

The Crisis

(1st paragraph)

By Thomas Paine

December 23, 1776

THESE are the times that try men's souls. The summer soldier and the sunshine patriot will, in this crisis, shrink from the service of their country; but he that stands by it now, deserves the love and thanks of man and woman. Tyranny, like hell, is not easily conquered; yet we have this consolation with us, that the harder the conflict, the more glorious the triumph. What we obtain too cheap, we esteem too lightly: it is dearness only that gives every thing its value. Heaven knows how to put a proper price upon its goods; and it would be strange indeed if so celestial an article as FREEDOM should not be highly rated. Britain, with an army to enforce her tyranny, has declared that she has a right (not only to TAX) but "to BIND us in ALL CASES¹ WHATSOEVER" and if being bound in that manner is not slavery, then is there not such a thing as slavery upon earth. Even the expression is impious; for so unlimited a power can belong only to God.]



¹ The emphasis shown above is by Thomas Paine. He refers then to **"CASES"**: essentially, **"Invisible Contracts"**. Those **"CASES"** then, were directly tied to **"taxation without representation"** & were the true reason for the American Revolution. Taxes then amounted to no more than 6%. Go figure.

Our INVISIBLE CONTRACTS WITH THE TWO FEDERAL CORPORATIONS² KNOWN AS THE "UNITED STATES"

(and... get-a-load-of-this-entity-and-where-did-it-lawfully/Constitutionally-come-from?)

The...

"UNITED STATES OF AMERICA³"

By George Mercier
Chief Clerk, *United States District Court*, Western District, NY, Retired, circa 1991

(Originally Titled *"The Frank May Letter"*)

¹ *Pro-CONSTITUTIONAL Government!* There is nothing more perverse than to allow PUBLIC SERVANTS with alleged *lawful* (Constitutional) authority, (not to be confused with merely *"legal"*) in an **unConstitutional** government environment, to define anyone, especially yourself, as **"anti-government."** Be and stay **"PRO government."** *Pro CONSTITUTIONAL government!* DEMAND it of everyone in our government! *They work for us!!*

² One of these “entities” might not be a corporation. The “United States of America” might be a “TRUST”. In fact all evidence collected to date (2007) indicates that what could possibly be described as a “second” entity by the name of “United States of America” was brought into existence circa 1890’s in anticipation of the crime of which you are about read. A “TRUST” may have been formed circa 1890’s in one of the “possessions” owned by the federal corporation known *then* as the “United States”. (Puerto Rico?) Or as you’ll soon see, the... “United States of America” may possibly be a *hidden from-view* 51st State. You won’t believe your eyes when you read the documentation taken directly from our so-called laws. (US Code) Research on this facet of the fraud which you are about to learn, while incomplete, is ongoing.

³ Did you know that contrary to what Congress and the DOJ deceptively promote, the legal fiction known as the “United States of America” is a substantially DIFFERENT legal fiction than the “United States”? With substantially different “jurisdictions”. Did you know that the ONLY “Principal of Interest” created in 48 separate and distinct entries by *The Founders* into the “United States Constitution” is the “United States” and NOT the United States of America? (The Title of the “Constitution of United States of America” was added later. It, nor *The Preamble* created a Principle-of- Interest.) What then is the legal entity known as “United States of America”? Where are the organic documents demonstrating its’ lawful, Constitutionally mandated, existence? Is there more than one legal entity by the name of “United States of America”? Who owns, not some, but 100% of the shares of the legal fiction/entity “United States of America”? Especially the legal fiction whose name appears on all of the currency issued by the **Privately Owned US Federal Reserve**. After all, our “CURRENCY” are legal documents. Serial #, official signatures etc. etc.. All “terms” on our currency must have a “legal” meaning. Curiously, an entity of the same name, the “United States of America” became the “Plaintiff” in all federal cases regards “Income” taxes AFTER 1921. Prior to 1890, the Principle-of- Interest in federal courts when the government was “Plaintiff” was always known as the “United States”. Once again, is there more than one “United States of America?” ☺

Read “*Invisible Contracts*” and find out what an angry Chief Clerk of the United States District Court learned over his tenure. Find out why what happens in all of our *alleged* federal courts... happens. Just whose name is on our debt-driven *bankruptcy laden* alleged MONEY? Who really is the “Plaintiff” in our *alleged* Federal Courts when the so-called government of the United States sues or attacks US Citizens, as alleged Defendants, Civil, Criminal or otherwise, under the guise of the “United States of America”? Or is the “United States of America” under its rightful and lawful TERRITORIAL JURISDICTION actually prosecuting suits against mere US citizens newly *created* in 1868 by the 14th Amendment? God bless George Mercier! It’s unfortunate that this good man didn’t know the complete truth about how our nation was taken over in a 1933 Commercial Coup d’état.

After reading and *understanding* “Invisible Contracts”, and you know WHAT was done to you with “Public unConstitutional Law”, get the complete story of how our nation was *stolen*. Find out WHO were the two levels of criminal participants. WHY did they do it and HOW far back in history was this brilliant crime planned. Our nation, *The People’s* nation, the “United States”... STOLEN by the owners of the US Federal Reserve. The US Federal Reserve, **America’s Trojan Horse**. A theft of a nation due to a PREMEDITATED & INTENTIONAL 1928 bankruptcy of their PRIVATELY Owned US Federal Reserve. A hidden & forced bankruptcy of their own central bank, the “Fed”, causing the subsequent “ripple effect”: a FORCED 1933 Receivership of *The People’s* federal corporation known *then* as the “United States”.

Once again, after reading and understanding “Invisible Contracts”, read...

“1913, The Year **THEY** Stole America”

Available sometime in 2007 from a disappointed but determined American, Patrick Riot. .

Not for nothing, but JFK was *apparently* killed by the same family that poisoned McFadden and murdered Lincoln, also in very public ways and for the same reason: these great men dared threaten/challenge our nation’s HIDDEN enemy’s control over our government’s debt. Now going on for almost 100 years.

"The few who can understand the [Federal Reserve] system will either be so interested in its profits, or so dependent on its favors, that there will be no opposition from that class, while on the other hand, the great body of the people mentally incapable of comprehending the tremendous advantage that [our] capital derives from the [Federal Reserve] system, will bear its burdens without complaint, and perhaps without ever suspecting that the [Federal Reserve] system is INIMICAL to their [The People’s] interests."

Internal Communiqué of *Rothschild Brothers* of London years PRIOR to the 1913 establishment of *their* PRIVATELY owned US Federal Reserve.

Only thirty seven (37) years earlier, then in Lecture 21, 7th paragraph, of “Natty” Rothschild’s 1897 Basel, Switzerland “Plan” we see that Rothschild, like a wartime general, threatens and predicts:

“In this way in acknowledged bankruptcy will best prove to the various countries the absence of any means between the interest of the peoples and of those who rule them.

Louis T. McFadden was Chairman of the (1930/34) House Currency and Finance Committee. He knew first hand what had happened to our nation. Representative McFadden at a banquet shortly after exposing the truth in the Congressional Record and filing charges in April of 1933, against the “Fed’s” Board of Governors, in a very PUBLIC way, was poisoned. The poisoning was a warning to those present not to disclose the 1933 National Receivership.

Traveling back more than a few generations we find that the criminals for the most part are all of Russian ancestry. Russians are partial to poison & today it’s radioactive “alpha” particles contained in Polonium 210.

Unfortunately, McFadden never knew that the Fed’s *feigned* bankruptcy and the subsequent forced receivership of the federal corporation known *then* as the “United States” were premeditated. Had he, I’m confident that we’d be a substantially different nation today without 9/11 and the thousands of our young men and women dying in the middle-east.

Dear Reader:

Most folks interested in *Invisible Contracts* are focused on the “Income” tax. Certainly, George Mercier, in *Invisible Contracts*, deals quite specifically and with amazing revelatory appeal, with our “Income” tax, so-called, laws.

However, with that said, please be apprised that when I became involved in this issue, (really started doing research on why 9/11 happened), I was actually not that much interested in the “Income” tax. However, I quickly became very interested in how we as a nation came to be in such a place that so many people actually believed that there is no law that requires us to pay an “Income” tax. *I also smelled a rat and as you’ll see, we caught a nest of them!!*

In my early research, late 2001 - early 2002, I was almost too fortunate. My 23+ years professional experience with Wall St. and major NY law firms has left me with more than a passing knowledge of Salomon Brothers and how US debt instruments are “auctioned” into the marketplace. This, combined with coincidentally having a 100 year old Russian-to-English document fall into my hands during April of 2002, exposed the FACT that the US Federal Reserve was formed in 1913 for the sole purpose of an INTENTIONAL bankruptcy. That information is now found in the first 200 or so pages of only this edition of *Invisible Contracts*. It dovetails perfectly with George Mercier’s observations. It’s unfortunate that this man was not aware of how this brilliant crime was done to our nation.

To all those that buy this edition of *Invisible Contracts*, I would love to say... *enjoy*. Unfortunately, when you find that your nation was taken over in a hidden 1933 commercial Coup d’état and that all of our “Income” tax, *alleged* laws, are smoke & mirror “*Invisible Contracts*”, there’s not really much to... *enjoy*. Those of us more interested in our nation and our children’s future than we are in not paying “Income” taxes, will surely have our hands full.

If I make any contribution to this “expose”, it’s to *clarify* and help *define* an ongoing fraud perpetrated upon our nation and its government by a hidden, “foreign” enemy. A HIDDEN foreign enemy whose descendants still dwell and work among us, lying in wait for the moment that they’ve planned for, for generations.

It’s in the clarification and definition of this newly uncovered crime that I believe my research brings to the table, that honest US Attorneys (and I firmly believe that in spite of what we all witness¹, there are many,) may be able use to bring sanity and order to what is surely planed by our nation’s creditors to be an apocalyptic ending.

What you are to learn changes everything!!!

Patrick Riot

¹ For the first time a FOREIGN component can be pointed to in this crime. TREASON therefore, is the logical charge for those in government that once advised, see and do nothing. I do not believe that most of our elected leaders when fully understanding that TREASON is involved, will continue on the course they have been traveling for the past three (3) generations. Call me an optimist, but I sincerely do have great faith in our nation and its inherent lawful/Constitutional system of government.

Caution: Wolf in Sheep's Clothing Alert

"America, From Freedom to Fascism"

(Before starting, there are "things" now happening in our nation (December 2006), that will never be reported in our so-called mainstream media that need to be discussed. Here is one of them. Be cautious inasmuch as not much in our lives today as it regards our nation's government, press, entertainment, monetary and debt systems, is at it appears to be.)

Recently an award winning Hollywood producer by the name of **Aaron Russo** (*Trading Places* with **Eddie Murphy** and *The Rose* with **Bette Midler**) has assembled what appears to be a first class attempt to make a documentary outlining the fraud behind the formation of the PRIVATELY owned US Federal Reserve and it's more than close association with what clearly appears to be unwittingly admitted to in court by a US Attorney to be a privately owned Internal Revenue Service ☹. (See bullet #1 On page 12 in this document.) This documentary is appropriately titled "**America, From Freedom to Fascism.**" I've seen it. I do recommend it to all that are interested in stopping the steady erosion of the *protections* of our "...Creator *endowed RIGHTS*". Protection of "RIGHTS" *secured* by, **NOT granted** by, the United States Constitution. However, I suggest you be cautious about what appears to be serious shortcomings within this artistic work.

Mr. Russo apparently has no knowledge of, (we wonder) hence does not document, the recently uncovered FACT that the PRIVATELY owned **US Federal Reserve** was formed in 1913 **for the sole purpose of INTENTIONALLY bankrupting itself in concert with timing of "other" world events planned by two (2) of its PRIVATE owners: Mssrs. Natty Rothschild and Paul Warburg¹.**

The forced/*feigned* bankruptcy of the privately owned US "Fed" happened in 1928, fifteen short years after its formation in 1913. The premeditated 1928 bankruptcy of the "Fed" was INTENTIONAL and accomplished by no less than two (2) of its seven (7) or so con-artist founders: **Paul Warburg & "Natty" Rothschild**. Mr. Warburg and Mr. Rothschild, both of whom spoke fluent **Yiddish**, (essentially a "**pigeon**" **Russian** and **not to be confused with Hebrew**) are directly linked to a recently (2006) interpreted "Plan" outlining and bragging about this PREMEDITATED crime. It was a crime of immense proportion, extraordinary brilliance and cunning. The next of many goals, was the premeditated and FORCED National Receivership (takeover) of the underlying federal corporation known *then* as the "United States". This event occurred in June

¹ "...the "technical details" of the Federal Reserve Act is the work of Mr. [Paul] Warburg more than any other man in the country..." See **Edwin Seligman, Proceedings of the Academy of Political Science, Vol IV, No. 4 (New York). Pp 3-6.**

In the 1934 Congressional Record, US Representative Louis T. McFadden, Chairman of the House Currency & Finance Committee states:

"There was no national emergency here when Franklin D. Roosevelt took office excepting the BANKRUPTCY of the Fed - a BANKRUPTCY which has been going on under cover for several years and which has been concealed from The People so that The People would continue to permit their bank deposits and their bank reserves and their gold and the funds of the United States Treasury to be impounded in these bankrupt institutions."

When you see the **actual Exhibit** as explained by the fourth (4th) bullet on page 14 in this booklet, Title 26 appears to be merely a **Private, albeit highly visible, Invisible Contract**, based upon **UCC**. **The "LAW" was repealed**. Title 26 has been carefully sculpted and shoehorned into coexisting with Constitutional law (excise tax) to meet the needs of the forced, **PREMEDITATED 1933 United States Receivership**. *Alleged* US, so-called "Income" tax laws¹ have been continually **patched together** to maintain merely an *appearance* of being **Constitutional**: hence the **intense confusion** through almost 3 generations of **Internal Revenue Code** since **1933 and especially since February 1939**. Unfortunately, this has led to the prosecution & incarceration of all too many **PATRIOTIC** and **INNOCENT** Americans. For the ...*rest of the story* read "**1913 the Year They Stole America**": **WHO, HOW and WHY**. Later in 2007.

1933, possibly via, among others, House Joint Resolution 192. Our nation was stolen. Let me state that again for emphasis: **Our nation was stolen and our status as freeborn US Citizens has been unlawfully (unConstitutionally) adjusted since! It was a brilliantly executed Coup d'état**. **Mr. Russo** is not aware, (possibly he is, but elects to ignore the fact) thus does not document any of this brilliant crime in "**America, From Freedom to Fascism**".

Mr. Russo *appears* to be unaware that the true end-game of these brilliant crooks and scam artists is to eventually cause an upheaval in our great nation that once and for all destroys our beloved United States Constitution. Besides crushing National Debt, our enemy skillfully uses "Public Law" as a weapon. In actuality, "Public **unConstitutional** Law". Our Constitution is its' final target. (I should note that this crime is intergenerational. The crime defies analogy to any other committed down through time. It is a crime begun by a famous family and that continues being carried out by a corrupt "Descendant Apparatus". The "Descendant Apparatus" is directly connected to those that planned for and became original subscribers of the Class "A" common shares of stock in the PRIVATELY owned US Federal Reserve.)

Mr. Russo uses and quotes much of the material regards the "visible" government fraud that Mr. Bob Schultz, the founder of *We the People*, has uncovered over the last 7 years¹. Furthermore, **Mr. Russo** is very much aware that the two *We the People* organizations stand for a lawful and **peaceful** solution of this growing *crisis-of-faith* in government. Most notable of the *We the People* actions is the July 2004 *We the People* lawsuit in Washington, DC known as the "Petition-For-Redress Lawsuit". It is aimed at achieving a lawful and **peaceful** solution to this ongoing criminal activity conducted by what *appears* to be our lawful/Constitutional government. It should be noted that some in Europe already know of our nation's dilemma.

History records that the money changers have used every form of abuse, intrigue, deceit, and violent means possible to maintain their control over governments by controlling money and its **ISSUANCE**.

-James Madison

In "**America, From Freedom to Fascism**", **Mr. Russo** interviews ex-IRS Commissioner **Sheldon S. Cohen**. **Mr. Cohen** was appointed Commissioner of the Internal Revenue Service in 1964 by President Lyndon Johnson. Immediately after JFK was assassinated. **Mr. Cohen** is now **SENIOR counsel** with the notable law firm, Morgan, Lewis & Bockius in Washington. While it would *appear* that **Mr. Russo** interviews **Mr. Cohen** without a rehearsal, *albeit with an appointment*, it's apparent when they both communicate in **Yiddish**, that there has been a rehearsal of some sort.

(Take care and note that you are all-of-a-sudden, *because I used the word Yiddish*, beginning to believe that this is going to be an anti-Semitic rant. Take note for two reasons: first that you have been purposely, and successfully,

¹ See www.GiveMeLiberty.org

sensitized to that point and mostly that what you are about to read is, if anything, one of the most pro-Hebrew perspectives of the world at large than you can imagine. Be prepared to change your definition of “conventional wisdom”. The Jewish People have been the greater victims of the criminals of which your about to learn than anyone.)

Furthermore, on camera, **Mr. Cohen** makes statements that *appear* calculated, surely seem calculated, to provoke the anger of the American viewer. Furthermore, statements were also made by **Mr. Cohen** that clearly paints **Mr. Cohen** as a fool. I have great difficulty believing that **Mr. Cohen** *willingly* made such a fool of himself without deriving some benefit. Big time lawyers, with big time intellects, in big time firms, do not publicly and willingly make fools of themselves. **Just doesn't happen!!** Especially when it comes to defending what should be *his* nation's honor. **Mr. Cohen's** answers appear *carefully engineered* to provoke anger on the part of a viewer. Attorneys especially, know that, under the circumstances, when there is no answer that makes sense, **silence is golden**. At best, I found this part of Mr. Russo's documentary quite curious. While I could merely call it curious, I certainly do have an opinion.

More to the point, **Mr. Russo**, unfortunately, fails to emphasize the **peaceful** nature of *We the People's* organizational efforts. Frankly, I am concerned that after viewing **Mr. Russo's** excellent, **albeit grossly incomplete**, documentary work, an intellectually challenged American, some idiot, might be inclined to rise-to-the-bait and cause an “event” that would assist America's enemy. As far fetched as it may at first appear, an “event”, or series of events, that might **TRIGGER** a government declaration of **Martial Law**. **Martial Law** *suspends* Constitutional protections of our **Creator endowed rights**. **Martial Law** would place government censors at every studio and prohibit the distribution of information such as this. Freedom of travel would be substantially restricted and life would change beyond your belief.

Here's where we totally miss what's *really* going on. **Martial Law** would ostensibly, *appear* to leave our nation under the total control of our government. But not really. In *appearance* only. **Martial Law** declared by a **bankrupt entity such as a government**, would in actuality leave a nation under the total domination of the government's **creditors**. **BEHIND THE SCENES!!** This IS the eventuality that our nation's enemy has planned for and in fact has written down in a plan recently retrieved and translated from Russian. A brilliant Plan dated 1897 and before, with a multi-generational strategy.

Recently, this archived written “Plan” has been uncovered and interpreted. The “Plan” calls for the formation of central banks for the sole purpose of an **intentional** bankrupting and taking over the underlying nation through the cunning use of Uniform Commercial Code. In reality nothing more than **“Public Law”**. **Public unConstitutional Law**. The *eventual* goal, measured in the “Plan” by generations, arranges for *The People* of the nation to gradually become disenfranchised with their government to the point of national SELF destruction. The “Plan” can be proven to

have unwittingly and innocently suffered greatly from these well bloodied *hidden hands*.



Paul Warburg

Sent here in 1901 by
“Natty” Rothschild.
Essentially wrote the US
Federal Reserve Act in the
winter of 1910 while on Jekyll
Island.

Although he became
immortalized in the Orphan
Annie comic strip as “Daddy
Warbucks”, *The People* never
really knew of the immense
damage he had achieved
against our nation.

Warburg's & Rothschild's
descendants, even today, laugh
at how easily the United States
fell under their power with
their adept use of “Public
unConstitutional Law”.

Using “Public Constitutional
Law”, we can easily take it
back. But only if we are
determined and educated in
these matters.

described as “Rothschild's Law”) to be unConstitutionally superimposed onto and intertwined into our **“laws of the United States”** and confused with the very limited in jurisdiction **“Acts of Congress”**, much the same as a cancer invades the organs of a body.

After all, it was a Rothschild and a Warburg (not the same ones that we speak of here,) that when requested, and had a clear opportunity to do so in the late thirties, **these mercenaries of Satan refused to save the Jewish People**. Instead they found ingenious methods to fund Hitler's military rise to world power. As painful as it is to recognize, that was done using none other than our current President's grandfather, **George Prescott Bush** of then Wall Street's **Brown Brothers**. (Formed by Jacob Schiff, another participant with pockets full of other people's money.) See the **New York Times**

headlines in **Invisible Contracts** where the DOJ brought **CRIMINAL** charges of **Trading With the Enemy** against this otherwise intelligent young man, albeit unwitting idiot, in 1941. Not really a bad guy, just dumb as a box 'O rocks when it came to money and what he'd sell his soul for. It was then labeled the **“Hitler Project.”**

Since **1913**, the **Rothschild/Warburg APPARATUS** owns a major stake in the **PRIVATELY** owned **US Federal Reserve**. Along with **Rockefeller & JP Morgan** descendants -- PLUS an assortment of other minor thieves. Today, in 2007, these scam-artists are in a 9th/10th generation of the same business of owning, controlling and **MANIPULATING** many a nation's currency and debt, most notably the **United States**. Their cunning use of **National Debt** to force a **United States bankruptcy** (actually a **National Receivership - 1933**) has allowed **Uniform Commercial Code, UCC, (could also be**

country we love and honor was **seized** in a hostile and cunningly **premeditated** bankruptcy proceeding. Finally exposed only now in 2007. That's why our so-called tax laws are a shambles and the IRS has to hide behind "**color of law**", totally rigged proceedings, in Congress's private Article IV, LEGISLATIVE "**United States District Courts**" and the **sham** court better known as... "**Tax Court**". Our Constitution is at greater risk now than ever before in its short history. Next Constitutional target scheduled for destruction: the **Electoral College!!** (Hillary's first comments were to this effect right after Bush won in 2002.)

The quote shown above was made by "Natty" Rothschild to a gathering of world bankers February 12, 1912, almost 2 years before the US Federal Reserve Act was signed into law by a coerced (read blackmailed) president Woodrow Wilson. This



Lionel Rothschild
(Natty's father)
Probable architect of
"The 1897 Plan"

"Apparatus" is what Jefferson feared most. It manifests itself as **NATIONAL DEBT**: a threat to any nation's sovereignty. Our nation's **Trojan Horse**. It is the antithesis of where **The Founder's** law, the **United States Constitution** demands **BY LAW** that we be today. The **US Constitution** is **The People's** law for government to obey before government makes law. **Government is breaking The People's law!**

In 1912 "**Natty**" had reason to be cocky. He knew that soon the **PRIVATELY** owned **US Federal Reserve** would finally be signed into US law by **President Wilson**. (12/23/1913) "**Natty**" knew then that his "Apparatus" would be the major owner of the company that **ISSUES** and **CONTROLS** the **US** currency.

"**Natty**" **Rothschild** was a 4th Generation **International** banker. (A family of uncommonly brilliant **common crooks**.) Circa 1640 his ancestors appeared to have changed their name from **Pawer** to **Bauer**, and then circa 1815 from **Bauer** to **Rothschild**. Down through history, the **Rothschild's** have been evolving and hiding their tracks. Today these con-men hide behind what appears to be a *faux Jewish* (Hebrew?) identity. This "Apparatus" cunningly employ the branding reproach of "**...anti-Semite**" to scare the bejabbbers out of national leaders that get too close for comfort. It's been a brilliant ruse and it works incredibly well. The **Jewish People**

exist. The "Plan" aligns perfectly with what you are reading here. It can be directly connected to two of the founders of the PRIVATELY owned US Federal Reserve: The Federal Reserve Act's European author, Paul Warburg and his European mentor, Nathaniel "Natty" Rothschild. Their "Plan" requires the *appearance* of **The People's SELF**-destruction. We, *The People*, must not allow, much less cause, that to happen.

I would Therefore urge anyone that views Mr. Russo's excellent, *albeit incomplete*, documentary, **America, From Freedom to Fascism**, to leave the film with the full understanding that the only solution to this growing crisis is to be informative and **peaceful**. Let us never forget that we are a nation of laws. A nation founded by a "fundamental" law: the United States Constitution. It is our law, *The People's* law for government to obey **BEFORE** government makes any laws for *The People*. Lest we forget, Martial Law has always been the logical refuge of an unlawful (unConstitutional) government to save itself from the rightful owners of a nation... *The People*. We must not give government reason nor rationale to use this weapon of last resort.

For those of you reading this, who feel safe in all that you do, I suggest you give serious thought to what's been said. In any nation, **the time between order and mob rule** is measured in moments. America's **HIDDEN** enemy is well practiced in this axiom of national disorder. As you well know, we are already in troubled times, albeit, caused by these bastards.

In June of 1933 the United States Government and our nation were taken over by MALICIOUS creditors. All accomplished by a feigned 1928 bankruptcy of a PRIVATELY owned US Federal Reserve. Unfortunately, this is not a fantasy nor some easy to explain away circumstance. It happened!! It's now going public for the FIRST time. The law was broken. The established order was rerouted, it was hijacked to use our nation and its' power throughout the world as a cudgel for **HIDDEN** private agendas.

Yes we've been the beneficiaries more than once, but our nation and its power has also been used by a select group of wealthy and powerful INTERNATIONAL thieves for their personal agendas. However, they're no longer just some group of "faceless" power brokers. Today, we can name and see them. They are people that we can finally bring into a court. Read your headlines. Our once proud and moral nation has taken on the character traits of merely a **whore with a gun**. We resort to torture and other unspeakable traits of our "handlers": **our hidden-from-view creditors**. Our proud men and women in the armed forces have been at the mercy of unseen hands for generations. Solutions will be painful but can be accomplished.

Honest federal judges & honest US Prosecutors need to be educated about the **PREMEDITATED** aspect of the 1933 National Receivership. Once critical mass of **The People** + key US Attorneys and judges understand the truth, we should once again be able to rely upon lawful process. Our law, **The People's** law for government, the... *US*

Constitution. The People want criminal grand juries and indictments. We don't want mob rule that leads to Martial Law. To be sure there will be pain. To be sure, our nation may lose face in the eyes of the world. (Even Europe has its' problems with these brilliant crooks.) Better to temporarily lose face and regain our nation than to continue to succumb to the wiles of our nation's foreign and MALICIOUS creditors any further. "That" must stop and stop it shall!!

Attention Please

These are 32 pages excerpted from the 672 page work titled "Invisible Contracts", a.k.a. "The Frank May Letter." To order your copy, please follow the instructions on page 18.

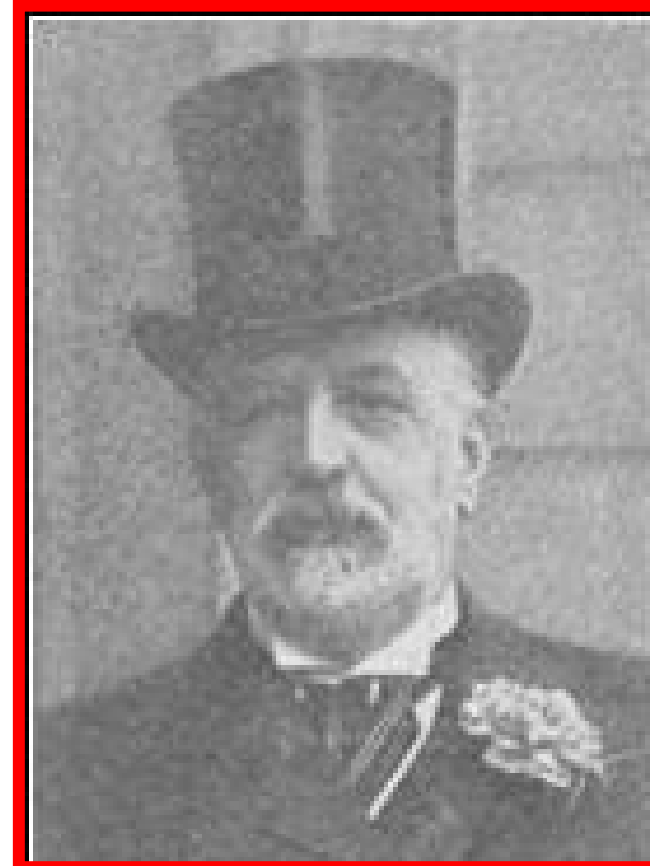
It's really not the intention of this book's compiler, that it be purchased by those that will not understand nor properly take advantage of its many benefits.

This is not just an interesting and meaningful work. It takes real reading and comprehension powers. You'll need to stay focused to "get your money's worth."

However, this 32 page "promo" was designed to be almost boring. While it's filled with facts and details, this promo is a *live* example of what you'll receive and it needs to be read. If this "Promo" is too difficult or too boring, it may not be worth your while to purchase the actual book.

Lastly, what you see here is what you get. While this "promo" is B & W, the real thing is a four color laminated 8 ½ X 11 front and rear page with more earth shattering genuine exhibits of what clearly appears to be government fraud than can be believed. Not mock-ups or "descriptions" but authentic copies of actual forms sent to actual so-called taxpayers. Some have been certified by our "Archives."

Best that you print this "Promo" and read it from the printed copy rather than the screen.



Nathan (Natty) Mayer Rothschild
1840 – 1915

1st Baron Rothschild
4th generation British Banker And Politician
The *International* Rothschild Apparatus

*"Let me ISSUE and CONTROL
a nation's money...*

and I care not who writes its laws!"

Credible Jewish voices now believe "Natty's" father, Lionel, (seen next page) conceived the brilliant "Plan" to form, (1913) privately own, **and then INTENTIONALLY bankrupt** the US Federal Reserve. (Happened circa 1928.) Due to amendments to the 1913 Federal Reserve Act over the intervening years of 1913/1925 that were originally written/planned by Paul Warburg, this faux "Fed" bankruptcy caused the subsequent *ripple* effect in Commercial Law, of **seizing** the "Fed's" legal cosignatory: the federal corporation known **then** as the "**United States**". Finally accomplished in June of 1933 under a fully complicit FDR. As an aside, even until today, the poor **Jewish People** have been used for almost a century as a living shield to camouflage the actions of these well heeled crooks. The **Hebrew People** are about to need our help more than ever since the beginning of their troubled existence.

This cunning crime, *unbeknownst at the time to The People*, suspended/dissolved our beloved Constitutional Republic. **It was FRAUD!!** It was a brilliantly executed **bloodless COMMERCIAL coup d' État**. The

That quote from Jefferson is where we started. It's where *The People's* law for our **SERVANT** government, our **United States Constitution** demands we be today. *Government is breaking our law! (Article 1, Section 8, clauses 5 & 6, the "Money Clauses".)*

Jefferson's wisdom has proven to be timeless. America's been put to sleep by a cunning and brilliant enemy. Apathy will be fatal and America must be reawakened. American citizens are dying every day in foreign lands and now here at home for a **foreign power** that we are unaware *maliciously* **ISSUES** and **CONTROLS** our currency, our nation's debt and the **unreturned mortgages** on our land! *That's right!* These financial termites are stealing more than you could believe.

Where does Salomon Brothers, now buried in the bowels of CitiGroup, the PRIVATELY owned US Federal Reserve's **exclusive** agent (partner) for bidding the Nation's debt instruments, obtain **100% of the cash** it routinely uses to buy what eventually are **fully satisfied but never-returned mortgages** in the secondary and tertiary US markets? That's right! More than 85% of all **fully satisfied mortgages** in the United States¹ today **ARE NOT RETURNED** to the original borrower marked "**Paid in Full!**" That includes mortgages held against **previous owners** of what you believe to be **your property**. Your Title Policy and/or cancelled mortgage checks will prove and/or save **NOTHING**. Where do these mortgages go when satisfied? I know, do you?

Absolute *certifiable-to-court-standard* documentation now exists (2007) that clearly demonstrates that BEFORE 1900, plans were made for the formation of a central bank i.e. the US Fed (1913), for the sole purpose of its INTENTIONAL bankruptcy. Hence, forcing our young nation into a **National Receivership**. June of 1933, Fed owners, **Rothschild and Warburg, Rockefeller, Morgan** and lesser **FOREIGN** interests took over the federal corporation known as the "**United States**". (There is no lawful power for such an event.) From that day forward our laws have been *adjusted* to change the **US Citizen** into a mere privileged SUBJECT of government **AND GOVERNMENT'S CREDITORS**. Because of crooked politicians and judges, Jefferson's fears have been realized. It will take men and women of great courage to take our nation back.

Furthermore, many now fear for our nation's **TREASONOUS federal** judges. They're taught about the 1933 **National Receivership**. Unfortunately, most don't know it was **PREMEDITATED** and planned on **FOREIGN** shores. Judges are at great risk as this newly discovered **FACT** spreads throughout our land.

¹ Read The Riot Act Pamphlet Publication "911 – Why It Really Happened". 210 pages coming February 2007

PREFACE

(of "Invisible Contracts" excerpted)

Cleverly masterminded by *foreign* enemies of America...

a "*legal device*" has been brilliantly used over the last, and lost, 4 generations of alleged *common law*. This "legal device" is brilliantly superimposed and intertwined over and into our statutes the same as a cancer stealthily invades the organs of a living body. This "legal device" has stealthily devolved the *United States Constitution* into nothing more than mere Contract law. It is the very same courtroom trick "**to BIND us in ALL CASES WHATSOEVER**"¹ that was used by King George leading up to the rebellion of the colonies. (The American Revolution ☺.) Curiously, one family present then in 1776, present when Lincoln was assassinated, was still present when the *US Federal Reserve Act* was signed into law 1913, during the bankruptcy of the Fed, present when JFK was killed and is still present among us today in 2007. (A direct nexus between this family and the murders of Lincoln and JFK and the poisoning of Louis T. McFadden² has just been uncovered. No theories... just FACTS.)

The Result? *They*, (now an "Apparatus",) have been able to effectively, *unlawfully*, micro-manage and intrude upon the *personal* lives and commercial dealings of our great nation's otherwise *unwitting* population. A nation's population that was, is and should be today, *lawfully* (Constitutionally) free of any such *foreign* intrusion. (Unless of course

¹ You have in your hands a "Promo" for "Invisible Contracts" "Invisible Contracts" clearly illustrates the slick legal courtroom "tricks" that have been developed and instituted over the last 70 years by lawyers we routinely send to Congress to protect our Constitution, our nation and our government's resultant law. As you'll clearly learn, these lawyers, elected and those in the pirate sector do anything but!! *The Founder's* wrote the US Constitution specifically to protect us from the device shown by the underlined words attached to this footnote.

The words are taken directly from the first paragraph of "*The Crisis*" by Thomas Paine. "The Crisis" was first published December 23rd, 1776. You will learn how today's lawyers, both within and without government, have deceived us. (Read The Riot Act Pamphlet "Congress's Private (*dirty little secret*) Courts" for more on that deception.) The quote above is self-evident. In 1776 it refers to the King.

Here we are 230 years later, stealthily placed under the same Velcro-like legal devices (courtroom tricks) that led to the American Revolution. Same tricks, different times but a soon to be far more aggrieved population today than there was in 1776. *The People* are finally waking up -- but with one *not-so-small* addition. It's all been PLANNED and executed brilliantly by a descendant of someone who was to become a British King's protégé: descendants of a King's well educated and cunning money lender, Mr. Rothschild. Now an "Apparatus". The "Rothschild Apparatus".

This business of entangling a nation's population in unseen but otherwise enforceable contracts in the Kings PRIVATE Court is old hat to these clever bastards. We've been well conned. Until now!! However, our Constitution was written to specifically prevent this from happening. Hence, the reason for government's stealth when in an "enforcement" mode. Government does not reveal the "equitable" nature of its action in what has now been determined to be Congress's PRIVATE, *alleged*-federal, court.

² McFadden was the *Chairman of the Finance and Currency Committee* during the *alleged* banking crisis of 1930 thru 1934. McFadden knew the truth and challenged FDR. McFadden brought charges against the Fed's Board of Governors. Shortly thereafter, in full public view at a banquet, McFadden was poisoned. Read The Riot Act Pamphlet "History Lesson" and learn why JFK was murdered and how it was for the same reason that Lincoln was assassinated.

We the People elected to amend our law for government. They just went ahead and did it anyway.)

Immense government fraud, theft of the nation's land, unlawful incarceration of thousands upon thousands of innocent Americans, too many suicides to enumerate, far more murders than we have room to list, the outright stealing of ten's of thousands of America's farms, ten's of million's of acres of American property and hundred's of thousands of American families' lives... the story unfolds.

This aforementioned "legal device", really just a courtroom "trick" based upon fraud, was especially handy when it came to what would otherwise be *unlawful* (unConstitutional), through taxation, for the holding of future generations of unknowing and unwitting Americans responsible to unknown, malicious, FOREIGN creditors for a premeditated and FORCED 1933 *National Receivership* of the federal corporation known as the "United States". A premeditated and FORCED but silent *National Receivership* due exclusively to fraud and incompetence on the part of a few elected government officials starting circa 1900... *all the way to today*¹.

Since the nation's *silent*, forced and PREMEDITATED Receivership 72 years ago², and while wearing the mantle of America's most upstanding citizens, near and absolutely corrupt *United States District Court* (USDC) judges in Congress's PRIVATE (*and secret*) LEGISLATIVE courts³ have routinely derided and threatened unwitting defendants for mentioning or suggesting that our nation ever went into bankruptcy (actually went into

¹ *Yes!* The bankruptcy of the PRIVATELY owned US Federal Reserve was carefully planned from well before the dawn of the 20th century. It was a "PREMEDITATED" crime of immense proportion. Now in 2006, for the first time since 1930, it can be proven. There is absolute *certified-to-court-standard* documentation. *It did happen!!* Once bankrupted, by certain pre-ordained amendments to the Federal Reserve Act of 1913, the scope of responsibility of the private owners of US Federal Reserve was carefully sculpted to cease. These "Amendments" were introduced and passed into law by a variety of venial and corrupt Congresses all the way forward from 1913 to 1925, three years before the "Fed's actual bankruptcy, 1928. It was pure fraud -- plain and simple. The pre-ordained amendments were written by German immigrant Paul Warburg, author of the technical details of the Federal Reserve Act when it was first identified as the "Aldrich Bill" in 1910.

("...the technical details" of the Federal Reserve Act is the work of Mr. [Paul] Warburg more than any other man in the country..." See Edwin Seligman, *Proceedings of the Academy of Political Science*, Vol IV, No. 4 (New York). Pp 3-6.)

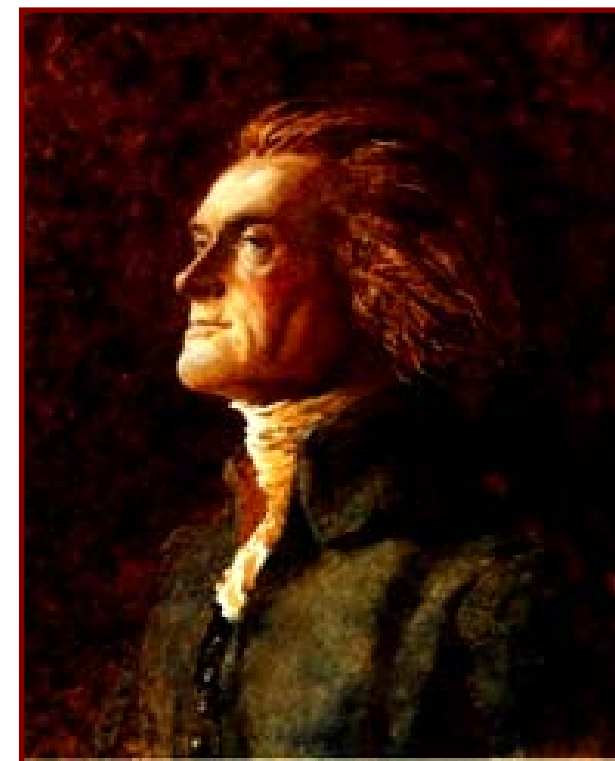
The amendments to the Federal Reserve Act were designed from before 1900 to pass the ultimate "Fed" bankruptcy on to the shoulders of the federal corporation known as the "United States". This "power" was never allowed by *The People* through the United States Constitution. Therefore Congress needed a method, a legal method via "Public Law", to subsequently pass the "Fed's" bankruptcy up and onto the shoulders of its' sovereign, *The People*. This was an unConstitutional action.

Furthermore, when you fully understand the very limited aspect of the 14th Amendment you'll understand that it could not change a US *Citizen's* status into a US *citizen's* status. Therefore, the 14th Amendment did not allow for a national bankruptcy to be passed UPWARDS onto the shoulders of SOVEREIGN United States *Citizens*. In 1930 and forward an absolutely terrified Congress was putty in the hands of those that set out to take over our nation generations earlier thru the use of a National bankruptcy. FDR in March/April 1933 fulfilled the last steps of a brilliant crime committed against *The People* and our nation. A crime committed by those that formed, owned and manipulated our National Debt thru their devious control over THEIR PRIVATELY owned US Federal Reserve.

² These are cunning and powerful crooks. They plan over generations and retire their members at age 55. It's all written down and the "Plan" has now been retrieved from historical archives and finally been interpreted for the first time. Their power today allows them to routinely control what is contained, and is NOT contained, in our history books.

³ Also see "Congress's Private (*dirty little secret*) Courts" by the American: *Patrick Riot*.

"I believe that banking institutions are more dangerous to our liberties than standing armies. If the American people ever allow



PRIVATE banks to control the issue of their currency, first by inflation, then by deflation, the banks will deprive The People of all property until their children wake-up HOMELESS¹ on the continent their fathers conquered. The ISSUING power should be taken from the banks and restored to The People, to whom it properly belongs.

-- Thomas Jefferson

¹ *Their* dollar, *their* PRIVATELY ISSUED, alleged "money", the Federal Reserve Note, a PRIVATE currency, slowly drops in VALUE. (Not so slowly anymore.) The land we live on *climbs* disproportionately in alleged "value". Really not "value" -- just the "cost" in *their* alleged "money". ("Cost" does not mean... "value".) The so-called "money" is merely a *representation* of runaway National DEBT. Periods of so-called "inflation" happen in cycles. Complex-to-understand-by-design, man-made... *business cycles!!* It's rapidly happening (cycling) now in 2007.

By clever investment & securitization methodologies instituted circa 1985/1987, coat-tailing on generation's old, *Senate Resolution #62, (April 1933, Congressional Record, vol 77, pt 2, pg. 2064)* America's HIDDEN enemy has been hard at work. Cleverly using "Public *unConstitutional* Law", they have been stealthily securing legal title to all the land in our great nation. (*We the People* will soon be left with merely the leased, essentially worthless... beneficial title.) America's HIDDEN enemy is planning a point in the *not-so-distant* future when our nation is *once again* forced into a PREMEDITATED National Bankruptcy. It's already been done to us once in June, 1933. Their "MO" hasn't changed. Virtually all of our nation's mortgages are now being "harvested" in a purposefully unregulated, feeding frenzy between competing, so-called "investors". (Mortgage banking entities.) In the "Fed's" manipulated market of declining home values, the rapidly "Recasting" Option Arm Mortgage is better named the "Option Bomb" Trigger Mortgage. A Trigger because it presages the failure of too many banks to enumerate when all "Borrower" equity has dried up. It's sick, criminal and when viewed closely with its "foreign" ownership and manipulation, nothing short of... *treasonous!*

Through the illicit use of *their* PRIVATELY ISSUED *alleged* currency: the "Federal Reserve Note", all private property in the US is slowly being *absorbed* (stolen). Through the stealth of a weapon long used so effectively by America's HIDDEN enemy. What you're about to read in "Invisible Contracts" will greatly expand your knowledge as to how this cunning HIDDEN enemy has and continues to undermine our once great nation.

PROFITS

There's nothing wrong in earning a profit to get the word out. Market "The Riot Act" books and pamphlets to your organization, at work or to friends and relatives that cannot understand the issues as *you explain* them. These booklets and pamphlets have been written and illustrated specifically for that reason. (Not Invisible Contracts.)

If you would like to become a wholesale distributor, the following discounts apply:

<u>B4 Discount</u> <u>Purchase Total</u>	<u>Discount</u>
\$501+	20%
\$2,001+	35%
\$3,501+	40%
\$5,001+	50%

- All pricing is FOB delivered to your door... *bulk*.
- You will have to re-ship.
- Sorry, CASH TERMS are still in effect for wholesale orders.

More Pamphlets Are On The Way

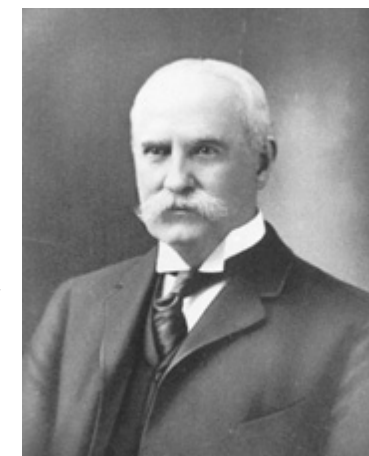
Receivership.) Unfortunately, *for these strutting black robed peacocks*, today, 2006, it's a whole new ballgame. It can now be demonstrated that the *so-called* "Great Depression (Deception)" of 1929/33 was in reality the result of a PLANNED BANKRUPTCY of the *privately* owned US Federal Reserve (1928), hence – ultimately the *Receivership*, of the *federal corporation* known as the "**United States**". (And you thought it was all about "Income" taxes. Ha! It is but now you'll learn the reason why the "Income" tax "Code" makes little if any sense.) Henceforth, judges in their *PRVATE-so-called-federal-courts* should take heed. The validity of an almost National bankruptcy is no longer a *question* for discussion. It shouldn't be long before an honest US prosecutor like Mr. Patrick J. Fitzgerald from Chicago convenes the mother of all criminal Grand Juries. New evidence clearly shows the "Fed" was INTENTIONALLY bankrupted (1928). And now Federal judges could be charged with TREASON!!

In Invisible Contracts you'll see, unfortunately, a US National *Receivership* can now be proven. A National *Receivership* not only *occurred* March/June 1933, but was PLANNED well BEFORE the US Federal Reserve Act was even signed into law by a *coerced* President Woodrow Wilson on 12/23/1913. Wait until *The People* learn what was done to their ancestors, and continues to be done to their nation... *to them and to their children*. Wait until *The People* learn of the *continuing legal* (procedural) theft of their land¹ and personal property through routine, brilliant but perverse use of "PUBLIC LAW". Brave men and women are dying every day in foreign lands because of this crime against our Constitution. All the while having their property slowly converted to ownership by "others".

Pages 1-190 leading up to *Invisible Contracts* display a collection of diverse but focused *forensic* material, compiled and edited by the American: *Patrick Riot*. The core work, *Invisible Contracts* by George Mercier, is a thoroughly detailed explanation of a deceptive legal device, a *courtroom trick*, used by devious con-artists (virtually all lawyers, judges & bankers) in this government's ADMIRALTY-sans-Judicial-integrity, *alleged*, Federal courts. If only Mr. Mercier knew that the nation's bankruptcy was intentional.

Our *alleged* federal courts today are merely "Congress's Private (dirty little secret) LEGISLATIVE Courts": the "*United States District Court*". The US Constitution allows *Congress to create* these *private* "courts" for Congress's EXCLUSIVE & PRIVATE needs. Allowed for by Article's I and IV of the US Constitution. These courts are NOT *The People's* courts created by the Constitution. However, these *faux* courts operate out in the open, *camouflaged*, as though they are what was in-fact created by the US Constitution

¹ There are two (2) types of property ownership. "Beneficial" ownership and "Equitable" ownership. Otherwise known as "Beneficial" TITLE and "Equitable" TITLE. Learn how not too far into the future *The People* will be restricted to merely "Beneficial" TITLE and all "Equitable" TITLE will be held NOT by our government but by those that own our nation's debt. It's happening today without nary a one of us noticing the process. It's all about the money. The *alleged* money. Clever and cunning beyond belief. Our nation's attorneys are asleep at the switch.



Nelson Aldrich
1841-1915

"Boss" of the 1910 US Senate. Host of the secret meeting on Jekyll Island winter of 1910. A meeting to form the PRIVATELY owned US Federal Reserve. Father-in-law to JD Rockefeller Jr. Two legged snake.

in Article III¹. “United States District Courts” camouflaged as though they are *The People’s* JUDICIAL courts -- the “district court of the United States.” These two very different courts are NOT the same!!

United States Citizens whose legal status has been deceptively and unConstitutionally *adjusted* into that of being a federal employee², walking into these PRIVATE Congressional Territorial courts, *unwittingly consent* to the court’s otherwise non-existent jurisdiction. Non-existent SUBJECT-MATTER Jurisdiction as well as non-existent IN-PERSONAM Jurisdiction and TERRITORIAL Jurisdiction.

The “common-law” as guaranteed by the United States Constitution has ceased to exist, much less evolve from the proceedings in these essentially fraudulent, faux JUDICIAL courts. Justice as to be expected by *Citizens of the United States*, if it exists at all, is substantially altered in these PRIVATE LEGISLATIVE courts of Congress. It happens every day and it must stop. With God as our judge and as INDICTMENTS are handed down... *it will stop!*

¹ Pay very close attention...

There is a vast difference between a federal court that is created by the US Constitution (Found in Article III) vs federal courts that the US Constitution *empowers* the “United States” Congress to create (Found in Article 1 & IV).

A vast difference in Subject Matter JURISDICTION, In Personam JURISDICTION and last but not least, Territorial JURISDICTION. Essentially a VAST difference in every JURISDICTION.

i.e.... Pay careful attention:

- *The United States District Court is NOT a true United States court established under Article III of the Constitution to administer the JUDICIAL power of the United States therein conveyed. It is created by virtue of the sovereign congressional faculty, granted under Article IV, Section 3, of that instrument, of making all needful rules and regulations respecting the TERRITORY BELONGING to the United States. The resemblance of its jurisdiction to that of true United States courts in offering an opportunity to nonresidents of resorting to a tribunal not subject to local influence, does NOT change its character as a mere TERRITORIAL court.*

Balzac v. Porto Rico, 258 U.S. 298 at 312||42 S.Ct. 343, 66 L.Ed. 627 (1921)

- *The words “district court of the United States” commonly describe constitutional courts created under Article III of the Constitution, NOT the LEGISLATIVE courts which have long been the courts of the Territories.*

Int’l Longshoremen’s and Warehousemen’s Union et al. v. Juneau Spruce Corp. 342 U.S. 237 (1952)

- *“United States District Courts” have only such jurisdiction as is conferred by an Act of Congress under the Constitution. U.S.C.A. Const. art. 3, sec. 2; 28 U.S.C.A. 1344 Hubbard v. Ammerman, 465 F.2d 1169 (5th Cir., 1972)*

Be sure to read The Riot Act Pamphlet “Congresses Private (*dirty little secret*) Courts” for a highly detailed 48 page description.

² Almost every year that goes by, America’s enemy through the use of brilliant legal talent in and out of government, finds new, albeit unlawful (unConstitutional), methods shrewdly using “Public Law”, to *adjust* the status of what otherwise should be freeborn US Citizens into a “subject” of government. In reality a “subject” to government’s creditors. A status better known as a US *person* or better yet a US *citizen*. Your lawful status as a freeborn US Citizen has been unlawfully *adjusted* to one of being a “Federal Employee” without any of the protections afforded by the US Constitution. Subsection 13 shown below is taken directly from a never challenged “Act” of Congress. It’s buried way out of the mainstream. And its’ never challenged because it’s always HIDDEN from the view of defendants that should otherwise be freeborn US Citizens.

(13) The term “FEDERAL PERSONNEL” MEANS officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), INDIVIDUALS entitled to receive immediate or deferred retirement benefits UNDER ANY RETIREMENT PROGRAM OF THE GOVERNMENT OF THE UNITED STATES.

[Essentially, if you have a SS#, because of the resultant loss of “rights”, you have been VIOLENTLY placed under 100% jurisdiction of “Congress’s Private (*dirty little secret*) Courts”. You, your children and theirs have been changed into Federal Employees. This is NOT an error in interpretation. Congress has no *lawful* (Constitutional) authority to write this “Act” as it has. However, as long as *We the People* are unaware, it will cause untold pain to those that don’t know. Constitutional or not, it’s still “Public Law”. Our nation’s enemy is a master at manipulating “Public unConstitutional Law”. CAUTION: Do not, DO NOT believe that this means that you have to repudiate your SS#.

(threatened) when Lincoln issued \$450,000,000 in similar “interest free” Greenbacks, circa 1861/2, oddly enough, app. 100 years earlier. (The Rothschild family.)

JFK’s “United States Note”



15 “The Jews” Have Done Nothing! Leave Mr. Rothschild’s and Mr. Warburg’s innocent “Cannon Fodder” Alone! (April 2007) 10

16 The “United States Constitution”¹ SIMPLIFIED & DEMISTIFIED! *The People Wrote It, The People Should Interpret It!!* 15

17 America’s Enemy’s “Plan” Fully Interpreted From Its’ Original 1897... *Russian!* 35 (April 2007)

¹ Pay close attention to the *ephemeral* Title of our Constitution, “The Constitution of the United States *of America*”. Learn how it’s been deceptively used over recent generations by clever government lawyers and our nation’s devious creditors.

The Riot Act Pamphlets

(40 to 210 pages each)

(Pamphlets may be purchased ONLY in conjunction with or AFTER initially purchasing “Invisible Contracts”)

1	<i>“Invisible Contracts” With Two Federal Corporations Known As the “United States” and (get-load-of-this-where-did-it-lawfully/Constitutionally-come-from?), the “United States of America”.</i>	70
2	<i>Congress’s Private (dirty little secret) Courts</i>	10
3	<i>The US Marshals Service, (Congress’s Private, come-n-getchya, Secret Police)</i>	10
4	<i>9/11: Why It Really Happened? What does the US Federal Reserve have to do with it. How did all that “thermite” get into the WTC complex? Just who owns ZIM containers & why did they move just in time?</i>	17
5	<i>Sooooo... Just Where Are All the WMD’s In the Middle East? And There Is An Abundance Of Them Just Where You’d Expect!! What is Dimona? Where is the Negev Desert?</i>	10
6	<i>Social Security (America’s NEXT Trojan Horse... BY DESIGN!!)</i>	10
7	<i>What’s Really Taking Place in a “Willful Failure to File” Trial Anyway?</i>	10
8	<i>So... You Don’t Like Lawyers Eh? Use A Contract to Hire Them For Constitutional “Assistance” and NOT “Representation”.</i>	10
9	<i>Memorandum of Law On the ALL CAPITALIZED NAME.</i>	10
10	<i>During August 2005, This Was Sent To Chicago US Attorney, Patrick J. Fitzgerald. As of 3/2007 No Answer. Why?</i>	10
11	<i>WTC ASSISTED Collapse? Yes? No? Arabs? US Government? Mossad?</i>	10
12	<i>Virtually All Federal Indictments Since 1975 Are Probably Invalid!</i>	10
13	<i>Who Controls America’s Mainstream Press (Media) and Entertainment Systems? Careful, It’s NOT Who You Think It Is!</i>	10
14	<i>History Lesson</i>	17

Learn that in June of 1963 JFK signed Executive Order 11110 authorizing US Government ISSUED, interest-free, Constitutionally lawful, *value-maintaining*, “United States Notes” backed by SILVER that would be in “direct competition” with the debt laden and *depreciating-in-value*, PRIVATELY issued Federal Reserve Notes. (seen below – *didn’t know about that did you?*) Within a few years, the PRIVATELY issued Federal Reserve Notes would have been shunned by *The People*.

Federal Reserve Notes are nothing more than government debt ISSUED by the PRIVATELY OWNED US Federal Reserve. Thusly, JFK offended (threatened) the same family that was offended

Invisible Contracts¹

Originally known as “*The Frank May Letter*”
(This is the only version authorized by Mr. Frank May.)

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¹ While this work may be named “Invisible Contracts”... BEWARE!. The contracts that we unwittingly sign or are engaged in with the two corporations known as the “United States” and the “United States *of America*” are anything but “Invisible”. We all sign and engage in the noted relationships knowingly and with total ability to avoid. (Well almost ☺) It just happens that those who designed this fraud took cunning advantage of a widely known attribute of our Christian heritage. We’re trusting. Hence we’ll sign virtually anything if we believe that those requesting our signature have the routine authority to do so. We’ve consented to all that *they* do to us. Ask questions before you sign anything. If the person you ask cannot answer then why would you sign even a “signature card” that the bank clerk cannot define with ABSOLUTE clarity. Just what is a “US person”? How many *types* of US Citizen are there? Just what is a US citizen? Which are you? Better yet, which one do you want to be? Be careful. ☺

² “*Discounts for Our Publicly Elected Servants*”

Just A Few of the Exhibits You Will See In the New Sections of...

“Invisible Contracts”

1. A US Attorney finally admits, in a 1997 court pleading, that the IRS is **NOT** an “Agency” of the United States Government. You will see a certified copy of the archived records. “Agency” status is needed to effectuate Constitutional law. If you ain’t got it you c’ain’t do it!! Simple!!!
2. An exhibit whereby the *Collection Process* (IRS CP forms program) as originally set up by the IRS in its early days clearly demonstrates that the *process*, as well as the IRS, even if it ever lawfully (Constitutionally) existed, was however, empowered BY LAW to collect “INCOME” taxes from GOVERNMENT EMPLOYEES. Today however, within the *several* states, the IRS breaks the law, operating under “color of law” while federal judges keep a lid on... *secrets*. (Seen on pages 16 and 17)
3. Are you a “Government Employee? ☹” Congress *did-it-and-hid-it*. If *The People* don’t know... that Congress unlawfully (unConstitutionally) has declared all of us to be “Government Employees” within a so-called “Act” of Congress. If we don’t know, then *The People* don’t/cannot challenge it. Slick status *adjustment* by our nation’s HIDDEN enemy and their minions of lawyers: within and outside the government.
4. An exhibit that appears to clearly show that the “*Congress of the United States of America*” REPEALED all of Title 26. (Not to be confused with the “*Congress of the United States*” as formed by the United States Constitution – read your Constitution to see just what the name of our Congress really is... *and weep*). This exhibit has been presented to capable lawyers. Not one has been able to establish that Title 26 has ever been re-instated. Makes no sense. Until you review the entire landscape of anomalous exhibits (irregularities). If you love your nation, you’ll get sick. You’ll also get closer to understanding that the “Income” tax is merely the tip of an iceberg.
5. See with your own eyes where Title 26, *even if it operates exclusively as a Private Contract*, defines “WITHHOLDING” as a tax that can be “withheld” only from a “FOREIGN” source of income. (And no, it’s not even Section 861.)
6. Learn that virtually all our income taxes are handed over to the PRIVATELY owned US Federal Reserve... as merely the interest on the so-called “created” National Debt. (The *principal* of our debt is rarely if ever paid.) AND that when this “INTEREST” turns into profits to the “Fed’s” PRIVATE owners, it *miraculously* becomes 100% EXEMPT from federal, state and municipal taxation. They pocket our sweat and labor statutorily tax-free. Disgusting!! Not Constitutional. A true no no.

OR IN THE ALTERNATIVE of a LABEL

Once you have forwarded CASH ☺, please send your shipping address in an e-mail to Patrick_Riot_2003@Juno.com We will make your label and have your order packaged and ready to ship once your cash arrives. (We do not sell or give away our mailing list.)

Overnight may take app. 3 to 5 days. Regular delivery will be 2 to 3 weeks. (May be as fast as 4 days inasmuch all order are shipped at the very least “Priority Mail”. As of this printing, 1/2007, demand is growing rapidly and due to larger quantity printing, delivery turnaround is improving. However, these books are currently printed in relative short quantities (less than 5,000 at a time) and all too often there’s not enough. As orders grow more predictable, this situation will improve. Our goal is to make all shipments IMMEDIATELY from stock. Soon!

Attention Attorneys

As for skeptical attorneys that will not buy through the mail with cash, we understand. Truly do. Actually the information may be of little use to you. Especially if you’re a *government* attorney ☹. After all, it’s the so-called “professional” attorney that has allowed our Constitution to fall into such disarray and permitted this travesty to happen.

This book is for a *pragmatic*, as well as professional intellect. But one that also has a sense of morality. An intellect that’s willing to think “outside the box”. That’s what will be needed to solve the legal challenges that soon await our nation.

Then again, if I were one of the so-called “professionals” mentioned above, I might want to be prepared for the maelstrom on the horizon. It’s coming and soon.

Sorry gals & guys, this is not a knock or a teaser. Just the truth as we believe it. Your legal, so-called “profession”, is in serious trouble. Your “professional” vanity, greed and arrogance has put us where our Founder’s never intended.

HOW TO ORDER YOUR COPY OF “INVISIBLE CONTRACTS”

Unlike the original 400 or so pages, this Edition of *Invisible Contracts* is a large work: 676 pages. The *Table of Contents* (shown here on page 13), as well as in the book you'll receive, does include app. 200 pages of newly uncovered information in the “Action”, “Evil”, “Notice”, “Preface” and “Introduction”. Furthermore, this is the only edition authorized by Mr. Frank May, the original addressee of George Mercier in the early '90's. Hence, the original name of this work was “The Frank May Letter”.

However, unlike the original, this work also includes the “Epilogue” and the “Endless List” chapters. In the original, non-copyrighted CORE work titled “Invisible Contracts”, George Mercier knew nothing of what's contained in the “Action”, “Evil”, “Notice”, “Preface” and “Introduction”. If he did, his “letter” to “Frank May” would have been substantially different.

The additional 260 pages will be needed to understand why what happened during the Congress's of 1910 thru 1933... HAPPENED. The “Action”, “Evil”, “Notice”, “Preface” and “Introduction” will give you the insight necessary to understand just WHY Congress allowed this fraud and travesty to happen to *The People* and WHY they continue till today to look the other way.

If you would like to own Invisible Contracts and learn how to purchase other of The Riot Act Pamphlets... **send \$70-- CASH ONLY, to:** (Sorry no checks or money orders – you'll understand after reading about *Davis v. Elmira Savings* and how it perversely integrates with any bank *signature card you've ever signed*. Yep, you guessed it, an “Invisible Contract”.)

Frank M
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Wi

The Riot Act

299 Shopping Avenue, Suite 199
Sarasota, FL 34237
Re: “Invisible Contracts”
& Pamphlets

- \$70-- price INCLUDES all S&H.
- Overnight delivery is \$35 extra (It's a thick and heavy book.)
- Please order “Pamphlets” by number AND name.
- All orders are final. (Please do not purchase if you cannot comprehend the issues.)
- And NO, we do NOT use the *dollar* sign. Next time in State court take note that if the judge ever dare use the word “Dollar/s” he/she is in ABSOLUTE violation of Article I, Section 8, clauses 5 and 6 of the “United States Constitution” of which he/she has sworn an “oath”. ☺ He's impeachable!!

Please include a LARGE mailing label using your own address as the return address. (We use Avery 5164)
Please do it on your word processor so that there is no misunderstanding your writing.

a. See with your own eyes that in June of 1933, FDR anointed all income from stock ownership in the PRIVATELY owned US Federal Reserve System PLUS “...all the income derived therefrom”... even from *such* income, to be statutorily tax free. Federal, State and municipal.

7. See with your own eyes where the notorious IRS “Notice of Levy on Salary and Wages” is as deceptive as the most blatant case of “Bait & Switch” criminal activity ever seen. Take a deep gulp as the entire system falls apart before your eyes -- page after despicable page. Our nation is in trouble. Good and honest attorneys will be needed more than ever in our short history. Will you be one of them? We know that you're out there.
8. You believe that we are a Democracy? Maybe. Maybe not. Changing our nation into a two part Democracy (majority/mob rule) from the intended three part Republic was necessary to fulfill the crime's eventual goals. You'll finally and clearly see what these crooked bastards did to our great nation starting in 1913 with the third of three known “rigged” Amendments to our “United States” Constitution. All there in black and white for our nation's biggest black eye ever. Painful!! But needs to be corrected just the same.
9. Did I say “rigged” Amendments? See for yourself where the same family has been busily at work in our legal system like a boll weevil since before 1830. All the while, over generations, capitalizing on their strong bench of 1st and 2nd string termite lawyers, incrementally *adjusted* our laws and our sovereign status, while otherwise honest but sleeping lawyers in our government collected their Congressional paychecks. Read about a recently interpreted “Plan” dating from before 1900¹.and used as a battle plan guideline by our enemy. Read their “threats”. Watch as our nation's HIDDEN enemy, over the last 80 years, has fulfilled on virtually every threat made in their ancestor's 1897, Basel, Switzerland “Plan”.
10. Learn where Congress decided to define the “United States of America” as a State. No kidding. They actually wrote and passed an “Act” of Congress declaring it so. (Snuck it through.) I couldn't make this up if I tried. Bet you can't find it. Bigger reason is why did they do this “status-bending” thing? Jurisdiction? Jurisdiction to collect an otherwise unConstitutional “Income” tax? You'll get sick!!

¹ Excerpt of the last paragraph of Chapter 13 of Rothschild's and Warburg's 1897 “Plan” from Basle, Switzerland to undermine our nation (actually many nations) with CRUSHING DEBT:

When we reach our destination, who will ever suspect, that so many peoples in the past, were stage-managed by us according to a political and financial plan which no one has so much as guessed at in the course of however many generations it may take us and our descendant apparatus?

This was lectured to more than 300 attendees by “Natty” Rothschild in 1897 in Basel, Switzerland. In 1897 no less. Braggart!! And thank God he bragged. Now he's busted.

Sample Exhibit: ANOMALY OR GOVERNMENT FRAUD?

Pay close attention. On these two pages, 16 & 17, are two **IDENTICAL** CP 503's ...*almost!* (They're supposed to be identical.) The **IRS** is writing to **Steve, supposedly a US Citizen whose ancestors created the "Government of the United States" with the US Constitution**, about his **unpaid ACCOUNT**. This "Form", while *appearing* to be OFFICIAL notification, is **NOT** indicating any where or anyplace that he **MUST PAY "his" FEDERAL TAXES "as" REQUIRED BY LAW**. This otherwise **official looking** notice is no different than a notice to Steve from Citgo or Bloomindales where he VOLUNTARILY agreed to buy or otherwise be a customer for **consideration**. Essentially being in a "Contract". However, in this "**CASE**", **Consideration...** allegedly equates to Steve paying an "Income" tax as though he **knowingly contracted** for a service. (See Thomas Paine on the back page for more info about "**CASES**".) That's not really a... TAX. Cannot be a "TAX". Notice the form never says anything about a... LAW! **This CP503 represents virtually 100% of the CP503's issued.** I said "virtually".

However, there are exceptions when the form is issued to **US persons**. Like the kind that agree to be a **US person** when they sign a **bank signature card**. Which in-fact is an agreement with an "**instrumentality**" of the "United States". That's right, when you sign a **bank signature card**, with any bank, you are in a direct **Contract, albeit Invisible**, with the federal corporation known as the **United States**. Allegedly @! No matter that they haven't told you and that it's fraud when you are **unConstitutionally** incarcerated for not **Voluntarily Complying**. **Congress is the King and... allegedly... you are its subject!!** However, in all crimes there is usually a fingerprint or two left behind. Exceptions where a "LAW" in-fact does exist and is blatantly acknowledged to exist by the notorious IRS that in-fact actually has lawful (Constitutional) jurisdiction. **Only with Government Employees!**

You'll see that on the next page.

000413 199812 WI
Notice Number: CP 503
Notice Date: 04-21-2002
SSN/EIN:
Caller ID: 194143

IRS Department of the Treasury
Internal Revenue Service
IRCSNO, CA 93888-0030

STEVE LAWTON
POCATELLO ID 83201

519780002101

IMPORTANT
Immediate action is required.

We previously wrote to you about your unpaid account, but you haven't contacted us about it. Penalties and interest on the unpaid balance are continuing to increase. Please pay the amount you owe within ten days from the date of this notice. If you can't pay now, call us at the number shown below. You may be qualified for a installment agreement or payroll deduction agreement. We want to help you resolve this bill. However, if you don't hear from you, we will have no choice but to proceed with steps required to collect the amount you owe. If you already paid your balance in full or arranged for an installment agreement, please disregard this notice.

ANOMALY OR GOVERNMENT FRAUD?

Next shown is the **original** CP 503. Obviously designed **prior** to the premeditated US receivership in 1933. No doubt a CP 503 designed for the **LAWFUL** intent of the first, and still current, taxing statutes/regs as they originally applied **ONLY** to "**federal employees**" Better known today as a "**US person**". It clearly shows that the so-called "taxpayer" is being informed about his **responsibility, his "duty"**, and that he **MUST PAY his FEDERAL TAXES AS REQUIRED BY LAW**. It's **CRYSTAL** clear that the **IRS** is letting him know that they have **JURISDICTION** over him. "Leo", a retired Air Force Major, has to pay this "INCOME" tax because when it was earned, he was truly a "**US person**", a **federal employee**. Hence he's therefore **LIABLE**. It is clearly **TAXABLE INCOME** as defined by the **IRS Code**. Not too many of these CP503's are issued because rarely will a **FEDERAL EMPLOYEE** get a cash distribution without a "WITHHOLDING". In the past and simple times, taxes were always taken out of lump-sum GOVERNMENT distributions at the "SOURCE". Not so today with the many new complexities. i.e. 401 K or other.

As you get more educated you will learn that in order for **INCOME** to become **TAXABLE INCOME** as defined by the **IRS Code**, it must come from certain taxable **SOURCES**. Federal paychecks, coming from government are a taxable **SOURCE**. However, absent a taxable **SOURCE** of **INCOME**, one does not have a **TAXABLE INCOME** as defined by the **IRCode**. Sounds complicated, carefully designed as such, but once explained in simple detail, it really isn't. However, once you realize the motives for and the immense dimension of the **FRAUD**, (**YOUR** income tax money into **PRIVATE POCKETS** **statutorily tax-free**, see FDR's "gift" to these bastards in June 1933 at Title 12, Section 531) it's easy to understand the reasons for the **ELABORATE** wordsmithing by those Congressional and banking crooks in the early 1900's all the way until today.

As you learn how the **Rothschild Apparatus** has been engaged in an effort to subvert our nation's laws from long before the time of Lincoln, you'll understand how he set the wheels in motion to change all **The People's** status to Government Employees or if you will US persons, better known as US citizens as created by the 1868 14th Amendment. That's right. While our ancestors, as US Citizens created the government, the 14th Amendment created a new and more subordinated type of US citizen.

002118 199812 WI
Notice Number: CP 503
Notice Date: 03-18-2002
SSN/EIN:
Caller ID: 926005

IRS Department of the Treasury
Internal Revenue Service
OGDEN, UT

LEO ALBU

525967859101

IMPORTANT
Immediate action is required.

Notice the **EXPLICIT** wording of the infamous **ONE LINE** on "Leo's" (a federal employee) CP503 that has been *curiously* deleted from all of the CP503's sent to **The** (freeborn) **People** of the *several* states. (The previous exhibit.)

This infamous **ONE LINE** has been **FRAUDULENTLY DELETED** from "Steve's" CP 503!! There's **ZERO IRS JURISDICTION** over **Steve..** The *alleged* **TAX** in question is offensive to the **US CONSTITUTION**. The *alleged* **TAX** in question is **NOT COMPULSORY "BY LAW"** for "Steve". Steve... **the US Citizen!!** Steve must be changed into a "**US person**", voluntarily and/or otherwise. Hence, he then becomes a **US citizen as defined by the 14th Amendment**. See the specific spellings in our Constitution. Our "law" for government. What kind of **citizen** are you?

That's why these **foreign driven adjustments** to our laws and regulations take place. This is why Mr. Rothschild says "...*I care not who writes their laws.*" **Do our elected leaders take an "Oath" to uphold and defend the US Constitution? Do we spell TREASON with all capital letters or...?**

IMPORTANT
Immediate action is required.

As a current or retired federal employee, you must pay your federal taxes as required by law.

We previously wrote to you about your unpaid account, but you haven't contacted us about it. Penalties and interest on the unpaid balance are continuing to increase. Please pay the amount you owe within ten days from the date of this notice. If you can't pay now, call us at the number shown below. You may be qualified for a installment agreement or payroll deduction agreement. We want to help you resolve this bill. However, if you don't hear from you, we will have no choice but to proceed with steps required to collect the amount you owe. If you already paid your balance in full or arranged for an installment agreement, please disregard this notice.