

Real people handled their own affairs before they created your civil government, and they will handle their own affairs now. They can defend their family, their property, and their community without permission from a servant. In a Republic, people are the Lawgivers who created civil government. God delegated this responsibility to them, and they created a government to enforce God's laws. All government authority comes from them. Real people must take the law into their own hands. Created persons cannot take the law into their own hands. Which one are you?

U.S. Supreme Court in *Luther v. Borden*, 48 U.S. 1:

"... The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and intrust to whom they please. They have the whole title and as absolute proprietors have the right of using or abusing."

That's right! No one can delegate an authority that he himself does not have. All government power comes from the people who created it. There is no government power that did not come from its creators. If real people can't do something, then they could not have delegated that authority to the government they created. I repeat: If you cannot do something then you cannot delegate, in a written constitution, an authority you don't have. IF YOU CANNOT DO SOMETHING THEN YOUR GOVERNMENT CANNOT DO IT EITHER. You delegated the authority to possess nuclear bombs, prescribe drugs, and execute criminals because you have these rights, unless you somehow waived your rights. Again: All authority comes from God. If you fail to control your creature, you are irresponsible. You will suffer the natural consequence of your irresponsibility: Domination.

What did you sign that gave away your rights? Could it be that you agreed to an alternate Lordship? Will this sin go unpunished?

Throughout the Bible, godly nations prosper, then turn from God, then are quickly taken into captivity by pagan nations. Conquering nations are instruments of His discipline (Isa 8:4-10, 10:5-6, 45:1-3, Jer 5:15-18, 20:4-5, 24:10, Eze 21:15-23, 30:24-26, 32:11-15). Is America going to be any different, or did God change?

Here is a quote from John Philpot Curran, 1790: "The condition upon which God hath given liberty to man is eternal vigilance; which condition if he breaks, servitude is at once the consequence of his crime."

U.S. Supreme Court in *Fairbanks v. U.S.*, 181 U.S. 283:

"Powers denied are not to be implied; they are to be obtained, if at all, from and in the same manner provided by, those who originally granted the enumerated powers, but who at the same time denied powers."

It is your duty (not just a right) to control your subordinates, wards, children and property. And this includes anyone who acknowledges their servitude by worshiping you with an oath (such as an oath of office), or by allowing you to manage their affairs. You might just want to regulate their medicine, guns, pollutants, home repairs, seat belts, marriage, children, dogs, etc.

In the Luther case quoted above, the Supreme Court said that, as absolute proprietors of your government, you could use or abuse your servants, and that you might take away what you have delegated and intrust to whom you please.

Here is a quote from Abraham Linclon: "Our safety, our liberty, depends upon preserving the Constitution of the United States as our fathers made it inviolate. The people of the United States are the rightful masters of both congress and the courts, not to overthrow the Constitution, but to overthrow the men who pervert the Constitution."

Just as the Supreme Court confirmed, all government authority must be delegated from you. If you have the authority to posses nuclear bombs, and prescribe drugs, and execute criminals then you can take care of these essential tasks yourself, and you can also ask your civil servants to help you, if you feel that they can be trusted. Since your Constitution prohibits a standing army, I would suggest not giving them any bombs. Alexander Hamilton in Federalist Paper No. 29 said that the armament in the hands of the citizens was to be up-to-date and equal to that of the Army, and that there should be "a large body of citizens, little if at all inferior to [the military] in discipline and the use of arms, who stand ready to defend their own rights and those of their fellow citizens."

Now the topic of Non-Authority.

You cannot expand your authority by delegating powers you do not have. All authority is delegated, and your government servants cannot do something that they are not delegated (i.e., you can fail to delegate, as in the Luther case, or you can further prohibit powers as was mentioned in the Fairbanks case). Perhaps you could even ban their bibles (remember that this servitude "... is not in any sense founded on the Christian Religion..."). Then how did your civil servant subordinates get the authority to expand their powers? How can they do things that they are not delegated? Things you do not have the authority to do. Examples: allow sodomy, adultery, pornography for the library, divorce (can you delegate authority to cancel your neighbors vows to God?), authorize usury, seize property from those known to be innocent, prohibit self-medication, deny parents rights, buy Maplethorp art, etc.

And now, even abortion clinics in high schools? The fruit of the womb is God's reward, Psalms 127:3. Shedding innocent blood is a certain way to provoke God's wrath. God hates the shedding of innocent blood, Proverbs 6:16-17. Ever since Abel's murder, shed blood cries out to God, Genesis 4:10. God promised to abandon, and indeed has always abandoned, any nation that allows shedding of innocent blood or sexual immorality: Numbers 35:33, Leviticus 18, Jeremiah 7:6 (although I can't explain sacrifice of the innocent in 2nd Sam 21:9). And yes, abortion is mentioned in the Bible. Acts 7:19 uses the Greek word *brephos* meaning a fetus.

Your nation has been surrendered to benefactors. Your civil 'servants' no longer work for you.

Can government ban the Bible from their subjects? William Tyndale was executed, by civil government, for translating the Bible into English. It will happen again. At least Tyndale was a subject. In the near future, those who refuse to become subjects will be executed. Revelation 20:4 says that people will be beheaded for refusing the mark. (by the way, Tyndale was strangled).

In The U.S. Supreme Court decision in Roe v. Wade, 93 SCt 705 the court correctly stated that the 14th amendment does not protect the unborn. Many people have used this to conclude, falsely, that your Constitution's enumerated powers somehow allows you to murder the non-born, without giving any thought that this logic would also allow murder of the non-citizen. This case is NOT a citizenship case. It is irrelevant that the 14th amendment has a definition of federal citizens. The preamble of your Constitution secures the blessings of liberty to themselves and their posterity. Their as-yet-unborn posterity. The abortion apologists are claiming that the preamble has not secured the blessings of liberty to the posterity. The shedding of innocent blood is now a protected right for those who accept this federal citizenship. In Appendix C, I discuss this 14th Amendment Citizenship

27. Appendix I: Politics = Beast Power

The U.S. Constitution, Article 4, section 4 guarantees to every state a REPUBLIC form of government. We are supposed to be a republic. We are NOT supposed to be a democracy. The federal government has a duty (Article 4, section 4) to protect us from democracy. Only a subversive would want to live in a democracy.

In a democracy, a majority votes to force their will on others. Christians will not exercise dominion over others. Christians will not covet their neighbors' goods. Christians will not plunder the innocent.

In a republic, everyone has rights. Your Constitution guaranteed a republic form of government. The republic doesn't exist anymore. In a democracy, the misguided mobocracy forces their will on the minority. Democracy is part of the Beast system. Socialists cannot use a Republic, which is free from things public.

The word "democracy" does not appear anywhere in your U.S. Constitution because you are not a democracy. Democracy has no place in America.

Thomas Jefferson said "A democracy is nothing more than mob rule, where fifty-one percent of the people may take away the rights of the other forty-nine."

Alexander Hamilton:

"We are a Republic. Real Liberty is never found in despotism or in the extremes of Democracy."

1st Samuel 15:24:

"And Saul said unto Samuel, I have sinned: for I have transgressed the commandment of the LORD, and thy words: because I feared the people, and obeyed their voice."

James Madison, 1787, Federalist Paper #10:

"Democracy is the most vile form of government ... democracies have ever been spectacles of turbulence and contention: have ever been found incompatible with personal security or the rights of property: and have in general been as short in their lives as they have been violent in their deaths."

Fisher Ames, author of the words of the First Amendment:

"A democracy is a volcano which conceals the fiery materials of its own destruction. These will produce an eruption and carry desolation in their way."

John Adams, 1815:

"Democracy ... while it lasts is more bloody than either [aristocracy or monarchy]. Remember, democracy never lasts long. It soon wastes, exhausts, and murders itself. There is never a democracy that did not commit suicide."

John Marshall, Chief Justice of the Supreme Court:

"Between a balanced Republic and a democracy, the difference is like that between order and chaos."

Dr. Jedediah Morse, one of the authors of your Bill of Rights: "A simple democracy is the devil's own government."

"But the chief priests and elders persuaded the multitude that they should ask Barabbaas, and destroy Jesus." Matt 27:20.

Pilate said publicly that he found no fault in Christ (Luke 23:4 & 14). Pilate publicly washed his hands to show that he had no jurisdiction, "saying, I am innocent of the blood of this just person: see ye to it" (Matt 27:24) but the mob forced him to execute Christ. Pilate liked Christ Jesus and wanted to release him (Luke 23:20), but that did not matter; he did not dare act contrary to the will of the vast majority. That's right! Voters, by a voice vote, determined that Christ should be executed.

Unreasoning mobs do not have authority. The root word of authority is author. The Lord is our lawgiver (Isaiah 33:22, James 4:12). Nowhere in scripture is authority given to civil governments to legislate their own laws. Scripture prohibits us from legislating, Deuteronomy 4:2.

We get the word republic from the shortened Latin idiom *Libera Res Publica*, which means free from things public.

Bouvier's 1870 Law Dictionary, Vol 1, page 13:

"The term republic, res publica, signifies the state independently of its form of government."

The sovereign people are independent of the administering governments in all republics. FREEMEN ARE FREE FROM CIVIL AUTHORITY. Perhaps you can now understand Acts 22:27,29: "Then the chief captain came, and said unto him, Tell me, art thou a Roman? He said, Yea. And the chief captain answered, With a great sum obtained I this freedom. And Paul said, But I was free born. Then straightway they departed from him which should have examined him: and the chief captain also was afraid, after he knew that he was a Roman, and because he had bound him." A Roman officer cannot bind (arrest) a Roman citizen. Again: freemen are free from civil authority.

As further proof that a democracy is prohibited, consider the legal maxim: "The multitude of those who err is no protection for error."

In a democracy, which we have had since 1933, you can vote to plunder others and demand benefits. You too can exercise your democratic rights to persecute others. But, you must pay your fair share.

You have a right to create any kind of political system, just like those who voted for Saul to be King. But, this time, you delegated to your servants a power to create a host of gods/saviors/benefactors to provide for you, protect you and lord over you. Isn't this the essence of creating false images of god to be worshiped? Isn't this the essence of denying the Lordship of Christ?

"Thou shalt have no other gods before me" [gods = Hebrew 'elohiym, which is elsewhere translated as judges or magistrates]. First Commandment.

"Thou shalt not bow down thyself to them, nor serve them..." Second Commandment.

"Choose this day whom you shall serve." Josh 24:15.

Every registered voter has agreed to abide by the outcome of the election, even if he finds it abhorrent. Governments' derive their powers from the consent of the governed. You have consented to be governed. Those who participate in elections, ever since Saul was elected as King, have consented to the results of the vote. So you've agreed, by registering to vote, that any misguided majority determines your moral values. Your property will be taxed to fund vile abominations. Even the Supreme Court said: "The citizen cannot complain, because he has voluntarily submitted himself to such a form of government." Registered voters consent to be taxed. Conversely, there would be no taxation without representation. Memorize this legal maxim: "He who consents to an act is not damaged by it." Did your government school teach this?

This is evil in the eyes of the Lord, I Sam 12:17. If God is an unchanging God (Mal 3:6, Heb 13:8, Heb 6:7, Num 23:19, 1st Sam 15:29) then I might suggest that it is still evil to elect someone to rule over you. You should also read 1st Samuel 8:5-19.

Have you violated the Commandments against theft, and taking the Lord's authority in vain, and worshiping other gods?

Christ said in John 17:11-15, and John 15:19-20 that we are to be in the world but not of it. The Christian must not be of the worldly society. [a classic argument for Christians to not participate in society is Leo Tolstoy's What I Believe published in Russia in 1884.]

When Saul was elected as King, the system of patriarchal (family) government was rejected, and the idea of centralized government was embraced. This rejected the form of government used in the first 10 books of the Bible, asking for a king while the Lord was already your King (1st Sam 12:12). You are now suffering the end results.

Another Example: If you are a registered voter, and an election passed a bond issue, then you agreed to have a lien on your property until the bond is paid, even if you didn't vote. Would a Bible believer do such a thing? [Hint: Don't be surety for strangers (Prov. 6:1, 11:15). Don't be surety for debts (Prov. 22:26) Do not put up collateral. Do not consent to be liened. (Prov 11:15 Prov 17:18).]

Another Example:

'Conflict of interest' is legal terminology for those who can influence a government decision to enrich themselves. This is not limited to Elected Officials or civil servants. Social Security partakers are, by voting, also influencing government to receive their check. Anyone who receives a government check, be it a paycheck or an entitlement check has a conflict of interest that prohibits them from voting. Voting becomes, for them, a government granted privilege that can be revoked at any time. On the other hand, Government's sovereign masters have a right to control their servants. Read your state constitution and notice the difference between the term "registered voters" and the term "qualified voters" sometimes called "electors". Read my Appendix D and find out the government definition of "Person". A right cannot be regulated. If you think you still have a right to vote, just try to exercise your unregulated right and see what happens. By the way, even Voter registrations cannot demand a social security number according to Meyer v. Putnam, 526P.2d 139 and Greidinger v. Davis, 988 F2d 1344.

You are no longer in a Republic. Prove it to yourself. Ask yourself some questions: Do you have all the rights that a sovereign has (see Appendix D)? Can a majority of Congressmen, and a judge now conspire to take all your rights from you? Can a city government prohibit you from owning a dog unless you first beg for permission and pay a fee? If you insist that you have a right to own a dog, and refuse to register it, can they kill the dog and fine you? America is still a great country, even if we are no longer free. Be grateful that you still have a right to refuse to register with Caesar, and not end up like an unregistered dog.

Exodus 23:2 Thou shalt not follow a multitude to do evil

For further information read:

Republic v. Democracy, by Gregory Williams, PO Box 10, Summer Lake, Oregon

The History of American Constitutional or Common Law, ISBN 1-57282-010-1, The Message Company, Santa Fe, New Mexico, 1-505-474-0998.

Another reference is a collection called Architecture of Modern Political Power, but be forewarned, the author blames Christians for the Medieval Roman brutality that we fled from. Nevertheless, he shows that this power continues today. www.mega.nu:8080/ampp

And the University of Michigan's collection called The Making of America.

28. Appendix J: OTHER MARKS; Birth and Marriage Certificates and ID cards

The term "the United States" is used in the first sentence of the 14th amendment as something you can be born into. Don't be tricked by this. The term "the United States" can mean either the name of the government or the name of a geographical place. If a form asks if you were born in the United States, do not assume that this refers to a geographical place. It is asking if you were born into the government.

There is a big difference between "the United States" as a geographical place surrounded by a border and "the United States" as the name of a political unit. The border existed before the government existed. The government did not create the border. Governments don't determine where the border is. The people who created government already had the territory that the new servants were hired to defend. Government Servants cannot extend the established geographic "United States", they can only extend the political (or corporate) "United States". They can, and did, extend their jurisdiction beyond their federal territories (of Washington DC, Guam, Puerto Rico, U.S. Virgin Islands, American Samoa and Northern Marianas Island) to anywhere and anything receiving federal funds. This is entirely voluntary, and is done with the consent of those who are governed.

Since your Constitution limits your federal government to Washington DC and the territories, it would be unconstitutional to tax anyone within a state. Thomas Jefferson, while he was Vice-President, in the Kentucky Resolves, reassured us that there are only three federal crimes that apply within a state. The three crimes mentioned in your Constitution: piracy, treason, and counterfeiting. James Madison, in the Virginia Resolves also concluded that states had a right to interfere with the federal government's laws it considered unconstitutional.

U.S. Supreme Court in *Foley Brothers v. Filardo*, 336 U.S. 281:

"It is a well established principle of law that all federal legislation applies only within the territorial jurisdiction of the United States unless a contrary intent appears"

The Buck Act (4 U.S.C. § 104 to 113) creates taxable "Federal Areas" within States wherever your federal government sends aid. This includes Social Security. Now read *Springfield v. Kenny*, 104 NE2d 65. If you want proof that you are an "individual entity" that is classified as a property franchise of your federal government, read the Supreme Court case *Wheeling Steel Corp. v. Fox* 298 U.S. 193, 56 SCt 773. As long as you have a link to your federal government, you are in a "federal area" that is subject to federal laws. You would otherwise be outside your federal jurisdiction. As long as you have a SSN, a resident driver license, a federal bank account, or even a zip code or a two letter federal area (I've read that these two letter abbreviations were created by the Secretary of the Treasury in 31 CFR Part 51.2, but I could not find a copy of this repealed regulation), or if you confess that you are in an all capitalized STATE, then you are receiving taxable federal benefits within a federal area. Also see *Howard v. Commissioners of Sinking Fund*, 344 U.S. 624. Keep in mind that your federal legislature can not make laws for state citizens. Congress can only make territorial laws, with few exceptions. *American Banana Co. v. U.S. Fruit Co.*, 213 U.S. 347 (1909). *U.S. v. Spear*, 338 U.S. 217 (1949). *NY Central RR Co. v. Chisholm*, 268 U.S. 29 (1925). *Foley Brothers v. Filardo*, 336 U.S. 281 (1948).

Now back to my original question. Which "United States" were you born in: the geographical or the political?

Hint #1: In 1887 the Supreme Court in *Baldwin v. Franks*, 7 SCt 656, 662; 120 U.S. 678, 690 said that:

"In the constitution and laws of the United States the word 'citizen' is generally, if not always, used in a political sense... It is so used in section 1 of article 14 of the amendments of the constitution..."

Hint #2: The U.S. Supreme Court ruled on the meaning of the first sentence of the 14th Amendment in *Elk v. Wilkins* in 1884 (112 U.S. 94) "The persons declared to be citizens are 'all persons born or naturalized in the united states, and subject to the jurisdiction thereof.' The evident meaning of these last words is, not merely subject in some respect or degree to the jurisdiction of the United States, but completely subject to their political jurisdiction, and owing them direct and immediate allegiance."

Hint #3: BIRTH DOES NOT ESTABLISH CITIZENSHIP according to Edwards v. California, 314 U.S. 160 at page 183: "... birth within a state does not establish citizenship thereof."

The legal definition of the word Birth has two meanings, natural birth or coming into legal existence. Example: a corporation has a birth. Birth is the event, such as signing a form that creates legal existence in the eyes of the law. [It is a lot like Jesus telling Nicodemus that he must be born again, and Nicodemus couldn't understand that Jesus was speaking of corporate law]. We become officers/employees/agents of the corporate body by such events as "entering into society" or "initiation" or "being recognized" or "coming into legal existence" not by natural birth.

Now reread the first sentence of the 14th amendment and tell me if you were both (1) born or naturalized into the government (2) AND SUBJECT TO the jurisdiction thereof ?

The Supreme Court in Roe v. Wade correctly stated, although irrelevant to the case, that the:

"... word 'person' as used in the Fourteenth Amendment does not include the unborn."

As I show in Appendix D, the word 'person' does not include the Christian either. To suggest that non-persons can be killed, is the same kind of laws that Hitler used.

Persons have names in all capitalized letters. Christian names are not in all capital letters.

I am now going to prove that getting a Birth Certificate surrenders the child to the government. Don't take my word for it, just become familiar with the terminology, and then look at a birth certificate. Try to get a copy of the document signed by the doctor, not just the computer printout.

Black's Law Dictionary,

"Christian name": "The baptismal name as distinct from the surname. The name which is given one after his birth or at baptism, or is afterward assumed by him in addition to his family name. Such name may consist of a single letter."

Black's Law Dictionary, "Surname":

"The family name; the name over and above the Christian name. The part of a name which is not given in baptism. The name of a person which is derived from the common name of his parents.... The last name; the name common to all members of a family."

Gregg's Manual of English purportedly states:

"A name spelled in all capital letters or a name initialed, is not a proper noun denoting a specific person, but is a fictitious name, or a name of a dead person, or a nom de guerre."

Read that again. A name spelled in all capital letters is the name of a dead person. Your government considers you to be either a dead person or a fictitious name.

Black's Law Dictionary

"Fictitious Name": "A counterfeit, alias, feigned, or pretended name taken by a person, differing in some essential particular from his true name (consisting of Christian name and patronymic), with the implication that it is meant to deceive or mislead."

Oxford Dictionary:

- "nom": Used in expressions denoting a pseudonym, a false or assumed name."

- "Nom de guerre": War name. A name assumed by or assigned to a person engaged in some action or enterprise.
- "Guerre": War, and as a verb, to wage war.

The U.S. Government Style Manual, Chapter 3 requires only the names of corporate and other fictional entities, or those serving in corporate capacities to be in all capitalized letters.

For a deeper study on this capitalization topic, study

<http://digital.net/~Kenaston/Part/AllCapName.html>

Now look at a birth certificate. Is the baby's name in all capital letters? Did the father name the baby or did the doctor, while exercising his duties as a licensed government agent, assign the name to the baby? Is there any hint on the legal document that the father named the baby? Does an all capitalized name differ in some essential particular from his true Christian name? If so, the implication is that it is meant to deceive or mislead. If not, then you've acknowledged that the all capitalized name is his true name, which cannot be a Christian name. Does your state birth certificate laws use the word 'person' when referring to the name on the certificate?

The government now has proof that the baby is a PERSON. PERSONS have legal existence in the eyes of the law, and are subject to the statutes written by the legislature. Sovereigns are above the law written by their servants. The PERSON on the birth certificate will not be able to exercise the rights of a non-person. You, like Esau, gave up your birthright, which will not pass to your children.

There is something even more sinister here. Government cannot know about matters of childbirth. According to the Supreme Court's famous Roe v. Wade decision "State criminal abortion laws... violate due process clause of Fourteenth Amendment protecting right to privacy". That's right! The Supreme Court says childbearing must remain strictly private. Why then is the doctor informing the government that a child was born? I suspect that the doctor is required to register government property. The government wants to secure another loan on the national debt and it needs collateral. A UCC-1 financing statement is not necessary because pursuant to UCC 9-302:

"The filing of a financing statement otherwise required is not necessary or effective to perfect a security interest in property subject to (1) A statute or treaty of the United States which provides for a national or international registration or a national or international certificate of title or which provides a place for filing different from that specified ..."

Is the doctor giving the baby to whoever owns the government? 2 Peter 2:3 (KJV) "And through covetousness shall they with feigned words make merchandise of you ..." Now, if you don't think the government is owned, look at a birth certificate and tell me why the STATE NAME is all capitalized. Hint: it's not all capitalized in your original state constitution.

Fictitious names exist for a purpose. Fictions are invented to give courts jurisdiction. Snider v. Newell, 44 SE 354. That's right. Corporations are fictions created by government. Persons are also fictions created by government. However, real Christians, being non-fiction, were protected against the courts. They governed themselves.

Can a Christian use an all capitalized fictitious name knowing that to do so is "...with the implication that it is meant to deceive or mislead"? Now look at your driver's license or passport or birth certificate or voter registration. Can a Christian use an all capitalized fictitious name on any ID? Now go and try to get a government ID or birth certificate with a Christian name and see what happens. You cannot do it. Government cannot issue any ID with your Christian name on it. CHRISTIANS CANNOT GET A GOVERNMENT ID CARD. Christians are not part of their system, and DO NOT EXIST IN THE EYES OF THEIR LAW. Only non-Christians can get an ID (mark) of the beast. Only non-Christians can have a name of (of= created by) the beast. Only non-Christians can get the (ID) number of the Beast's name (name=authority).

Do you now confess that you have a mark of a beast, a name of a beast, and a number of his name?

Fictions give courts jurisdiction. Could a fictitious, all capitalized, name of your state government be an image of the beast? The Greek word for image that is used in Revelation's image of the beast is the Greek word *icon* (*Strong's* 1504). Synonyms: image, artifice, and fabrication. Also see: ruse, expedient. This icon that receives worship is not the same thing as an idol, which can also receive worship, although both are made by the hands of man.

Without an ID card you will notice that you are denied the right to travel by car or by airline. Nor can you cash a check or open a bank account or get a home phone. Nor can you rent a Post Office Box (per Domestic Mail regulation DMM 951.142 even though the Post Office cannot accept a Social Security Card as identification). You can still officially get a job without a SSN. But soon, you will be officially unable to get a job. Your papers are not in order. Christians will be persecuted.

If you want to try an exercise in frustration, try to get the phone company to send you your bill with your real name on it to your real address. You cannot do it. You must worship the state god in order to get phone service. The state is the god that created the corporation. Real people don't exist in the eyes of the law.

Conclusion: as suggested by the Baldwin case quoted above, claiming that you are a U.S. citizen (with a Birth Certificate, or on an SSN application) is enough proof that you were born into your federal government. "A citizen of the United States is a citizen of the federal government..." (*Kitchens v. Steele*, 112 F.Supp 383).

Real people do not exist in the eyes of the law, because people are sovereigns, and the legislature cannot and does not write laws for their masters (Matt 10:24, and John 15:20).

Most government forms ask for a date of birth. A date of birth on a government form is not the date you took your first breath, it is the date the instrument was signed that made you property of the government. The UN is involved in "the official birth registration process" per Title 20, Code of Federal Regulations, section 422.103(b)(2).

Here is further proof that government forms do not ask for the day you took your first breath: Hearsay is inadmissible in court. Although you were present on your born-day, you were not aware of any specific calendar system on that day, nor does your memory serve you well. It would be subornation of perjury for any government officer (with or without a form) to coerce you, under penalty of perjury, for inadmissible hearsay that you cannot recall. *Federal Rules of Evidence* rule 602 prohibits you from telling them your birth day. However, family records are admissible.

I read a brief article about an 1884 law textbook Parsons on Contracts with this quote from the chapter "Marriage is a Contract":

"since the state married them, the children were fruits of the state".

How did you delegate to your servants the authority to divorce man from wife contrary to Mark 10:9? I knew that I could not cancel my neighbor's vows to God, so I knew that divorce court could not cancel anyone's vows to God. It sounds too Catholic to me. How can you delegate the authority to bastardize your neighbors' children?

It turns out that we did not delegate this authority. Apparently there are two meanings of the word 'marriage', one meaning holy matrimony and the other refers to a status within the government.

I always thought it peculiar that people who have a right to get married would have to beg civil servants for permission (license = permission) to get married. I read the 1877 U.S. Supreme Court decision *Meister v. Moore*, 96 U.S. 76, that a marriage license was not required, nor do states confer the right to marry, and that marriage is based on contract. This is consistent with the Bible, and it makes sense that the Supreme Court would confirm that this most sacred of family rights does not involve government. Since your Constitution prohibits any state from impairing the obligation of contracts (Article 1, section 10), the sanctity of the family is safe from government interference.

Then I read the 1888 U.S. Supreme Court decision in *Maynard v. Hill*, 8 SCt 723, 125 U.S. 190, where the Maynards had intermarried in the state of Vermont (meaning they had a license) and that marriage was NOT based on contract but upon a *status*, and the government could do whatever it wanted to do with the marriage because a state created the *status* of marriage. Since this kind of marriage was not a commitment, there was no obligation of contract to be enforced. Since

there was no commitment of marriage, this bastardizes the children. Sexual immorality is a crime against God. His punishment: Bastards cannot attend church even down to the tenth generation (Deuteronomy 23:2), and fornicators cannot go to heaven (1st Corinthians 6:9). God has always abandoned any nation that allows sexual immorality.

What is divorce? Those who get married to the state can get divorced by the state. Nowhere in the Bible does divorce cancel a marriage. Divorce in the Bible refers to living separately. Everywhere remarriage is mentioned in the Bible, it is equated to adultery. Adulterers cannot go to heaven according to First Corinthians 6:9. Can a black robed priest at your county synagogue cancel your vows to God?

Family law is very diabolical. The word "marriage" has several meanings. Clergy that are authorized by the state to solemnize state licensed "marriages" can't solemnize real marriages. They can only solemnize contracts with the state, the groom's contract and the bride's contract. If you pay a fee for a marriage license, then you've agreed that you don't have a right to marry, and furthermore, you've paid to have your family regulated by the state. The presumption by the family court is that there has never been a commitment to a real husband-wife relationship, until death do you part. Any evidence to prove that you had a commitment will be inadmissible. Since there is no commitment, there is no marriage contract between the bride and groom. Since there is no commitment, there is no man-wife relationship. Since there is no commitment, all children are bastards. The state claims all rights to bastards, therefore all children are subject to the state's determination for "care, custody, education, and maintenance"

Perhaps children are indeed fruits of the state. After all, when a slave owner allows two slaves to mate and they produce new property, the new property is registered in the owner's records. Is your birth registered in your father's family bible, or is your birth registered in your owner's records?

Asking for permission to get married is a confession that you do not have a right to get married. By applying for a marriage license, you've waived your right to get married.

Marriage is the joining together of a man and woman in order to raise a family. GOD GIVES CHILDREN TO PARENTS (1st CHRONICLES 25:5). PARENTHOOD IS A RIGHT GIVEN BY GOD. By getting permission to marry, or by selling your children into slavery in order to get a tax deduction, or by accepting welfare, children become wards of the state. 1st Corinthians 7:23 says You were bought by Christ, do not become the slaves of men. We are to be slaves to God (Romans 6:22, Galatians 1:10). If you want to uphold the Lordship of Christ do not mark your children.

When the law says that the state cannot recognize a common law marriage, it doesn't mean you're not married. It means the state cannot take your children nor divorce you. God's laws prevail. A common law marriage simply means that your family is not part of their corporation. Your family does not have existence in the eyes of their laws. But beware that there are multiple definitions of common law marriage. They twist things around. They will insist that a common law marriage is when a couple lives in sin. In that case, there is no commitment, and the family court has jurisdiction.

Ignorance of the law is no excuse. You should have known (as did the Supreme Court in *Murdock v. Pennsylvania*, 319 U.S. 105) that "A state may not, through a license tax, impose a charge for the enjoyment of a right granted by the Federal Constitution." By paying for a marriage license, you confessed that you did not have a right to get married. The power to tax is the power to destroy. What part of "let no man put asunder" don't you understand?

Notice that the definition of a Christian name is a name that is given one after birth or at baptism, or is afterward assumed by him in addition to his family name. You can assume a name that is not your government name. Examples: Saul became Paul, Simon became Peter (Cephas in John 1:42), Zacchaeus became Matthew, Didymus became Thomas, and the Thaddaeus of Matthew 10:3 and Mark 13:18 became Judas son of James in Luke 6:16. Even John the Baptist's father had to rename his son (Luke 1:63) after the Holy Spirit had filled him "even from his mother's womb" (Luke 1:15 KJV). And when Joses became Christian, he was called Barnabas (Acts 4:36). Just try assuming a Christian name and see what happens.

There are dozens of early court cases to prove that you can use any name you want to. However, merchants who control your buying and selling have been deceived by a beast power into asking for ID "proof that you are who you say you are." If these merchants were Christian, they should be saying: "I acknowledge your authority to be whoever you say you are."

Your authority to exist does not come from someone's civil servants. The government does not have a law impairing the obligations of contracts.

Early court decisions confirm that Christians must have names, and must reveal their name in court, but non-Christians did not have to have names. Non-Christians could be called anything, such as John Doe. If a Christian was called by a name other than his own, he could abate the court proceedings by claiming that there was a "misnomer". Everything is backwards now. Non-Christians get full government recognition with an all capitalized government name, and anyone who wants to keep their Christian name is treated as an enemy of the state. And furthermore, contempt of court is a life sentence without a trial.

More name games with children. Government cannot know the names or birthdates or family relationships of your children. Or even the existence of your children. They cannot even ask! Here are proofs that birth certificates are about government property, not about babies:

Roe v. Wade was a privacy case. Government could not know about procreation or child rearing, thereby allowing abortion in the first trimester to go unpunished because the abortion laws were written in such that they "... violate due process clause of Fourteenth Amendment protecting right to privacy..." Your family has a right to privacy. Roe v. Wade went on to also state "Several decisions of this Court make clear that freedom of personal choice in matters of marriage and family life is one of the liberties protected by the Due Process Clause of the Fourteenth Amendment."

Yeager v. Hackensack, 615 FSupp1087, citing the authority of Roe v. Wade, confirmed that "Right to be free from compelled disclosure of names of household members is within right of privacy protected by Constitution."

Yeager v. Hackensack also confirmed that private utilities cannot request Social Security Numbers without first complying with the disclosure provisions of section 7(b) of the Privacy Act.

Roe v. Wade cannot be an abortion case. It is only a privacy case. Proof #1: the Supreme Court will not hear cases unless the party is damaged (according to rules laid down in their Ashwander case). Only Roe's privacy was damaged. Roe was not arrested for having an abortion. Roe did not have an abortion, she gave birth to a son who remains an active critic of the abortion laws. Proof#2: The abortion doctor who joined in the case was remanded back to state courts for his punishment. Roe v. Wade DID NOT legalize abortions. A million repetitions of a lie do not make it true.

Matters of child bearing or child rearing must remain strictly private. This cannot be overemphasized. Asking for the birth date of a child is such a gross violation of privacy, it is like asking to watch the birth! I offer the following proof that matters of child bearing require this level of privacy: the Supreme Court in *Bowers v. Hardwick* recognized that sodomy laws must be enforced because "The right to privacy does not extend to acts of consensual sodomy between homosexual adults". Procreation is private. Sodomy cannot be private. Any bureaucrat who asks for a child's birthdate is violating your most sacred family privacy. Treat him like you would treat Herod.

According to rules of evidence your family records, or records of religious organizations are just as valid as records of state vital statistics made to a public office (these are under the hearsay exception rules -- which say that hearsay is not admissible except for these three pages of exceptions which are admissible). The main difference is that government documents are self-authenticating.

Here is a challenge: You can overturn Roe v. Wade if you can find ANY government form that compels the disclosure of a child's name or birthdate or existence. [Unless, of course, the child is the government's child. Government property must be regulated. Which kind are your children?]

Midwives are now "required" to report home births to government so that a birth certificate can be issued, and a SSN will be issued pursuant to the GATT treaty. Midwives under Pharaoh were also required to report the birth of Moses; so that civil government could process him (Acts 7:19) but these midwives lied to their government. Quiz: Is it right or is it wrong for Midwives to lie to government? When Jesus was a baby, all little boys in Bethlehem were to be processed by civil government. Is it right or wrong to escape lawful government processing of children?

For the advanced student:

In *Maynard v. Hill* the Supreme Court referred to the Maynard's marriage with the term '*status*', and every occurrence of the term '*status*' was in italics. I never found out what the italics signifies. If you want to do some research, find out what italics means in Supreme Court decisions, and keep in mind that Social Security is also not based on contract, but upon a status. I was also about to study the Sheppard-Towner Maternity Act of 1921, 42 Stat 224, formerly 42 U.S.C. § 161-175, and the Federal Birth Registration areas of 1929, and *Meeker v. U.S.*, 350 U.S. 199, and Chapter 135 sect 9, 42 U.S.C. § 225 which gave the Children's Bureau power to enter homes and take children.

Galatians 5:1 (NIV) "It is for freedom that Christ has set us free. Stand firm, then, and do not let yourselves be burdened again by a yoke of slavery."

29. Appendix K: Other Traps: Power of Attorney, Interest, Federal districts.

If you allow others to handle your affairs, you give them a power of attorney. As I explained earlier, you grant the power of attorney by getting a number. Proof: they can seize your property without a court order, without proof of a violation, without a judge's signature, and without even starting any court proceedings.

Go to any library and look up "Procurator" in a Law Dictionary, pay special attention to "tacit procurator": "An implied or tacit procurator takes place when an individual sees another managing his affairs and does not interfere to prevent it."

By doing nothing, you grant the power of attorney if you see the government handling any of your affairs and you do not interfere to prevent it. As I explained earlier the *poor laws* were written to take care of "those who are destitute and helpless..."

Even acceptance of their control over prescription drugs is proof that you do not manage your own affairs. You, by your action of accepting their management of your affairs, agree that you are incompetent to manage yourself.

Perhaps you even grant the power of attorney by accepting Federal Reserve Notes when they are required to pay (tender in payment of debts) Gold coin per Constitution Article 1, section 10. A classic book on this topic is The Miracle on Main Street by F. Tupper Saussy ISBN: 0-911805-00-1

Even without a signature or an oath, your actions can grant the power of attorney and alter your citizenship. By accepting the benefits of statutory citizenship, you become a statutory citizen. Examples: accepting statutory deeds, accepting usury or voting for bond issues, voting for president unless you are in the Electoral College, confessing that you reside within a Federal zip code, declaring bankruptcy, or using the Freedom of Information Act, or many other statutes. This is because persons and corporations get their rights from congress, whereas sovereigns get their rights from God.

Zip codes are optional as far as the post office is concerned (see domestic mail policy DMM 122.32), yet Social Security cards will not be issued unless the application form has a zip code address (you will get SSA Denial Notice, Form SSA-L676, stating that they cannot mail a Social Security Card to an address that doesn't have a zip code - they can mail the denial but they cannot mail the card). They cannot force you into a federal jurisdiction, which would be the crime of kidnapping. Not even one created by the Buck Act. You must voluntarily confess that you are a resident in your federal government, with a federal address, otherwise their laws do not apply to you and they can not send you an SS card. Draft registration is another example. In Lincoln's day, when there were no 14th Amendment citizens, he drafted state citizens the Constitutional way: he sent letters to the governors, who then called out their militia to quell the insurrection. Another example is in recent changes to the draft registration process - the application no longer requires a signature under a perjury oath (even though courts may presume such an oath). All it now needs is a "mandatory" federal address. Once you confess that you are a resident of the government, you are now an expendable human resource. How many men have died fighting recent UNjust wars for those who are not honest enough to teach basic citizenship in their schools? By the way the Selective Service System cannot require that registrants provide their social security numbers, *Wolman v. U.S.*, 501 F.Supp 310 and 542 F.Supp 84. Concerning UN wars - your Constitution requires your president, not the UN, to be commander in chief of your armed forces.

You have no right to accept or charge interest. Interest is a government granted privilege that is granted contrary to Biblical principles. The borrower is a slave to the lender (Proverbs 22:7). One percent interest is usury (Nehemiah 5:10-11). A Bible believer will never accept usury (Psalms 15:5, Ezekiel 18:13) or charge usury (Deut 23:19-20, Ex 22:25). In your own country, up until 1694, accepting or paying interest was a punishable crime. Government incorporated banks can give usury. In order to do this they need an SSN so that they can tax this government granted privilege. You can still get a non-interest checking account without a number. By the way, Private banks can pay interest too, but they must pay a 10% tax for this government granted privilege. There are no private banks left.

Note: The very same unchanging Jesus Christ who said that not one jot nor tittle shall fall from the law also told the parable of the ten talents in which a master used sarcasm to rebuke an unprofitable servant. Luke 19:23. Sarcasm does not authorize usury. He was saying (my paraphrase): "So you think I'm a hardened criminal who reaps what he doesn't sow, why then didn't you go all the way and commit the crime of usury by depositing my money in a bank."

Paying or collecting interest is still the crime of usury. But it is no longer punishable for those who want protection from God's laws. The U.S. Supreme Court ruled in a 1913 case, *German Alliance Insurance Co. v. Kansas*, 233 U.S. 389 at page 432 that:

"Moreover, interest laws were in their inception not a restriction upon the right of contract but an enlargement, permitting what theretofore had been regarded both as an ecclesiastical and civil offense. ... they therefore fall within the rule that contemporary practice, if subsequently continued and universally acquiesced in, amounts to an interpretation of the Constitution."

How do you like that? By turning our backs to an unchanging God (Malachi 3:6, Hebrews 13:8, Hebrews 6:17-18, Numbers 23:19, 1st Samuel 15:29, Titus 1:2) we've let criminals, (theretofore regarded as a crime), now unpunishable, interpret our Constitution for us. This Supreme Court case paved the way, later in 1913, for Congress to pass the Federal Reserve Act, which sealed our doom.

The Supreme Court had to rule this way because they don't interpret your Constitution. They are just servants. Their masters (we the people) determine the law. If the people are Christian, we will have Christian law, if the people are worldly, we will accept evil law. Which law do you accept?

In the 1935 Supreme Court case of *Perry v. U.S.* (294 U.S. 330) the Supreme Court found that "In the United States, sovereignty resides in people...", but Mr. Perry could not redeem his Government Bond for the Gold it promised to pay. They didn't come right out and say it, but I suspect they ruled this way because sovereigns cannot accept interest. (for more Supreme Court opinions on sovereignty, see appendix D)

You should have known, as did Abe Lincoln in his first inaugural address that "If the policy of the government... is to be irrevocably fixed by decisions of the Supreme Court... the people will have ceased to be their own rulers." Back then, you could be your own rulers. Just try to assert your rulership now, and see what happens.

2nd Timothy 3:12&13 (KJV): Yea, and all that will live godly in Christ Jesus shall suffer persecution. But evil men and seducers shall wax worse and worse, deceiving, and being deceived.

30. Appendix L: The Purpose of Civil Government

The purpose of civil government is to enforce God's laws.

Vine's Expository Dictionary of New Testament Greek defines the word 'church' (Greek *ekklesia*) as a group of men who meet to discuss the affairs of state. If your church is separated from state, then you do not have a church. Perhaps your nation has been taken captive by brutal pagan occupation forces. Let's take a closer look.

Black's Law Dictionary entry for CHURCH:

"A body or community of Christians, united under one form of government by the profession of one faith, and the observance of the same rituals and ceremonies."

UNITED UNDER ONE FORM OF GOVERNMENT. Do you still think church and state are separate? Let's take a closer look.

Why does government exist? The Declaration of Independence claims "... that all men are created equal, that they are endowed by their Creator with certain unalienable Rights,..." Then the very next sentence states "That to secure these rights, Governments are instituted among Men..."

This is the ONLY reason given for the existence of the U.S. government. Does this sound like separation of church from state? Then We the People did "... ordain and established this Constitution for the United States of America." The word *ordain* is a religious term.

God established His law to last forever (Psalm 119:152). God alone gives man authority to rule over other men (Gen 9:6, Dan 2:20-22, Dan 4:32, Psalm 47:9, John 19:11). Jeremiah 22:3 summarizes God's delegation of authority:

Do what is just and right.

Rescue from the hand of his oppressor the one who has been robbed.

Do no wrong or violence to the weak and powerless.

Do not shed innocent blood.

If that doesn't sound like your government, then perhaps your government has been overthrown.

The Bible has plenty of history to show that when righteous people turn from God they are taken captive, often by very brutal tyrants. Even on an individual level, if you cannot govern yourself, others will govern you.

Christ has been given all authority in heaven and on earth. He is the sovereign to whom you owe allegiance. When the Bible speaks of the Kingdom of God, it is referring to God's government here on earth. Not, as a self-called "Christian Lawyer" would tell you, some spiritual notion of an afterlife. People, pay attention. Here is proof of your Christian citizenship, here on earth:

- Philippians 3:20 (NIV) Our citizenship is in heaven.
- Matt 4:17 and 10:7 The Kingdom of heaven is at hand.
- Mark 1:15 "The time is fulfilled, and the kingdom of God is at hand" [This was at the first coming of Christ. How can you ignore this verse?]
- Luke 16:16 Tyndale translation: "The law and the prophets reigned until the time of John: and since that time, the Kingdom of God is preached, and every man striveth to go in."

- Acts 17:7 (NIV) "... They are all defying Caesar's decrees, saying that there is another king, one called Jesus." [How can you claim that the early Christians obeyed civil authority?]
- Matt 11:12 (NIV) The kingdom of heaven has been forcefully advancing and forceful men lay hold of it.
- Luke 22 at the Last Supper. Christ confirmed in Verse 29 - "I bestow upon you a kingdom..." Christ handed over to His disciples the keys to his kingdom. The disciples then argued among themselves who would have the greatest authority as successors to Christ's government.
- John, while suffering tribulation, said in Rev.1:9 that he was "in the Kingdom of Christ". He failed to mention that it was a vision of a postponed Kingdom.
- Matt 6:10 The Lord's prayer, acknowledges a Kingdom come, Thy will be done in earth...
- Matthew 16:28 and Mark 9:1 and Luke 9:27: I tell you the truth, some who are standing here will not taste death before they see the Son of Man coming in his kingdom." [Did Christ Lie?]
- Colossians 1:12-13: Giving thanks to the Father... who has brought us [past tense] into the kingdom of his dear Son
- Ephesians 2:19 ye are fellow citizens with the saints
- Jesus promised to be with us until the end of the world. Matt 28:20
- Jesus in Matthew 16:19: I will give you the keys of the kingdom of heaven.
- Hebrews 11:14 & 16 People who say such things show that they are looking for a country of their own.... they were longing for a better country--a heavenly one...
- Matt 23:13: Woe unto you ... for ye shut up the kingdom of heaven against men; for ye neither go in yourselves, neither suffer ye them that are entering to go in.
- Acts 14:22 (KJV): "we must go through much tribulation to enter into the Kingdom of God."
- Revelation 5:10: You have made them to be a kingdom and priests to serve our God, and they will reign on the earth."
- Christ is currently at the right hand of God (Acts 2:33, Acts 7:55 & 56, Romans 8:34, Colossians 3:1, Hebrews 10:12, and 1st Peter 3:22).
- Martin Luther: "And if thou not be of the Kingdom of Christ, it is certain that thou belong to the kingdom of Satan, which is this evil world."
- John the Baptist, as the High Priest, was baptizing people into the Kingdom of Heaven here on earth.
- Jesus was a man of authority. Equal in authority to the Roman government. Jesus had authority and he delegated that authority just like any other government leader. He was King, and his kingdom was "at hand" and it was on this earth. (He said in John 18:36 that his kingdom is not of this world, but he used a term that refers to an organized system, jurisdictional or "constitutional order"). It was Rome that Jesus was not a part of. "And I appoint unto you a kingdom, as my Father hath appointed unto me." Luke 22:29. Did Jesus lie?
- Jesus, as the lawgiver, appointed us a kingdom. This is our constitutional mandate. He told us that we were not to be like the governments of the gentiles.

- Luke 22:25-26:

“And he said unto them, the kings of the Gentiles exercise lordship over them; and they that exercise authority upon them are called benefactors. But ye shall not be so; but he that is greatest among you, let him be as the younger; and he that is chief, as he that doth serve.”

There is nothing contradictory among the following scriptures, because there is no middle ground. You are either for Christ, or you are against Him.:

- He who is not with me is against me. Matt 12:30 and Luke 11:23.
- Whoever is not against us is for us. Mark 9:40 and Luke 9:50.

Nowhere in the Bible does God give mankind the authority to legislate. In fact it is prohibited for mankind to legislate, Deuteronomy 4:2. The only legitimate government among mankind, is the government that enforces Biblical law. Even Jesus corrected the apostles about Moses' law by stating that it was not so, even from the beginning.

There is no power but of God, as Paul wrote in Romans 13. This is NOT a command to obey counterfeit government. The (legitimate) powers that be are ordained of God. Let every soul be subject unto the higher powers (as contrasted with counterfeit powers).

While keeping in mind that mankind was never given the authority to legislate, let's examine a few scriptures requiring a government to administer the Lord's will:

- All nations are required to obey His law, Psalm 22:28, Ezekiel 14:12-23, Obadiah 1:15
- Saul was elected as King, This was evil in the eyes of the Lord, I Sam 12:17b.
- Leviticus 24:22 (NIV): You are to have the same law for the alien and the native-born. I am the LORD your God."
- Deuteronomy 1:17 (KJV): Ye shall not respect persons in judgment; but ye shall hear the small as well as the great; ye shall not be afraid of the face of man; for the judgment is God's: and the cause that is too hard for you, bring it unto me, and I will hear it.
- Numbers 15:16 (NIV): The same laws and regulations will apply both to you and to the alien living among you."
- Exodus 18:20-23 (NIV): Teach them the decrees and laws, and show them the way to live and the duties they are to perform. But select capable men from all the people--men who fear God, trustworthy men who hate dishonest gain--and appoint them as officials over thousands, hundreds, fifties and tens. Have them serve as judges for the people at all times, but have them bring every difficult case to you; the simple cases they can decide themselves. That will make your load lighter, because they will share it with you. If you do this and God so commands, you will be able to stand the strain, and all these people will go home satisfied."

In the next three chapters, I'll prove that the Judicial power of your state is empowered to enforce God's law, not man's law.

31. Appendix M: Separating Church from State

The Pilgrims settled in America to establish a place to worship their God. We were founded as a Christian nation, but we now find ourselves in a secular nation. The word *Secular* means without God. The purpose of this chapter is to provide ample proofs that your original state government was your church, so that you can (1) confirm that you surrendered your church to evil forces and (2) contrast your original state that exists only as a shadow, to the all capitalized STATE, which is a federal corporation.

The Church of England and the Government of England persecuted the Christian Pilgrims. They risked death and disease on a seven-week sea voyage to flee from English law. They brought forth on this continent a new nation. A nation free from British nonsense.

There is no separation of church and state. The church, to preserve religious freedom established the state. Even *Encarta* confirms that in Colonial times churches received tax revenue. The term "separation of church and state" was recently coined by the Supreme court in 1947 by misquoting Thomas Jefferson.

Actually, separation of church and state is Article 52 of the Soviet Constitution. Psalm 2 says that nations will rage against God. Romans 1:18-32 says nations will promote sin and lawlessness.

Nine of the thirteen original states had established religions, which were prerequisites to citizenship. The first amendment did not separate church and state. The first amendment was ratified to prevent your Federal government from establishing a religion. As proof that the first amendment didn't prohibit state religions, one need only confirm that the states continued their religions long after they ratified the Bill of Rights. Massachusetts in 1828 was the last state to disestablish its religion, Thirty seven years AFTER the First Amendment allegedly separated church from state.

November 11, 1620. Mayflower Compact: Pilgrims aboard the Mayflower, in Plymouth Harbor, Covenant "For the Glory of God and the Advancement of the Christian Faith..."

May 19, 1643. Articles of Confederation of Massachusetts, Connecticut, New Plymouth and New Haven:

"Whereas we all came into these parts of America with one and the same end and aim, Namely, to advance the Kingdom of our Lord, Jesus Christ, and to insure the liberties of the Gospel in purities with peace..."

April 3, 1644. Charter of New Haven Colony:

"... That the judicial laws of God, as they were delivered by Moses ... be a rule unto all the courts in this jurisdiction..."

April 26, 1685. The Great Law of Pennsylvania:

"Whereas the Glory of Almighty God and the God of Mankind is the reason and the end of Government ... Therefore Government itself is a venerable ordinance of God..."

For nearly a hundred years only a confessed Christian could hold public office in America.

1701 Pennsylvania Charter of Privileges:

"That all persons who profess to believe in Jusus Christ, the saviour of the world, shall be capable... To serve this government in any capacity, both legislatively and executively..."

1772. Samuel Adams:

"The rights of the colonists as Christians... may be best understood by reading and carefully studying, the institution of the Great Lawgiver and head of the Christian Church, which are to be found clearly written and promulgated in the New Testament."

July 4, 1776. Declaration of Independence gives the reason for your government to exist:

"... all men are created equal, that they are endowed by their Creator with certain unalienable rights... appealing to the Supreme Judge of the world... and for the support of this declaration, with firm reliance on the protection of divine providence..."

Here are some other statements from America's founders who understood that freedoms are based on Christian principals:

1756 John Adams, America's second President:

"Suppose a nation in some distant region should take the Bible for their only Law Book, and every member should regulate his conduct by the precepts here exhibited... What a paradise would this region be!"

1781, Thomas Jefferson:

"God who gave us life gave us liberty. And can the liberties of a nation be thought secure when we have removed their only firm basis, a conviction in the minds of the people that these liberties are a gift of God? That they are not to be violated but with His wrath? Indeed, I tremble for my country when I reflect that God is just; that His justice cannot sleep forever."

July 12, 1804, Alexander Hamilton's last dying words after Vice President Aaron Burr shot him:

"I have a tender reliance on the mercy of the Almighty; through the merits of the Lord Jesus Christ. I am a sinner, I look to Him for mercy; pray for me."

1821, Daniel Webster:

"If we abide by the principles taught in the Bible, our country will go on prospering and to prosper; but if we and our posterity neglect its instructions and authority, no man can tell how sudden a catastrophe may overwhelm us and bury all our glory in profound obscurity."

Benjamin Rush, signer of the Declaration of Independence:

"The only foundation for ... a republic is to be laid in Religion. Without this there can be no virtue, and without virtue there can be no liberty, and liberty is the object and life of all republican governments."

If your Constitution were to say that church and state were separate, which it does not, then how would you explain these statements:

George Washington:

"Do not let anyone claim to be a true American, do not let them claim the tribute of American Patriotism if they ever attempt to remove religion from politics. If they do that, they cannot be called true Americans."

Patrick Henry:

"It cannot be emphasized too strongly or too often that this great nation was founded, not by religionists, but by Christians; not on religions, but on the gospel of Jesus Christ. For this very reason peoples of other faiths have been afforded asylum, prosperity, and freedom of worship here."

Supreme Court Chief Justice John Jay:

"Providence has given to our people the choice of our rulers and it is the duty, as well as the privilege and interest, of a Christian nation to select and prefer Christians for its rulers."

John Quincy Adams:

"The highest glory of the American Revolution was this: That it connected in one insoluble bond the principles of Christianity with the principles of civil government."

James Madison, 1788:

"We have staked the whole future of American civilization, not upon the power of government, far from it. We have staked the future ... upon the capacity of each and all of us to govern ourselves, to sustain ourselves, according to the Ten Commandments of God."

George Washington, October 3, 1789 proclaiming a National Day of Prayer:

"Whereas it is the duty of all nations to acknowledge the providence of Almighty God, to obey his will, to be grateful for his benefits and humbly to implore His protection, aid and favors..."

George Mason, 1789:

"All human laws which contradict His laws, we are bound in conscience to disobey"

The Supreme Court of Maryland in 1799:

"By our form of Government, the Christian religion is the established religion" (A confession of a government established religion, eight years AFTER the first amendment supposedly separated church from state.)

John Quincy Adams, 1821:

"The highest glory of the American Revolution was this: it connected in one indissoluble bond, the principles of Christianity, from the day of the Declaration... they were bound by the laws of God, which they all, and by the laws of the Gospel, which they nearly all acknowledged as the rules of their conduct."

Noah Webster:

"The moral principles and precepts contained in the Scripture ought to form the basis of all our civil constitutions and laws. All the miseries and evil men suffer from vice, crime, ambition, injustice, oppression, slavery, and war, proceed from their despising or neglecting the precepts contained in the Bible."

President Andrew Jackson, 1845:

"The Bible is the rock on which our Republic rests."

The U.S. Supreme Court in 1892 in the case Church of the Holy Trinity vs. the U.S.:

"Our law and our institutions must be necessarily based upon and embody the teachings of the Redeemer of mankind. It is impossible that it should be otherwise, and in this sense and to this extent our civilization and our institutions are emphatically Christian... This is a religious people. This is historically true. From the discovery of this continent to the present hour, there is a single voice making this affirmation... We find everywhere a clear recognition of the same truth... THIS IS A CHRISTIAN NATION."

That's right! One Hundred and one years after the first amendment supposedly separated church from state, the Supreme Court said the U.S. is a Christian nation.

U.S. Supreme Court Justice Joseph Story, in 1851:"... the universal sentiment in America was, that Christianity ought to receive encouragement by the state. ... any attempt to level all religions, and to make it a matter of state policy to hold all in utter indifference would have created universal disapprobation, if not universal indignation." THATS RIGHT! SEPARATION OF CHURCH AND STATE CREATES UNIVERSAL INDIGNATION.

As the Declaration of Independence was being signed on July 4, 1776, Samuel Adams said: "We have this day restored the sovereign to whom all men ought to be obedient. He reigns in heaven, and from the rising to the setting of the sun let his kingdom come."

Here is a simple Biblical test to determine if your state's servants still hold allegiance to the authority that created their office. 1st John 4:2-6 (KJV):

"Hereby know ye the Spirit of God: Every spirit that confesseth that Jesus Christ is come in the flesh is of God: And every spirit that confesseth not that Jesus Christ is come in the flesh is not of God: and this is that spirit of antichrist, whereof ye have heard that it should come; and even now already is it in the world... They are of the world: therefore speak they of the world, and the world heareth them. We are of God: he that knoweth God heareth us; he that is not of God heareth not us. Hereby know we the spirit of truth, and the spirit of error."

If you think this is still your nation, just consider that the Supreme Court has banned Bible in schools and ordered the Ten Commandments removed.

Now I want to mention a few things about the STATE church.

There cannot be a separation of church and state. Your government continues to conduct their religious rituals, because they cannot have separation of their church from their state Your courthouse Latin speaking black robed priests require religious rituals in their synagogues. The state is their church. Your Constitution was ordained and established. Ordained is a religious term.

President Adams and a 3/4th majority of the Senate confessed that "... the government of the United States is not in any sense founded on the Christian Religion..." And to this very day, it is obvious that your ordained federal system performs it's anti-Christian religious rituals.

If you say that the Social Security Card is the Mark of the Beast, the EEOC claims that you are making a political statement, not a religious statement. They seem to think that they are your church. I cannot distinguish any difference between church and state. If I say that Jesus is my King, am I making a religious statement or a political statement?

Do you now confess that there is a world antichrist power, as defined in 1st John 4, whereof ye have heard that it should come; and even now already is it in the world?

If you want to know more, I recommend:

- David Barton's *The Spirit of the American Revolution*
- Vaun Shatzer's *The Truth Behind the Declaration of Independence*
- John Weaver's *The Christian and Civil Government*
- Traditional Values Coalition, P.O. Box 97088, Washington, DC 20090-7088.
- liberty.quotes@telemanage.ca

32. *Appendix N: Your Chain of Command: Proof that You Have Been Overthrown.*

How did we go from a nation established by pilgrims seeking a place to freely worship their God, where the Lord was our lawgiver (James 4:12, Isaiah 33:22), to a nation where congress is our lawgiver?

How did we go from a nation where "We the People" wrote a Constitution to delegate to our civil servants the 17 things they are authorized to do in Article 1 section 8, to a nation where we are the servants?

The simple answer is that there are two chains of command, and you chained yourself to the wrong one.

Within government, there are two chains of command. State and federal. The original states, as defined in the last chapter, supposedly still exist. They are hanging by a thin thread, but they can still exist. The other chain of command is the federal territories. There is nothing wrong with owing allegiance to the original states, because it is a church organization. There is everything wrong with owing allegiance to corrupt powers. Let's explore how states (Christians) became the all-capitalized STATES (corporations of the non-Christian federal government).

Jesus is at the right hand of God, and has been given ALL authority in Heaven and in Earth. All legitimate authority is ordained of God (Romans 13, 1st Peter 2, etc). Illegitimate authority is ordained of Satan. Sheep know their own master's voice (John 10) and flee from strangers.

Church and State can become separate. Nations can be conquered. Corporations can be sold even if the lower level employees are not told of the sale. The line of succession can be broken, just once, and an unaware nation is forever enslaved. Just because the name on the letterhead remains the same, doesn't mean the chain of command is still intact. Your nation has been surrendered. Three times.

After a conquered nation is surrendered, the victor can do anything he wants to suppress the nationalistic sentiment of the conquered. He can kill all the men, take all your property, abolish your legislature and rename your nation. And all the brutal things allowed by the rules of surrender in Deuteronomy 20. As a minimum, the victor will control foreign affairs, circulate their own currency, and control your existing legislature without you suspecting anything. The victor will probably enslave you by a tax on your labor and your property. If you are no longer in control of "your" government, perhaps you should find out why.

Here is some early history:

Columbus claimed America for the Pope.

The Christian Pilgrims arrived at Plymouth Rock in 1620, having centuries earlier renounced Catholic authority. By the late 1600's the Puritans arranged for Colonial Charters allowing corporations, such as the Massachusetts Bay Company, to tax the inhabitants. This is how the Puritans surrendered the Pilgrims back to England, and they became British Colonies. England was exercising the authority of the Holy Roman Empire. The HOLY ALLIANCE of May 13, 1213 A.D. was a treaty between Pope Innocent III and King John of England conveying all rights, titles, and interests in the Crown of England's lands to the Pope. [I believe this is unrelated to the second beast exercising the authority of the first beast.] The Kings of England were indebted to Rome for their wealth, power and authority.

King George violated the Fairfax resolves in 1774. War starts on April 19, 1775 (Paul Revere's ride to Lexington and Concord), when British Colonists living in a British Colony, who considered themselves to be Englishmen, who were subject to British law, who owe allegiance to King George, who never thought of overthrowing the most powerful nation on earth - risked death to shoot at their government's law enforcement officers. You cannot claim that the U.S. has a right to exist, unless you also claim that Christian farmers in 1775 had a right to kill their government's law enforcement officers. The entire legitimacy of your U.S. Government hangs on their right to reject their ungodly government. Romans 13:1 (KJV) "Let every soul be subject unto the higher powers. For there is no power but of God: the powers that be are

ordained of God." There is an excellent eight page essay "Was the American Revolution a Biblically-Justifiable Act?" on David Barton's Wall Builder's web page.

In October 1781, after three weeks of negotiations, Cornwallis, who was a Freemason, "surrendered" to George Washington, who was also a Freemason, on the condition that the Bank of England would control the central bank of your new government. Cornwallis' troops were then allowed to keep their arms and ammunition - very unusual for a "surrender". The theretofore worthless Continentals were then redeemed at 100 cents to the dollar with British silver. The British troops occupied America, with their arms and ammunition, until 1796 (for seventeen more years), as required by the Jay Treaty. We were allowed to occupy "our" land only as they made their gradual withdrawal. By contrast: General MacArthur occupied Japan for 7 years after Japan surrendered. We didn't win the American Revolution any more than Japan won the last World War. The Jay Treaty is available at www.yale.edu/lawweb/avalon/diplomacy/jay.htm

Congress, under the Articles of Confederation, Authorized Ben Franklin to borrow 8 million Livra from the British Crown. He signed the note on July 16, 1782. The loan was due on January 1, 1788. When it became obvious that the note could not be paid, a Constitutional convention was held to reorganize the bankruptcy. Did your government schools tell you this? Now read the first sentence of Article 6.

The Articles of Confederation required all amendments to be unanimous, yet the Constitutional Convention, which was held to amend the Articles of Confederation, prepared a Constitution to be established when three-fourths of the states ratified it. The U.S. Supreme Court cannot hear any case that would question its own legitimacy, but learned jurists throughout the history of your once great nation have raised these important issues. Start with *Clark's Summary of American Law*, Volume 1, Constitutional Law, page 465.

The Treaty of Paris, 1783, allows the United States to exist, yet King George claimed that he was retaining title over the Holy Roman Empire and the United States of America as Arch-Treasurer and Prince Elector. The very authority that allows the United States to exist, perpetuates the notion that Kings rule by divine right, and also retains the authority over "your" treasury for the Holy Roman Empire. If you claim that the U.S. has won its independence, then you are acknowledging the legitimacy of rest of the Treaty. Perhaps you can now understand why your Constitution was pushed on you, and why feudal tenure still applies, and why your U.S. Government is in no way founded upon the Christian religion. And indeed, to this very day, "your" Department of the Treasury is not part of your U.S. Government.

THE UNITED STATES GOVERNMENT REMAINS WITHIN THE BRITISH EMPIRE AND WITHIN THE ROMAN EMPIRE. I suggest that you study the issue for a week or so. Here are some links:

- www.civil-liberties.com/books/colony2.html
- www.civil-liberties.com/books/colony21.html
- <http://freedomlaw.com/BRColony.html>
- <http://biblebelievers.org.au/king35.htm>
- <http://biblebelievers.org.au/king40.htm>
- <http://biblebelievers.org.au/king44.htm>
- <http://biblebelievers.org.au/acountry4.htm>
- <http://mu.clarityconnect.net/~bhuston/government/britcol1.htm>
- www.civil-liberties.com/books/nutshell.html
- www.westwindnet.com/ireland/debatcen/messages/4849.html
- <http://www.civil-liberties.com/books/theking.htm>

- www.atgpress.com/informer/info0001.htm

Then read the official Roman Catholic encyclopedia version at www.newadvent.org/cathen/05431b.htm

Don't confuse the U.S. Treasury, which has the Mint, with the Department of the Treasury that has the IRS.

Title 31 U.S. Code chapter 3 does not list the IRS as a part of the U.S. Department of the Treasury

Pursuant to Treasury Delegation Order number 92, the IRS is trained under the direction of the United Nations Division of Human Resources.

Executive Order 10422. The Office of Personnel Management is under the direction of the Secretary of the United Nations. Pursuant to Treasury Delegation Order number 91, the IRS entered into a Service Agreement with the U.S. Treasury Department (see Public Law 94-564 and its Legislative History page 5967) to service the Reorganization Plan for the Agency for International Development.

The IRS is an also an agency of INTERPOL. 22 U.S.C. § 263a. The memorandum of understanding (MOA) is between the Secretary of the Treasury and the International Monetary Fund and the International Bank for Reconstruction and Development. They pay the IRS.

The IRS operates under public policy and not constitutional law. They are agents of your nation's creditors. This is perfectly legal. The IRS never states that they collect taxes for the United States Treasury, they only refer to "The Treasury".

According to the U.S. Government Manual, the Attorney General is the permanent representative to INTERPOL, and the Secretary of the Treasury is the alternate member.

Under Article 30 of the INTERPOL constitution, these members must abstain from advising INTERPOL's Secretary General, they can only take orders.

The original states still live peaceably as nations of Christian sovereigns [ruling their civil servants under God's chain of command] - Provided that there remains at least one sovereign in each state. Satanic forces are trying to eliminate them.

Your Constitution was written in 1787, in anticipation of the upcoming, but still secret, default. States are not federal. States existed before your federal government. In fact, states existed before Britain claimed them. The states created your federal government and granted them authority to do ONLY the 17 things listed in Article 1, section 8 of the constitution. The original federal government must remain subordinate to the states. The 10th amendment was added to ensure that states and people would always remain superior to your federal government.

Your Constitution does not apply to federal territories. Examples: taxes need not be uniform in the territories, nor is any territory guaranteed a Republic form of Government. No citizen of a territory can become President. No citizen of Washington, DC can become President. Congress can do whatever it wants within the territories. In all cases whatsoever. This is why territories wanted to free themselves by getting admitted into the union. Territories are not part of these united States. Washington DC is a territory. Therefore, Washington DC is not a part of these united States. Again: no one from Washington, DC can become President because no federal person can have political rights. You can voluntarily become a federal person by checking a box that asks if you are a U.S. citizen.

In 1811 the charter for the central bank expired and renewal was denied. This caused the War of 1812. We lost, which allows the English central bank to continue in the U.S. to this very day.

Your federal government now rules the states. How did this happen? Answer: it doesn't. State citizens were offered a substitute authority of a similar sounding, but all capitalized, name, and they "entered into society". The real states remain dormant awaiting a remnant to awaken them.

Your federal legislature makes laws for the territories and territorial persons. They also implement treaties. State legislatures make laws for state governments. To hide their strict limitations, they often use alternative meanings of words in their statutes. I don't want to confuse you here with a lot of legal gibberish, but if you are going to study the laws and court decisions you need to understand that the legal definitions are not the common meanings. Examples: There are three United States (per the Supreme Court's *Hooven* case), there are four U.S. Constitutions (the original, the one for Virgin Islands, the one for Puerto Rico, and one adopted as the by-laws of the federal corporation), there are seven Treasury Departments, there have been only three Internal Revenue Services (Guam, Philippine, and Puerto Rico, AND NO OTHERS), and there are 54 states. If you don't know with whom you are dealing, and you sign their form just once, with a perjury oath, then you are trapped in their snare. Go to Title 31 U.S. Code chapter 3 and search the list of organizations of the Department of the Treasury. You will not find the IRS listed. Your IRS is not a United States government agency. Your IRS is a foreign agency operating within the U.S. to collect your fair share. You cannot complain, because you signed up for this "service."

Without an oath, you do not exist in their eyes. They cannot see you. You are above their laws. Once you fill out their form, you now have legal existence in the eyes of their law. The word cognizance means that they can see you from the eyes of their law. There is always a presumption of a perjury oath on any government form. Oaths, like salutes, are a form of worship and are initiated by the subordinate toward the superior. Once you swear an oath to your new god, just once, then you are on their roster. You are the subordinate. Once you are on their roster, they can call muster at any time, and you must show up and perform your duties. They will determine your values for you. Example: You must now pay taxes, under duress, for abominations that are contrary to your values.

When the states failed to convene Congress from 1861 to 1871, a band of conspirators took matters into their own hands. The reconstructionists took over control of the States with a Corporation incorporated under the District of Columbia. This corporation is entitled "The United States". It was created by the 41st congress in 1871 by Session III Chapter 61 and 62. It still exists today. They adopted your Constitution as their by-laws. Since by-laws can be interpreted to the advantage of whatever politics of the day happen to exist, this started a conflicting history of court decisions.

Whenever you see your state name with only the first letter Capitalized, this refers to the original creators of your federal government. Whenever you see your all capitalized STATE OF____, on legal documents like licenses, laws, court decisions, and birth certificates, this refers to a corporation of the United States, of the District of Columbia. The all capitalized states are political sub-divisions of the United States. Again: federal persons cannot have rights.

19 CJS section 884: "The United States Government is a Foreign Corporation with respect to a State." In re: Merriam's Estate, 36 N.Y. 505, 141 N.Y. 479, Affirmed in U.S. v. Perkins, 163 U.S. 625.

In 1935 Social Security was offered to Americans. The Act was written by Chief Justice Brandice for the Rothchilds. Section 904 of the Act was supposedly written by Paul Warburg, Jr. (who was in charge of your Federal Reserve during WWI while his brother Max Warburg was in charge of the German central bank).

According to the Supreme Court in *Ashwander v. TVA* anyone who "avails himself of a benefit" is in a federal territory, and cannot question jurisdiction. Perhaps now you understand why they encourage you to get a Social Security Number. By getting a number, you've negated the reason your state was admitted into the union.

The United States Treasury Department personnel who represented us at the founding of the United Nations in 1945 were later determined to be Communists according to Senate Report Interlocking Subversion in Government Departments, dated July 30, 1953. Treaties with the Communist UN are equal to your Constitution.

In 1977 Public law 95-147 declared that banking institutions, including State Banks, were to be under the direction and control of the corporate Governor of the International Monetary Fund, a private entity of the United Nations.

In 1933 the United States, Incorporated went bankrupt and was transferred to the bankruptcy receivership. The IMF installed the Secretary of the Treasury as chief executive of the federal corporation. Read *Clearfield Trust Company v. U.S.*, 318 U.S. 363 for proof of federal bankruptcy. Or Senate Report No. 93-549 (page 187 and 594).

The Clearfield doctrine requires this bankrupt incorporated United States to abide by laws of commerce. The IRS must be incorporated if it deals in Federal Reserve Notes instead of Gold and Silver. What contract did you sign to obligate yourself to this corporation?

The Federal Reserve Bank is a private business. It is not a part of government according to *Lewis v. Federal Reserve*, 680 F2d 1240.

75 Congressional Record 12595 – 12603 contains a quote from the House Banking Committee:

“Some people think the Federal Reserve Banks are U.S. government institutions. They are not government institutions.”

Do not ever confuse the United States federal corporation with their state masters who also have the same name. (the masters who wanted to secure the blessings of liberty to their posterity). You must be careful if you ever want to contract with them. Contracts are above your Constitution. If you were to contract with them, you might find that private property could be taken without just compensation, or perhaps you could be drafted to fight UNjust wars, or perhaps they could tender something other than gold or silver coin, or perhaps you could be subjected to their regulatory agencies. (and, by the way, liberty is the absence of regulation) Perhaps you could even be jailed for a crime. Prior to 1938 most crimes had to have victims. After 1938 anything could be a crime.

Are you prepared to be a criminal? The original apostles were often in jail, and most of them were executed. John 16:2 tells us to be prepared for execution. Jesus Christ himself tells us that even our relatives will turn us in to have us put to death. Luke 21:16. Are you prepared?

SPOT THE TREND:

In 1994 the Justice Department announced its perpetrator profile of who it considers to be a religious cultist:

“A cultist is one who has a strong belief in the Bible and the Second coming of Christ; who frequently attends Bible studies; who has a high level of financial giving to a Christian cause; who home schools their children; who has accumulated survival foods and has a strong belief in the Second Amendment; and who distrusts government. Any of these may qualify but certainly more than one would cause us to look at this person as a threat, and his family as being in a risk situation that qualified for government intervention.”

The Defense Department’s operations plan for *Civil Disturbance Doctrine*:

“If any civil disturbance by a resistance group, religious organization, or other persons considered to be non-conformist takes place, Appendix 3 to Annex B of Plan 55-2 hereby gives all Federal forces total power over the situation if/when local and state authorities cannot put down said dissent.”

“POR:SGH:JCS Pub 6, Vol 5, AFR-60-5 hereby provides for America’s military and the National Guard State Partnership Program to join the United Nations personnel in said operations.”

The *Crime Control Act of 1993* definition of “intent to commit terrorist acts” includes any acts that:

“appear to be intended – (1) to intimidate or coerce a civilian population; (2) to influence the policy of a government by intimidation or coercion.”

-[Could evangelism be a terrorist act? Could influencing others to write to Congressmen be political intimidation intended to influence a policy of the government? How about distributing tracts?]

-This same *Crime Control Act*, Chapter 113B, Section 138 protects witnesses. You will not be able to find out who your accusers are, even though your 6th Amendment allows you to confront your accusers in court. (How did they get around this? Did you waive rights?)

Hate Crime Laws prohibit you from speaking out against politically incorrect behaviors. Try reading Leviticus 20:13 in public, and see how well the Bible is tolerated in public. Your religious liberty will not be tolerated. You are a terrorist. Here in the same nation that the Pilgrims founded to establish religious liberty. Here in the same nation where your Declaration of Independence says that governments are instituted among men to secure rights endowed by God.

In 1993 Clinton bragged about putting 100,000 new police on the streets. Perhaps you didn't read the law. *The Violent Crime Control and Law Enforcement Act of 1993*, section 5108:

"the Attorney General ... shall report to Congress and the President on the efforts made, and success of such efforts, to recruit and hire former Royal Hong Kong Police officers into Federal law enforcement positions. The report shall discuss any legal or administrative barriers preventing a program of adequate recruitment of former Royal Hong Kong Police officers."

The *Anti-terrorism and Death Penalty Act* of 1996 allows the government to determine who terrorists are. You will not be allowed to assert otherwise.

Section 219(8): "If a designation under this subsection has become effective under paragraph 1B, a defendant in a criminal action shall not be permitted to raise any question concerning the validity of the issuance of such designation as a defense or an objection at any trial or hearing."

On December 10, 1998 Clinton signed Executive Order 13107, "*Implementation of Human Rights Treaties*" to implement within the federal government the treaties "to which the United States is now or may become a party in the future." This includes treaties that the Senate has wisely refused to ratify. Examples: The UN Treaty on Genocide says that persuading a religious group, in whole or in part, into changing their religion, is the crime of Genocide. The Office of Religious Persecution Monitoring has already been set up to oversee these hate crimes. *The International Covenant on Economic, Social and Cultural Rights* has been rejected for the past 50 years because it refuses to recognize the right of the individual to own property. The *UN Convention on the Rights of the Child* allows children the freedom of expression, freedom of association and freedom of conscience and religion. This means that prostitution, gangs, cults, and witchcraft are now protected rights. Parental authority that seeks to direct a child in how he/she is raised will result in loss of the child to state protection. *The Universal Declaration of Human Rights* has been wisely rejected ever since 1948. Article 29 prohibits any rights that are contrary to the purposes of the United Nations. You may not speak out against the UN. Speaking out makes you a terrorist who is opposed to basic human rights.

The 1999 *Intelligence Authorization Act*, Title VI, Section 605 grants the attorney general the authority to allow routine wire taps without approval of a judge.

If you want to research the executive orders, try www.uhuh.com/laws

A Protestant is a Catholic who is in rebellion. I am not a Catholic.

The law dictionary defines Protestants as those sects that "protested against a decree of emperor Charles V" and appealed to a general council. I do not appeal to their council. I appeal to God.

33. Appendix O: Judicial Power

Your state does not have a judicial branch of government. The missing judicial branch was the court system originally created as a check and balance to prohibit civil servants from controlling their masters. That's right. The judicial branch was created to protect you from government. Inquisition is trial by government. Inquisition is prohibited within a State. TRIAL BY GOVERNMENT IS PROHIBITED BY YOUR STATE CONSTITUTION.

The judicial branches of state governments enforce the un-legislated Biblical law. As I have repeatedly shown, servants are not greater than their masters. Legislated laws do not apply to people outside the government.

The separation of powers prohibits the judicial branch from enforcing legislated law. These judicial courts are almost extinct, because only sovereigns are qualified to use them. You cannot be sovereign within your state if other persons govern you.

The master controls the servant. Always. This is true for the Lord Almighty, and it is true for you. And civil servants control their subordinates. You are sovereign if you are the master of your civil servants. This is why Christians are hated by those in power.

In their courts, you no longer place your left hand on a Bible, while saluting the black robed priest with your right hand. I see this as worship of a false god.

Here are proofs that judicial powers do not exist.

People: Pay attention.

Proof #1: There is a separation of powers. Judicial courts do not enforce statutes. Legislative courts enforce statutes. "Courts enforcing statutes do not act judicially", *Thompson v. Smith*, 154 SE 579. Courts are often empowered to act as administrative adjudicators, as in *Federal Radio Commission v. GE* 281 U.S. 464. The U.S. Supreme Court said: "Such legislative or administrative jurisdiction, it is well settled cannot be conferred on this court either directly or by appeal.", *Keller v. Potomac* 261 U.S. 428. *Keller v. Potomac* also went on to explain *Muskra v. U.S.*, 219 U.S. 346, that judicial power "does not extend ... to administrative or legislative issues or controversies."

Proof #2: Look at the yellow fringe flag in your state's courts. Then look up the authority allowed to fly the yellow fringe flags in Title 4 United States Code. The yellow fringe flag is a military flag. Also see the 1925 Attorney General Opinion 34 Op Atty Gen 483. (Here is another reference which I have not confirmed: 1959 President Eisenhower's Executive Order 10834 published in Federal Register at 24 FR 6865 "A military flag is a flag that resembles Fringe border on three sides"). By the way, the yellow fringe is prohibited outside the federal military, according to Army Regulation AR840-10 1-6e(3). Then read the U.S. Supreme Court's decision in *Ex Parte Mulligan*, 71 U.S. 2, and prove to yourself that the judicial branch of a state government must protect its citizens from the federal military. That's right, the judicial branch of any state's government must protect its citizens from the yellow fringe flag. If your state supreme court is flying a yellow fringe flag (and it is), then you must confess that it is no longer protecting you from the flag it is flying.

Proof #3: Lawyers are officers of the court, yet can serve in the Legislative and Executive branches of government. There is no separation of powers. Almost all courts are within the legislative branch, not the judicial branch.

[I said "almost all" because there is one courtroom in your State's Supreme Court building which probably hasn't been used since the early 1940's. It has a real U.S. flag on the wall, not on a staff (authority that raised up from the land, not from the sea). Its justice is not available to PERSONS. The entire authority of the state rests in this empty courtroom, ready for a remnant to awaken it. (Aside: Throughout the history of your once-great nation, more than two million men, with a duty to defend the Constitution against ALL enemies, foreign and DOMESTIC, have marched off to secure the blessings of liberty to their as-yet-unborn posterity, never to return home. It behooves you to preserve whatever blessings of liberty remain. Don't spit on their graves by flippantly discarding what they preserved.)

Proof #4: Federal and State constitutions existed prior to the existence of bar attorneys (the American Bar Association was born in 1878 in Saratoga Springs, N.Y.), yet you cannot get the non-bar "Assistance of Counsel" guaranteed by the 6th amendment. In fact, an attorney cannot represent an ordinary citizen. The practice of law is an occupation of common right (meaning anyone can practice law) according to *Sims v. Ahrens*, 271 SW 720 (1925). And the U.S. Supreme Court in *Schwartz v. Board of Examiners*, 353 U.S. 238, 239 refused to say whether or not states can license the practice of law. Everything is backwards for enfranchised persons. If you enlisted into the government, then you are prohibited from a non-bar attorney guaranteed by the 6th amendment. Again: a licensed attorney cannot represent private people and a non-licensed attorney cannot represent public persons. Which kind are you? How do you suppose you enlisted?

You are considered legally incompetent. A judge will tell you to retain competent counsel. Like a child, you are under a legal incapacity and must be represented. There are many advantages to remaining incompetent. Others will manage your affairs. You can receive benefits such as Social Security. And, you can only go to jail when a lawyer wants to punish you. Like a child being given "time out". Here is proof:

The Supreme Court in a 1972 case *Argersinger v. Hamlin*, 407 U.S. 25, ruled:

"Absent a knowing and intelligent waiver, no person may be imprisoned for ANY offense, whether classified as petty, misdemeanor, or felony, unless he was represented by counsel at his trial."

That's right! A Roman officer cannot bind (arrest) a Roman citizen. Acts 22:29.

I don't know about other states, but in my state there is a law that made the bar association an agency of the state in 1933. The canon of ethics prohibits any lawyer who is an agent of the plaintiff from representing the defendant. That's right! A lawyer would instantly lose his license if he were to claim to represent a private citizen in any proceeding brought by the state.

The U.S. Supreme Court in the 1793 case *Chisholm v. Georgia*, 2 U.S. 419, confirmed that the law profession was corrupted in ancient times: "The rude and degrading league between the bar and feudal barbarism was not yet formed."

Let him who has wisdom calculate. Bar = barbarism.

Proof #5: A lawyer cannot claim that you have rights. *U.S. v. Johnson*, 76 FSupp 538 is a 1947 case where a defendant "... indicated he was standing upon the right of a lawyer not to disclose the confidential communications of his clients."

"Likewise, he claims that the judge before whom the matter was heard, assured him that his rights would be protected and lead him to believe that he would be immune from prosecution."

He lost his case and appealed. The appeals court determined:

"The privilege against self-incrimination is neither accorded to the passive resistant, nor the person who is ignorant of his rights, nor to one indifferent therein. It is a fighting clause. Its benefits can be retained only by sustained combat. It cannot be claimed by attorney or solicitor. It is valid only when insisted upon by a belligerent claimant in person."

Now read that again and notice "It cannot be claimed by attorney..." That's right! An attorney cannot go into a courtroom and claim that you have rights.

Proof #6: Read the 1988 *Judicial Improvements Act*, Public Law 100-702 (102 STAT 4672) Section 297(a) allows federal judges to serve in state courts. (It is interesting to note that Title 28 U.S. Code section 297(b) refers to states as countries). If there were judicial branches in any state this could not happen. How did we go from a Supreme Court decision in the *Mulligan* case, that state courts must protect their citizens from your Federal Government, to a law that allows federal judges to sit in state courts? Answer: your nation has been surrendered.

Proof #7: Your nation was settled by persecuted Christians who risked death to establish a nation where they could live Biblical lives. Where God's commandments prohibit bearing false witness. Where civil authority must punish those who bear false witness per Deuteronomy 19:18-19. Where, historically, sworn testimony was taken when placing your hand on a Bible. Where now the Supreme Court determined on March 7, 1983 in *Briscoe v. Lahue*, No. 81-1404, that police cannot be punished for giving perjured testimony that convicts someone. Did you authorize your servants to lie? Can anyone be safe in such a system? Do you want your nation back?

Proof #8: Back when states were states, we had a system of justice where you had a right to a jury of your peers. A jury of your peers is a jury of 12 people who know you, see Appendix F.

Now that you know lawyers have forced you to take oaths to their gods, and forced you to deny God's dominion here on earth, you can now appreciate what Christ said in Luke 11:52 "Woe unto you lawyers for ye have taken away the key of knowledge; ye entered not in yourselves, and them that were entering in ye hindered." And also in Matt 23:13,33 (NIV) "You shut the kingdom of heaven in men's faces. You yourselves do not enter, nor will you let those enter who are trying to... How will you escape being condemned to hell?" Did you read that right? Did Christ lie, or are lawyers condemned to hell? see John 8:44. [Again I've underlined the word enter, so that you understand the voluntary citizenship issue].

"They promise them freedom, while they themselves are slaves ..." 2nd Peter 2:19 (NIV)

Proof #9: The acts of congress cannot be copyrighted, and the acts of the Courts cannot be copyrighted, yet all legal citations refer to copyrighted law books. If you make the mistake in court, just once, of referring to one of their copyrighted law book, then you just granted *in rem* jurisdiction.

Proof #10. The Summary Judgment rule enforces the pagan maxim that "he who refuses to fight must lose." If you don't respond to the specifics of the accusation, then you are automatically guilty. Because of this automatic guilt:

- You are forced against your will to fight your neighbor or lose whatever they want to take.
- You are a pawn. You are put on a dueling field and forced to fight. This is a form (forum) of entertainment for your Roman occupation forces. The same adversarial traditions that fed Christians to the Lions still entertain these anti-Christians. Their own Gladiators went to their deaths to entertain the bloodlusts of these black robed Latin speaking priests.

Jesus gave us an example to follow when we are confronted with this summary Judgment rule. Jesus Christ remained silent at his arraignment before Pilate (Matt 27:14, Mark 15:3-5). This is referred to by Christians as the good confession (1st Tim 6:13). Also see Mark 14:61.

Jesus Christ said in Matt 5:25 and Luke 12:58 that you are to agree with your adversary lest they deliver you to the judge.

1st Corinthians 6:5-7: Shame... to go to law against another ... in front of unbelievers. Why not rather be wronged?

Traditionally, according to the Bible, justice was served when a thief made fourfold restitution. Why then did Jesus Christ say in Luke 6:30 that if anyone takes what is yours you must not demand restitution? Why did the same unchanging Jesus that warned us to judge not lest ye be judged (in Matt 7:1-2 while speaking to the multitudes) also tell us to judge righteous judgment (in John 7:24 while speaking in the temple)? Why are we told not to judge our brother (Romans 14:10) yet the least esteemed in the Church are to make judgments (1st Corinthians 6:4)? Could it be that there are two court systems? One under Roman law and one under Christian law? Could it be that we are not to participate with evil? Now that you understand the alternative: Why not rather be wronged?

Early Christians did not ask for restitution. The few that did were harshly admonished. Example: 1st Corinthians 6:7 (NIV):

"The very fact that you have lawsuits among you means you have been completely defeated already."

Is your court system for Christ or is it Anti Christ?

2nd Samuel 23:3 (King James Version) "...He that ruleth over men must be just, ruling in the fear of God."

According to *Occult Symbols* by Dr. Cathy Burns, "The Law of Karma has been symbolized by the Scales of Justice."

Can a Judge be a Christian? (Answer: Matt 7:1-2, Luke 6:37, Romans 2:1, Romans 14:4,10, 1st Cor 4:5, etc.)

Jesus Christ said in Matt 5:34 that Christians cannot swear oaths, and in verse 37 that any testimony beyond a yes or no answer is evil. Is you local court for Christ or is it Anti Christ?

In your once great nation there was a time when an oath to God put an END to all argument. Hebrews 6:16. Is this court rule available to you in your local courtroom?

According to all encyclopedias an oath is always a religious ceremony. Does your court require separation of their church from their state, or does your court prohibit separation of their church from their state? In their courts, you no longer place your left hand on a Bible, while saluting the black robed priest with your right hand. I see this as worship of a false god.

Thomas Jefferson in a letter to Mr. Jarvis dated September 25, 1820:

"To consider the judges as the ultimate arbiters of all constitutional questions is a very dangerous doctrine indeed, and one which would place us under the despotism of an oligarchy. Our judges are as honest as other men, and not more so. They have, with others, the same passions for party, for power, and the privilege of their corps... their power the more dangerous as they are in office for life, and not responsible as the other functionaries are, to the selective control. The Constitution has erected no such single tribunal, knowing that, to whatever hands confided, with the corruptions of time and party, its members would become despots."

THATS RIGHT! THE SUPREME COURT DOES NOT INTERPRET THE CONSTITUTION.

34. Appendix P: Some Additional Thoughts.

Here are some topics that I didn't have time for.

Luke 11:46, 52 (KJV) And he said, Woe unto you also, ye lawyers! for ye lade men with burdens grievous to be borne, and ye yourselves touch not the burdens with one of your fingers. ... Woe unto you, lawyers! for ye have taken away the key of knowledge: ye entered not in yourselves, and them that were entering in ye hindered.

"The most Glorious legacy that one can bequeath to posterity is Liberty; the only true security."

U.S. v. Stewart, 234 F.Supp. 94 (1964):

"United States Government officer may be sued only if he acts in excess of his statutory authority or in violation of the Constitution for then he ceases to represent government."

U.S. Supreme Court, Laird v. Tatum, 408 U.S. 1, page 28:

"This case involves a cancer in our body politic. It is a measure of the disease which afflicts us. ... Those who already walk submissively will say there is no cause for alarm. But submissiveness is not our heritage. The First Amendment was designed to allow rebellion to remain as our heritage. The Constitution was designed to keep the government off the backs of the people. ... The Bill of Rights was designed to keep agents of government and official eavesdroppers away from assemblies of people. The aim was to allow men to be free and independent and to assert their rights against government. ... When an intelligence officer looks over every nonconformist's shoulder... the America once extolled as the voice of liberty heard around the world no longer is cast in the image which Jefferson and Madison designed, but more in the Russian image,..."

Psalm 64:2: "Hide me from the secret counsel of the wicked; from the insurrection of the workers of iniquity... (7) But God shall shoot at them with an arrow; suddenly shall they be wounded"

John Quincy Adams:

"Posterity – you will never know how much it has cost my generation to preserve your freedom. I hope you will make good use of it."

According to the *Encyclopedia Britannica*, Eleventh edition, under the topic Vatican Council, "the Roman Catholic Church claims that all baptized persons belong to her..."

- 2nd Timothy 3:1 "This know also, that in the last days perilous times shall come."
- Isaiah 10:1 Woe to those who make unjust laws.
- Hosea 4:6 ... seeing thou hast forgotten the law of thy God, I will also forget thy children.
- Isaiah 58:1 "Cry aloud, spare not; Lift up your voice like a trumpet; Tell My people their transgression..."
- John 16:33b: In the world ye shall have tribulation: but be of good cheer; I have overcome the world.
- Revelation 2:26: And he that overcometh, and keepeth my works unto the end, to him will I give power over the nations.

- Ecclesiastes 12:13 "Let us hear the conclusion of the whole matter: Fear God, and keep his commandments: for this is the whole duty of man."

Amen.

35. **RESOURCE LIST**

The word “repent” means “reconsider.” It takes time to reconsider the ways of the world and turn to face God. After you put your hand to the plow, I suggest baptism as a new child of God. Christians are to depart from iniquity. Baptism is incorporation into God’s government. You cannot depart from iniquity if you are incorporated into a beast.

Here are some links to look into:

Disclaimer: These links are provided for your research. None of them has endorsed my work.

- www.semantechs.com/nossn/cites.htm and www.semantechs.com/nossn/files.htm
- www.nite.org/action/ss.htm
- www.nossn.com offers a W-4T withholding termination form and other “freedom materials”
- www.no-ssn.com sells their book for employers on how to deal with unnumbered employees.
- www.libertyleague.org support for the unenumerated
- www.foundingspirit.com/SSN
- www.xpeditionsmagazine.com/channel-u/M/MediaMike3.ram is an audio file of a 1-hour talk show on the topic that no law requires anyone to have a Social Security Number.
- www.wepin.com
- www.thetimeisnow.org sells a 12 volume subscription to their book “Social Security – The Way Out” on how to un-volunteer.
- www.iresist.com
- www.restoringamerica.org
- www.patriotsaints.com
- www.no-debts.com/anti-federalist/census.html
- www.networkusa.org/fingerprint/page6/fp-ssnfaq.htm and www.networkusa.org/fingerprint.shtml
- www.pacinlaw.org
- www.theawaregroup.com
- www.taxtruth4u.com/nwrc.html helps employees regain their right to work without a SSN
- the tax law sites: www.taxgate.com (and don’t miss their SSN page www.taxgate.com/ss and <http://taxgate.com/action/ss.htm>), www.voluntarytaxes.com, www.ottoskinner.com, www.anti-irs.com, www.zeroincome.com and www.givemeliberty.org
- and the “Save a Patriot” sites: www.taxtruth4u.com and www.informamerica.com and don’t miss their www.informamerica.com/SocialSecurity/ss1quitSS.htm
- for another view of Social Security history: <http://home.digital.net/~kenaston/Patr/SS/SSNotes.html>

- and “Book of the Hundreds” at <http://matters.now.nu> will explain why we are under martial law and where the 1040 form came from. Another interesting history of Social Security Numbers is at <http://www.treasurytaxsecrets.com/>

Since you have already cancelled your bank account, you probably have found ways to cash checks. If not, I know of two organizations that can keep an account for you in either gold or U.S. dollars.

- www.informamerica.com has a private banking service, and
- National Commodity and Barter Association, P.O. Box 2255, Longmont Colorado 80502 phone 303-654-1111.

Another way is to keep a gold or silver account at www.e-gold.com (but they don’t have dollar denominated accounts).

There are other offshore anonymous accounts and trusts that you can open through middlemen. These attract the attention of the IRS and are not recommended.

To buy an anonymous debit card for \$49.95 find a distributor of the “Consumer Benefit Card” described in www.cbenefitcard.com. It has most of the advantages of a bank account. You can buy and sell without a mark, make deposits by mail, make deposits or funds transfers by phone with another debit card (which is convenient for depositing funds into teenagers cards, employees cards, or into the cards of your overseas relatives), and you can make ATM withdrawals. You do not need a name, SSN, ID. Just a mailing address. After you receive the card, you activate it and pick a PIN number. You can even become a distributor without a SSN, at <http://www.cbenefitcard.com/> but they will send 1099s to the IRS. (the form asks for a SSN, but is not required).

For those who have completely dropped out of the worldly system, you can buy a good quality Heaven Passport, or ID card, from the Embassy of Heaven Church, 8777 Basl Hill Rd. SE, Stayton, Oregon 97383. phone 503-769-5034. They sell many worthwhile publications. These people are willing to go to jail and loose their property for their Christian beliefs.

www.embassyofheaven.com

I also subscribe to the Right Way L.A.W. club’s newsletter. www.rightwaylaw.org

CPA Book Publishers 503-668-4941 has a large catalog of Christian centered books for those who are patriotic.

Endtime Magazine has plenty of news about the push toward a one-world government, and the latest news of the UN, the world court, the Pope and Gorbachev. Endtime, P.O. Box 2066, Richmond, IN 47375. Phone 1-800-ENDTIME

For the latest news on the United Nations global government go to www.americanpolicy.org

Newswatch Magazine. www.newswatchmagazine.org

If you enjoy writing to your government officials about their planned destruction of America, then I would recommend subscriptions to two magazines:

Media Bypass Magazine, 4904 Tippecanoe Drive, Evansville, Indiana www.4bypass.com If you think you can talk a friend into subscribing, it would be worthwhile to pay the extra \$10 to become a Marketing Associate. You can help me further by noting that you were referred by Associate ID 5396.

American Free Press. \$59 for one year. But call for their “get acquainted” special. 1-888-699-NEWS. www.americanfreepress.net

Also recommended:

The Power of Prophecy newsletter by Texe Marrs. 1708 Patterson Road, Austin Texas 78733. Free newsletters to their customers.

To understand the limitations of federal bureaucracies, I recommend the book "Vultures in Eagle's Clothing" by Lynne Meredith. \$50. Phone 562-592-9077. www.freedommall.com She also sells a book "Getting Hired without a Social Security Number." (published by Free the People, P.O. Box 370, Sunset Beach, California)

Another book to prove that the income tax is voluntary is "*Investigating the Federal Income Tax*" by former IRS special agent Joseph Banister. He was formerly employed as an enforcer in the IRS Criminal Investigation Division, but he had a change of heart. His web site is www.freedomabovefortune.com His book is also available from Freedom Law School www.freedomlaw.org

For the advanced student who needs to confront the IRS in court, I recommend the materials by V.I.P. Box 463, Owensville, Ohio 45160 www.irsdecoder.com After I attended their Level I, II and III seminars, I am no longer afraid that the IRS will throw me into prison. The IRS cannot collect a tax from an American without falsifying at least 3 federal documents. If they want to put you into prison, they must commit many more crimes. Using the Freedom of Information Act, you can collect evidence against them.

The book "Dual Citizenship: The Christian's Responsibility in Secular Government" by Patrick Matrisciana. Published by Jeremiah Books.

The book "STORM WARNING: The coming persecution of Christians and traditionalists in America" by Don McAlvany.

The book "The Social Security Swindle: How anyone can drop out" by Irwin Schiff. Freedom Books, Hamden, CT. ISBN 0-930374-05-3.

For those who are involved in legal issues "The Anti-Shyster" magazine 214-418-8993.

Another legal newspaper is "The Justice Times" from Clinton, Arkansas. They focus on Tax issues.

May the Holy Spirit comfort you in your persecution. And remember those in prison (Hebrews 13:3).

Luke 21:36 "Watch ye therefore, and pray always, that ye may be accounted worthy to escape all these things that shall come to pass, and to stand before the Son of man."

END